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# Incident Report Additional Name List

OCA: 2022-05131

Additional	Name	I ist
Auunional	Iname	LISU

	Name	Code/#	Name (Last, First, Middle)	Victim of Crime #	DOB	Age	Race	e Sex
1)	WI	1	DRAGT, ANNA E		11/05/2003	18	U	F
		Address	PO BOX 541 E , OLYMPIA, WA 98504-		н: 360-70	1-41	16	
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				Mo	bile #:			

Olympia Police Department

## INCIDENT/INVESTIGATION REPORT

Olympia Police Department

Case # 2022-05131

Statu Code	s = 1 = s	None	2 = Burned $3 = C$	ounterfeit / Forged	4 = Damaged / Vandalized	5 = Recovered	6 = S	eized 7 = Stolen	8 = Unknown
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Suspect Hate / Bias Motivated:

#### **INCIDENT/INVESTIGATION REPORT**

Narr. (cont.) OCA: 2022-05131

Olympia Police Department

NARRATIVE

#### **REPORTING OFFICER NARRATIVE**

Olympia Police Department

Victim

502 Child Vic Sex

Offense SEX OFFENSE/FONDLING,INDECENT

THE INFORMATION BELOW IS CONFIDENTIAL - FOR USE BY AUTHORIZED PERSONNEL ONLY

On 08/11/2022, I was contacted by Detective Sgt. Weinnig regarding a sex offense that occurred at Capital High School located at 2707 Conger Ave NW and Jefferson Middle School located at 2200 Conger Ave NW, both located in Olympia.

I contacted the reporting party Steve Barcliff at approximately 1530 hours via phone. Steve advised he was contacted by a friend's daughter Anna E. Dragt DOB 11/05/2003. She disclosed a friend was being touched sexually by a teacher named Jonathan Moore. The touching started at Jefferson Middle School when the victim was a student there. Once he proceeded to the high school, Mr. Moore followed him by taking a job at the high school. Steve advised he was told the victim was very scared to come forward and was fearful of his parents finding out his disclosures.

At this time, the victim has not come forward or made any statements to law enforcement.

Due to Mr. Moore being a teacher at Capital High School, I contacted administration staff and met with Principal Lillian Hunter, Assistant Principal Ja`Wanne Brown, and other respective staff at approximately 1000 hours on 08/12/2022 to notify them of the allegations that were made against Mr. Moore.

The case was assigned to me for additional follow-up and is currently an on-going investigation. Additional supplemental report(s) to follow.

I certify (declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct. I am entering my authorized user ID and password to authenticate it.

# Incident Report Suspect List

## Olympia Police Department

OCA: 2022-05131

1	Name (Last, First, MOORE, JO Business Address	L	Also Known As						Home Address 5220 MT GREEN LN SE LACEY, WA 98503 360-970-1431					
	DOB 03/24/1989	Age <i>33</i>	Race U	Sex M	Eth U	Hgt	Wgt	H	lair	Eye	Skin	Dri	iver's License / State	
	Scars, Marks, Tattoos, or other distinguishing features													
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Olympia Pol	ice Department			OCA: 202205131
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Investigator:	MCKOON, BROOKLYN (4187)	Date / Time:	02/23/2023 11.	:26:46, Thursday
Supervisor:	WEINNIG, ALBERT (3626) Supervisor	Review Date / Time:	02/23/2023 13	22:32, Thursday
Contact:		Reference:	Probable Caus	e Supplement

The intent of this document is to establish probable cause. Additional details, involved parties and property will be added in a supplemental report.

On 08/11/22, I was contacted by Detective Sgt. Weinnig regarding a potential sex offense that occurred at Capital High School, located at 2707 Conger Ave NW, and Jefferson Middle School, located at 2200 Conger Ave NW in Olympia.

I contacted the reporting party Steve Barcliff at approximately 1530 hours via phone. Steve advised he was approached by a friend's daughter Anna E. Dragt DOB 11/05/2003. She disclosed a friend by an unknown name was being touched sexually by a teacher named Jonathan Moore (later identified as Jonathan J. Moore DOB 03/24/1989). The touching started at Jefferson Middle School when the victim was a student. Once he proceeded to Capital High School, Moore followed him by taking a job there. Steve advised he was told the victim was scared to come forward and feared his parents finding out about his disclosures. Due to Steve having no contact information for the victim, I gave him my information to give Anna to contact me for an interview.

At approximately 1751 hours, I received a phone call from Anna Dragt, who agreed to meet with me the following day to conduct a telephonically recorded interview at 1130 hours. I later placed Anna's statement into digital evidence attached to this case. The following is a summary of the information Anna provided within her statement:

Approximately two weeks ago, she was working with her co-worker 502 Child Vic Sex DOB 04/13/2005 "502"." 502 started talking about when he went to Jefferson Middle School. 502 described a relationship he developed with his digital media teacher by the name of Jonathan Moore. 502 told her he and Moore would spend time together before and after school. When 502 proceeded on from Jefferson Middle School to Capital High School, Moore followed and began teaching at Capital.

<sup>502</sup> told Anna he and Moore would communicate via text and email, but it is unknown exactly when the communication began. Once the pandemic started in 2020, <sup>502</sup> and Moore began arranging to meet each other at the bleachers located at Jefferson Middle School. Anna believed they met "very often" at least several times a week.

disclosed his relationship with Moore became sexual but did not provide details regarding what a sexual relationship meant to him. <sup>502</sup> told her Moore demanded he call him his "boyfriend" and that he needed to say, "I love you." <sup>502</sup> did not consider Moore his boyfriend. Anna advised that Moore made <sup>502</sup> feel like he had to do all the things they did because <sup>502</sup> is a "loner" and Moore had become a significant part of his life.

Anna advised that <sup>502</sup> is currently 17, but it is highly possible he was 15 when he started to meet Moore at

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Contact:		Reference:	Probable Cause Supplement
		502	

approximately 3 months ago for an unknown reason.

the bleachers because it has been a couple of years. <sup>502</sup> disclosed to Anna that he and Moore "broke up"

After my interview with Anna, I provided her with my contact information to provide to 502, as he was fearful of coming forward and did not want me to contact him. I expressed I would be available whenever he felt comfortable and encouraged Anna to continue being a support system for him.

On 08/12/22, I contacted the administration staff at Capital High School to inform them of the allegations being brought forward against Jonathan Moore due to him being a current teacher at their facility. I met with Principal Lillian Hunter, Assistant Principal Ja`Wanne Brown, and other staff at approximately 1000 hours the same day. I was notified Jonathan Moore was currently on administrative leave due to previous professional misconduct allegations with students. Capital High School informed me they would cooperate with law enforcement investigation in any way they could.

I was provided with some of Jonathan Moore's information by Capital High School. The information revealed that Jonathan's full name was Jonathan Joseph Moore, with a listed address of 5220 Mt. Green Ln SE in Lacey, WA 98503. A search through police databases confirmed this information for Jonathan Moore to include his date of birth as 03/24/1989. Additionally, surveillance was conducted at the above-listed address on 09/20/2022. The residence is located within the Mountain Greens MH Estates Mobile Home Park in Lacey, WA. Parked in the driveway was a 2014 Chevrolet Malibu sedan bearing WA LIC BAW0858. The listed registered owner was Jonathan J. Moore. Further surveillance was conducted the morning of 02/15/2023, where Jonathan's vehicle bearing WA LIC BAW0858 was again in the driveway of the residence. Video was taken on both days, capturing the residence and his vehicle. The videos were later uploaded into Axon.

Interview:

came forward and agreed to complete an audio and visually recorded interview at the Olympia 502 s interview lasted approximately 3 hours and 8 minutes. The following is a summary of

<sup>502</sup> what we were here to talk about today. <sup>502</sup> responded that it was weird to say, but "abuse." 502 I asked described the abuse as largely emotional and sexual abuse that started lightly in the 6th grade and "blew up" once he <sup>502</sup> provided the following events as chronologically as he could recall. was in high school.

6th grade (Jefferson Middle School):

502

502 Child Vic Sex

's statement:

On 08/17/2022.

Police Department.

<sup>502</sup> described himself as a "wreck" and stated he did not shower or care for himself. He was put into a program called "Mind Builders" for advanced reading. <sup>502</sup> advised Jonathan Moore was the new teacher for Mind Builders that year. This was how he and Moore first met. <sup>502</sup> advised that he liked Moore at first, and he

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wanted to take more of Moore's classes the following year. 502 explained an incident where he wrote Moore a letter about how much his classes meant to him, and Moore hung up the letter. 502 advised that this was a turning point in his relationship with Moore.

7th Grade (Jefferson Middle School):

advised that he signed up for Reach and Visual Communications classes with Moore. He enjoyed Visual Communications, which created an environment for him to be around Moore. <sup>502</sup> advised Moore took the time to get to know him and put him into positions he was good at. He described Moore as someone who did not immediately "discard him." <sup>502</sup> advised that it slowly started happening along with other students, where they would stay after school with Moore until approximately 1630-1700 hours. <sup>502</sup> advised they usually stayed to film or discuss classroom plans. Toward the end of 7th grade, <sup>502</sup> was given more opportunities and elected more responsibility within the Visual Communication program.

8th Grade (Jefferson Middle School):

During 8th Grade, <sup>502</sup> advised they made a sitcom called "The Studio" in Visual Communications. This became the drive for people to stay late after school. <sup>502</sup> became involved with The Studio, which was a big turning point in his and Moore's relationship. As summer was approaching, students, along with Moore, began staying as late as 2100-2200 hours filming. <sup>502</sup> explained he was not forced to stay after school; he wanted to and would choose to stay. This developed into <sup>502</sup> staying after school to converse with Moore because he enjoyed talking to him. This occurred often and would result in him and Moore staying alone between 2-3 1/2 hours. I asked <sup>502</sup> what would happen during this time. <sup>502</sup> advised that he and Moore would talk about stuff such as philosophy. Moore would order food for him, and Moore became his friend. I asked <sup>502</sup> in a school week how many days he would stay after school with Moore. He advised 2 or 3 times a week minimum. <sup>502</sup> advised that he and Moore would communicate via email during this time, but nothing was "out of line."

I asked <sup>502</sup> if, while he was in 6th-8th grade if anything ever became physical between him and Moore, <sup>502</sup> stated, "No." and stated during this time, it was 3 years of a "grooming" phase. <sup>502</sup> described Moore almost as a "parent" or like his "dad." <sup>502</sup> described his own behavior during this time as distanced from everyone; he stopped playing Xbox and interacting with his friends. <sup>502</sup> described himself as becoming reliant on Moore.

Summer before 9th Grade:

During the summer, 502 and fellow students would go to Moore's classroom at Jefferson Middle school. During this time, they developed a plan that 502, along with other students involved, would return to Jefferson while they were at Capital High School and would teach students how to make "The Studio" to continue the production.

Olympia Pol	ice Department		OCA: <b>202205131</b>
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Capital High School:

Freshman/Sophomore Year (14-15 Years Old):

<sup>502</sup> stated that at least a couple of times a week, he would walk to Jefferson after school to talk to Moore while he was a student at Capital High School. On March 13th of 9th Grade, <sup>502</sup> was filming "The Studio" with Moore at Jefferson. Filming was not completed before school was shut down due to Covid-19. <sup>502</sup> explained he and Moore had become closer at this time, and it had become clear they were not just staying in contact for filming purposes. <sup>502</sup> stated he and Moore would stay in contact via email and Skype.

Skype calls between him and Moore began with other students present. This progressed to him and Moore getting on Skype early to talk without anyone else on the call or staying on late to continue talking. 502 advised that he also began to meet Moore at Decatur Woods Park and the bleachers at Jefferson Middle School. This, too, started with other students present but progressed to being just him and Moore. Almost daily, including weekends, he would go to Jefferson Middle School bleachers to meet Moore to talk. 502 explained that he and Moore also started using Gmail to communicate. They would talk late into the night, having hundreds of emails between each other. Moore would become "very upset" if he did not respond quickly. This then progressed to them using Google Hangouts/Chats to communicate because it was just like texting.

advised that every night at 2230 hours, Moore would call him, and they would talk until approximately 0100 hours on the phone. He had to hide this from his parents and lie about whom he was talking to. During this time, 502 advised that he gained 50 or 60 lbs. I asked 502 why this happened. He explained that all he would do is sit on his bed and talk to Moore, and he was sad. 502 explained that his grades were failing, but Moore started to do his homework. 502 advised that he still does not know algebra or geometry because of this.

advised that his "relationship" started with Moore when he was approximately 14 or 15 years old. <sup>502</sup> defined "relationship" to mean Moore would want him to call him his "boyfriend." Moore told <sup>502</sup> they were going to spend their whole lives together, <sup>502</sup> was going to find a surrogate for their children while in the running start program at South Puget Sound Community College, and they were going to name their children "Maryweather" and "Elliot."

Moore formulated a plan for after high school when 502 was in college for a year or two. He would have a project and an extra room at his apartment. 502 would stay in the room while they worked on the project. Once 502 was an adult, it would seem natural that they were in a relationship. 502 explained there were several documents and notes made about his and Moore`s planned future, ideas on how to raise their kids, or what their life together would look like. These ideas of their life were captured in Google Docs that Moore has since renamed/and or deleted. I asked 502 why Moore would do this. He explained that whenever there was a fight between them, Moore would take these documents from him.

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Supervisor:	WEINNIG, ALBERT (3626)	Supervisor Review Date / Time:	02/23/2023 13:22:32, Thursday
Contact:		Reference:	Probable Cause Supplement

During this time, especially once he and Moore entered a "relationship," he would go to Jefferson Middle School to visit Moore and would sleep on the ground after school. Moore would sometimes take a nap next to him. I asked 502 to explain how their bodies were when Moore would lie down to take a nap next to him. 502 stated, "Like spooning." I asked 502 if Moore's body would do anything during this time. 502 stated not really; unless it were something sexual, there would be humping. 502 explained, humping to be thrusting with him, laying down on his side facing away from Moore. Moore would be lying down on his side facing toward him, thrusting his pelvis into his "ass" or "thigh." 502 said he could feel Moore had an erection while he was humping him. This happened approximately once or twice.

advised that the topic of sex came up between him and Moore when he was around 14 or 15 years old. This would happen by Moore turning the conversation sexual and talking about what turned him on, such as the type of pornography he enjoyed. <sup>502</sup> explained Moore liked "twinks" with very little hair and flaccid penises. Moore would talk about how he wanted to be submissive and wanted <sup>502</sup> to control him and punch him. I asked <sup>502</sup> if Moore ever had him watch pornography with him, and he stated no. <sup>502</sup> explained that Moore wanted sex but was willing to wait. <sup>502</sup> advised once Moore came to Capital High School during his junior year (16 to 17 years old), the sexual acts began. I asked <sup>502</sup> how he and Moore would communicate about sex. <sup>502</sup> advised sometimes they would call, sometimes over skype, but never over text or email. Some of the sexual conversations may have occurred over "Google Chats" because this was a primary medium of communication between them.

#### JUNIOR YEAR (16-17 years old):

<sup>502</sup> stated he would come to school between 0700- 0800 hours every day to see Moore and stay after school until 2130-2200 hours. It was not uncommon for him to spend anywhere from 10-14 hours at the school with Moore daily.

Approximately two months into the school year, the sexual acts began. These would occur in the interior newsroom at the school. Inside the interior newsroom, there was a green room with large black curtains. He and Moore would go into this room after everyone left school around 2100 and 2200 hours. This occurred at least two or three times a week, sometimes daily. 502 explained he was paranoid about the janitors because they would come into the other room to the extent that he would wear black shoes to blend into the curtain.

Moore would pressure him to go behind the curtain, where he would "fondle" Moore. I asked <sup>502</sup> what fondling meant to him. <sup>502</sup> stated rubbing Moore's testicles, kissing his neck, touching the back or side of Moore's body, sometimes his "ass," and he would "masturbate" Moore over his clothes, sometimes under. <sup>502</sup> described that he would take his hand over Moore's penis, which was usually erect or halfway erect. He would stroke Moore's penis, and Moore would have many pre-ejaculates. He would try to avoid touching the head of Moore's penis,

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although sometimes Moore would ask him to. <sup>502</sup> advised that he would try to stick to the shaft or lower shaft of Moore`s penis while masturbating but would stop before Moore ejaculated. <sup>502</sup> advised that the "thrusting" also happened with Moore by getting into "sex positions," and they would "act" them out with their clothes on.

explained that Moore only touched him once on his genital area with his hands. I asked 502 to tell me everything that happened when Moore touched his genital area. 502 stated he and Moore were again in the back room at the school. 502 said he was insecure about his penis not being hard because he did not want Moore to be upset.

In this incident, <sup>502</sup> explained that Moore`s hand was "really cold." <sup>502</sup> was standing with his pants down, and Moore reached into his underwear. Moore touched and stroked his penis with his barehand and fingers. Moore was also rubbing his foreskin and making comments about it. This lasted approximately a minute until he told Moore, "No." Moore started trying to go faster to encourage him not to be done.

<sup>502</sup> stated that his sexual interactions with Moore were not consensual. The only time he would indicate he wanted this with Moore was after he already refused it twenty times and decided this was going to be his life. <sup>502</sup> advised that he verbalized several times to Moore consistently that he did not want to do these things with him.

<sup>502</sup> advised that he got away from Moore halfway through December 2021, and the physical contact ended. <sup>502</sup> advised the last time he talked to Moore was approximately four months before reporting the incident on 08/17/22.

#### ADDITIONAL INFORMATION:

<sup>502</sup> explained he would mentally stay strong from Moore and go weeks without talking to him. During these periods, <sup>502</sup> stated he was sad and would sometimes go back to the friendships Moore made him break away from. He would have sporadic contact with Moore and explained a time he and Moore got into a fight because he disclosed he went back to talking to some of his friends.

One night, it was approximately 0100 hours, and Moore threatened him over the phone that he would slit his wrist if he did not leave his friends or if he did not want to have sex with him. Moore showed him a knife he had in the room with him, and 502 told Moore he wanted his friends and did not want to be with him. Moore slit his wrist, and 502 could hear it over the phone. 502 explained that he started begging Moore to call back after disconnecting to show him proof. Moore called him on Skype and showed 502 his wrist, which was actively bleeding, with a towel. Moore went to the hospital and told 502 he gave them the excuse that he was opening a box with a box cutter and cut himself. Moore told him he did it for attention so 502 would not leave.

Olympia Pol	ice Department			OCA: 202205131
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Contact:		Reference:	Probable Caus	e Supplement

Communication Platforms:

advised that he and Moore would communicate on a variety of platforms such as Google Hangouts, Google Chat, multiple Gmail accounts, Google Docs, Google Drive, Skype, and phone calls/text messages made from 502 s cellphone (360-463-1661) and Moore's cellphone (360-970-1431), and Discord via Oscar Pecan's account "PelicanPecan." 502 provided me with a list of usernames/account information/emails that he could recall using with Moore. He provided the following email addresses: 502 Child Vic Sex with an associated name of "Samuel G." on the account, Jomoore@osd.wednet.edu, 502 Child Vic Sex 502 Child Vic Sex Additionally, he advised Jonathan Moore's Skype username was "Home Access."

<sup>502</sup> advised Moore forced him to provide the login information for his accounts so he, too, had access to them. Moore would communicate with him via these accounts to make it appear that he was talking to himself. <sup>502</sup> provided the example that Moore had used his student email <u>502 Child Vic Sex</u> and would send emails back to the same address to make it appear as though the communication was one-sided; however, Moore was writing to him in a non-obvious way.

Before meeting with law enforcement, advised that he attempted to go through his email accounts to locate the communication between him and Moore. advised that it appears that recently Moore went into the accounts and deleted the communications and or documents they shared.

To allow OPD to retrieve digital evidence within his cellphone, <sup>502</sup> completed an Olympia Police Department Voluntary Permission to Search form to allow an OPD Digital Forensic Examiner to create a digital image of his device. Detective Digital Forensic Examiner Marcuson downloaded the device. Detective Digital Forensic Examiner Malone assisted with the search and extraction of evidence from the device.

#### 502 Child Vic Sex CELLPHONE:

A search of 502 's cellphone revealed five voicemails with saved audio from the phone number 1360-970-1431 belonging to Jonathan Moore on the following dates and times. The voicemails were later extracted as evidence and booked into OPD evidence:

09/24/2021 3:17:17 PM with a duration of 00:00:59

11/23/2021 5:34:31 AM with a duration of 00:00:53

12/21/2021 12:51:22 AM with a duration of 00:02:39

12/21/2021 12:53:49 AM with a duration of 00:00:18

 $01/12/2022\ 8{:}17{:}21\ AM$  with a duration of  $00{:}01{:}19$ 

There were several email threads extracted that occurred between the email

502 Child Vic Sex

Olympia Pol	ice Department		OCA: <b>202205131</b>	
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Case Status:	REFERRED TO Case M	Ang Status: REFERRED TO P	ROSECUTOR Occurred: 08/11/2022	
Offense:	SEX OFFENSE/FONDLING,INDECENT	LIBERTIES, CHILD MOLEST	ING	
Investigator:	MCKOON, BROOKLYN (4187)	Date / Time:	02/23/2023 11:26:46, Thursday	
Supervisor:	WEINNIG, ALBERT (3626)	Supervisor Review Date / Time:	02/23/2023 13:22:32, Thursday	
Contact:		Reference:	Probable Cause Supplement	

and jomoore@osd.wednet.edu all of the emails extracted appeared to be related to Koug TV, school topics, or professional development and did not appear to be criminal in nature.

#### CAPITAL HIGH SCHOOL:

I was contacted by Scott Neiman Director of Human Resources with Olympia School District, on 09/21/2022; I was informed Jonathan J. Moore had been terminated as an employee of Capital High School because of professional misconduct with students. These allegations of professional misconduct were investigated by a private investigator and were handled internally, which resulted in Jonathan Moore being on administrative leave for a significant amount of time. 502 Child Vic Sex was interviewed because of this investigation previously by the private investigator, along with multiple other students. I was informed that the school would not be provided these internal investigation records based on advice from legal counsel. (These were later obtained via search warrant).

I was informed that after Jonathan Moore's termination, staff of the Olympia School District cleaned out the classroom Moore operated out of. Several "security" style cameras were discovered in the classroom and the back green room (where the sexual acts with 502 Child Vic Sex occurred) from the brand "Q-See." These cameras were installed prior to Moore taking over the classroom; however, the school advised they believed the camera's to be inoperable. The cameras were removed and secured at the Olympia School District Office located at 111 Bethel ST NE, Olympia, WA 98506, before law enforcement was made aware of them, which did not now allow for photographs to be taken and the cameras to be collect in their original condition. Additionally, several USB drives were located along with the cameras and secured in Capital High School Principal Lil Hunter's office.

I later responded to the school and met with Daniel Grimm, DOB 07/02/1959, who completed an audio and visually recorded walk-through of the classroom with me, showing where all the cameras were located. While conducting the walkthrough, an additional camera was found in the green room that was not removed. I captured this camera on video along with additional photographs. While meeting with Daniel Grimm, he informed me of a time he, along with the school Principal, were conducting walkthroughs of the school during a school dance. They found the light on in Moore's classroom, where Moore was found alone with a student Oscar Pecan around 2200-2300 hours in the back editing room. When confronted, Moore told Grimm they were being recorded in the room. This comment led Grimm to believe the cameras were operable. This information was also confirmed in an internal investigation where Daniel Grimm spoke of the same circumstances. Jonathan Moore was interviewed about this, and stated Oscar came into his classroom because he did not want to go to the dance and asked if he could work.

On 09/26/2022, I was contacted again by Scott Neiman and informed of a hidden USB drive that was found taped underneath Jonathan Moore's classroom desk. The USB drive was located after the desk was being removed from the classroom for cleaning. This USB drive was placed with the others again secured in the principal's office pending the application of a search warrant.

Investigator Signature	Supervisor Signature
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On 09/29/2022, I applied for and was granted a search warrant by Honorable Superior Court Judge Zipp to search for and seize evidence from Capital High School, located at 2707 Conger Ave NW and Olympia School District office, located at 111 Bethel St NE. I provided the warrant from Capital High School and Olympia School District to the OPD Records department to be filed on 09/29/2022.

#### CAPITAL HIGH SCHOOL SEARCH WARRANT:

Detective Seig and I responded to Capital High School on 09/29/2022 for service of the search warrant. At approximately 1244 hours, the warrant was served and recorded via axon video recording in Principal Lil Hunter's Office at the school. Collected were 22 various USB/ SD Drives locked in the cabinet in Lil Hunter's Office and contained in a snowman box. Additionally, in the box was the green USB drive previously taped underneath Jonathan Moore's classroom desk.

The USB drives and SD Cards were collected and believed to be associated with the Q-See camera system and/or contain evidence of the sexual acts that occurred between Jonathan Moore and 502 Child Vic Sex, he alone in the room with Charles, or any other video of evidentiary value as it related to Jonathan Moore`s relationship with other students at Capital High School. I photographed the storage devices and later uploaded the video and photographs into Axon Digital Evidence. These devices were later provided to Digital Forensic Examiner Detective Malone for processing. A search of the USB/SD Cards revealed no items of evidentiary value, and they were later booked into OPD Evidence. A copy of the warrant and return of service was provided to Principal Lil Hunter.

#### OLYMPIA SCHOOL DISTRICT OFFICE SEARCH WARRANT:

Detective Seig and I responded to 111 Bethel St NE (Olympia School District Office) for the service of the search warrant. At approximately 1404 hours, the warrant was served and recorded via Axon video. Collected was a "Q-See" DVR system with a keyboard and mouse, which was contained in a Home Depot Box. Additionally, I was provided Jonathan J. Moore`s personnel records regarding his internal investigations/disciplinary records by Starla Hoff Director of Human Resources.

A copy of the warrant and return of service was provided to Starla Hoff. The evidence was taken back to the Olympia Police Department. I placed the Q-See Camera System, keyboard, and mouse into temporary evidence locker #2. It was discovered a higher level of digital forensic expertise would be needed to search such items for evidence. Due to this, a search could not be conducted within 10 days of the original warrant. I applied for and was granted an additional warrant for a search to be conducted by a Digital Forensic Examiner on 2/15/2023 by Honorable Judge Thomas. The warrant was provided to DFE Detective Malone on 02/15/2023. I also provided the warrant to OPD Records to be filed.

Olympia Pol	lice Department		OCA: <b>202205131</b>	
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Case Status:	REFERRED TO Ca	se Mng Status: REFERRED TO P	ROSECUTOR Occurred: 08/11/2022	
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Investigator:	MCKOON, BROOKLYN (4187)	Date / Time:	02/23/2023 11:26:46, Thursday	
Supervisor:	WEINNIG, ALBERT (3626)	Supervisor Review Date / Time:	02/23/2023 13:22:32, Thursday	
Contact:		Reference:	Probable Cause Supplement	

#### OSD INTERNAL INVESTIGATION DOCUMENTS:

I was provided the documentation from the internal investigation conducted by Private Investigator David Helvey from Clear Risk Solutions. The document I was provided is 51 pages. There were ten allegations that were brought forward: Allegation 1: Mr. Moore yelled, used profanity, threatened, was disrespectful, and inappropriate when communicating to students.

Allegation 2: Mr. Moore gave preferential treatment to students who are involved with Koug TV and he relies on these students to teach/lead the class.

Allegation 3: Mr. Moore threw objects and tore things off the wall in his classroom when students were present.

Allegation 4: Mr. Moore involved himself in students` personal decisions and relationships and fired or threatened to fire students from Koug TV because of their relationships with other students or their personal choices and decisions. Allegation 5: Mr. Moore told students to shut up and threatened to hit students with his cane if they used profanity during a talent show.

Allegation 6: Mr. Moore chaperoned students at the bowling alley for Oscar Pecan's birthday party and accompanied students to a store.

Allegation 7: Mr. Moore's students stayed after school until late in the evening working on Koug TV projects. Allegation 8: Mr. Moore talked to students about this investigation prior to the students being interviewed.

Allegation 9: Mr. Moore allowed Sawyer Conklin and Carlie Cockrell to post a question on Koug TV's Instagram page asking students what their feelings were about the new Capital High Schol Principal, Lil Hunter, and some of the responses were made public on Koug TV's Instagram page. Mr. Moore then created an approximately hour-long video of himself, Sawyer, and Carli during which Mr. Moore read some of the responses students made to the question. Mr. Moore then emailed a link to this video to district staff.

Allegation 10: Mr. Moore told Lincoln Anderson the world would be a better place without him (Lincoln) during class on June 1, 2022.

Several witnesses were interviewed because of this investigation. In summary, students talked about the inappropriate way Moore intervened in their relationships by telling them who they could and could not be around. Moore would make sexually related comments, such as calling Sawyer Conklin a "bottom" and Oscar Pecan a "top," referring to sexual positions. It was disclosed that Moore started to behave differently after 502 fild Vic left his program. It was stated that Moore and 502 were close, spending time together outside of school, and that their relationship was more than a teacher/student relationship. Another student spoke of Moore firing 502 from Koug TV and spent the next couple of months ranting about 502. Moore told students they could have no contact with 502; if they did, he (Moore) would fire them from Koug Tv.

<sup>502</sup> 's girlfriend, Calla Lamenzo-Steine, disclosed that Moore tried to convince students she was a bad person. This started after she began dating <sup>502</sup> in December, <sup>502</sup> left Koug TV, and there was a fallout between

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Supervisor:	WEINNIG, ALBERT (3626) Supervisor	Review Date / Time:	02/23/2023 13:	22:32, Thursday
Contact:		Reference:	Probable Cause	e Supplement

and Moore. Moore talked to her and 502 separately and tried to convince her she was ruining 502 s life by dating him. This conversation lasted for two hours. Moore told her she and 502 needed to break up and had a similar conversation with 502 telling him he also needed to end his relationship with Calla and that 502 would ruin her.

#### GOOGLE SEARCH WARRANT:

Based upon the information provided by <sup>502</sup> regarding the extensive contact he had with Jonathan Moore via his Google accounts <u>502 Child Vic Sex</u> and <u>502 Child Vic Sex</u> I believed the above-listed Gmail accounts contained evidence.

I applied for and was granted a search warrant for the above-listed accounts on 09/29/2022 by Honorable Superior Court Judge Zipp. I served the warrant electronically to Google on 10/06/2022. I received an electronic return of the requested data pursuant to the search warrant from Google on 10/24/2022. On 11/30/2022, I noted that I had not submitted a return of service for the warrant. On 11/30/2022, I provided a return of service to OPD records to be filed and a copy of the return of service to Google via the law enforcement portal. I later placed the return from Google into OPD Evidence.

#### 502 Child Vic Sex INTERVIEW #2:

On 11/17/2022, I met with <sup>502</sup> at the Olympia Police Department at approximately 1200 hours to conduct a follow-up interview. The purpose of the interview was to review newly discovered evidence as it pertained to the warrant return from Google and the warrant service to Capital High School and the Olympia School District. The following is a summary of my interview with <sup>502</sup>:

From my search of the Google search warrant return, several items were discovered, including a photo of Jonathan Moore, word documents, a PDF, audio files, and video files. I reviewed these files with 502 on my department-issued laptop. I later placed a copy of the items shown to 502 onto a USB drive that was later booked into OPD Evidence.

The first item I presented to 502 was a photograph of a male subject. The male presented as a white male with dark hair, wearing a green Peter Pan shirt, and holding a plate of food. 502 recognized the photograph to be of Jonathan Moore. I asked 502 what the context of the photo was. He could not remember, but Moore would send him photographs of himself. I asked 502 if he was in a relationship with Moore when the photograph was taken. 502 confirmed he and Moore were, in fact, in a relationship at that time.

I presented a text message string of screenshots that occurred with a contact Sawyer Real (aka Sawyer Conklin). The conversation was regarding Moore riding "Ivy`s" (later determined to be Ivy A. Davis) bike and a video posted on Snapchat. The video was taken at Capital. High School in the back parking lot. <sup>502</sup> advised Moore that he had him text Sawyer to handle the situation. Moore wanted the video removed because another student saw the video and thought it was strange. <sup>502</sup> advised that he was not present when Moore rode the bike. I asked

Olympia Pol	ice Department		OCA: <b>202205131</b>	
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Case Status:	REFERRED TO C	ase Mng Status: REFERRED TO F	PROSECUTOR Occurred: 08/11/2022	
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Supervisor:	WEINNIG, ALBERT (3626)	Supervisor Review Date / Time:	02/23/2023 13:22:32, Thursday	
Contact:		Reference:	Probable Cause Supplement	

<sup>502</sup> why Moore was concerned about a video of himself on social media. <sup>502</sup> advised Moore to realize a video would be a problem later if he were going to be reported to the police or that people may think he was strange. <sup>502</sup> advised that Moore was aware that the things he was doing were questionable and illegal. Still, he tried to be safe with the things he was doing that allowed for "plausible deniability."

I advised <sup>502</sup> that several audio files were located. I played the first audio recording and immediately observed a change in <sup>502</sup>'s body language, and he seemed uncomfortable. <sup>502</sup> said he did not want to hear the recording and confirmed that the voices in the audio files I played were Moore and himself. <sup>502</sup> advised that the songs in the audio recordings were songs he and Moore wrote together. <sup>502</sup> suggested that almost all the recordings were taken when they would talk in the middle of the night.

I asked <sup>502</sup> if he thought it was appropriate for a teacher to be making these types of recordings with a teacher. advised that this was something he approached first with Moore. <sup>502</sup> reported that because Moore made him leave his friends, he no longer had anyone to write songs with other than Moore. <sup>502</sup> advised that it is hard for him to say at what point things became inappropriate. <sup>502</sup> confirmed that most songs were written when he and Moore were in a relationship.

I presented <sup>502</sup> with the billing information that was in his Google accounts. There were two cards on the account, one listed under Jonathan Moore with a Visa card ending in 1801. <sup>502</sup> advised that he recognized the number Visa number ending in 1801. <sup>502</sup> said Moore would give him his card information to purchase food or place orders from his phone. <sup>502</sup> could not recall why the card would be linked to his account.

I showed 502 a Customer Profile for his Google account 502 Child Vic Sex that had a billing address for Jonathan Moore in Lacey, WA, with the same Visa ending in 1801. This information was added on January 23rd, 2022. 502 advised that this must have occurred after Moore took his email account from him. 502 that Moore or possibly Oscar Pecan would have purchased something with the account. 502 advised that he no longer has access to this email because Moore changed the password.

I presented Subscriber information that Google provided with the name of "Samuel G."  $50^2$  advised that this was the name Moore renamed the account. Moore did this because he did not like the name displayed on Google Hangouts when he and  $50^2$  would talk. This was because it was "incriminating" if  $50^2$  's parents were to open his phone. I asked  $50^2$  if Moore ever stated it would be too incriminating to have his name.  $50^2$  said, "Yeah."

I presented to 502 a word document titled "502 s Notes," totaling 46 pages. 502 advised that this document was originally in a Google Doc, but Moore would commonly hold it "over his head" and delete it. Moore gave these documents back to 502, but when he gave them back, they were in a Word document. 502 advised many things on the document he has added recently; however, there is much stuff from Moore and him

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Case Status:	REFERRED TO Case Mng State	as: REFERRED TO P	ROSECUTOR	Occurred: 08/11/2022			
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writing back and forth. <sup>502</sup> went through the document and advised that Moore had deleted many of its contents. <sup>502</sup> mentioned references to "Maryweather" and "Elliot," which were the names of their children being deleted from the document.

I showed 502 a PDF titled "Names." 502 advised that this was a list of names he and Moore thought would be good names for their children. The names "Maryweather" and "Elliot" were present on the list. I then shared a thumbnail photo titled "Parenting Guide." 502 stated, "Yeah, I made this with him." 502 explained his intent in creating the document as if he was going to be stuck with Moore the rest of his life, with his kids in a bad marriage; he would prefer his kids have the best time they could. 502 advised that he sat down and talked about it with Moore about how they would parent their children.

<sup>502</sup> advised that he had gotten back in contact with Oscar and others from Koug Tv. <sup>502</sup> advised Moore had started the same actions/behaviors with Sawyer Conklin, but he stopped and moved on to Oscar Pecan.

advised that it was weird hearing Oscar talk about what happened with Moore because almost everything happened to him. 502 provided the example that Moore was forcing Oscar to always have his phone, always text him where he was, call each other, and "grooming" Oscar. 502 advised that once Moore was no longer at the school because of administrative leave, Oscar "ghosted" Moore, and they are no longer in contact. I asked 502 if Oscar ever disclosed any physical contact that occurred between him (Oscar) and Moore. 502 advised that he did not.

I asked <sup>502</sup> if he ever knew about Moore getting caught in the classroom alone with Oscar Pecan during a school dance. <sup>502</sup> did not. <sup>502</sup> did bring up Ivy Davis. He stated the reason Ivy was no longer a part of Koug Tv was that she was trying to hook up Sawyer Conklin and Oscar Pecan with her friends. Moore did not like this and did not want them (Oscar and Sawyer) to date. I asked <sup>502</sup> if Moore was only controlling with male students. <sup>502</sup> advised mostly because there were not many female students in his "circle." I asked <sup>502</sup> if he believed this to be intentional. He stated," Yeah." In many ways, Moore was "sexist." But Moore would be controlling with Ivy Davis and Carli Cockrell.

I asked 502 if he could remember Moore's classroom, and he said he could. I asked 502 if he remembered seeing cameras in Moore's classroom. 502 advised that he did, and there were "tons" of cameras which is why they went into the green room where the sex acts occurred. 502 did not believe there was a camera in the green room. 502 advised that he believed where they were was out of sight from the cameras, but he is certain the cameras picked something up. 502 advised that Moore would turn the cameras so they would not face into the green room or wherever things were "happening." I asked 502 why he thought Moore did this. 502 advised because Moore did not want to get caught. I asked 502 if Moore ever said this to him. He advised yes, and everyone knew the blind spots of the cameras because Moore would talk about it. I asked 502 if the camera's worked, and he stated they did. I asked 502 how he knew this. He advised that you could go into the back room and turn on the monitor to see the cameras. 502 advised Mr. Laduke put up the cameras for theft reasons. I

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Supervisor:	WEINNIG, ALBERT (3626) Supe	rvisor Review Date / Time:	02/23/2023 13	2:22:32, Thursday			
Contact:		Reference:	Probable Caus	se Supplement			
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asked 502 if Moore had access to the cameras. 502 advised that he did because he would talk about it.

<sup>502</sup> drew a picture of the layout of Moore`s classroom, where he remembered the cameras being located, and where the sexual acts occurred between him and Moore. <sup>502</sup> signed and dated this drawing. I later booked this drawing into OPD Evidence.

Probable cause existed to arrest Jonathan Moore for RCW 9A. 44.089 Child Molestation in the Third Degree for having sexual contact with 502 tild Vic when he was under the age of 16, by thrusting his pelvic area with an erect penis into buttock, thigh region while they were "spooning", RCW 9.68A. 090 Communication with a Minor for Immoral Purposes based upon Moore having sexual conversations that began with 502 at the age of approximately 14 or 15 years old with the intent to develop a sexual relationship with 502 in the future, and for RCW 9A.44.096 Sexual Misconduct with a Minor in the Second Degree based upon Moore causing 502 who was under the age of eighteen to have sexual contact with him, while abusing his supervisory position as a teacher at Capital High School to engage in sexual contact with <sup>502</sup> while on school grounds.

On 02/21/2023, I applied for and was granted a warrant by Honorable Superior Court Judge Amamilo for Jonathan Moore's residence at 5220 Mt. Green Ln SE, Lacey, WA 98503, to include any outbuildings(s) or attached structures, Jonathan's 2014 Chevrolet Malibu bearing WA LIC BAW0858, any and all cellphones(s) and digital devices, the service provider records for T-Mobile, and to arrest Jonathan J. Moore.

On 02/23/2023, OPD Detectives, with the assistance of Officer Theis, responded to 5220 Mt. Green Ln SE for the search warrant service. While sitting outside Jonathan's residence, I observed a male subject matching the physical description of Jonathan J. Moore exit the residence and open the driver's door to the Chevrolet Malibu bearing WA LIC BAW0858 (Jonathan's vehicle) that was sitting in the driveway. Detective Hutnik and I contacted Jonathan at his vehicle at approximately 0802 hours. My department issued body camera was activated, capturing the contact with Jonathan and the warrant service. Please see the video for additional details. I informed Jonathan that he was under arrest. I then placed Jonathan into properly gauged double locked wrist restraints. A search was conducted search incident to arrest. Officer Theis located Jonathan's cellphone in his front right pocket. The cellphone was seized as evidence. No further items of evidentiary value were located on his person. Jonathan was placed into the back of Officer Theis's patrol vehicle, where I advised him of his Miranda Warnings from my department issued card at approximately 0804 hours. Jonathan invoked his rights and did not wish to continue speaking with me. Jonathan was transported to Thurston County Jail by Officer Theis, where he was booked on the above listed charges.

Olympia Pol	ice Department	OCA: <b>202205131</b>					
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Case Status:	REFERRED TO Case Mng Status: REFERRED TO I	PROSECUTOR Occurred: 08/11/2022					
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Investigator:	MCKOON, BROOKLYN (4187) Date / Time:	02/23/2023 11:26:46, Thursday					
Supervisor:		02/23/2023 13:22:32, Thursday					
Contact:	Reference	Probable Cause Supplement					
Contact:		1 robuble Cause Supplement					

I certify (declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct (RCW 9A.72.085). I am entering my authorized user ID and password to authenticate it.

#### ARREST REPORT

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SUPERIOR COURT, THURSTON COUNTY, WASHINGTON

2022

2022 OCT -3 AM 9: 19

UPERIOR COURT

TOH COUNTY, WA

STATE OF WASHINGTON

SW NO: \_\_\_\_\_\_ CASE NUMBER: 2022-5131LINDA MYHRE ENLOW SEARCH WARRANT<sup>1</sup> TRURSTON COUNTY CLERK

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0694

# TO ANY PEACE OFFICER IN THE STATE OF WASHINGTON:

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Upon the sworn complaint made before me, there is probable cause to believe that the crime(s) of RCW 9A.44.089 Child Molestation in the Third Degree, RCW 9A.68.090 Communication with a Minor for Immoral Purposes, and RCW 9A.44.096 Sexual Misconduct with a Minor in the Second Degree has been committed, in Thurston County, and that evidence of that/those crime(s); or contraband, the fruits of crime, or things otherwise criminally possessed; or weapons or other things by means of which a crime has been committed or reasonably appears about to be committed; or a person for whose arrest there is probable cause, or who is unlawfully restrained is concealed in or on certain premises, vehicles or persons.

#### YOU ARE COMMANDED to:

	1. Search, within 10	days, the premises, vehicle or person described as follows:			
		Olympia School District Office			
		111 Bethel St, NE			
		Olympia, WA 98506			
		360-596-6100			
	And				
		Capital High School			
		2707 Conger Ave NW			
		Olympia, WA 98502			
	2. Seize, if located, e	vidence of the above-listed crimes, including:			
D	Q-See camera(s) and	system to include but not limited to any and all associated DVR(s),			
	hard drive(s), SD Can	ds, USB drives, associated cloud based storage systems, or similar			
to include but not limited to for video evidence capturing the sexual acts that occurre					
	between Jonathan Mo	oore and 502 Child Vic Sex, or any video evidence that shows			
	Jonathan Moore alon	e in the room with 502 Child Vic Sex or any video of evidentiary			

360-786-5540 SEARCH WARRANT - Basic Page 1 of 2 KCPAO Rev. 01.01.21

value as it relates to Jonathan Moore's relationship with 502 Child Vic Sex or other
students of Capital High School.
• Any and all located USB drives currently stored in Capital High School Principal Lil Hunter's office for any and all digital data, to include but not limited to depictions of the sexual acts that occurred between Jonathan Moore and 502 Child Vic Sex or any video evidence that shows Jonathan Moore alone in the room with 502 Child Vic Sex or any
video of evidentiary value as it relates to Jonathan Moore's relationship with 502 Child Vic 502 or other students of Capital High School.
<ul> <li>Any personnel records from Olympia School District involving Jonathan J. Moore DOB 03/24/1989 to include any disciplinary records or internal investigation documents surrounding professional misconduct with students, to include interviews with students from Capital High School, allegations made against Jonathan Moore, and their findings which resulted in the termination of Jonathan Moore.</li> </ul>
• Evidence of dominion and control of the place searched and items seized including but not
limited to receipts, identification, documents, photographs/video, and other personal
property whose owner/possessor may be readily determined.
Promptly return this warrant to me or the clerk of this court; the return must include an inventory of all property seized.
A copy of the warrant and a receipt for the property taken shall be given to the person from
ALC 1993
whom or from whose premises property is taken. If no person is found in possession, a copy and
receipt shall be conspicuously posted at the place where the property is found.
Date/Time: Sept- 29, 2022 11:40 his
Signature: SUPERIOR/DISTRICT-COURT DDGE Printed Judge's Name: <u>Allyson Zipp</u>

360-786-5540 SEARCH WARRANT - Basic Page 2 of 2 KCPAO Rev. 01.01.21

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	2022-0694-34
	THED SUPERIOR COURT
1	SUPERIOR COURT, THURSTON COUNTY, WASHINGTON
2	STATE OF WASHINGTON ) SW NO. 2022 OCT -3 AM 9 19
3	COUNTY OF THURSTON ) CASE NUMBER: 2022-5131 LINDA MYHRE EMLOW APPLICATION FOR SEARCH WARRANT Y (LERK
4	ATTERCATION FOR SEARCH WARRANT
5	Declaration 2022 0694 34
6	I, Detective Brooklyn McKoon, declare that I have personal knowledge of the matters
7	herein and/or am relying on witness statements, information provided by my fellow officers,
8	reports, and other material I have gathered in my investigation, and that I am competent to testify
9	to the matters stated herein:
10	On the basis of the following, I believe there is probable cause that Jonathan J. Moore
1006-041	DOB 03/24/1989 has committed the crime(s) of RCW 9A.44.089 Child Molestation in the
11	Third Degree, RCW 9A.68.090 Communication with a Minor for Immoral Purposes, and
12	RCW 9A.44.096 Sexual Misconduct with a Minor in the Second Degree in Thurston County,
13	and that:
14	$\boxtimes$ Evidence of those crimes;
15	is located in, on, at, or about the following described premises, vehicle or person:
16	Olympia School District Office
17	111 Bethel St, NE Olympia, WA 98506
18	360-596-6100
19	And
	Capital High School
20	2707 Conger Ave NW Olympia, WA 98502
21	360-596-8000
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23	
24	Affiant
25	I am a duly commission law enforcement officer in the State of Washington currently assigned to
26	the Detective Division with the Olympia Police Department. In April of 2018, I was hired as a
27	police officer with the City of Olympia Police Department. I attended and successfully
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	360-786-5540 APPLICATION FOR SEARCH WARRANT - Basic Jon Tunheim, Prosecuting Attorney

APPLICATION FOR SEARCH WARRANT - F Page 1 of 12 KCPAO Rev. 01.01.21

completed the 720- hour Washington State Criminal Justice Training Commission Basic Law Enforcement Academy. The course work consisted of training in, but not limited to criminal investigations related to theft, felony, and misdemeanor crimes against person(s) and property, DUI, assault, child physical and sexual abuse, and domestic violence. Additionally, I have attended ongoing training to include but not limited to, Basic Homicide Investigations, Child Abuse Interview and Assessment, and Investigation of Child Homicide, Sexual Assault Investigations, Victim-Centered Engagement and Resilience Tactics, Introduction to Investigative Genetic Genealogy, Introduction to Crime Scene Investigation, Intermediate Crime Scene Investigation, and I am a certified Force Science Analyst.

The facts set forth in this Affidavit are based on my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; interviews of witnesses; my review of records related to this investigation; communications with others who have knowledge of the events and circumstances described herein; and information gained through my training and experience.

Because this Affidavit is submitted for the limited purpose of establishing probable cause in support of the application for a search warrant, it does not set forth each and every fact I or others have learned during the course of this investigation. I have set forth only the facts I believe are relevant to the determination of probable cause to believe evidence, fruits, and instrumentalities of violations of RCW 9A.44.089 Child Molestation in the Third Degree, RCW 9A.68.090 Communication with a Minor for Immoral Purposes, and RCW 9A.44.096 Sexual Misconduct with a Minor in the Second Degree will be found in or within the above listed locations.

## The Investigation

On 08/11/22, I was contacted by Detective Sgt. Weinnig regarding a potential sex offense that occurred at Capital High School, located at 2707 Conger Ave NW and at Jefferson Middle School located at 2200 Conger Ave NW in Olympia.

360-786-5540 APPLICATION FOR SEARCH WARRANT - Basic Page 2 of 12 KCPAO Rev. 01.01.21

Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512

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hours. The following is a summary of the information Anna provided within her statement: Approximately two weeks ago she was working with her co-worker 502 Child Vic Sex DOB 04/13/2005 '502 Child". 502 started talking about when he went to Jefferson Middle School. 502 Child described a relationship he developed with his digital media teacher by the name of Jonathan Moore (aka Jonathan J. Moore DOB 03/24/1989). 502 told her he and Moore would spend time together before and after school. When 502 proceeded on from Jefferson Middle School to Capital High School, Moore followed and began teaching at Capital. 502 Child told Anna he and Moore would communicate via text and email, but it is not known exactly when the communication began. Once the pandemic started in 2020, 502 Child, and Mr. Moore began arranging to meet each other at the bleachers located at Jefferson Middle School. Anna believed they met "very often" at least several times a week. 502 Child disclosed the relationship between he and Mr. Moore became sexual but did not provide details regarding what a sexual relationship meant to him. 502 Child told Anna Moore demanded 502 Child call him his "boyfriend" and that he needed to say, "I love you." 502 Child did not consider Moore his boyfriend. Anna advised Moore made <sup>502 Child</sup> feel like he had to do all the things they did because 502 Child is a "loner" and Moore had become a significant part of his life. Anna advised <sup>502 Child</sup> is currently 17 but it is highly possible he was 15 when he started to meet Moore at the bleachers because it has been a couple of years. 502 Child disclosed to Anna he and Moore "broke up" approximately 3 months ago for an unknown reason. After my interview with Anna, I provided her my contact information to provide to 502 as he was fearful of coming forward and did not want me to contact him. I expressed I would be available whenever he felt comfortable an encouraged Anna to continue being a support system to him. On 08/12/22, I contacted administration staff at Capital High School to inform them of the allegations being brought forward against Jonathan Moore due to him being a current teacher at their facility. I met with Principal Lillian Hunter, Assistant Principal Ja'Wanne Brown, and other respective staff at approximately 1000 hours the same day. I was notified Jonathan Moore was currently on administrative leave due to previous professional misconduct allegations with students. Capital High School informed me they would be cooperative with law enforcements investigation. 360-786-5540 Jon Tunheim, Prosecuting Attorney

At approximately 1751 hours, I received a phone call from Anna Dragt who agreed to meet with me the following day to conduct a telephonically recorded interview at approximately 1130

APPLICATION FOR SEARCH WARRANT - Basic Page 3 of 12 KCPAO Rev. 01.01.21

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1 I was provided with some of Jonathan J. Moore's information by Capital High School. The information revealed Jonathan's full name was Jonathan Joseph Moore with a listed address of 2 5220 Mt. Green Ln SE in Lacey, WA 98503. A search through police databases confirmed this 3 information for Johnathan Moore to include his date of birth as 03/24/1989. Additionally, surveillance was conducted at Jonathan Moore's residence, located at 5220 Mt. Green SE. The 4 residence is located within the Mountain Greens MH Estates Mobile Home Park in Lacey, WA. 5 Present at the time, parked in the carport of the residence was a 2014 Chevrolet Malibu Sedan bearing WA LIC BAW0858. The vehicle is listed with Jonathan J. Moore as the registered 6 owner.

#### 502 Child Vic Sex Interview:

502 came forward and agreed to complete and audio and visually recorded On 08/17/2022. interview at the Olympia Police Department. 502 Child's interview lasted approximately 3 hours and 8 minutes. The following is a summary of <sup>502</sup>'s statement:

11 I asked <sup>502</sup> what we were here to talk about today. <sup>502</sup> responded that it was weird to say, but "abuse". <sup>502 Child</sup> described the abuse as largely emotional and sexual abuse that started 12 lightly in the 6<sup>th</sup> grade and "blew up" once he was in high school. <sup>502 Child</sup> provided the following 13 events as chronologically as his could recall. 14

#### 6<sup>th</sup> grade (Jefferson Middle School): 15

502 described himself as a "wreck" and stated he did not shower or take care of himself. He 16 was put into a program called "Mind Builders" for advanced reading, <sup>502 Child</sup> advised Jonathan Moore was the new teacher for Mind Builders that year. This was how he and Moore first met. 17 502 Child advised he really liked Moore at first and liked that he was strict, but not without reason. 18 502 Child advised he wanted to take more of Moore's classes the following year. 502 explained an incident where he wrote Moore a letter about how much his classes meant to him, and Moore 19 hung up the letter. 502 advised this was a turning point in his relationship with Moore. 20

## 7th Grade (Jefferson Middle School):

502 Child advised he signed up for Reach and Visual Communications with Moore. He enjoyed 23 Visual Communications which created an environment for him to be around Moore. 502 Child advised Moore took the time to get to know him and put him into positions he was good at. He 24 described Moore as someone who did not immediately "discard him". 502 Child advised it slowly 25 started happening along with other students, where they would stay after school with Moore until approximately 1630-1700 hours. <sup>502 Child</sup> advised they usually stayed to film or talk about plans 26 for the classroom because the power was given to the students. Toward the end of 7th grade, 27

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360-786-5540 **APPLICATION FOR SEARCH WARRANT - Basic** Page 4 of 12 KCPAO Rev. 01.01.21

<sup>1</sup> 502 Child was given more opportunities and elected more responsibility within Visual
 <sup>2</sup> Communication program.

<sup>3</sup> 8<sup>th</sup> Grade (Jefferson Middle School):

During 8<sup>th</sup> Grade <sup>502</sup> Child advised they made a sitcom called "The Studio" in Visual 4 Communications. This became the drive for people to stay late after school. 502 Child became 5 involved with The Studio, and this was a big turning point in he and Moore's relationship. As summer was approaching, students along with Moore began staying as late at 2100-2200 hours 6 filming. 502 Child explained he was not forced to stay after school, he wanted to, and would 7 choose to stay. This developed into <sup>502</sup> staying after school just to have conversations with Moore because he enjoyed talking to him. This occurred quite often and would result in he and 8 Moore staying alone for anywhere between 2-3 1/2 hours. I asked 502 Child what would happen 9 during this time. 502 Child advised he and Moore would talk about stuff such as philosophy. Moore would order food for him, and Moore became his friend. I asked <sup>502</sup> out of a school week 10 how many days he would stay after with Moore. He advised 2 or 3 times a week minimum. 11 502 Child, advised he and Moore would communication via email during this time, but nothing was 12 "out of line".

I asked 502 Child if while he was in 6<sup>th</sup>-8<sup>th</sup> grade if anything ever became physical between, he and Moore, 502 Child stated, "No." and stated during this time it was a "grooming" phase and was not a relationship yet. 502 described Moore almost like a "parent" or like his "dad". 502 Child described his own behavior during this time as distanced from everyone, he stopped playing xbox, and interacting with his friends. 502 Child described himself as becoming reliant on Moore.

# 17 Summer before 9<sup>th</sup> Grade:

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During the summer, <sup>502 Child</sup> along with fellow students would go to Moore's classroom at Jefferson Middle school. During this time, they developed a plan that <sup>502 Child</sup> along with other students involved, would return to Jefferson while they were at Capital High School, and would teach students how to make "The Studio" to continue the production.

## **Capital High School:**

# Freshman/Sophomore Year (14-15 Years Old):

<sup>502</sup> stated at least a couple of times a week, he would walk to Jefferson after school to talk to Moore while he was a student at Capital High School. On March 13<sup>th</sup>, 2020, of 9<sup>th</sup> Grade, <sup>502</sup> Child was filming "The Studio" with Moore at Jefferson. Filming was not completed before school was shut down due to Covid-19. <sup>502</sup> Child explained he and Moore had become closer at this time and it had become clear they were not just staying in contact for filming purposes. <sup>502</sup> Child stated he and Moore were going to stay in contact via email and Skype.

360-786-5540 APPLICATION FOR SEARCH WARRANT - Basic Page 5 of 12 KCPAO Rev. 01.01.21

Skype calls between he and Moore began with other students present. This progressed to him and 1 Moore getting on Skype early to talk without anyone else on the call or staying on late to 2 continue talking, <sup>502</sup> Child advised he also began to meet Moore at Decatur Woods Park and the 3 bleachers at Jefferson Middle School. This too, started with other students present, but progressed to being just him and Moore. Almost daily, including weekends he would go to 4 Jefferson Middle School bleachers to meet Moore to talk, 502 Child explained he and Moore also 5 started using Gmail to communicate. They would talk late into the night having hundreds of emails between each other. Moore would become "very upset" if he did not respond quickly. 6 This then progressed to them using Google Hangouts/Chats to communicate because it was just 7 like texting.

<sup>502</sup> advised every night at 2230 hours; Moore would call him and they would talk until approximately 0100 hours on the phone. He had to hide this from his parents and lie about who he was talking to. During this time, <sup>502</sup> Child advised he gained 50 or 60 lbs. I asked <sup>502</sup> Child why this happened. He explained because all he would do is sit on his bed and talk to Moore and he was sad. <sup>502</sup> Child explained his grades were failing during this time, but Moore started to do his homework. <sup>502</sup> advised to this day he still does not know algebra or geometry because
Moore did all his homework.

<sup>14</sup> 502 Child advised his "relationship" started with Moore when he was approximately 14 or 15 years
 old. 502 defined "relationship" to mean Moore would want him to call him his "boyfriend".
 Moore told 502 they were going to spend their whole lives together, 502 Child was going to
 find a surrogate for their children in running start at South Puget Sound Community College, and
 they were going to name their children "Maryweather" and "Elliot".

<sup>18</sup> Moore formulated a plan for after high school, when <sup>502</sup> Child was in college for a year or two. He <sup>19</sup> would have a project and would have an extra room at his apartment. <sup>502</sup> would stay in the <sup>20</sup> room while they worked on the project. Once <sup>502</sup> was an adult it would seem natural that <sup>20</sup> they were in a relationship. <sup>502</sup> Child explained there were several documents and notes made <sup>21</sup> about he and Moore's planned future, ideas on how to raise their kids, or what their life together <sup>22</sup> would look like. These ideas of their life were captured in Google Docs that Moore has since <sup>23</sup> renamed/and or deleted. I asked <sup>502</sup> Child why Moore would do this. He explained that whenever <sup>23</sup> there was a fight between them, Moore would take these documents from him.

During this time, especially once he and Moore entered a "relationship" he would go to Jefferson Middle School to visit Moore and would sleep on the ground. Moore would sometimes take a nap next to him. I asked 502 Child to explain to me how their bodies were when Moore would lay down to take a nap next to him. 502 stated, "Like spooning." I asked 502 Child if Moore's body would do anything during this time. 502 stated not really unless it was something sexual there

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360-786-5540 APPLICATION FOR SEARCH WARRANT - Basic Page 6 of 12 KCPAO Rev. 01.01.21

would be humping. <sup>502 Child</sup> explained humping to be thrusting with him laying down on his side facing away from Moore. Moore would be laying down on his side facing toward him, thrusting his pelvis into his "ass" or "thigh". <sup>502 Child</sup> advised he could feel Moore had an erection while he was humping him. This happened approximately once or twice.

**502 Child** advised the topic of sex came up between he and Moore when he was around 14 or 15 years old. This would happen by Moore turning the conversation sexual, and talking about what turned him on, such as the type of pornography he enjoyed. **502 Child** explained Moore liked "twinks" with very little hair and flacid penises. Moore would talk about how he wanted to be submissive and wanted **502** to control him and punch him. I asked **502** if Moore ever had him watch porn with him, he stated no. **502 Child** explained Moore wanted sex but was willing to wait. **502 Child** advised once Moore came to Capital High School during his junior year (16 to 17 years old) the sexual acts began. I asked **502** how he and Moore would communicate about sex. **502 Child** advised sometimes they would call, sometimes over skype, but never over text or email. Some of the sexual conversation may have occurred over "Google Chats" because this was a primary means of communication between them.

#### JUNIOR YEAR (16-17 years old):

<sup>502</sup> Child stated he would come to school between 0700- 0800 hours every day to see Moore and would stay after school until 2130-2200 hours and it was not uncommon for him to spend anywhere from 10-14 hours at the school with Moore daily.

Approximately two months into the school year, the sexual acts began. These would occur in the
 interior newsroom at the school. Inside of the interior newsroom, there was a green room with
 large black curtains. He and Moore would go into this room after everyone left around 2100
 2200 hours. This occurred at least two or three times a week, sometimes daily. 502 Child explained
 he was paranoid about the janitors because they would come into the other room, to the extent
 that he would wear black shoes to blend into the curtain.

Moore would pressure him to go behind the curtain, where he would "fondle" Moore. I asked 21 502 Child what fondling meant to him. 502 stated rubbing Moore's testicles, kissing his neck, 22 touching the back or side of Moore's body, sometimes his "ass", and he would "masturbate" 23. Moore over his clothes sometimes under. <sup>502</sup> described that he would take his hand over Moore's penis that was usually hard or half hard. He would stroke Moore's penis, and Moore 24 would have a lot of pre-ejaculates. He would try to avoid touching the head of Moore's penis. 25 although sometimes Moore would ask him too. 502 advised he would try to stick to the shaft or lower shaft of Moore's penis while masturbating him but would stop before Moore ejaculated. 26 502 Child advised the "thrusting" also happened by him and Moore getting into positions that 27 looked like "sex positions" and they would "act" them out with their clothes on.

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360-786-5540 APPLICATION FOR SEARCH WARRANT - Basic Page 7 of 12 KCPAO Rev. 01.01.21

502 Child explained Moore only touched him once on his genital area with his hands. I asked 502 Child to tell me everything that happened when Moore touched his genital area. <sup>502 Child</sup> stated he and Moore were again in the back room at the school. <sup>502 Child</sup> advised he was insecure about his penis not being hard because he did not want Moore to be upset.

In this incident <sup>502 Child</sup> explained Moore's hand was "really cold". <sup>502 Child</sup> was standing with his pants down and Moore reached into his underwear. Moore touched and stroked his penis with his barehand and fingers. Moore was also rubbing his foreskin and making comments about it. This lasted for approximately a minute until he told Moore "No". Moore started trying to go faster to encourage him to not be done.

502 Child stated his sexual interactions with Moore were not consensual. The only time he would indicate he wanted this with Moore was after he already refused it twenty times and decided this 10 was going to be his life. <sup>502 Child</sup> advised he verbalized several times to Moore, on a consistent basis, he did not want to do these things with him.

502 Child advised he got away from Moore halfway through December of 2021 and the physical contact ended. 502 advised the last time he talked to Moore was approximately four months prior to him reporting the incident on 08/17/22.

## **ADDITIONAL INFORMATION:**

16 502 Child explained he would mentally stay strong from Moore and would go weeks without taking to him. During these periods <sup>502</sup> stated he was sad and would sometimes go back to his 17 friendships Moore made him break away from. He would have spiritic contact with Moore and 18 explained a time he and Moore got into a fight because <sup>502</sup> Child disclosed, he went back to talking to some of his friends. It was approximately 0100 hours and Moore began threatening him over 19 the phone that he would slit his own wrist if he did not leave his friends or if he did not want 20 have sex with him. Moore showed him a knife he had in the room with him, and 502 Child told 21 Moore he wanted his friends and did not want to be with him. Moore slit his wrist and 502 Child could hear it over the phone. 502 Child explained he started begging for Moore to call back after 22 disconnecting to show him proof. Moore called him on Skype and showed <sup>502</sup> Child his wrist that 23 was actively bleeding with a towel on it. Moore went to the hospital and told 502 Child he gave them the excuse that he was opening a box with a box cutter and cut himself. Moore told him he 24 did it for attention so 502 Child would not leave.

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Additionally, I was contacted by Scott Neiman with Olympia School District on 09/21/2022, I was informed Jonathan J. Moore had been terminated as an employee of Capital High School

360-786-5540 **APPLICATION FOR SEARCH WARRANT - Basic** Page 8 of 12 KCPAO Rev. 01.01.21

because of professional misconduct with students. These allegations of professional misconduct
 were investigated by a private investigator and were handled internally which results in Jonathan
 Moore being on administrative leave for a significant amount of time. 502 Child Vic Sex
 interviewed as a result of this investigation previously by the private investigator, along with
 multiple other students. I have been unable to review these allegations, their contents, and the
 findings for potential evidence, witnesses, and/or victims that can speak to the behavior of
 Jonathan Moore, his misconduct with students, or confirm if any further criminal acts may have
 been committed.

7 I was informed after Jonathan Moore's termination, staff of the Olympia School District cleaned out the classroom Moore operated out of. Several "security" style cameras were discovered in 8 the classroom in the area of Jonathan's office, and the back green room (where the sexual acts 9 with 502 Child Vic Sex occurred) from the brand "Q-See". These cameras were installed prior to Moore taking over the classroom however the school advised they believed the camera's to be 10 inoperable. The cameras were removed and were secured at the Olympia School District Office 11 located at 111 Bethel ST NE, Olympia, WA 98506 prior to law enforcement being able to 12 photograph and collect them in their original condition. I later responded to the school and met with Daniel Grimm DOB 07/02/1959 who completed an audio and visually recorded walk. 13 through of the classroom with me showing where all the cameras were located. While 14 conducting the walk through, an additional camera was found in the green room that was not removed. I captured this camera on video along with additional photographs. While meeting with 15 Daniel Grimm, he informed me of a time he along with the school Principal at the time were 16 conducting walk throughs of the school, during a school dance. They found the light on in Moore's classroom, where Moore was found alone with a student around 2200-2300 hours in the 17 back editing room. When confronted Moore told Grimm they were being recorded in the room. 18 This comment led Grimm to believe now, the cameras were operable.

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Additionally, several USB drives were located along with the cameras and were placed secured
 into Capital High School Principal Lil Hunter's office. On 09/26/2022, I was contacted again by
 Scott Neiman and informed of a hidden USB drive that was found taped underneath Jonathan
 Moore's classroom desk. The USB drive was located after the desk was being removed from the
 classroom for cleaning. This USB drive was placed with the other's again secured in the
 principal's office pending application of this search warrant.

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At this time, probable cause exists to arrest Jonathan Moore for RCW 9A. 44.089 Child Molestation in the Third Degree for having sexual contact with 502 Child Vic Sex when he was under the age of 16, by thrusting his pelvic area with an erect penis into 502 Child buttock, thigh

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360-786-5540 APPLICATION FOR SEARCH WARRANT - Basic Page 9 of 12 KCPAO Rev. 01.01.21

1 region while they were "spooning", RCW 9.68A. 090 Communication with a Minor for Immoral Purposes based upon Moore having sexual conversations that began with 502 Child at 2 the age of approximately 14 or 15 years old with the intent to develop a sexual relationship with 3 502 Child in the future, and for RCW 9A.44.096 Sexual Misconduct with a Minor in the Second **Degree** based upon Moore causing 502 who was under the age of eighteen to have sexual 4 contact with him, while abusing his supervisory position as a teacher at Capital High School to 5 engage in sexual contact with 502 Child while on school grounds.

Due to Moore's background in digital technology and filming, it is not unreasonable to believe he would know how to operate such a media system as the "Q-See" cameras, and or that he would know how to extract data from the system and store it on a USB drive. Based upon the location of the cameras within the classroom, it is possible they may have captured the sexual acts between Jonathan Moore and 502 Child Vic Sex and or footage of Jonathan Moore's interactions other student victims, such as the one that was found alone with Moore during the school dance.

Based upon my training and experience and that of other officers, I know it to be true camera 13 systems can have contents downloaded to a USB, DVR(s), hard drive(s), SD Cards, or stored on a cloud-based system. Furthermore, I know it to be true those involved in sexual crimes against 14 children will often photograph and record content without the knowledge of the participant for themselves or others. This content is often stored in various media to include but not limited to DVR(s), hard drive(s), SD Cards, USB, and/or associated cloud based storage systems, or similar for future viewing, distribution, and/or to prevent discovery or disposal of such content.

Based on all the foregoing information, I believe that evidence of the above-listed crime(s) exists at the above-described location(s), and that there is probable cause to search that location(s) for evidence of the above-listed crimes, and seize, if located, evidence of the above listed crimes, including:

O-See camera(s) and system to include but not limited to any and all associated DVR(s), • hard drive(s), SD Cards, USB drives, associated cloud based storage systems, or similar for video evidence capturing the sexual acts that occurred between Jonathan Moore and 502 Child Vic Sex or any video evidence that shows Jonathan Moore alone in the room with 502 Child Vic Sex or any video of evidentiary value as it relates to Jonathan Moore's relationship with 502 Child Vic Sex ; or other students of Capital High School.

Any and all located USB drives currently stored in Capital High School Principal Lil Hunter's office for any and all digital data, to include but not limited to depictions of the

360-786-5540 **APPLICATION FOR SEARCH WARRANT - Basic** Page 10 of 12 KCPAO Rev. 01.01.21

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. 1	sexual acts that occurred between Jonathan Moore and 502 Child Vic Sex, or any video
2	evidence that shows Jonathan Moore alone in the room with 502 Child Vic Sex or any video of evidentiary value as it relates to Jonathan Moore's relationship with 502 Child Vic
3	502 or other students of Capital High School.
4	<ul> <li>Any personnel records from Olympia School District involving Jonathan J. Moore DOB 03/24/1989 to include any disciplinary records or internal investigation documents</li> </ul>
5	surrounding professional misconduct with students, to include interviews with students from Capital High School, allegations made against Jonathan Moore, and their findings
6 7	which resulted in the termination of Jonathan Moore.
8	• Evidence of dominion and control of the place searched and items seized including but not
	limited to receipts, identification, documents, photographs/video, and other personal
9	property whose owner/possessor may be readily determined.
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	360-786-5540Jon Tunheim, Prosecuting AttorneyAPPLICATION FOR SEARCH WARRANT - BasicJon Tunheim, Prosecuting AttorneyPage 11 of 12Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is 1 true and correct. 2 Signed this 29 day of up mber, 2022 at Thurson, 3 Declarant's Signatur 4 5 On 2 \_, 2022 I reviewed and considered the above application, 6 submitted to me under penalty of perjury. 7 Signature: 8 SUPERIOR/DISTRICT COURTLY Printed Judge's Name: Allyson Zipp 9 Issuance of Warrant Approved:<sup>1</sup> 10 Jon Tunheim 11 Thurston County Prosecuting Attorney 12 13 By: Brandi Archer, WSBA #41755 14 Senior Deputy Prosecuting Attorney **Criminal Division** 15 16 17 18 19 20 21 22 23 24 25 26 27 <sup>1</sup>If affiant is a Federal Agent, issuance of warrant is also requested by the signing King County Prosecuting Attorney. 28 360-786-5540 Jon Tunheim, Prosecuting Attorney **APPLICATION FOR SEARCH WARRANT - Basic** Thurston County Courthouse Page 12 of 12 2000 Lakeridge Dr. SW, Building 2 KCPAO Rev. 01.01.21

Olympia, WA 98512

	<b>RETURN OF OFFICER, INVENTORY AND RECEIPT FOR PROPERTY</b>	
	STATE OF WASHINGTON ) ) ss. SEARCH WARRANT NO. 2022 0694 COUNTY OF THURSTON )	34
	1. I received a search warrant for the premises, vehicle or person specifically described as follows: 11 Bethel St NE. OWNDAWA 905506 OWNDA OND DASMCT O 2. I made a diligent search of the above-described premises, vehicle, or person and found and seized the items listed as follows: () see attachment · JONAUMAN J. MODEL DOB 03/24/9099 personnal Pecord S/ INTERNAL INVERTIGATION / DISCIPTIONAL PECORDS	Africe.
	· Qsee over system w/ very board/more in Hone Depo- Box	
2022 – 0694 – 34 RT 4 Return On 13194749	-3 AM 9: 2	]
	3. Name(s) of person(s) found in possession of items:	
	0       0	
(	() The person(s) named in (3) from whose possession the property was taken. <b>A particular Seg</b> (At least one person other than the undersigned) (At least one person other than the undersigned)	
	7. Place where property is now stored: Myna pp Date: 9/29/22	
	Page of Printed Name	

	RETURN OF OFFICER, INVENTORY AND RECEIPT FOR PROPERTY	
	STATE OF WASHINGTON ) ) ss. SEARCH WARRANT NO. 022 0694 COUNTY OF THURSTON )	34
	1. I received a search warrant for the premises, vehicle or person specifically described as follows: (Apital High School 2707 Conger Ave NW Dypypic) 2. I made a diligent search of the above-described premises, vehicle, or person and found and seized the items listed as follows: () see attachment TZZ VANOUS COLECT-ED USB/SDANCES CONTAINED 8000000 BDX From Principal Automatics of	Lin Aice
	- I green USB drive taped under desk from L Office	1] Hunt-ere
2022 - 0694 - 34 RT 3 13194745		SUPERIOR COUL
2022 – 069. RT Return On 13194745		VA K D
incip	3. Name(s) of person(s) found in possession of items: a) Line Hunter	
382	4. The possession was ( ) physical ( ) constructive.	
	5. The inventory was made in the presence of:	
	() The person(s) named in (3) from whose possession the property was taken.	N
	6. Name of person served with a copy or description of place where copy is posted:	
	Lil Hinter Capital Highsehod	
	7. Place where property is now stored: DUMUDIA pd	
	Date: 9 29 22 Optimiles	
	Signature of Officer	
	Page of Printed Name	

	(MPIA POLICE DEPARTME intary Permission to Search		
		<b>D</b>	2
Uscar P	ecan, <u>1315</u>	Dayton St SE	· · · · · · · · · · · · · · · · · · ·
peing in legal custod	y or control of the premises located a		· · · · · · · · · · · · · · · · · · ·
			(Address)
and/or Vehicle	(Make and Model)	(Year)	(License No.)
and/or cell phone	Samsung A42	(1881)	360-522-2842
-	(Make and Model)	(Serlal No.)	(Phone Number)
ave been informed t	for the source of the source o	of	
1100	(Name of O	,	(Police Agency)
ould like to search t	he above indicated premise, vehicle o	or cell phone. Passcole:	2187
<ol> <li>I understand</li> <li>I understand</li> </ol>	that I may refuse to consent to the s that if I consent to the search, I may	withdraw or revoke that conse	ent at any time.
<ol> <li>I understand</li> <li>I understand</li> <li>I understand</li> <li>I understand</li> <li>I understand</li> <li>hereby grant permis</li> <li>The entire</li> </ol>	that I may refuse to consent to the s	earch. withdraw or revoke that conse sent to certain areas of the pre ises, vehicle and/or cell phone — OR —	ent at any time. mises, vehicle or cell phone.
<ol> <li>I understand</li> <li>I understand</li> <li>I understand</li> <li>I understand</li> <li>I understand</li> <li>hereby grant permis</li> <li>The entire</li> <li>The follow</li> </ol>	that I may refuse to consent to the s that if I consent to the search, I may that I may limit the scope of the con- sion to search the above listed premi premises, vehicle and/or cell phone ring portions of the premises, vehicle	earch. withdraw or revoke that conse sent to certain areas of the pre ises, vehicle and/or cell phone — OR — and/or cell phone:	ent at any time. emises, vehicle or cell phone. . The search may extend to:

•	SMALONE	
Ζ	JUNCONC	(Print Name)

## **OLYMPIA POLICE DEPARTMENT**

Voluntary Permission to Search

A REAL			
1. AIMEE BOYD-FECAN 1315	Dayton a	Address)	501.
being in legal custody or control of the premises located at			
		(Address)	
and/or Vehicle			
and/or cell phone	(Year)	(1460) 522-2	842
(Make and Model)	(Serial No	) (Phone Number)	
have been informed that DFT. MCKODD	of	(P)	
(Name of Office	r)	(Police Agency)	
would like to search the above indicated premise, vehicle or o	ell phone.		

- 1. I understand that the purpose of such a search is to obtain evidence in a criminal investigation and that any such evidence gained by this search can be used in court against myself or any other person.
- 2. I understand that I may refuse to consent to the search.
- 3. I understand that if I consent to the search, I may withdraw or revoke that consent at any time.
- 4. I understand that I may limit the scope of the consent to certain areas of the premises, vehicle or cell phone.
- I hereby grant permission to search the above listed premises, vehicle and/or cell phone. The search may extend to:

The entire premises, vehicle and/or cell phone — OR —

The following portions of the premises, vehicle and/or cell phone:

" GANDISK FLACH DRIVE -

This permission is granted without threats or promises of any kind by any police agency. The granting of this permission is a

free and voluntary age SIGNED: PLACE: DATE:

TIME:

WITNESSES: Makor Name) MALON 2. Print Name)

and the second		OLICE DEPA	RTMENT			8	_
Contraction of the second	Voluntary Perr	nission to Sea	arch				
1. Oscar	r Pecan	·	1315	Dayton	St SE		
being in legal of	<sup>(Name)</sup> custody or control	of the premises	located at	•	(Address) (Addr	ess)	· · · ·
and/or Vehicle					,		
	(Make and Mo	odel)		(Year)		(License No.)	
and/or cell pho		SA 002 137	1460334000	ANSIS-5	700		
	-	(Make and Model)	enial		Ho:) Make	(Phone Num	iber)
have been info	rmed that	N		of			
			(Name of Officer)			(Police Agency)	
would like to se	earch the above in	dicated premise.	vehicle or cell	phone.			

- 1. I understand that the purpose of such a search is to obtain evidence in a criminal investigation and that any such evidence gained by this search can be used in court against myself or any other person.
- 2. I understand that I may refuse to consent to the search.
- 3. I understand that if I consent to the search, I may withdraw or revoke that consent at any time.
- 4. I understand that I may limit the scope of the consent to certain areas of the premises, vehicle or cell phone.

I hereby grant permission to search the above listed premises, vehicle and/or cell phone. The search may extend to:

The entire premises, vehicle and/or cell phone — OR —

The following portions of the premises, vehicle and/or cell phone:

This permission is granted without threats or promises of any kind by any police agency. The granting of this permission is a free and voluntary act

SIGNED:	TIME: 10:28 am
WITNESSES:	
1. SMALONE (Print Name)	
2. BMOLGOD (Print Name)	5.

OLYMPIA POLICE DEPARTME	INT	•
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Voluntary Permission to Search	
1. Aimel BNYD-PELLAN 13/5 DAYTON ST 3 (Name) (Address)	
being in legal custody or control of the premises located at	
and/or Vehicle ACTAR A490	(Address)
and/or cell phone NHQESAA002137148 AN515-5700	(License No.)
have been informed that MACKOD of OPT	(Phone Number)
(Name of Officer)	(Police Agency)

would like to search the above indicated premise, vehicle or cell phone.

- 1. I understand that the purpose of such a search is to obtain evidence in a criminal investigation and that any such evidence gained by this search can be used in court against myself or any other person.
- 2. I understand that I may refuse to consent to the search.
- 3. I understand that if I consent to the search, I may withdraw or revoke that consent at any time.
- 4. I understand that I may limit the scope of the consent to certain areas of the premises, vehicle or cell phone.

I hereby grant permission to search the above listed premises, vehicle and/or cell phone. The search may extend to:

The entire premises, vehicle and/or cell phone — OR —

The following portions of the premises, vehicle and/or cell phone:

This permission is granted without threats or promises of any kind by any police agency. The granting of this permission is a

free and voluntary act SIGNED: OPD DUB TIME: DATE: 12 PI ACE: WITNESSES: 1. (Print Name) 2. rint Name)



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OLYMPIA POLICE DEPARTMENT Voluntary Permission to Search
1, X 502 Child Vic Sex 502 Child Vic Sex
being in legal custody or control of the premises located at ~ (10) 4th and E outputing way.
OUL UNVOYAL BODIL ODG TGIVY 7070 SOTT
and/or Vehicle J 502 Child Vic Sex
and/or cell phone I DNP2P74XN72N + 502 Child Vic Sex
have been informed that Det MCKOON (Name of Officer) (Serial No.) (Phone Number) of Dupping in the Agency)
would like to search the above indicated premise, vehicle or cell phone.
1. I understand that the purpose of such a search is to obtain evidence in a criminal investigation and that any such
evidence gained by this search can be used in court against myself or any other person.
2. I understand that I may refuse to consent to the search.
3. I understand that if I consent to the search, I may withdraw or revoke that consent at any time.
4. I understand that I may limit the scope of the consent to certain areas of the premises, vehicle or cell phone.
I hereby grant permission to search the above listed premises, vehicle and/or cell phone. The search may extend to:
The entire premises, vehicle and/or cell phone — OR —
The following portions of the premises, vehicle and/or cell phone:
Hundouts (000918), google (hat Skype, gmail)
LALL LOUS TEXTS From 502 Child Vic Sex 1, 600010 docs/drives
This permission is granted without threats or promises of any kind by any police agency. The granting of this permission is a
free and voluntary act
SIGNED:
DATE: 8/17/22 PLACE: 019 TIME: 12:26
WITNESSES:
1(Print Name)
2. (Print Name)

	2022-0710-34 SRW 2	
	Search Warrant 1323660	
1	SUPERIOR COURT OF WASHINGTON FOR THURSTON COUNTY 0	
2	STATE OF WASHINGTON ) SW NO. 2022 0710 34	
3	) CASE NUMBER: 22-5131 COUNTY OF THURSTON ) SEARCH WARRANT <sup>1</sup>	
4		
5	TO ANY PEACE OFFICER IN THE STATE OF WASHINGTON:	
6	Upon the sworn complaint made before me, there is probable cause to believe that the crime(s)	
7	of RCW 9A.44.089 Child Molestation in the Third Degree, RCW 9A.68.090 Communication	
8	with a Minor for Immoral Purposes, and RCW 9A.44.096 Sexual Misconduct with a Minor	
9	in the Second Degree has/have been committed, and/or are continuing to be committed in Thurston	
10	County, and that evidence of that/those crime(s) is concealed in or on the below identified location.	
11	YOU ARE COMMANDED to:	
12	1. Search, within <b>10 days</b> of this date, the following:	
13	Records associated with the below described account(s), located with the custodian of records at:	
14	Google Inc.	
15	Attil: Custodian of Records	
16	1600 Amphitheatre Parkway Mountain View, CA 94043	
17	Phone Number: (844)383-8524	
18	E-mail Address: uslawenforcement@google.com Web Portal: lers.google.com	
19	For the Google account identified by:	5
20	Gmail Address: 502 Child Vic Sex and 502 Child Vic Sex	
21	2. Seize, if located, evidence of the above listed crime(s), including:	
22	Below-described records for account: 502 Child Vic Sex	
23	502 Child Vic Sex for the date range of March 13 <sup>th</sup> , 2020, through May 31 <sup>st</sup> , 2022,	
24	• All identity and contact information associated with the account including full name	
25	mail address, physical address (including city, state, and zip code), date of birth, gender, hometown, occupation, telephone numbers, other personal identifiers, past and current	
26	usernames, and account passwords;	
27		
	<sup>1</sup> If issued by a Superior Court Judge and served outside Washington State: This warrant is issued pursuant to RCW 10.96.020. A response is due within twenty business days of receipt, unless a shorter time is stated herein, or the applicant consents to a recipient's request for additional time to comply.	
	SEARCH WARRANT - Google Records       Jon Tunheim, Prosecuting Attorney         Page 1 of 4       Thurston County Courthouse         KCPAO Rev. 01.01.21       2000 Lakeridge Dr. SW, Building 2         Olympia, WA 98512       360-786-5540	

1	• All IP logs and other documents showing the ID 11
2	• All IP logs and other documents showing the IP address, date, and time of each access the account for the date range above;
4	<ul> <li>All electronic mail content and/or preserved data (including e-mail, attachments, and embedded files) that may need 6</li> </ul>
3	intervention of the second sec
4	An photographs, videos and images in the user profile for the above data range.
	Data stored on Google servers regarding application data for the target appoint.
5	data is included in the data stored by apps including location history contents management
б	autu und other user specific data captured by Google and stored.
	• All files contained within the Google Drive service provided by Google Jack and the
7	associated with the target account(s). To include media in all formate from all fail in
8	arounds (shared, private, or public) including but not limited to digital photos with a ci
	links, documents, shortcuts, sound files, and executable files. This is to include any files that were saved, uploaded, shared, generated, and/or transferred into the accounts
9	associated with the above listed emails.
10	• All records contained and associated with the Google Voice service provided by G
	inter and associated with the target account(s) This is to include any vicinomality
11	messages, and can logs associated with the account as well as any friends list missed
12	cans, stored numbers, forwarded numbers, and contents of the deleted folder
	All images, graphic files, video files, and other media files stored in the Assessment
13	including mose associated with Google Photos, Google Drive Gradia or Google
14	<ul> <li>Hangouts, and associated metadata, logs, and user settings;</li> <li>The contents of all stored messages (including SMG - 1) is to be the setting stored mes</li></ul>
1.0	<ul> <li>The contents of all stored messages (including SMS and MMS messages), audio, video, images, and other data sent or received using Google Hangouts, Google Voice, or other messaging plotforms, and all a list in the set of the set o</li></ul>
15	messaging platforms, and all related logs and user settings;
16	
17	And further, law enforcement is commanded to search those records, once obtained, and
1/	seize evidence of the above crimes including:
18	
19	<ul> <li>Email including header information and any items attached to the email containing discussion of, depictions of, or reference to content that is evidence of the above-listed crimes, such as contents discussion to include the discussion of the above-listed</li> </ul>
	crimes, such as contents discussing to include but not limited to: plans to live together,
20	plans inter light seriou, plans of a surrogate from South Puget Sound Community
21	Conege, names of Moore's and 502 Child proposed children "Marguesther" and "Fill w
	sexual conversations discussing having sex nornography "twinke" and almost a
22	discussions of events surrounding meeting at Jefferson Middle School/Capital High School.
23	
24	• Email and items attached to email correspondence between the user and 502 Child Vic Sex 502 Child Vic Sex
24	502 Child Vic Sex I, and Jomoore@osd.wednet.edu, with whom
25	communication is evidence of the crimes: and
26	• Any and all correspondence via Google Hangouts to include attachments that occurred
	502 Child Vic Sex 502 Child Vic Sex
27	502 Child Vic Sex , and Jomoore@osd.wednet.edu
	Google Chats conversations and items attached to chat correspondence between the user     and 502 Child Vic Sex 502 Child Vic Sex
	502 Child Vie Sex and Jomoore@osd.wednet.edu
	SEADCH WARDANT CONTRACTOR
	Page 2 of 4 Thurston County Courthouse
	2000 Lakeridge Dr. SW, Building 2
11	Olympia, WA 98512 360-786-5540

• Evidence indicating a relationship between the account user and 502 Child Vic Sex and Jonathan J. Moore.

• Evidence including documents shared via Google Docs or saved in Google Drive or other related files that were shared between the above listed user accounts and or accounts associated with Jonathan J. Moore, to include but not limited to discussing 502 and Jonathan's relationship, plans for their future relationship, sexual relationship, key phrases "Maryweather" and "Elliot", discussions of finding a surrogate, plans to meet each other to include but not limited to the locations of Jefferson Middle School, Capital High School, and Decatur Woods Park.

• Evidence of dominion and control over the account and associated accounts, such as the identity, address, financial information or images relating to the person(s) who created or used the account(s), and evidence of customer contacts and provider response;

The Court finds that disclosure of the existence of this warrant and application, to any person, including the subscriber(s) and customer(s) to which the materials relate, would contravene and frustrate the exercise and enforcement of this warrant; endanger the life or physical safety of an individual; risk flight from prosecution; risk destruction of or tampering with evidence; risk intimidation of potential witnesses; and/or otherwise seriously jeopardize an investigation. Therefore, the Court hereby orders, pursuant to 18 U.S.C. 2705(b), that the service provider to whom this warrant is addressed is prohibited for a period of <u>3</u> months from disclosing the existence of this warrant and application to any person, including the subscriber or customer to whom the warrant relates, except that the service provider may disclose the warrant and application to its legal counsel for purpose of receiving legal advice.

SEARCH WARRANT – Google Records Page 3 of 4 KCPAO Rev. 01.01.21

Promptly return this warrant to me or the clerk of this court; the return must include an inventory of all property seized.

A copy of the warrant and a receipt for the property taken shall be given to the person from whom or from whose premises property is taken. If no person is found in possession, a copy and receipt shall be conspicuously posted at the place where the property is found.

Date/Time: September 29, 2022

Signatures. SUPERIOR COURT JUDGE Zipp Allyson Printed Judge's Name:

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SEARCH WARRANT – Google Records Page 4 of 4 KCPAO Rev. 01.01.21

	2022-0710-34 APL 1
	Application 13236653
1	SUPERIOR COURT OF WASHINGTON FOR THURSTON COUNTY
2	
3	) CASE NUMBER: 22-5131
4	COUNTY OF THURSTON ) APPLICATION FOR SEARCH WARRANT
5	Declaration
6	I, Brooklyn McKoon declare that I have personal knowledge of the matters set forth
7	below and that I am competent to testify to the matters stated herein:
8	On the basis of the following, I believe there is probable cause that Jonathan J. Moore
9	DOB 03/24/1989 has committed the crime(s) of RCW 9A.44.089 Child Molestation in the
10	Third Degree, RCW 9A.68.090 Communication with a Minor for Immoral Purposes, and
	RCW 9A.44.096 Sexual Misconduct with a Minor in the Second Degree in Thurston County,
11	and that evidence of that/those crime(s) is located at the following location:
12	Google Inc.
13	Attn: Custodian of Records 1600 Amphitheatre Parkway
14	Mountain View, CA 94043
15	Phone Number: (844)383-8524 E-mail Address: uslawenforcement@google.com
16	Web Portal: lers.google.com
17	For the Google account identified by:
18	Gmail Address: 502 Child Vic Sex and 502 Child Vic Sex
19	Affiant
20	I am a duly commission law enforcement officer in the State of Washington currently
21	assigned to the Detective Division with the Olympia Police Department. In April of 2018, I was
22	hired as a police officer with the City of Olympia Police Department. I attended and successfully
23	completed the 720- hour Washington State Criminal Justice Training Commission Basic Law
24	Enforcement Academy. The course work consisted of training in, but not limited to criminal
	investigations related to theft, felony, and misdemeanor crimes against person(s) and property,
25	DUI, assault, child physical and sexual abuse, and domestic violence. Additionally, I have
26	attended ongoing training to include but not limited to, Basic Homicide Investigations, Child
27	Abuse Interview and Assessment, and Investigation of Child Homicide, Sexual Assault
	Investigations, Victim-Centered Engagement and Resilience Tactics, Introduction to

APPLICATION FOR SEARCH WARRANT – Google Records Page 1 of 15 KCPAO Rev. 01.01.21

Investigative Genetic Genealogy, Introduction to Crime Scene Investigation, Intermediate Crime Scene Investigation, and I am a certified Force Science Analyst.

The facts set forth in this Affidavit are based on my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; interviews of witnesses; my review of records related to this investigation; communications with others who have knowledge of the events and circumstances described herein; and information gained through my training and experience.

Because this Affidavit is submitted for the limited purpose of establishing probable cause in support of the application for a search warrant, it does not set forth each and every fact I or others have learned during the course of this investigation. I have set forth only the facts I believe are relevant to the determination of probable cause to believe evidence, fruits, and instrumentalities of violations of RCW 9A.44.089 Child Molestation in the Third Degree, RCW 9A.68.090 Communication with a Minor for Immoral Purposes, and RCW 9A.44.096 Sexual Misconduct with a Minor in the Second Degree will be found in or within the above listed locations.

### **The Investigation**

On 08/11/22, I was contacted by Detective Sgt. Weinnig regarding a potential sex offense that occurred at Capital High School, located at 2707 Conger Ave NW and at Jefferson Middle School located at 2200 Conger Ave NW in Olympia.

At approximately 1751 hours, I received a phone call from Anna Dragt who agreed to meet with me the following day to conduct a telephonically recorded interview at approximately 1130 hours. The following is a summary of the information Anna provided within her statement:

Approximately two weeks ago she was working with her co-worker 502 Child Vic Sex DOB 04/13/2005 "502". 502 started talking about when he went to Jefferson Middle School. 502 described a relationship he developed with his digital media teacher by the name of Jonathan Moore (aka Jonathan J. Moore DOB 03/24/1989). 502 told her he and Moore would spend time together before and after school. When 502 proceeded on from Jefferson Middle School to Capital High School, Moore followed and began teaching at Capital.

APPLICATION FOR SEARCH WARRANT – Google Records Page 2 of 15 KCPAO Rev. 01.01.21

Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 360-786-5540

told Anna he and Moore would communicate via text and email, but it is not known exactly when the communication began. Once the pandemic started in 2020, 502 and Mr. Moore began arranging to meet each other at the bleachers located at Jefferson Middle School. Anna believed they met "very often" at least several times a week.

502 Child disclosed the relationship between he and Mr. Moore became sexual but did not provide details regarding what a sexual relationship meant to him. 502 Child told Anna Moore demanded 502 call him his "boyfriend" and that he needed to say, "I love you." 502 did not consider Moore his boyfriend. Anna advised Moore made 502 feel like he had to do all the things they did because 502 is a "loner" and Moore had become a significant part of his life.

Anna advised 502 is currently 17 but it is highly possible he was 15 when he started to meet Moore at the bleachers because it has been a couple of years. 502 disclosed to Anna he and Moore "broke up" approximately 3 months ago for an unknown reason.

After my interview with Anna, I provided her my contact information to provide to 502 as he was fearful of coming forward and did not want me to contact him. I expressed I would be available whenever he felt comfortable an encouraged Anna to continue being a support system to him.

On 08/12/22, I contacted administration staff at Capital High School to inform them of the allegations being brought forward against Jonathan Moore due to him being a current teacher at their facility. I met with Principal Lillian Hunter, Assistant Principal Ja'Wanne Brown, and other respective staff at approximately 1000 hours the same day. I was notified Jonathan Moore was currently on administrative leave due to previous professional misconduct allegations with students. Capital High School informed me they would be cooperative with law enforcements investigation.

I was provided with some of Jonathan J. Moore's information by Capital High School. The information revealed Jonathan's full name was Jonathan Joseph Moore with a listed address of 5220 Mt. Green Ln SE in Lacey, WA 98503. A search through police databases confirmed this information for Johnathan Moore to include his date of birth as 03/24/1989. Additionally, surveillance was conducted at Jonathan Moore's residence, located at 5220 Mt. Green SE. The residence is located within the Mountain Greens MH Estates Mobile Home Park in Lacey, WA. Present at the time, parked in the carport of the residence was a 2014 Chevrolet Malibu Sedan bearing WA LIC BAW0858. The vehicle is listed with Jonathan J. Moore as the registered owner.

APPLICATION FOR SEARCH WARRANT – Google Records Page 3 of 15 KCPAO Rev. 01.01.21

Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 360-786-5540

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502 Child Vic Sex

#### Interview:

On 08/17/2022, 502 came forward and agreed to complete and audio and visually recorded interview at the Olympia Police Department. <sup>502</sup>'s interview lasted approximately 3 hours and 8 minutes. The following is a summary of 502 's statement:

I asked 502 what we were here to talk about today. 502 responded that it was weird to say, but "abuse". 502 described the abuse as largely emotional and sexual abuse that started lightly in the 6<sup>th</sup> grade and "blew up" once he was in high school. 502 provided the following events as chronologically as his could recall.

## 6th grade (Jefferson Middle School):

502 Child described himself as a "wreck" and stated he did not shower or take care of himself. He 9 was put into a program called "Mind Builders" for advanced reading. <sup>502</sup> advised Jonathan 10 Moore was the new teacher for Mind Builders that year. This was how he and Moore first met. 502 Child advised he really liked Moore at first and liked that he was strict, but not without reason. 11 502 Child advised he wanted to take more of Moore's classes the following year. 502 explained 12 an incident where he wrote Moore a letter about how much his classes meant to him, and Moore hung up the letter. 502 advised this was a turning point in his relationship with Moore.

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## 7th Grade (Jefferson Middle School):

502 advised he signed up for Reach and Visual Communications with Moore. He enjoyed 16 Visual Communications which created an environment for him to be around Moore. 502 advised Moore took the time to get to know him and put him into positions he was good at. He 17 described Moore as someone who did not immediately "discard him". <sup>502</sup> advised it slowly 18 started happening along with other students, where they would stay after school with Moore until 19 approximately 1630-1700 hours. 502 advised they usually stayed to film or talk about plans for the classroom because the power was given to the students. Toward the end of 7th grade, 20 502 Child was given more opportunities and elected more responsibility within Visual 21 Communication program.

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## 8th Grade (Jefferson Middle School):

During 8th Grade 502 Child advised they made a sitcom called "The Studio" in Visual Communications. This became the drive for people to stay late after school. 502 became 24 involved with The Studio, and this was a big turning point in he and Moore's relationship. As 25 summer was approaching, students along with Moore began staying as late at 2100-2200 hours filming. 502 explained he was not forced to stay after school, he wanted to, and would 26 choose to stay. This developed into 502 staying after school just to have conversations with 27 Moore because he enjoyed talking to him. This occurred quite often and would result in he and Moore staying alone for anywhere between 2-3 1/2 hours. I asked 502 Child what would happen

APPLICATION FOR SEARCH WARRANT - Google Records Page 4 of 15 KCPAO Rev. 01,01.21

1 during this time. <sup>502</sup> advised he and Moore would talk about stuff such as philosophy. Moore would order food for him, and Moore became his friend. I asked 502 out of a school week 2 how many days he would stay after with Moore. He advised 2 or 3 times a week minimum. 3 502 Child advised he and Moore would communication via email during this time, but nothing was "out of line". 4 I asked <sup>502</sup> if while he was in 6<sup>th</sup>-8<sup>th</sup> grade if anything ever became physical between, he and 5 Moore, 502 Child stated, "No." and stated during this time it was a "grooming" phase and was not a relationship yet. 502 Child described Moore almost like a "parent" or like his "dad". 502 Child 6 described his own behavior during this time as distanced from everyone, he stopped playing x-7 box, and interacting with his friends. 502 Child described himself as becoming reliant on Moore. 8 Summer before 9th Grade: 9 During the summer, 502 Child along with fellow students would go to Moore's classroom at 10 Jefferson Middle school. During this time, they developed a plan that <sup>502</sup> along with other students involved, would return to Jefferson while they were at Capital High School, and would 11 teach students how to make "The Studio" to continue the production. 12 13 **Capital High School:** 14 Freshman/Sophomore Year (14-15 Years Old): 502 stated at least a couple of times a week, he would walk to Jefferson after school to talk to 15 Moore while he was a student at Capital High School. On March 13<sup>th</sup>, 2020, of 9<sup>th</sup> Grade, 502 16 was filming "The Studio" with Moore at Jefferson. Filming was not completed before school was shut down due to Covid-19. 502 explained he and Moore had become closer at this time 17 and it had become clear they were not just staying in contact for filming purposes. 502 stated 18 he and Moore were going to stay in contact via email and Skype. 19 Skype calls between he and Moore began with other students present. This progressed to him and 20 Moore getting on Skype early to talk without anyone else on the call or staying on late to 21 continue talking. 502 advised he also began to meet Moore at Decatur Woods Park and the bleachers at Jefferson Middle School. This too, started with other students present, but 22 progressed to being just him and Moore. Almost daily, including weekends he would go to 23

Jefferson Middle School bleachers to meet Moore to talk. 502 Child explained he and Moore also
 started using Gmail to communicate. They would talk late into the night having hundreds of
 emails between each other. Moore would become "very upset" if he did not respond quickly.
 This then progressed to them using Google Hangouts/Chats to communicate because it was just
 like texting.

502 Child advised every night at 2230 hours; Moore would call him and they would talk until approximately 0100 hours on the phone. He had to hide this from his parents and lie about who

APPLICATION FOR SEARCH WARRANT – Google Records Page 5 of 15 KCPAO Rev. 01.01.21

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he was talking to. During this time, 502 Child advised he gained 50 or 60 lbs. I asked 502 why
this happened. He explained because all he would do is sit on his bed and talk to Moore and he was sad. 502 Child explained his grades were failing during this time, but Moore started to do his homework. 502 advised to this day he still does not know algebra or geometry because
Moore did all his homework.

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502 advised his "relationship" started with Moore when he was approximately 14 or 15 years
old. 502 Child defined "relationship" to mean Moore would want him to call him his "boyfriend".
7 Moore told 502 they were going to spend their whole lives together, 502 was going to
find a surrogate for their children in running start at South Puget Sound Community College, and
they were going to name their children "Maryweather" and "Elliot".

Moore formulated a plan for after high school, when 502 Child was in college for a year or two. He would have a project and would have an extra room at his apartment. 502 would stay in the room while they worked on the project. Once 502 Child was an adult it would seem natural that they were in a relationship. 502 explained there were several documents and notes made about he and Moore's planned future, ideas on how to raise their kids, or what their life together would look like. These ideas of their life were captured in Google Docs that Moore has since renamed/and or deleted. I asked 502 why Moore would do this. He explained that whenever there was a fight between them, Moore would take these documents from him.

During this time, especially once he and Moore entered a "relationship" he would go to Jefferson Middle School to visit Moore and would sleep on the ground. Moore would sometimes take a nap next to him. I asked 502 to explain to me how their bodies were when Moore would lay down to take a nap next to him. 502 Child stated, "Like spooning." I asked 502 if Moore's body would do anything during this time. 502 stated not really unless it was something sexual there would be humping. 502 Child explained humping to be thrusting with him laying down on his side facing away from Moore. Moore would be laying down on his side facing toward him, thrusting his pelvis into his "ass" or "thigh". 502 Child advised he could feel Moore had an erection while he was humping him. This happened approximately once or twice.

502 advised the topic of sex came up between he and Moore when he was around 14 or 15 years old. This would happen by Moore turning the conversation sexual, and talking about what turned him on, such as the type of pornography he enjoyed. 502 Child explained Moore liked "twinks" with very little hair and flacid penises. Moore would talk about how he wanted to be submissive and wanted 502 to control him and punch him. I asked 502 Child if Moore ever had him watch porn with him, he stated no. 502 explained Moore wanted sex but was willing to wait. 502 advised once Moore came to Capital High School during his junior year (16 to 17 years old) the sexual acts began. I asked 502 Child how he and Moore would communicate about sex. 502 advised sometimes they would call, sometimes over skype, but never over text or

APPLICATION FOR SEARCH WARRANT – Google Records Page 6 of 15 KCPAO Rev. 01.01.21

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email. Some of the sexual conversation may have occurred over "Google Chats" because this was a primary means of communication between them.

JUNIOR YEAR (16-17 years old):

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<sup>502</sup> stated he would come to school between 0700- 0800 hours every day to see Moore and would stay after school until 2130-2200 hours and it was not uncommon for him to spend anywhere from 10-14 hours at the school with Moore daily.

Approximately two months into the school year, the sexual acts began. These would occur in the interior newsroom at the school. Inside of the interior newsroom, there was a green room with large black curtains. He and Moore would go into this room after everyone left around 2100 2200 hours. This occurred at least two or three times a week, sometimes daily. Charlie explained he was paranoid about the janitors because they would come into the other room, to the extent that he would wear black shoes to blend into the curtain.

Moore would pressure him to go behind the curtain, where he would "fondle" Moore. I asked 12 502 Child what fondling meant to him. 502 stated rubbing Moore's testicles, kissing his neck, touching the back or side of Moore's body, sometimes his "ass", and he would "masturbate" 13 Moore over his clothes sometimes under. 502 described that he would take his hand over 14 Moore's penis that was usually hard or half hard. He would stroke Moore's penis, and Moore would have a lot of pre-ejaculates. He would try to avoid touching the head of Moore's penis, 15 although sometimes Moore would ask him too. <sup>502</sup> advised he would try to stick to the shaft 16 or lower shaft of Moore's penis while masturbating him but would stop before Moore ejaculated. 502 advised the "thrusting" also happened by him and Moore getting into positions that 17 looked like "sex positions" and they would "act" them out with their clothes on. 18

502 Child explained Moore only touched him once on his genital area with his hands. I asked 19 502 Child to tell me everything that happened when Moore touched his genital area. 502 stated 20 he and Moore were again in the back room at the school. <sup>502</sup> advised he was insecure about 21 his penis not being hard because he did not want Moore to be upset.

In this incident 502 explained Moore's hand was "really cold". <sup>502 Child</sup> was standing with his 23 pants down and Moore reached into his underwear. Moore touched and stroked his penis with his barehand and fingers. Moore was also rubbing his foreskin and making comments about it. This 24 lasted for approximately a minute until he told Moore "No". Moore started trying to go faster to encourage him to not be done.

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502 stated his sexual interactions with Moore were not consensual. The only time he would indicate he wanted this with Moore was after he already refused it twenty times and decided this

APPLICATION FOR SEARCH WARRANT -- Google Records Page 7 of 15 KCPAO Rev. 01.01.21

was going to be his life. 502 advised he verbalized several times to Moore, on a consistent
basis, he did not want to do these things with him.

502 Child advised he got away from Moore halfway through December of 2021 and the physical contact ended. 502 advised the last time he talked to Moore was approximately four months prior to him reporting the incident on 08/17/22.

### **ADDITIONAL INFORMATION:**

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502 explained he would mentally stay strong from Moore and would go weeks without taking 7 to him. During these periods 502 stated he was sad and would sometimes go back to his friendships Moore made him break away from. He would have spiritic contact with Moore and 8 explained a time he and Moore got into a fight because 502 disclosed, he went back to talking 9 to some of his friends. It was approximately 0100 hours and Moore began threatening him over 10 the phone that he would slit his own wrist if he did not leave his friends or if he did not want have sex with him. Moore showed him a knife he had in the room with him, and 502 told 11 Moore he wanted his friends and did not want to be with him. Moore slit his wrist and 502 12 could hear it over the phone. <sup>502</sup> explained he started begging for Moore to call back after disconnecting to show him proof. Moore called him on Skype and showed <sup>502</sup> his wrist that 13 was actively bleeding with a towel on it. Moore went to the hospital and told 502 he gave 14 them the excuse that he was opening a box with a box cutter and cut himself. Moore told him he did it for attention so 502 would not leave. 15

### **COMMUNICATION PLATFORMS:**

<sup>502</sup> advised he and Moore would communicate on a variety of platforms such as, Google Hangouts, Google Chat, multiple Gmail accounts, Google Docs, Google Drive, Skype, phone calls/text messages made from <sup>502</sup>'s cellphone (502 Child Vic Sex) and Moore's cellphone (360-970-1431), and Discord via Oscar Pecan's account "PelicanPecan". <sup>502</sup> Child provided me with a list of usernames/account information/emails that he could recall using with Moore. He provided the following email addresses: <sup>502</sup> Child Vic Sex with an associated name of "Samuel G." on the account, Jomoore@osd.wednet.edu, <sup>502</sup> Child Vic Sex Stype

username was "Home Access".

502 advised Moore forced him to provide the login information for his accounts, so he too had access to them. Moore would communicate with 502 via these accounts to make it appear as though 502 Child was talking to himself. 502 Child provided the example Moore had used his student email 502 Child Vic Sex and would send emails back to the same address to make it appear as though the communication was one sided, however Moore was writing to him in a non-obvious way.

APPLICATION FOR SEARCH WARRANT – Google Records Page 8 of 15 KCPAO Rev. 01.01.21

Prior to meeting with law enforcement 502 advised he attempted to go through his email
 accounts to locate the communication between he and Moore. 502 advised it appears that
 recently Moore went into the accounts and has deleted the communications and or documents
 they shared together.

In an attempt to retrieve digital evidence contained within his cellphone, <sup>502</sup> Child completed an Olympia Police Department Voluntary Permission to Search form, to allow an OPD Digital Forensic Examiner to download his device for further examination. The search of this device is still being conducted.

At this time, probable cause exists to arrest Jonathan Moore for RCW 9A. 44.089 Child 8 Molestation in the Third Degree for having sexual contact with 502 Child Vic Sex when he was 9 under the age of 16, by thrusting his pelvic area with an erect penis into 502 buttock, thigh 10 region while they were "spooning", RCW 9.68A. 090 Communication with a Minor for Immoral Purposes based upon Moore having sexual conversations that began with 502 at 11 the age of approximately 14 or 15 years old with the intent to develop a sexual relationship with 12 502 Child in the future, and for RCW 9A.44.096 Sexual Misconduct with a Minor in the Second Degree based upon Moore causing 502 who was under the age of eighteen to have sexual 13 contact with him, while abusing his supervisory position as a teacher at Capital High School to 14 engage in sexual contact with 502 while on school grounds. 15

Therefore I am requesting a warrant for the above listed google accounts associated with the

following emails: 502 Child Vic Sex and 502 Child Vic Sex based on the information provided by 502 Child Vic Sex regarding the extensive contact he had with Jonathan J. Moore via these accounts and the contact that occurred therein may contain evidence of the above listed crimes.

#### **Google Specific Facts**

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For the following section(s), I am relying on the knowledge and experience of experts in the field who know, understand and have provided the following information:

Google is an online search engine, content platform, service provider, and information amalgamator. Since their debut Google currently maintains a variety of online content products and services and they are ranked as one of the most frequently visited web sites in the United States. The following information was gleaned from Google's website, privacy policy and other on-line resources:

APPLICATION FOR SEARCH WARRANT – Google Records Page 9 of 15 KCPAO Rev. 01.01.21

Google offers a large number of products including Gmail, Chrome Web Browser, Waze, 2 YouTube, Chromecast, Google Home, Android, Google Auto, Google Maps, Gmail, the Google+ social media site, photo hosting platforms and many others. In addition to information Google obtains from a user using their services, Google collects data on a user from other companies doing business on the internet. They amalgamate the data in order to sell advertising aimed at the specific user.

Google identifies accounts in a variety of ways, primarily by Gmail account, but also telephone number, or IMEI number of an Android device. Basic data that Google stores about users include:

• Name, gender and date of birth

- Email addresses
- Phone numbers
- Websites visited
- Searches made on Google Search

Ad preferences 0

YouTube search history and recently watched videos .

Location data is also collected and stored by Google. They use advanced location recognition technology in order to routinely calculate your location. Android phones, which run off of Google's services, and Pixel, Google's own phone, track and record a users location through several means, including Wi-Fi, GPS and cellular networks.

Other more specific types of information collected and stored by Google include the following:

1. Account Information - User name, primary email address, secondary email addresses, connected applications and sites, and account activity, including account sign in locations, browser information, platform information, and internet protocol (IP) addresses;

2. Android Information - Device make, model, and International Mobile Equipment Identifier (IMEI) or Mobile Equipment Identifier (MEID) of all associated devices linked to the Google accounts of the target device;

3. Evidence of user attribution - accounts, e-mail accounts, passwords, PIN codes, account names, user names, screen names, remote data storage accounts, credit card number or other payment methods, contact lists, calendar entries, text messages, voice mail messages, pictures, videos, telephone numbers, mobile devices, physical addresses, historical GPS

APPLICATION FOR SEARCH WARRANT - Google Records Page 10 of 15 KCPAO Rev. 01.01.21

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locations, two-step verification information, or any other data that may demonstrate attribution to a particular user or users of the account(s).

4. Calendar - Calendars, including shared calendars and the identities of those with whom they are shared, calendar entries, notes, alerts, invites, and invitees;

5. Contacts - Contacts stored by Google including name, contact phone numbers, emails, social network links, and images;

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Documents - All user created documents stored by Google;

7. Finance - Records of securities, funds, and portfolios associated with the target Google account and/or target device;

8. Gmail - All email messages, including inbox messages, sent mail, saved drafts, chat histories, and emails in the trash folder. Such messages include information such as the date, time, internet protocol (IP) address routing information, sender, receiver, subject line, any other parties sent the same electronic mail through the 'cc' (carbon copy) or the 'bcc' (blind carbon copy), the message content or body, and attached files;

9. Google Photos - Images, graphic files, video files, and other media files stored in the Google Photos service;

10. Location History - Location data including that derived from Global Positioning System (GPS) data, cell site/cell tower triangulation/trilateration, precision measurement information such as timing advance or per call measurement data, and Wi-Fi location. Such data typically includes the GPS coordinates and the dates and times of all location recordings;

11. Play Store - Applications downloaded, installed, and/or purchased by the associated account and/or device;

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12. Search History - All search history and queries;

13. Voice - Call detail records, connection records, short message system (SMS) or multimedia message system (MMS) messages, and voicemail messages sent by or from the Google Voice account associated with the target account/device;

14. Google Home – Information related to Google Home including, but not limited to, device names, serial numbers, Wi-Fi networks, addresses, media services, linked devices, video services, voice and audio activity, and voice recordings with dates and times.

APPLICATION FOR SEARCH WARRANT – Google Records Page 11 of 15 KCPAO Rev. 01.01.21

15. Google Assistant – Information related to Google Assistant including device names, serial numbers, Wi-Fi networks, addresses, media services, linked devices, video services, voice and audio activity, and voice recordings with dates and times.

16. Android Auto – Information related to Android Auto including, but not limited to, device names, serial numbers and identification numbers, device names, maps and map data, communications including call logs and text messages, voice actions, and location data.

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Android Drive – Data stored in the Google Drive for the listed account.

# **Explanation of the Internet and Internet Related Terms**

When an individual communicates through the Internet, the individual leaves an Internet Protocol (IP) address which identifies the individual user by account and Internet Service Provider (ISP). An IP address, together with the date and time of a communication is unique to each communication. IP addresses are assigned to Internet Service Providers who in turn assign specific addresses to individual users. In some cases, IP Addresses are shared with many users. In such situations users are assigned a Port number that, combined with the IP address and time and date of use, can uniquely identify the user.

Internet Service Providers and others who are assigned ranges of IP addresses typically maintain a record of their sub-assignment of individual IP addresses to individual users. When such records are maintained it is possible to identify the specific account associated with the use of a particular IP address at a specific date and time, and the specific physical computer and location from which the communication is transmitted.

Based on the above, I believe that evidence of the above listed crime(s) are located at the above identified location for the above-described Google account, and that the court should issue a warrant to search for the below-described records and seize, if located, evidence of the above-listed crimes for account: 503 Child Vic Wit and 503 Child Vic Wit for the date

range of March 13th, 2020, through May 31st, 2022,

- All identity and contact information associated with the account, including full name, email address, physical address (including city, state, and zip code), date of birth, gender, hometown, occupation, telephone numbers, other personal identifiers, past and current usernames, and account passwords;
- All IP logs and other documents showing the IP address, date, and time of each access the account for the date range above;

APPLICATION FOR SEARCH WARRANT – Google Records Page 12 of 15 KCPAO Rev. 01.01.21

1	• All electronic mail content and/or preserved data (including e-mail, attachments, and						
2	embedded files) that was sent from or received by the above identified account:						
3	All photographs, videos and images in the user profile for the above date range:						
4	• Data stored on Google servers regarding application data for the target account. This data is included in the data stored by apps including location history, contacts, messaging data and other user specific data captured by Google and stored;						
5	• All files contained within the Google Drive service provided by Google Inc. and is						
6	associated with the target account(s). To include media in all formats from all folders and						
7	albums (shared, private, or public) including but not limited to digital photos, video files, links, documents, shortcuts, sound files, and executable files. This is to include any files						
8	that were saved, uploaded, shared, generated, and/or transferred into the accounts associated with the above listed emails;						
9	All records contained and associated with the Google Voice service provided by Google Voice se						
	inc, and associated with the target account(s). This is to include any voicement text						
10	messages, and call logs associated with the account as well as any friends list, missed calls, stored numbers, forwarded numbers, and contents of the deleted folder.						
11	All images, graphic files, video files, and other media files stored in the A count						
12	including those associated with Google Photos, Google Drive, Gmail, or Google Hangouts, and associated metadata, logs, and user settings;						
13	• The contents of all stored messages (including SMS and MMS messages) and in wide						
14	images, and other data sent or received using Google Hangouts, Google Voice, or other messaging platforms, and all related logs and user settings;						
15							
16	And further, law enforcement is commanded to search those records, once obtained, and seize evidence of the above crimes including:						
17							
18	discussion of, depictions of, or reference to content that is evidence of the above listed						
19	plans after high school, plans of a surrogate from South Puget Sound Control of the school plans after high school plans of a surrogate from South Puget Sound Control of the surrogate from South Puget Sound Control of the school plans after high						
20	College, names of Moore's and 503 Child proposed children "Margueether" and "ITILiet"						
21	sexual conversations discussing having sex, pornography, "twinks", and plans or discussions of events surrounding meeting at Jefferson Middle School/Capital High						
22	Emoil and items of the last						
23	Email and items attached to email correspondence between the user and     503 Child Vic Wit     503 Child Vic Wit						
	503 Child Vic Wit and Jomoore@osd.wednet.edu, with whom communication is evidence of the crimes; and						
24	• Any and all correspondence via Google Hangouts to include attachments that occurred						
25	503 Child Vie Wit						
26	• Google Chats conversations and items attached to chat correspondence between the user						
27	and 503 Child Vic Wit 503 Child Vic Wit 503 Child Vic Wit and Jomoore@osd.wednet.edu						
	• Evidence indicating a relationship between the account user and 503 Child Vie With and						
	APPLICATION FOR SEARCH WARPANT COLOR STATE						
	APPLICATION FOR SEARCH WARRANT – Google Records Page 13 of 15 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse						
	2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 360-786-5540						

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Evidence including documents shared via Google Docs or saved in Google Drive or other related files that were shared between the above listed user accounts and or accounts associated with Jonathan J. Moore, to include but not limited to discussing 503 and Jonathan's relationship, plans for their future relationship, sexual relationship, key phrases "Maryweather" and "Elliot", discussions of finding a surrogate, plans to meet each other to include but not limited to the locations of Jefferson Middle School, Capital High School, and Decatur Woods Park.

• Evidence of dominion and control over the account and associated accounts, such as the identity, address, financial information or images relating to the person(s) who created or used the account(s), and evidence of customer contacts and provider response;

**Request for Nondisclosure Order.** I also ask the court to enter an order directing the receiving service provider(s) not to disclose the existence of this warrant and application, to anyone save its legal counsel for the purpose of receiving legal advice. 18 U.S.C. 2705(b) authorizes the court to issue this order.

Disclosure of the information contained in this warrant or application to any person, including the account subscriber, would contravene and frustrate the exercise and enforcement of this warrant; endanger the life or physical safety of an individual; risk flight from prosecution; risk destruction of or tampering with evidence; risk intimidation of potential witnesses; and/or otherwise seriously jeopardize an investigation.

In my experience, suspects who know their activity is being investigated by law enforcement quickly change their behavior. They often stop using the social networking sites that they had previously been using, and delete incriminating content. They also frequently flee to unknown locations, hide or destroy evidence, and otherwise alter their behavior, taking other actions to conceal their crime and their physical location. Suspects do this in an attempt to disrupt law enforcement's ongoing investigation into, or discovery of, their criminal activity. Likewise, notice to the account user would render ineffective the court's warrant, and/or frustrate the purpose of that warrant, which is to collect evidence of a crime.

APPLICATION FOR SEARCH WARRANT – Google Records Page 14 of 15 KCPAO Rev. 01.01.21

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3	I certify under penalty of perjury under the laws of the State of Washington that the					
4	foregoing is true and correct.					
5	Signed this 22 day of September, 2022at Thurspin, WA					
6	Declarant's Signature: THATTEL 2					
7	Chart					
8	On 29th day of Splember, 2022-I reviewed and considered the above application,					
9	submitted to me under pehalty of perjury.					
10						
11	SUPERIOR COURT JUDGE					
12	Printed Judge's Name: <u>Allyson Zipp</u>					
13	Issuance of Warrant Approved: <sup>1</sup>					
14	Jon Tunheim Thurston County Prosecuting Attorney					
15						
16	Beard - 1					
17	By: Brandi Archer, WSBA #41755					
18	Senior Deputy Prosecuting Attorney					
19	Criminal Division					
20						
21						
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27						
	<sup>1</sup> If affiant is a Federal Agent, issuance of warrant is also requested by the signing King County Prosecuting Attorney.					
	APPLICATION FOR SEARCH WARRANT – Google Records Page 15 of 15 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 360-786-5540					

Olympia, WA 98512 360-786-5540

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	2023 - 0134 - 34						
	SRW 2 FILED Search Warrant 13970828 SUPERIOR COURT	I					
	HURSTON COUNTY, WA						
1	2023 FEB 16 AM 10: 14						
	SUPERIOR COURT, THURSTON COUNTY, WASHINGTON LINJA MYHRE ENLOW THURSTON COUNTY CLERK						
2	STATE OF WASHINGTON ) SW NO ) CASE NUMBER: 2022-5131						
3	COUNTY OF THURSTON ) SEARCH WARRANT						
4	TO ANY PEACE OFFICER IN THE STATE OF WASHINGTON: 2023 0134 34						
5	Upon the sworn complaint made before me, there is probable cause to believe that the crime(s)						
6	of RCW 9A.44.089 Child Molestation in the Third Degree, RCW 9A.68.090 Communication						
7	with a Minor for Immoral Purposes, and RCW 9A.44.096 Sexual Misconduct with a Minor						
	in the Second Degree has/have been committed in Thurston County, and that evidence of that/those						
8	crime(s) is concealed in the below-described device(s).						
9							
10	YOU ARE COMMANDED to:						
11	Search the device(s) described as follows bearing that The Digital Forensic Examiner's typical backlog is long and the amount of time needed for a complete examination is a time consuming						
12	process, therefore it is to note that the search by the DFE may come at a later date, not more than 12 months after the signing of this warrant.						
13	• Q-SEE DVR CAMERA SYSTEM, SERIAL NUMBER #QT4261103270719,						
14	SEIZED FROM 111 BETHEL ST NE, OLYMPIA WA 98506 (OLYMPIA						
14	SCHOOL DISTRCIT OFFICE), CURRENTLY STORED IN OPD TEMOPARY						
15	EVIDENCE LOCKER #2.						
16							
17	1. Create a digital image of the above-described device and search that image and seize						
	evidence of the above-listed crime(s) as follows:						
18							
19	For the date range March 13 <sup>th</sup> , 2020, through May 31 <sup>st</sup> , 2022						
20	• Photographs, images, videos, documents, and related data created, accessed, read,						
	modified, received, stored, sent, moved, deleted or otherwise manipulated between the above dates; to include but not limited to any video evidence						
21	capturing the sexual acts that occurred between Jonathan Moore and <b>503 Child</b>						
22	503 , or any video evidence that shows Jonathan Moore alone in the room with						
23	503 Child Vic Wit or any video of evidentiary value as it relates to Jonathan						
24	Moore's relationship with 503 Child Vic Wit or other students of Capital High School.						
	SEARCH WARRANT – Digital DeviceJon Tunheim, Prosecuting AttorneyPage 1 of 2Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512						

Assistance from a technical specialist is also authorized, to review the device(s) and digital media for the best and least intrusive method of securing digital evidence that this warrant authorizes for seizure, and to assist in securing such evidence.

Promptly return this warrant to me or the clerk of this court; the return must include an inventory of all property seized.

A copy of the warrant and a receipt for the property taken shall be given to the person from whom or from whose premises property is taken. If no person is found in possession, a copy and receipt shall be conspicuously posted at the place where the property is found.

Date/Time: 2/15/2023 11: 11am

Signature: SUPERIOR/DISTRICT COURT JUDGE Printed Judge's Name: NBU THOMAS

SEARCH WARRANT – Digital Device Page 2 of 2 KCPAO Rev. 01.01.21

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SUPERIOR COURT, THURSTON COUNTY, WASHINGTON

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STATE OF WASHINGTON

SW NO. \_\_\_\_\_ CASE NUMBER: 2022-5131 APPLICATION FOR SEARCH WARRANT

2023

### Declaration

I, Detective Brooklyn McKoon, declare that I have personal knowledge of the matters set forth below and that I am competent to testify to the matters stated herein:

)

On the basis of the following, I believe there is probable cause that Jonathan J. Moore DOB 03/24/1989 has committed the crime(s) of RCW 9A.44.089 Child Molestation in the Third Degree, RCW 9A.68.090 Communication with a Minor for Immoral Purposes, and RCW 9A.44.096 Sexual Misconduct with a Minor in the Second Degree in Thurston County, and that evidence of that/those crime(s) is located in the following described device:

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 Q-SEE DVR CAMERA SYSTEM, SERIAL NUMBER #QT4261103270719, SEIZED FROM 111 BETHEL ST NE, OLYMPIA WA 98506 (OLYMPIA SCHOOL DISTRCIT OFFICE), CURRENTLY STORED IN OPD TEMOPARY EVIDENCE LOCKER #2.

### Affiant

I am a duly commission law enforcement officer in the State of Washington currently assigned to the Detective Division with the Olympia Police Department. In April of 2018, I was hired as a police officer with the City of Olympia Police Department. I attended and successfully completed the 720- hour Washington State Criminal Justice Training Commission Basic Law Enforcement Academy. The course work consisted of training in, but not limited to criminal investigations related to theft, felony, and misdemeanor crimes against person(s) and property, DUI, assault, child physical and sexual abuse, and domestic violence. Additionally, I have attended ongoing training to include but not limited to, Basic Homicide Investigations, Child Abuse Interview and Assessment, and Investigation of Child Homicide, Sexual Assault Investigations, Victim-Centered Engagement and Resilience Tactics, Introduction to Investigative Genetic Genealogy, Introduction to Crime Scene Investigation, Intermediate Crime Scene Investigation, and I am a certified Force Science Analyst.

APPLICATION FOR SEARCH WARRANT – Digital Device Page 1 of 13 KCPAO Rev. 01.01.21

The facts set forth in this Affidavit are based on my own personal knowledge; knowledge obtained from other individuals during my participation in this investigation, including other law enforcement officers; interviews of witnesses; my review of records related to this investigation; communications with others who have knowledge of the events and circumstances described herein; and information gained through my training and experience.

Because this Affidavit is submitted for the limited purpose of establishing probable cause in support of the application for a search warrant, it does not set forth each and every fact I or
 others have learned during the course of this investigation. I have set forth only the facts I
 believe are relevant to the determination of probable cause to believe evidence, fruits, and
 instrumentalities of violations of RCW 9A.44.089 Child Molestation in the Third Degree,
 RCW 9A.68.090 Communication with a Minor for Immoral Purposes, and RCW 9A.44.096
 Isted locations.

#### The Investigation

On 08/11/22, I was contacted by Detective Sgt. Weinnig regarding a potential sex offense that occurred at Capital High School, located at 2707 Conger Ave NW and at Jefferson Middle School located at 2200 Conger Ave NW in Olympia.

At approximately 1751 hours, I received a phone call from Anna Dragt who agreed to meet with me the following day to conduct a telephonically recorded interview at approximately 1130 hours. The following is a summary of the information Anna provided within her statement:

Approximately two weeks ago she was working with her co-worker Charles D. Norris DOB 04/13/2005 '503''''. 503 started talking about when he went to Jefferson Middle School. 503 Child described a relationship he developed with his digital media teacher by the name of

Jonathan Moore (aka Jonathan J. Moore DOB 03/24/1989).<sup>503 Child</sup> told her he and Moore would spend time together before and after school. When 503 Child proceeded on from Jefferson Middle School to Capital High School, Moore followed and began teaching at Capital.

<sup>503</sup> Child told Anna he and Moore would communicate via text and email, but it is not known exactly when the communication began. Once the pandemic started in 2020, <sup>503</sup> and Mr. Moore began arranging to meet each other at the bleachers located at Jefferson Middle School. Anna believed they met "very often" at least several times a week.

APPLICATION FOR SEARCH WARRANT – Digital Device Page 2 of 13 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512

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1 disclosed the relationship between he and Mr. Moore became sexual but did not provide 2 details regarding what a sexual relationship meant to him. <sup>503</sup> told Anna Moore demanded 503 call him his "boyfriend" and that he needed to say, "I love you." 503 did not 3 consider Moore his boyfriend. Anna advised Moore made 503 feel like he had to do all the things they did because <sup>503</sup> is a "loner" and Moore had become a significant part of his life. 4 5 Anna advised <sup>503</sup> is currently 17 but it is highly possible he was 15 when he started to meet Moore at the bleachers because it has been a couple of years. <sup>503</sup> disclosed to Anna he and 6 Moore "broke up" approximately 3 months ago for an unknown reason. 7 After my interview with Anna, I provided her my contact information to provide to <sup>503 Child</sup> as he was fearful of coming forward and did not want me to contact him. I expressed I would be 8 available whenever he felt comfortable an encouraged Anna to continue being a support system 9 to him. 10 On 08/12/22, I contacted administration staff at Capital High School to inform them of the allegations being brought forward against Jonathan Moore due to him being a current teacher at 11 their facility. I met with Principal Lillian Hunter, Assistant Principal Ja'Wanne Brown, and other 12 respective staff at approximately 1000 hours the same day. I was notified Jonathan Moore was currently on administrative leave due to previous professional misconduct allegations with 13 students. Capital High School informed me they would be cooperative with law enforcements investigation. 14 I was provided with some of Jonathan J. Moore's information by Capital High School. The 15 information revealed Jonathan's full name was Jonathan Joseph Moore with a listed address of 16 5220 Mt. Green Ln SE in Lacey, WA 98503. A search through police databases confirmed this information for Johnathan Moore to include his date of birth as 03/24/1989. Additionally, 17 surveillance was conducted at Jonathan Moore's residence, located at 5220 Mt. Green SE. The residence is located within the Mountain Greens MH Estates Mobile Home Park in Lacey, WA. 18 Present at the time, parked in the carport of the residence was a 2014 Chevrolet Malibu Sedan bearing WA LIC BAW0858. The vehicle is listed with Jonathan J. Moore as the registered 19 owner. 20 503 Child Vic Wit Interview: 21 On 08/17/2022, 503 came forward and agreed to complete and audio and visually recorded interview at the Olympia Police Department. <sup>503</sup>'s interview lasted approximately 3 hours 22 and 8 minutes. The following is a summary of 503 statement: 23 24 Jon Tunheim, Prosecuting Attorney APPLICATION FOR SEARCH WARRANT - Digital Device Thurston County Courthouse Page 3 of 13 2000 Lakeridge Dr. SW, Building 2 KCPAO Rev. 01.01.21 Olympia, WA 98512

I asked 503 Child what we were here to talk about today 503 Child responded that it was weird to say, but "abuse". 503 described the abuse as largely emotional and sexual abuse that started lightly in the 6<sup>th</sup> grade and "blew up" once he was in high school. 503 provided the following events as chronologically as his could recall.

#### 4 6<sup>th</sup> grade (Jefferson Middle School):

<sup>503</sup> described himself as a "wreck" and stated he did not shower or take care of himself. He was put into a program called "Mind Builders" for advanced reading. <sup>503</sup> Child advised Jonathan Moore was the new teacher for Mind Builders that year. This was how he and Moore first met.
<sup>503</sup> advised he really liked Moore at first and liked that he was strict, but not without reason.
<sup>503</sup> advised he wanted to take more of Moore's classes the following year. <sup>503</sup> explained an incident where he wrote Moore a letter about how much his classes meant to him, and Moore hung up the letter. <sup>503</sup> Child advised this was a turning point in his relationship with Moore.

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#### 7th Grade (Jefferson Middle School):

10 503 advised he signed up for Reach and Visual Communications with Moore. He enjoyed
11 Visual Communications which created an environment for him to be around Moore. 503
advised Moore took the time to get to know him and put him into positions he was good at. He
12 described Moore as someone who did not immediately "discard him" 503 Child advised it slowly
started happening along with other students, where they would stay after school with Moore until
approximately 1630-1700 hours. 503 Child advised they usually stayed to film or talk about plans
for the classroom because the power was given to the students. Toward the end of 7<sup>th</sup> grade,
503 Child was given more opportunities and elected more responsibility within Visual
Communication program.

### 16 8th Grade (Jefferson Middle School):

During 8<sup>th</sup> Grade 503 advised they made a sitcom called "The Studio" in Visual Communications. This became the drive for people to stay late after school. 503 became involved with The Studio, and this was a big turning point in he and Moore's relationship. As summer was approaching, students along with Moore began staying as late at 2100-2200 hours filming. 503 explained he was not forced to stay after school, he wanted to, and would

choose to stay. This developed into 503 staying after school just to have conversations with Moore because he enjoyed talking to him. This occurred quite often and would result in he and

- Moore staying alone for anywhere between 2-3 1/2 hours. I asked <sup>503</sup> what would happen during this time. <sup>503</sup> Child advised he and Moore would talk about stuff such as philosophy. Moore would order food for him, and Moore became his friend. I asked <sup>503</sup> out of a school week
- would order food for him, and Moore became his friend. I asked \_\_\_\_\_\_ out of a school week
   how many days he would stay after with Moore. He advised 2 or 3 times a week minimum.
   <sup>503</sup> Child advised he and Moore would communication via email during this time, but nothing wa
- <sup>503 Child</sup> advised he and Moore would communication via email during this time, but nothing was
   "out of line".

APPLICATION FOR SEARCH WARRANT – Digital Device Page 4 of 13 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512

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I asked <sup>503 Child</sup> if while he was in 6<sup>th</sup>-8<sup>th</sup> grade if anything ever became physical between, he and Moore. <sup>503</sup> stated, "No." and stated during this time it was a "grooming" phase and was not a relationship yet. 503 described Moore almost like a "parent" or like his "dad". 503 Child described his own behavior during this time as distanced from everyone, he stopped playing xbox, and interacting with his friends. 503 described himself as becoming reliant on Moore.

#### Summer before 9th Grade:

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During the summer, <sup>503</sup> along with fellow students would go to Moore's classroom at Jefferson Middle school. During this time, they developed a plan that 503 along with other students involved, would return to Jefferson while they were at Capital High School, and would teach students how to make "The Studio" to continue the production.

#### **Capital High School:**

#### 9 Freshman/Sophomore Year (14-15 Years Old):

503 Child stated at least a couple of times a week, he would walk to Jefferson after school to talk to 10 Moore while he was a student at Capital High School. On March 13<sup>th</sup>, 2020, of 9<sup>th</sup> Grade, 503 was filming "The Studio" with Moore at Jefferson. Filming was not completed before school was shut down due to Covid-19. <sup>503</sup> explained he and Moore had become closer at this time 12 and it had become clear they were not just staying in contact for filming purposes. 503 stated he and Moore were going to stay in contact via email and Skype.

Skype calls between he and Moore began with other students present. This progressed to him and 14 Moore getting on Skype early to talk without anyone else on the call or staying on late to continue talking. 503 advised he also began to meet Moore at Decatur Woods Park and the 15 bleachers at Jefferson Middle School. This too, started with other students present, but 16 progressed to being just him and Moore. Almost daily, including weekends he would go to Jefferson Middle School bleachers to meet Moore to talk. 503 Child explained he and Moore also 17 started using Gmail to communicate. They would talk late into the night having hundreds of emails between each other. Moore would become "very upset" if he did not respond quickly. 18 This then progressed to them using Google Hangouts/Chats to communicate because it was just like texting. 19

<sup>503</sup> advised every night at 2230 hours; Moore would call him and they would talk until approximately 0100 hours on the phone. He had to hide this from his parents and lie about who he was talking to. During this time, <sup>503</sup> Child advised he gained 50 or 60 lbs. I asked <sup>503</sup> why this happened. He explained because all he would do is sit on his bed and talk to Moore and he was sad. 503 Child explained his grades were failing during this time, but Moore started to do his homework. <sup>503</sup> advised to this day he still does not know algebra or geometry because Moore did all his homework.

APPLICATION FOR SEARCH WARRANT -- Digital Device Page 5 of 13 KCPAO Rev. 01.01.21

503 Child advised his "relationship" started with Moore when he was approximately 14 or 15 years old. 503 defined "relationship" to mean Moore would want him to call him his "boyfriend". Moore told 503 they were going to spend their whole lives together, 503 was going to find a surrogate for their children in running start at South Puget Sound Community College, and they were going to name their children "Maryweather" and "Elliot".

Moore formulated a plan for after high school, when 503 was in college for a year or two. He would have a project and would have an extra room at his apartment. 503 would stay in the room while they worked on the project. Once 503 was an adult it would seem natural that they were in a relationship. 503 Child explained there were several documents and notes made about he and Moore's planned future, ideas on how to raise their kids, or what their life together would look like. These ideas of their life were captured in Google Docs that Moore has since renamed/and or deleted. I asked 503 why Moore would do this. He explained that whenever there was a fight between them, Moore would take these documents from him.

During this time, especially once he and Moore entered a "relationship" he would go to Jefferson Middle School to visit Moore and would sleep on the ground. Moore would sometimes take a nap next to him. I asked 503 to explain to me how their bodies were when Moore would lay down to take a nap next to him. 503 stated, "Like spooning." I asked 503 if Moore's body would do anything during this time. 503 stated not really unless it was something sexual there would be humping. 503 explained humping to be thrusting with him laying down on his side facing away from Moore. Moore would be laying down on his side facing toward him, thrusting his pelvis into his "ass" or "thigh". 503 advised he could feel Moore had an erection while he was humping him. This happened approximately once or twice.

16 503 Child advised the topic of sex came up between he and Moore when he was around 14 or 15 years old. This would happen by Moore turning the conversation sexual, and talking about what 17 turned him on, such as the type of pornography he enjoyed. <sup>503 Child</sup> explained Moore liked "twinks" with very little hair and flacid penises. Moore would talk about how he wanted to be 18 submissive and wanted 503 to control him and punch him. I asked 503 if Moore ever had him watch porn with him, he stated no. <sup>503 Child</sup> explained Moore wanted sex but was willing to 19 wait. 503 Child advised once Moore came to Capital High School during his junior year (16 to 17 20 years old) the sexual acts began. I asked 503 how he and Moore would communicate about sex. 503 advised sometimes they would call, sometimes over skype, but never over text or 21 email. Some of the sexual conversation may have occurred over "Google Chats" because this was a primary means of communication between them. 22

#### 23 JUNIOR YEAR (16-17 years old):

APPLICATION FOR SEARCH WARRANT – Digital Device Page 6 of 13 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512

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<sup>503</sup> stated he would come to school between 0700- 0800 hours every day to see Moore and would stay after school until 2130-2200 hours and it was not uncommon for him to spend anywhere from 10-14 hours at the school with Moore daily.

Approximately two months into the school year, the sexual acts began. These would occur in the interior newsroom at the school. Inside of the interior newsroom, there was a green room with large black curtains. He and Moore would go into this room after everyone left around 2100 2200 hours. This occurred at least two or three times a week, sometimes daily. 503 explained he was paranoid about the janitors because they would come into the other room, to the extent that he would wear black shoes to blend into the curtain.

7 Moore would pressure him to go behind the curtain, where he would "fondle" Moore. I asked 8 503 what fondling meant to him. 503 stated rubbing Moore's testicles, kissing his neck, touching the back or side of Moore's body, sometimes his "ass", and he would "masturbate" 9 Moore over his clothes sometimes under 503 Child described that he would take his hand over Moore's penis that was usually hard or half hard. He would stroke Moore's penis, and Moore 10 would have a lot of pre-ejaculates. He would try to avoid touching the head of Moore's penis, although sometimes Moore would ask him too. 503 Child advised he would try to stick to the shaft 11 or lower shaft of Moore's penis while masturbating him but would stop before Moore ejaculated. 12 <sup>503</sup> advised the "thrusting" also happened by him and Moore getting into positions that looked like "sex positions" and they would "act" them out with their clothes on.

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 503 Child explained Moore only touched him once on his genital area with his hands. I asked
 503 to tell me everything that happened when Moore touched his genital area.

he and Moore were again in the back room at the school. <sup>503</sup> advised he was insecure about his penis not being hard because he did not want Moore to be upset.

In this incident <sup>503</sup> explained Moore's hand was "really cold". <sup>503</sup> Child was standing with his pants down and Moore reached into his underwear. Moore touched and stroked his penis with his barehand and fingers. Moore was also rubbing his foreskin and making comments about it. This lasted for approximately a minute until he told Moore "No". Moore started trying to go faster to encourage him to not be done.

503 stated his sexual interactions with Moore were not consensual. The only time he would indicate he wanted this with Moore was after he already refused it twenty times and decided this was going to be his life. 503 advised he verbalized several times to Moore, on a consistent basis, he did not want to do these things with him.

APPLICATION FOR SEARCH WARRANT – Digital Device Page 7 of 13 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512

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1 2 advised he got away from Moore halfway through December of 2021 and the physical contact ended. 503 advised the last time he talked to Moore was approximately four months prior to him reporting the incident on 08/17/22.

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I was contacted by Scott Neiman with Olympia School District on 09/21/2022, I was informed 4 Jonathan J. Moore had been terminated as an employee of Capital High School because of 5 professional misconduct with students. I was informed after Jonathan Moore's termination, staff of the Olympia School District cleaned out the classroom Moore operated out of. Several 6 "security" style cameras were discovered in the classroom in the area of Jonathan's office, and the back green room (where the sexual acts with 503 Child Vic Wit occurred) from the brand "O-7 See". These cameras were installed prior to Moore taking over the classroom however the school 8 advised they believed the camera's to be inoperable. The cameras were removed and were secured at the Olympia School District Office located at 111 Bethel ST NE, Olympia, WA 98506 9 I later responded to the school and met with Daniel Grimm DOB 07/02/1959 who completed an 10 audio and visually recorded walk through of the classroom with me showing where all the cameras were located. While conducting the walk through, an additional camera was found in the 11 green room that was not removed. While meeting with Daniel Grimm, he informed me of a time 12 he along with the school Principal at the time were conducting walk throughs of the school, during a school dance. They found the light on in Moore's classroom, where Moore was found 13 alone with a student around 2200-2300 hours in the back editing room. When confronted Moore told Grimm they were being recorded in the room. This comment led Grimm to believe now, the 14 cameras were operable.

I later conducted a follow-up interview with victim 503 Child Vic Wit, where we discussed the cameras. During this interview I asked 503 Child if he could remember Moore's classroom, he 16 advised he could. I asked 503 if he remembered seeing cameras in Moore's classroom. advised there were "tons" of cameras which is why they went into the greenroom where 17 the sex acts occurred. 503 did not believe there was a camera in the greenroom (although it was discovered there was). 503 Child advised he believed where they were was out of sight from 18 the cameras, but he is certain the cameras picked something up. 503 advised Moore would 19 turn the cameras so they would not face into the greenroom or wherever things were "happening". I asked 503 why he thought Moore did this. 503 advised because Moore did not want to get caught. I asked 503 if Moore ever said this to him. He advised yes and 20 everyone knew where the blind spots of the cameras were because Moore would talk about it. I asked 503 if the camera's worked, he stated they did. I asked 503 Child how he knew this. He 21 advised you could go into the backroom and turn on the monitor to see the cameras. I asked 503 Child if Moore had access to the cameras, 503 Child advised he did. 22

APPLICATION FOR SEARCH WARRANT – Digital Device Page 8 of 13 KCPAO Rev. 01.01.21

On 09/29/2022, I applied for and was granted a search warrant for by Honorable Superior Court
 Judge Allyson Zipp to seize the Q-See camera(s) and system to include but not limited to any
 and all associated DVR(s), hard drive(s), SD Cards, USB drives, associated cloud-based storage
 systems from the Olympia School District Office located at 111 Bethel St NE in Olympia.

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On 09/29/2022 at approximately 1404 hours, the warrant was served. Collected was a "Q-See" DVR system with keyboard and mouse. The evidence was taken back to the Olympia Police Department. I placed the Q-See Camera System DVR, with keyboard, and mouse into temporary evidence locker #2. It was later determined a higher level of digital forensic expertise from a certified Digital Forensic Examiner would be needed to search such item for evidence. Due to this a search was unable to be conducted within the 10 days of the original warrant.

<sup>9</sup> Therefore I am requesting a warrant to search the Q-See Camera System DVR for
<sup>9</sup> evidence of the above listed crimes to include: Photographs, images, videos, documents, and related data created, accessed, read, modified, received, stored, sent, moved, deleted
<sup>11</sup> or otherwise manipulated, to include but not limited to any video evidence capturing the sexual acts that occurred between Jonathan Moore and 503 Child Vic Wit, or any video
<sup>12</sup> evidence that shows Jonathan Moore alone in the room with 503 Child Vic Wit or any video of evidentiary value as it relates to Jonathan Moore's relationship with 503 Child.
<sup>13</sup> 503 or other students of Capital High School.

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Evidence of the crimes described in this application could be contained in any type of digital device to include the Q-See DVR system. The terms "digital device" and "device" include all devices capable of capturing and/or storing digital data, such as computers, digital cameras, modems, routers, external memory drives, thumb drives, cellular telephones, GPS navigation devices, etc. Data stored on digital devices and media can be easily transferred from one device or storage media to another. Forensic experts and others with experience in retrieving and analyzing digital data have established the following:

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Digital devices typically retain some evidence of all activity taken via the device or 21 associated media; and, as such, could contain evidence of crime. For example, data, whether 22 stored intentionally or unintentionally, can contain evidence of knowledge, intent, efforts to 23 conceal, sell or dispose of evidence or proceeds of criminal activity, accomplice identity, association with victims, or geographic location of the device possessor at particular dates and 24 Jon Tunheim, Prosecuting Attorney APPLICATION FOR SEARCH WARRANT - Digital Device Thurston County Courthouse Page 9 of 13 2000 Lakeridge Dr. SW, Building 2 KCPAO Rev. 01.01.21 Olympia, WA 98512

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times. This information can be in numerous forms, such as photographs; address books or contact lists; or communications with others through means such as phone calls, email, instant messaging, social media, chat sessions, or other digital communications.

Evidence can remain on the device or media for indefinite periods of time after the communication originally took place, even if deleted by the user. Information deleted by the user may be recovered by a forensic examiner throughout the working life span of the device.

Digital data can be found in numerous locations, and formats. Evidence can be embedded into unlikely files for the type of evidence, such as a photo included in a document or converted into a PDF file or other format in an effort to conceal their existence. Information on devices and media can be stored in random order; with deceptive file names; hidden from normal view; encrypted or password protected; and stored on unusual devices for the type of data, such as routers, printers, scanners, game consoles, or other devices that are similarly capable of storing digital data.

Device-generated data also includes information regarding the user identity at any particular date and time; usage logs and information pertaining to the physical location of the device over time; pointers to outside storage locations, such as cloud storage, or devices to which data may have been removed, and information about how that offsite storage is being used. If the device is synced with other devices, it will retain a record of that action. Digital device users typically do not erase or delete this evidence, because special software or use of special settings are usually required for the task. However, it is technically possible to delete this information.

As with other types of evidence, the context, location, and data surrounding information in the device data is often necessary to understand whether evidence falls within the scope of the warrant. This type of information will be important to the forensic examiner's ability to piece together and recognize evidence of the above-listed crimes.

Digital device programs frequently require passwords, phrases, codes, patterns, fingerprints, and/or user names to operate. Those may be kept inside a device/media, or outside

APPLICATION FOR SEARCH WARRANT – Digital Device Page 10 of 13 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512

in some other area known to the user. So, in addition to searching a digital device and media for evidence of the above-listed crime(s), investigators will need to search both the premises searched, and the digital device(s) for this information.

The forensic examiner may also need the following items in order to conduct a thorough and accurate search of the devices: computer hardware, software, peripherals, internal or external storage devices, power supplies, cables; internet connection and use information; security devices; software; manuals; and related material.

Searching the digital device itself would irreversibly alter data and/or evidence on the device. The commonly accepted best practice method to search a digital device for evidence involves creating a digital image of the device and then searching that image for the responsive evidence. Creating a forensic image does not alter any evidence on the device; it only copies the data into a searchable format. The image is then searched using search tools to locate and identify that evidence whose seizure is authorized by this warrant. The unaltered device and the image are then preserved in evidence.

Modern digital devices and media can contain many gigabytes and even terabytes of data. Due to the potential for an extremely large volume of data contained in devices and media, and that fact that evidence can be stored/located in unanticipated locations or formats and/or embedded in other items stored on the device/media, investigators typically need to use specialized equipment in their search. Such large volumes of data also mean that searches can take days or even weeks to complete. For these reasons, I request authority to remove from the search location all digital devices and media that could contain evidence authorized for seizure under the warrant for subsequent search pursuant to the terms of the warrant.

I also request authority to obtain assistance from a technical specialist, to review the digital device(s) and digital media for the best and least intrusive method of securing digital evidence that this warrant authorizes for seizure, and to assist in securing such evidence.

APPLICATION FOR SEARCH WARRANT – Digital Device Page 11 of 13 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512

Based on all the foregoing information, there is probable cause to believe that evidence of the above-listed crimes exists in the above described digital devices and that there is probable cause to search those devices for the evidence of the above crimes for the date range March 13<sup>th</sup>, 2020, through May 31<sup>st</sup>, 2022

Photographs, images, videos, documents, and related data created, accessed, read, modified, received, stored, sent, moved, deleted or otherwise manipulated between the above dates; to include but not limited to any video evidence capturing the sexual acts that occurred between Jonathan Moore and 503 Child Vic 503 or any video evidence that shows Jonathan Moore alone in the room with 503 Child Vic Wit or any video of evidentiary value as it relates to Jonathan Moore's relationship with 503 Child Vic Wit or other students of Capital High School.

APPLICATION FOR SEARCH WARRANT – Digital Device Page 12 of 13 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512

1	I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.
2	Signed this Kt day of Feb, 2073 at Thurston, WA.
3	Signed this D'day of <u>1-en</u> , 20 <u>C</u> at <u>11018</u> DV1, WA.
4	Declarant's Signature PALLA
5	the company
6	On $\frac{7}{2}$ day of $\frac{7}{2}$ , $\frac{9}{2025}$ , I reviewed and considered the above application, submitted to me under penalty of perjury.
7	a protes
8	SUPERIOR COURT JUDGE
9	Printed Judge's Name: /NDU ThomAS
10	Issuance of Warrant Approved: <sup>1</sup> Jon Tunheim
11	Thurston County Prosecuting Attorney
12	By: electronically approved
13	Cailen L. Cecil, WSBA #34607
14	Senior Deputy Prosecuting Attorney
15	A
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17	8 28
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22	*
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	APPLICATION FOR SEARCH WARRANT – Digital DeviceJon Tunheim, Prosecuting AttorneyPage 13 of 13Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512

INV Inventory	3 27
13632855	FILED SUPERIOR COURT THURSTON COUNTY, WASH.
1	SUPERIOR COURT OF WASHINGTON FOR THURSTON COUNTY 16 PM 1: 56
2	STATE OF WASHINGTON ) SW NO. 2022 - 07 10 de Bhle Enlow SEALED Thurston County Clerk
3 4	COUNTY OF THURSTON ) INVENTORY AND RETURN OF SEARCH WARRANT
5	OPD = 2022 - 513] I, the undersigned states as follows:
6	1. I received a search warrant for business records in the possession of Google, Inc. for the
7	accounts identified by:
8	Gmail Address: Dcnorrislm@gmail.com and Banjocharlie1@gmail.com
9	
10	
11	2. On the 6 <sup>th</sup> day of October 2022_, I served the warrant, and on 24th day of October.
12	2022, I received the items listed below in Item 5.
13	3. A copy of this inventory was sent to:
14	Google Inc. Attn: Custodian of Records
15	1600 Amphitheatre Parkway
16	Mountain View, CA 94043 Phone Number: (844)383-8524
17	E-mail Address: uslawenforcement@google.com Web Portal: lers.google.com
18	
19	<ol> <li>Place where evidence is now stored: <u>Olympia Police Department Evidence.</u></li> <li>Evidence seized (Describe):</li> </ol>
20	The records received were those which the warrant required be produced. I received these
21	records via email from Google on 10/24/2022. I received a list of hash values corresponding to
22	each file produced in the response to the Search Warrant listed as Attachment A. The following is
23	the data seized:
24	Attachment A: Hash Values for Production Files (Google Ref. No. 25100476)
25	banjocharlie1.Gmail.Contacts.Preserved.vcf;
26	MD5- 8161df6a6536ab64c898412ae56add13
	SHA512-
27	16252dc33251672c5be7c5579be5a55794371d15bc13c9e122b4f19716b62e00c9ee465414
	8e7e8131
	INVENTORY AND RETURN - Google RecordsJon Tunheim, Prosecuting AttorneyPage 1 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

1	c1b254825502c68b041aec702ca966493d123735d4ae97
2	banjocharlie1.Gmail.Contacts.vcf:
3	MD5-8161df6a6536ab64c898412ae56add13
4	SHA512-
5	16252dc33251672c5be7c5579be5a55794371d15bc13c9e122b4f19716b62e00c9ee465414
6	8e7e8131
7	c1b254825502c68b041aec702ca966493d123735d4ae97
8	banjocharlie1@gmail.com.105008091267.GooglePay.BillingInformation_001.zip:
	MD5- a25252a307990244e535b5bfa6b3e0c6
9	SHA512-
10	4fc349efc1537db3fe8bf8330cc6a6a0a6981b7cb8a4c97e42581bd0e8bcea0fd7878a8bf6c5
11	9c368ff08
12	3d48860ed4f733488af4a4ccf834d3a5e0e92cfd3f7
13	banjocharlie1@gmail.com.105008091267.GooglePay.CustomerInformation_001.zip:
14	MD5-478b9ccb8772dc4ce16177fb60d93549
15	SHA512-
16	08689ee57961981d5a14b4d5e27445ed899a2b17c0c20e7d7f9220bd5d3cebb31de0eaa20f
17	986a927e
18	27467862d48728ff9241b06852f079c188cfc422ba6cec
19	banjocharlie1@gmail.com.105008091267.Preserved_001.GooglePay.BillingInformation_
20	001.zip: MD5- 5ae143dd6dad588e6ba28d5c5937e608
21	SHA512-
22	c6c1f844d7a68b4a212308c129d76bd2d4eceb810f8d0424679ca427788f3fb6952f4eb3ab0
23	ea41cbba
-	eba674a348e6c4bd79a5e774720348d00c2b70ed290d3
24	Google LLC USLawEnforcement@google.com
25	1600 Amphitheatre Parkway Mountain View, California 94043
26	www.google.com
27	banjocharlie1@gmail.com.105008091267.Preserved_001.GooglePay.CustomerInformatio
	n_001.zip
	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 2 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

	n
1	
2	MD5-4b9dc2e365bb1345f2fe5adf06408e20
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4	c5cc16197d07d8a3f2bdafb7ea62b388f6e3f51252ee214e46f76188a90586e4a1a07bb1816c
5	28ebaf1d
6	f3185eabd4d76dd0e5edfb419f79e2e0bd5a30ca5344
7	banjocharlie1@gmail.com.140779655869.AccessLogActivity.Activity_001.001.zip:
8	MD5- d40d173f3cb0c734135e47bc4d8a10fb
9	SHA512-
	76c83f2948cb1c49b3da02051e8197ea6c3dd7d46f30b220b6b1a08cb73a82c14e6e3c103fb
10	e8f908a3
11	dd16add0add88ca988f1ef7e454d57b8261f36a9020df
12	banjocharlie1@gmail.com.140779655869.AccessLogActivity.Activity_001.Preserved.zip:
13	MD5- fac48842b84a55c5cc7aff22ada0b887
14	SHA512-
15	4ac6f6e06c3f743a6195617b9f8327825b210eccde943b250b6fe07fa9507e4fa67a92b59a92
16	41754db
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18	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles_001.zip:
19	MD5-3afb6853f5cbe81ce9d90987ee8829af
1	SHA512-
20	e577eaa49958de8e9dabfac9a054d7489a7bd1248cb0a1e0d1078bb32301358ea6df36afcd4
21	e47ff346b
22	223b2fad3fc8068e2eda15788de4ac7b4026387ac02d
23	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles_002.zip:
24	MD5-2990663b25bb9f86ec7a1a12bb0727d4
25	SHA512-
26	9e9def951fc866c62f74d941a5b3431db442eed86557cca951f2b91a283ec424220d7ba638e 4ef8fe646
27	85d35ac05b0e3674c71460c0be00cf891e108af34302
35	Google LLC USLawEnforcement@google.com
	INVENTORY AND RETURN - Google RecordsJon Tunheim, Prosecuting AttorneyPage 3 of 27 KCPAO Rev. 01.01.21Thurston County Courthouse2000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540360-786-5540

1	1600 Amphitheatre Parkway Mountain View, California 94043
2	www.google.com
3	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles_003.zip:
4	MD5-052fc260c18e8e4f2ab0f954921ae293
5	SHA512-
6	a0c116de50e21f0ceb16cbdc77f01bd5fd3fc96769ddf7a7ad1f60ad9ba01100b48644aa3687
7	5d40643c
8	9d953da20ed35dda3426d835b239bf4b8ed9f891fec8
9	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles_004.zip:
10	MD5-313a9adffd494f3081c60f27befb6de6
	SHA512-
11	f10b1a9d582fb02fea12848079f146b028c562f3c03222e4601babf762737a87b8bc59f81f3d
12	6984e484
13	d6a15f890f9fc72f05e3e7db669513f1de7f10982d90
14	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles_005.zip:
15	MD5-8ac84e7fab85a0b6151c2b0ad85a896d
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17	1bd4f8d9
18	9ee1d793969065d8e1b68152ba16707d03c9bc16f67e
19	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles 006.zip:
20	MD5- d8d7d2ef6609e68ccb8c9a3f1f15494f
21	SHA512-
22	df9c162fc206ce82022627e06e87ccb63f39c8a97c0da60dcb9bdf66bf75ed57d033bdc5de38
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23	596e5bd2acf62d573676a8496e98dbebe14e5c29c1db
24	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles 007.zip:
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26	SHA512-
27	7a450b516a4a945e5261f290fd3b2f55433b9c0fcc45b580127062c70e2470b2cc483015537
	4b3c788
	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 4 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

	14 a
1	9231caa067c824f733b73820212480460b9623e2545122
2	Google LLC USLawEnforcement@google.com
3	1600 Amphitheatre Parkway Mountain View, California 94043
4	www.google.com
5	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles_008.zip:
6	MD5-07d872dd038499fcfec81884dc8b5a1a
7	SHA512-
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8	3dc32559
9	87e8d114c11f0aa1dda0fb02a11af6f191c52809b181aa
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İ1	MD5- 0f9ebaf456a232a62619c46de2028088
12	SHA512-
13	556c5896419d04a087f892f70f495aa39b0cf2af423b412c0915a8492b296bed314faf2869bc
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22	MD5-1bf45c98218c229655bbc44ef42eb799
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E Sa	387147dc9ab7db8bdac63bed6256c9304ae3103953ab
26	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles_012.zip:
27	MD5- ff0b19a111052ea4d0f7c4fb2bfde5eb
	SHA512-
	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 360-786-5540

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4	Google LLC USLawEnforcement@google.com
5	1600 Amphitheatre Parkway Mountain View, California 94043
6	www.google.com
1	banjocharlie1@gmail.com.140779655869.Drive.DriveFiles_013.zip:
7	MD5- cada059ca71675e84dd987351c69f812
8	SHA512-
9	f038b40e53a8f143d6183e6e696d5cc3ee1c740f93ae3ea8b518dc04974894f904b4a4ba2eb
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21	e7f9f7521
22	916fe77a9857352c7ca746566d48d1cf8375d820bb6e
23	ban jocharlie 1 @gmail.com. 140779655869. Drive Associated Targets. Shared Drives (a.k.a. Terminal t
24	amDrives)
25	_001.Preserved.zip:
26	MD5- cb56ea2caa43315680dfa218d8e16814
	SHA512-
27	1bcb35b70b104e1e0b5084889014fea88c776d0aaaf60033a188d1220ef9ef650f58c4d5993
	34366c48
20	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 6 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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1	8e0f75d598287a4e9eb8350710f0dfeea6691f1ea30ae
2	banjocharlie1@gmail.com.140779655869.DriveAssociatedTargets.SharedDrives(a.k.a.Te
3	amDrives)
4	001.zip:
	MD5-10aa9ddb9e38476a9a7bcb8de31e3b0c
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7	62892c76
8	97d4fb9578dac74cb7b9bed33f4ee3702d50002e5b298
9	Google LLC USLawEnforcement@google.com
10	1600 Amphitheatre Parkway Mountain View, California 94043
11	www.google.com
12	banjocharlie1@gmail.com.140779655869.DriveMobileBackups.Backup_001.Preserved.zi
13	<b>p</b> :
14	MD5-711b533dc3f2d9a6c93a905ead3c0093
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25	MD5- f7924a5b72a77604af18ec3b8bba7376
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27	b134900
	45334c10cb6af1f9c5707131a4d2bcdfd99a254b490e4
	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 7 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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-	2
1	banjocharlie1@gmail.com.140779655869.GoogleAccount.SubscriberInfo_001.zip:
2	MD5- 912e47a86b922c8f41bfcd5bea5cef4a
3	SHA512-
4	738d79a856dbad47edafde96e674174424bf11d5e5a6dbe8fcdd73d6414553222dccbbc0882
5	bf259321
6	f027a00a621f17901078e8b452b0493c7d0f1e52a072e
7	banjocharlie1@gmail.com.140779655869.GoogleChat.GroupInfo_001.zip:
8	MD5- 2e668b0409f2792dd0fa16ba965ed793
9	SHA512-
10	e1263817e1b014dd86fbce9e70579ed8da36f84173937ced92916d562c1e29715cb9b0c130
10	d16792bc
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12	Google LLC USLawEnforcement@google.com
13	1600 Amphitheatre Parkway Mountain View, California 94043
14	www.google.com
15	banjocharlie1@gmail.com.140779655869.GoogleChat.GroupTasks_001.Preserved.zip:
16	MD5- 4d0d5ddab7346ec856da9d69d8d54b3f SHA512-
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18	5d4667e4
19	8af146c9fd86c7c12033eede4973a7651a2b33bac981
20	banjocharlie1@gmail.com.140779655869.GoogleChat.GroupTasks 001.zip:
21	MD5- a4f0d54a4b8d354586cd18d37eaed585
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22	29003e47fada41ad95246629a5096883e8d3b19059229fdbe2542ce1a5e1d5deb7f9aebbd24
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24	59ebf287274f516e833a1fdb0e64752d0756112b80580e
25	banjocharlie1@gmail.com.140779655869.GoogleChat.Messages 001.Preserved.zip:
26	MD5- fc907ffa35e829dbb108abc19d30b2d9
27	SHA512-
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	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 8 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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3	banjocharlie1@gmail.com.140779655869.GoogleChat.Messages_001.zip:
4	MD5- a18f5fd948c83a2eb94079913a3efb87
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6	17649aaef2b96bb90a25335761c831a152cc2f25146fe681bc65ea94ed0a757710851009c6a
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22	banjocharlie1@gmail.com.140779655869.GoogleChat.UserInfo_001.zip:
9	MD5-3cdcd18399348629dfcdab0ae81d10a2
10	SHA512-
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12	540d89cb
13	eae7a003e5a85be95f8c41595ce010b46e7b24ab4cdb1
14	Google LLC USLawEnforcement@google.com
15	1600 Amphitheatre Parkway Mountain View, California 94043
16	www.google.com
17	banjocharlie1@gmail.com.140779655869.GooglePhotos.PhotoResourceLegal_001.zip:
18	MD5- f9b45eff4eaeb5b76f36f65c252a76f0
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20	b8fab30f8
21	32b49dccbfb1b3b1a9c6f25cb550abd522c4a2a730edb
22	banjocharlie1@gmail.com.140779655869.GooglePhotos.PhotoSubscriptionAndOrders_0
23	01.Preserv
24	ed.zip:
25	MD5-963de7e26a087a6f928acecf14e1008d
26	SHA512-
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	2f42048e
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2	INVENTORY AND RETURN - Google RecordsJon Tunheim, Prosecuting AttorneyPage 9 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

1	$ban jocharlie 1 @gmail.com. 140779655869. Google Photos. PhotoSubscriptionAndOrders\_0$
2	01.zip:
3	MD5- 8aaf1f3e7b15314a8ef6af813dfbf544
4	SHA512-
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6	f23370e0
7	e9277da800b65387fc7a266d50222895d7e5e1e4f6be0
8	banjocharlie1@gmail.com.140779655869.Hangouts.ContentAndMetadata_001.zip:
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19	1600 Amphitheatre Parkway Mountain View, California 94043
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	INVENTORY AND RETURN - Google RecordsJon Tunheim, Prosecuting AttorneyPage 10 of 27 KCPAO Rev. 01.01.21Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 

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24	INVENTORY AND RETURN - Google RecordsJon Tunheim, Prosecuting AttorneyPage 11 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

120	and
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22	Google LLC USLawEnforcement@google.com
23	1600 Amphitheatre Parkway Mountain View, California 94043
24	www.google.com
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	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 12 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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26	Google LLC USLawEnforcement@google.com
	1600 Amphitheatre Parkway Mountain View, California 94043
27	www.google.com
and the	banjocharlie1@gmail.com.140779655869.Preserved_001.GoogleAccount.SubscriberInfo_
	INVENTORY AND RETURN - Google RecordsJon Tunheim, Prosecuting AttorneyPage 13 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 14 of 27 KCPAO Rev. 01.01.21Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 

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4	Google LLC USLawEnforcement@google.com
5	1600 Amphitheatre Parkway Mountain View, California 94043
6	www.google.com
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	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 15 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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8	Google LLC USLawEnforcement@google.com
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9.	www.google.com
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	INVENTORY AND RETURN - Google RecordsJon Tunhelm, Prosecuting AttorneyPage 16 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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9	Google LLC USLawEnforcement@google.com	
10	1600 Amphitheatre Parkway Mountain View, Californ	ia 94043
11	www.google.com	
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	INVENTORY AND RETURN – Google Records Page 17 of 27 KCPAO Rev. 01.01.21	Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 360-786-5540

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	Google LLC USLawEnforcement@google.com
13	1600 Amphitheatre Parkway Mountain View, California 94043
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	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 18 of 27 KCPAO Rev. 01.01.21Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 

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17	Google LLC USLawEnforcement@google.com
18	1600 Amphitheatre Parkway Mountain View, California 94043
19	www.google.com
20	dcnorrislm@gmail.com.1065826530979.GoogleChat.GroupInfo_001.zip:
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	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 19 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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*	INVENTORY AND RETURN – Google RecordsJon Tunheim, Prosecuting AttorneyPage 21 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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	INVENTORY AND RETURN – Google Records Page 22 of 27 KCPAO Rev. 01.01.21 Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 360-786-5540

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	INVENTORY AND RETURN – Google Records Jon Tunhelm, Prosecuting Attorney
	Page 23 of 27 KCPAO Rev. 01.01.21 KCPAO Rev. 01.01.21 KCPAO Rev. 01.01.21 KCPAO Rev. 01.01.21 KCPAO Rev. 01.01.21
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	INVENTORY AND RETURN - Google RecordsJon Tunheim, Prosecuting AttorneyPage 24 of 27Thurston County CourthouseKCPAO Rev. 01.01.212000 Lakeridge Dr. SW, Building 2Olympia, WA 98512360-786-5540

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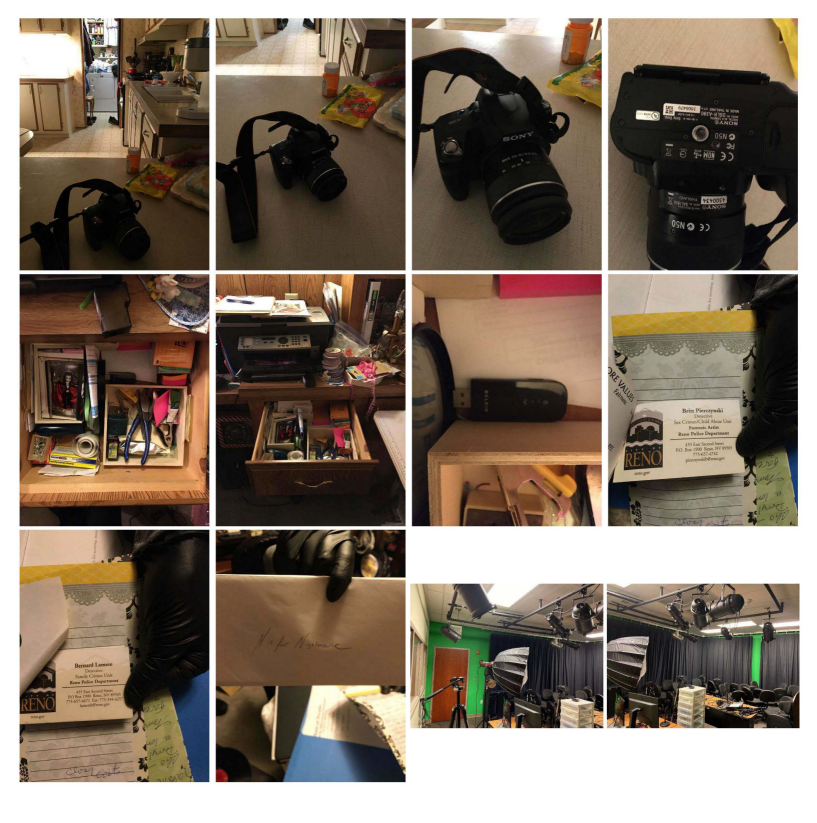
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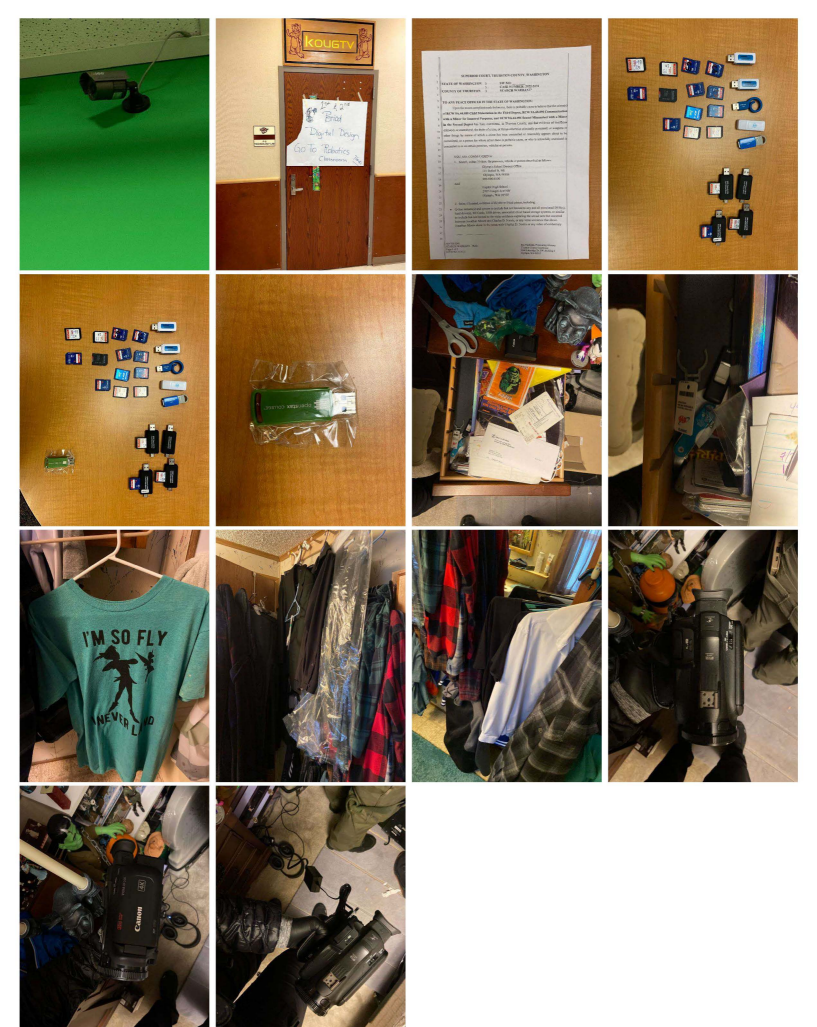
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	INVENTORY AND RETURN – Google Records Page 25 of 27 KCPAO Rev. 01.01.21	Jon Tunheim, Prosecuting Attorney Thurston County Courthouse 2000 Lakeridge Dr. SW, Building 2 Olympia, WA 98512 360-786-5540	

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	INVENTORY AND RETURN – Google Records Jon Tunheim, Prosecuting Attorney		
	Page 26 of 27       Thurston County Courthouse         KCPAO Rev. 01.01.21       2000 Lakeridge Dr. SW, Building 2         Ohempia       WA 08512		
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## **Redaction Log**

Total Number of Redactions in Document: 670

## **Redaction Reasons by Page**

Page	Reason	Description	Occurrences
1	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	1
1	503 Child Vic Wit	Child – Victim or Witness to a General Crime. Together RCW 42.56.070(1); RCW7.69A.030(3); RCW 7.69A.030(4) provide that the names addresses and photographs of a living child victim or witness to a crime are exempt from disclosure unless the child's parent or guardian consents to disclosure and such information has been redacted from the identified documents. If the requester can obtain the necessary consent please provide clarification and the City will reconsider application of this exemption.	2
4	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	1
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## **Redaction Log**

Page	Reason	Description	Occurrences
7	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	13
8	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	22
9	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	20
10	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	19

## **Redaction Log**

Page	Reason	Description	Occurrences
11	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	20
12	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	15
13	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	2
14	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	1

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15	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	9
16	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	22
17	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	32
18	502 Child Vic Sex	Child – Victim of Sexual Assault Crime. RCW 42.56.070(1); RCW 42.56.240(5); RCW 10.97.130 provide that information revealing the identity of child victims of sexual assault is exempt from disclosure. "Identifying information" is defined as the child victim's name address location photograph and in cases in which the child victim is a relative or stepchild of the alleged perpetrator identification of the relationship between the child and the alleged perpetrator. This protected information has therefore been redacted from the identified documents.	32

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### **Redaction Reasons by Exemption**

Reason	Description	Pages (Count)
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