

Commendation/Complaint Intake

IAC22-6-4

INCIDENT

Incident Information

Case Number (YY-#####)

Intake Method

Mail

Incident Type

External Complaint

Date of Incident

06/30/2022

Time of Incident

15:32

Address / Location of Incident

4101 S Federal Blvd

City, State, Zip

Sheridan

Complainant 1 Information

Is this complainant an employee of the department?

No

Does complainant wish to remain anonymous?

No

Reporting Complainant 1

First Name

Raymond Elliott

Last Name

Becker

Date of Birth

[REDACTED]

Race

[REDACTED]

Gender

Male

Address (Apt #)

[REDACTED]

City, State, Zip

[REDACTED]

Phone Number

[REDACTED]

Phone Number Type

Mobile

Complainant Email

Unknown

Preferred Contact Method

Phone

EMPLOYEE(S)

The accused party type is:

Unknown

CO Sheridan Police Department

Commendation/Complaint Intake

IAC22-6-4

Printed on: 01/24/2023
Printed By: Joseph Connelly
Submitted By: Michael Mosco
Report Created on: 06/30/2022

INVOLVED PERSONS

Is the reporting complainant an involved person of the incident? Yes

Involved 1

Does the involved person wish to remain anonymous? No

Involved Person Type

Other

Please explain

Other involved individuals are currently unknown

Involved 2

Does the involved person wish to remain anonymous? No

Involved Person Type

WITNESS(ES)

Witness Information

Are there witnesses of this incident? No

ALLEGATIONS

Narrative

Mr. Becker, the complainant, is currently incarcerated in the Arapahoe County jail. Through a letter delivered by the United States Postal Service, he asks that an Internal Affairs Investigation is initiated for what he perceives as inappropriate actions by Officer Jennifer Chase.

CO Sheridan Police Department

**Commendation/Complaint
Intake**Printed on: 01/24/2023
Printed By: Joseph Connelly
Submitted By: Michael Mosco
Report Created on: 06/30/2022**IAC22-6-4**

Officer Chase resigned her position as a police officer.

The allegations raised by Becker suggest that Chase concealed material facts from the court in a case she was involved with. Becker suggests that Chase withheld information about the location of his motor vehicle.

Contained in the handwritten letter submitted by Becker, he indicates that his mother has messages, or copies of messages, from his wife's phone outlining text messages between Chase and his wife. This information has not been reviewed because Becker is currently incarcerated, and he has not been interviewed due to his incarceration.

Becker's letter was dated June 23, 2022, and the envelope was postmarked on the same date. However, the Sheridan Police Department did not receive it until June 30, 2022.

07/14/22 spoke with City Attorney Hayashi. Case to be referred to Cirsa for additional follow up.

Import File

 [SKM_C65822063016460.pdf](#)

Uploaded by Commander Michael Mosco at 06/30/2022,
15:51:54 MDT

Sheridan Police Department City of Merham
Internal Affairs Division:

01/25/22
People v. Becht
RE: Sheridan car
W22111
W22112
W22113

Greetings,

I am requesting an investigation into Officer Chase and asking that a formal complaint be initiated. I have text messages between my wife and her - that incriminate her as complicit or as a co-conspirator with respect to the concealment and/or destruction of my vehicle as well as unprofessional comments about me and directions regarding me that fall outside the scope of her professional duty. This is my formal attempt to redress my grievance regarding her conduct and mitigate any potential civil action against her or the C. Honestly, she needs to be held accountable and I'll show you the messages from my wife's phone when I'm released. My mom's holding them for safekeeping.

Basically, last September when Judge Kimmel ordered my wife Ariel to return my vehicle and all my property that she had from me when I went to jail, Ariel told the court, prosecutor, victim's advocate that she did not have my vehicle and that she had no idea where it was. Subsequent to that, I showed pictures of my destroyed, vandalized vehicle - from October when I recovered it from the impound - to the court, and conveyed my belief that it was Ariel who vandalized my vehicle. My assertions on photos were disregarded and nothing was investigated.

Some time later, I was provided the entire text message thread between Ariel and Officer Chase, which is also on her former iCloud ([redacted]). Officer Chase was the investigator in my case and was privy to all information regarding my wife and I. The text messages revealed that Officer Chase knew that Ariel had my vehicle all along, and Officer Chase had a professional duty of care to report that to the court because she knew about the Judge's Order for Ariel to return my vehicle - but she breached that duty and let Ariel's hold up in court. As I recall, Officer Chase message...

to which Officer Chase replied good. When Officer Chase learned that Ariel still had my vehicle, she should have told the Court. Had she done so, my vehicle might have been returned to me and it would not have been vandalized costing over \$6500.00 in damages to my car (I have the bill).

Officer Chase also made several inappropriate comments and directives to Ariel about me. Because I'm incarcerated at the moment I do not have them in front of me, but some of the messages included things like "he's a monster," "you need to get away from him before he kills you," and "you need to get him away for as long as you can," among other things.

These comments and directives were completely inappropriate and far from Officer Chase's scope of professional duty. This creates an obvious inference that Officer Chase influenced Ariel's conduct and position about me in this case. Had she not influenced Ariel in this way, the case might not have gone the way it has so far. Had Officer Chase told the Judge that Ariel did in fact have my car, the Judge could have taken action to make sure I would have had my vehicle returned to me instead of it being destroyed.

I spoke with the Arapahoe County District Attorney's Office regarding this, and he said the first thing I needed to do - to exhaust my administrative remedies and begin the effort to redress my grievances - was to report this to the Internal Affairs Division and file a formal complaint.

This is my formal complaint. Moreover, I reported several incidents of harassment and criminal conduct against me by Ariel after I was charged in these cases, and I even included photos, messages, social media content, and other direct evidence to police and to the Court - but it was all disregarded. Someone needs to be held accountable for this. Please investigate all of this. I may be wrong and may need therapy myself, but I'm not a bad person and this is more like vigilante justice instead of proper law enforcement responsibility. And my

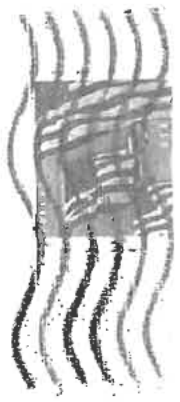
92-4757

Name: Peter [unclear] ID#: 92-4757
Arapahoe County Detention Facility
P.O. Box 4918
Centennial, CO 80155-4198

382

INDICENT
LEGAL MAIL

80110-431601



DENVER CO 8022
23 JUN 2002 10:14 L

Sheridan Police Dept
Internal Affairs Div.
4101 S. Federal Blvd
Sheridan CO 80110-5399



INDIGENT
RECEIVED

6/9/02 #
426381

UNCENSORED INMATE MAIL
Arapahoe County Detention Facility
Notice to Addressee: unsolicited or unwanted items
may be declined and returned to sender unopened



Sheridan Police Department

Case #
SH2201948

4101 S. Federal Boulevard
Sheridan, CO 80110
Phone (303) 438-2211 Fax (303) 438-3399

OFFENSE REPORT

Event	Date Reported	06/27/22 - 00:00 - Mon	Occurred From	09/22/21 - 00:00 - Wed	Occurred To	08/26/22 - 00:00 - Fri	
	Offense	18-8-404 - 1ST DEGREE OFFICIAL MISCONDUCT				Degree	MISDEMEANOR
Officers	Involvement Type	REPORTING	Officer Name	ALBERSHARDT, TOM SP0910		Date	08/01/22 - 08:48 - Mon

NARRATIVE-

SYNOPSIS: There was an allegation of Official Misconduct. The investigation revealed the allegations to be unfounded.



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DETECTIVE SUPPLEMENT REPORT

Event	Address		Apt	City	State	Zip Code	Response Area
	Date Reported #Error	Occurred From #Error			Occurred To #Error		
Officers	<input type="checkbox"/> Domestic Violence	<input type="checkbox"/> Use of Force	<input type="checkbox"/> School Incident	<input type="checkbox"/> Gang Related	Significant Event		
	Involvement Type REPORTING		Officer Name ALBERSHARDT, TOM SP0910		Date 01/24/23 - 15:14 - Tue		
Involvement Type APPROVING		Officer Name ALBERSHARDT, TOM SP0910		Date 01/24/23 - 15:23 - Tue			

NARRATIVE- SUPPLEMENTAL REPORT

On 08-01-2022 Your AFFIANT was tasked to investigate possible Official Misconduct 18-8-404(1)(a) First Degree Official Misconduct by former Sheridan Police Officer Jennifer Chase. The investigation revealed the following:

On September 22, 2021, Sheridan Police Officers MUNDT and CASE responded to a report of a verbal domestic (SH2102667), located at:

3827 S. King St.

Sheridan, CO 80110

Upon arrival MUNDT contacted all of the individuals present. They were identified as:

Raymond Elliot Becker

DOB: [REDACTED]

(Suspect)

Ariel Lincoln

DOB: [REDACTED]

(Victim)

[REDACTED]
DOB: [REDACTED]

September Alexander

DOB: [REDACTED]

(Witness)

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BECKER relayed the following to MUNDT: BECKER and LINCOLN have been married for approximately one year and that [REDACTED] is a product of their relationship. According to BECKER, LINCOLN does not take care of their home, which started an argument between them. BECKER further relayed, LINCOLN took his keys and BECKER was forced to break into the house. Once BECKER gained entry, LINCOLN was not home. BECKER believes LINCOLN needs assistance with her mental health. According to BECKER, he takes the prescription drug Adderall for anxiety; however, does not use any street drugs.

BECKER further relayed to MUNDT, LINCOLN and BECKER's arguments have never become physical, and BECKER has never threatened physical harm to LINCOLN.

MUNDT then spoke with LINCOLN. LINCOLN relayed the following to MUNDT: LINCOLN and BECKER had been arguing, not in person, but primarily over the application; Facebook Messenger. LINCOLN's friend ALEXANDER was present with LINCOLN, during an argument and recorded a portion of BECKER going on a ten-minute rant about how LINCOLN should be grateful for him. Your AFFIANT listened to the recording. BECKER is rude and condescending towards LINCOLN. Included in the recording, BECKER tells LINCOLN, "I will bury you Bitch"

MUNDT then went back to BECKER. BECKER was placed into handcuffs and arrested for Sheridan Municipal Charges 50-14 Harassment and 50-16 Domestic Violence.

CHASE spoke further with LINCOLN. LINCOLN relayed the following to CHASE: BECKER stated he would "hurt you like never before" and "put you in the dirt", BECKER is controlling and does not allow LINCOLN to live a normal life without his control. LINCOLN is 20 years old, and BECKER is 40 years old. BECKER is a Registered Sex Offender. BECKER takes LINCOLN's phone, keys and other items to lock her out of their home. BECKER took LINCOLN's Unemployment Checks and other money she had earned. BECKER also took her bank card, license and would not return them to her. LINCOLN is afraid for her newborn daughter and for her safety. BECKER is doing meth and recently tried Fentanyl.

ALEXANDER then relayed the following to MUNDT:

On September 23, 2021, at approximately 6:20 P.M., Sheridan Police Officers FARRIS and CHASE responded to a potential Protection Order violation (SH2102681), at:

3827 S. King St.

Sheridan, CO 80110

Upon FARRIS arriving on scene, FARRIS observed a male exit the above residence, later identified as BECKER. BECKER relayed the following to FARRIS: BECKER has just been released from jail and that this was his home.

FARRIS detained BECKER and placed him into handcuffs. FARRIS read the Miranda Warning to BECKER. BECKER acknowledged understanding the advisement and agreed to answer questions. BECKER then relayed the following to FARRIS; BECKER lives at the apartment and has keys to the door locks. BECKER advised he entered the front door using his keys.

Using the keys from BECKER's pocket, CHASE attempted to unlock the door. According to CHASE, the key fit the deadbolt; however, it did not unlock the primary door lock. BECKER then told FARRIS, he actually gained entry to the apartment through a previously broken window of the residence.

According to BECKER, he only returned to collect some of his belongings and did not believe he was violating the Protection Order. BECKER further relayed, he had only been at the residence for 30 to 45 minutes and did not take anything, which did not belong to him.



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FARRIS advised BECKER he was under arrest for violating the Protection Order and requested BECKER to stand up, so he could be searched. BECKER stood up and then intentionally propelled his head into the side of the patrol car, causing a minor abrasion to BECKER's forehead. BECKER relayed to FARRIS; BECKER hit his head out of frustration.

FARRIS then contacted LINCOLN to check her welfare. LINCOLN relayed the following to FARRIS: LINCOLN and [REDACTED] were staying with a friend in Thornton, Colorado and were safe. LINCOLN received a notification that BECKER had been released from jail via the VINE program and she started receiving calls, text messages, Facebook messages from BECKER starting around 4:35 P.M., on September 23, 2021. LINCOLN immediately left the apartment on King Street and went to another location.

According to FARRIS, LINCOLN shared screenshots of BECKER's attempts to contact LINCOLN. LINCOLN did respond to BECKER, telling him to stop harassing her. FARRIS estimated there were over 50 text messages from BECKER to LINCOLN, mostly expressing his love for her and wanting to meet for dinner.

On September 24, 2021, FARRIS received an email from the Sheridan Victim Assistance. LINCOLN had alleged in the email: BECKER had stolen her debit card, unemployment card and food stamp card. LINCOLN believed BECKER had stolen the cards on the night he was arrested for the initial Domestic Violence charge.

CHASE later relayed to FARRIS; When CHASE booked BECKER into jail on September 22, 2021, BECKER did not have any cards bearing LINCOLN's name on them.

On October 21, 2021, at approximately 7:15 P.M., Sheridan Police Officer WYCHE arrested BECKER on an unrelated warrant (SH2102959). According to the FARRIS, since BECKER was in custody, and FARRIS had knowledge the previous Protection Order had been revised, FARRIS took this as an opportunity to serve BECKER the revised Protection Order. According to FARRIS the revision to the Protection Order, was to include [REDACTED] BECKER as a protected party.

Sheridan Police Officer CHASE, continued to work with LINCOLN and provide assistance to her. CHASE created supplemental reports for each occurrence. It should be noted, CHASE uses the case report number SH2102681 to post her supplemental reports; however, they are follow-up to the original case SH2102667. The supplemental reports are as follows:

CHASE Supplement Dated October 3, 2021

During the week of September 26th through October 1st, I was in phone communications with the Victim, Ariel Lincoln DOB: [REDACTED] helping to communicate her needs for her infant and herself in regard to housing and food items with Victim Advocate Tina and Co-Responder Andrea. Both the Victim Advocate and Co-Responder were trying to communicate with Ariel to offer her financial support, baby needs and housing if needed.

During my communications with Ariel, I asked her how she met Raymond Becker, her husband, due to the unnatural relationship. Ariel is 20 years old with a new infant baby, Raymond is a Registered Sex Offender, 40 years old. Ariel responded with the following information:

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- Ariel stated that Raymond had purchased her to perform sexual acts directly from her father about one year ago
- Ariel stated that Raymond never returned her to her family members instead marrying her and keeping her from her family
- Ariel felt alone and confused about what had occurred, Ariel felt that she had no one to talk to about what had occurred
- Ariel stated that she believed her and Raymond to be married
- Ariel stated that she believed she was married in the city of Denver, CO.

I investigated the marriage between Ariel Lincoln and Raymond Becker online through accessing Denver County Records available to the public. No records of marriage exist with any of the named parties. The only document found in Denver County was a License for Marriage listing both parties, however, the license only allows for 35 days to be legally married in the State of Colorado. Ariel stated that a ceremony nor any additional marriage by judge or pastor did not take place. Ariel did not know that the License for Marriage was invalid. Ariel believed she was legally married because Raymond had continually told her they were "legally married" and "no one else wanted her" and no one "was coming for her."

At this time, Ariel stated she was staying in [REDACTED] I do not believe she is in a safe place, and I am concerned for her safety if she has returned to her father's place of residence.

Case shall be forwarded to investigations.

END REPORT.

CHASE Supplement dated October 4, 2021

Ariel Lincoln contacted me on my work cell phone using an I-cloud account on Wednesday, 09/29/2021.

The email account is [REDACTED]

On Wednesday, 09/29/2021 at 2339 hours, while working on Patrol, Ariel sent me a picture of communication she had received from Raymond Becker trying to contact her through a Facebook Account. While working that evening, I texted her back on my work phone and stated that she needed to contact the police department where she was staying at that time she received the messages and audio calls in order to file a Violation of Protection Order with that Police Dept. in that county.

In that picture Ariel sent to me, Ariel states: "Stop harassing me" to Raymond's texts messages and audio calls by Facebook. Raymond continues to try and contact her many times, leaving recordings and unsendMessage over and over.

On Thursday, 09/30/2021 at 1839 hours, while working Patrol, Ariel sent me a message stating she had met with the Commerce City Police. I did not respond to that message as I was working other cases that evening.

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DETECTIVE SUPPLEMENT REPORT

On Monday, 10/4/2021 at 0226 hours, while working my patrol shift, I texted Ariel at the I-Cloud email account listed asking for additional information regarding clarification. I asked Ariel for the name of her father and his home address, and the address of crimes that may have been committed in other cities between Raymond and herself.

Ariel responded at 0426 hours stating her father's name and address:

Jonathan Lincoln



I asked Ariel specifically: "Is this address the same one that Raymond used to purchase you for sexual acts?"

Ariel responded with a different address for the transaction for sexual acts:

1410 N Pearl St.

Denver, CO. 80022

Ariel clarified writing the following:

"This was his studio, he gave me \$300 for coming over and fucking him and he never let me leave since", "The truth needs to be told so another girl isn't his victim"

This additional information will be forwarded to investigations.

Messages received from Ariel and my communications with her have been uploaded to evidence.com

Follow up is needed.

END REPORT.

CHASE supplemental report dated October 10, 2021

On Wednesday, October 6, 2021 at 1647 hours, Ariel contacted me through her iCloud account:





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Ariel stated: "Court is tomorrow"

I did not respond that day as it was my day off.

On Thursday, October 7, 2021, at 12:31 hours, Ariel contacted me through her iCloud account.

Ariel asked questions about the court proceedings and asked if we were "pressing state charges". I had not spoken or communicated with Ariel regarding State charges or had any communications with Ariel since texting her Monday, October 2nd confirming payment for sexual acts.

Ariel stated that Tina, Victim's Advocate, had advised her to not show up for court and that she would appear on her behalf.

The entire communication regarding court with Ariel has been uploaded to Evidence.com

END REPORT.

On July 6, 2022, BECKER was plead guilty to Harassment-Domestic Violence. BECKER and served a jail sentence until August 22, 2022.

On approximately June 27, 2022, the Sheridan Police Department received a formal complaint and request for an internal investigation of Officer CHASE. The document had a return address from the Arapahoe County Detention Facility and was signed by Ray E BECKER. The below narrative was authored and signed by Raymond BECKER:

"I am requesting an investigation into Officer CHASE and asking a formal complaint be initiated. I have text messages between my wife and her, that incriminate her as complicit or as a co-conspirator with respect to the concealment of and or destruction of my vehicle. As well as unprofessional comments about me and the directions regarding me that fall outside the scope of her professional duty. This is my formal attempt also to redress my grievance regarding her conduct and the mitigate any potential civil action against her or the city. Honestly, she needs to be held accountable and I'll show you the messages from my wife's phone which I'm released. My mom's holding them for safekeeping.

Basically, last September when Judge Kimmel ordered my wife Ariel to return my vehicle and all my property that she stole from me when went to jail. Ariel told the court, prosecutor, and victim's advocate that she did not have my vehicle and that she had no idea where it was. Subsequent to that, I showed pictures of my destroyed, vandalized vehicle, from October when I recovered it from the impound to the court and conveyed my belief that it was Ariel who vandalized my vehicle. My assertions and photos were disregarded, and nothing was investigated.

Some time later, I was provided the entire text message thread between Ariel and Officer Chase, which is also on her former iCloud [REDACTED]. Officer Chase was the lead investigator in my case and was privy to all information regarding my wife and I. The text messages revealed that Officer Chase knew that Ariel had my vehicle all along and Officer Chase had



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a professional duty of care to report that to the court, because she knew about the judge's order for Ariel to return my vehicle, but she breached that duty and let Ariel's lie hold up in court. As I recall, Officer Chase messaged Ariel Asking if she had the vehicle still. Ariel replied "yes" to which Officer Chase replied "good". When Officer Chase learned that Ariel still had my vehicle, she should have told the court. Had she done so, my vehicle might have been recovered to me and it would not have been vandalized, costing over \$6500.00 in damages to my car (I have the bill). Officer Chase also made several inappropriate comments and directives to Ariel about me. Because I'm incarcerated at the moment, I do not have them in front of me, but some of the messages included things like "he's a monster", "you need to get away from him before he kills you." and "you need to put him away for as long as you can". Among other things.

Those comments and directives were completely inappropriate and far afield from Officer Chase's scope of duty. This creates an obvious inference that Officer Chase influenced Ariel's conduct and position about me in this case. Had she not influenced Ariel in this way, the case might have gone the way it has so far. Had Officer Chase told the judge that Ariel did in fact have my car, the judge could have taken action to make sure I would have had my vehicle returned to me instead of it being destroyed.

I spoke with the Arapahoe County District Attorney's Office regarding this, and he said the first thing I needed to do, to exhaust my administrative remedies and begin the effort to redress my grievance, was to report this to the internal affairs division and file a formal complaint.

This is my formal complaint. Moreover, I reported several incidents of harassment and criminal conduct against me by Ariel, after I was charged in these cases, and I even included photos, messages, social media content, and other direct evidence to police and to the court, but it was all disregarded. Someone needs to be held accountable for this. Please investigate all of this. I may be wrong and may need therapy myself, but I'm not a bad person and this more like vigilante justice instead of due process. If I have to accept responsibility for my wrongs, so does everyone else."

Respectfully, Ray E Becker

In June 2022, Officer CHASE has separated from the Sheridan Police Department. It should also be known, that from an unrelated incident, CHASE was placed onto the Brady list for being untruthful during an internal investigation.

Since CHASE is no longer an employee of the Sheridan Police Department, Your AFFIANT was assigned to investigate the above complaint by BECKER.

Your AFFIANT spoke with the Sheridan Police Victim Assistance Coordinator identified as:

Augustina Ramirez

+18 YOA

RAMIREZ relayed the following to Your AFFIANT: RAMIERZ has spoken with LINCOLN on many occasions regarding this case. LINCOLN has forwarded video/audio files and text messages to RAMIREZ, which were forwarded to the court and the police department. The video/audio files contain BECKER yelling at LINCOLN. RAMIREZ believes LINCOLN has sent the media and text messages, because LINCOLN is seeking a permanent protection order.

According to RAMIERZ, CHASE works outside the scope of her duties, crossing into the duties of the victim advocate. These



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actions include providing temporary housing and financial assistance to victims.

On August 2, 2022, at approximately 2:45 P.M., Your AFFIANT interviewed BECKER at the Arapahoe County Detention Facility. BECKER was identified from his Arapahoe County Inmate, photo, identification badge.

BECKER is currently serving a sentence imposed in Sheridan case number SH2102667; however, BECKER still has open cases in Adams County. Your AFFIANT advised BECKER; his Miranda Rights still apply. Your AFFIANT offered to read the full Miranda Advisement, but BECKER stated he would waive the reading. Your AFFIANT further advised BECKER, no questions regarding the case would be asked and that the focus of the interview would be regarding his complaint against Officer CHASE.

According to BECKER, there are text messages in LINCOLN's iCloud account between LINCOLN and CHASE. LINCOLN showed the messages to BECKER. BECKER then sent screenshots of the messages to his mother. BECKER will contact his mother and request the text messages be sent to Your AFFIANT's work email account. BECKER recalls the messages from CHASE to LINCOLN state that, BECKER is a "Monster" and LINCOLN needs to leave BECKER or he will "Kill Her".

BECKER felt that CHASE's actions were inappropriate and influencing LINCOLN as a witness. According to BECKER, CHASE was operating outside the scope of her duties.

Your AFFIANT asked BECKER about his vehicle. According to BECKER, Sheridan Municipal Judge Kimmel made an order in court, that if LINCOLN had possession of BECKER's vehicle, that she returns the vehicle to BECKER. According to BECKER, LINCOLN denied having possession of the vehicle. BECKER later observed a text conversation between CHASE and LINCOLN regarding his vehicle. According to BECKER, in a text message thread, CHASE asked LINCOLN if she had possession of the vehicle, LINCOLN replied, yes. CHASE then replied back to LINCOLN, good. CHASE did not forward this information to the court.

According to BECKER, the vehicle had been considered abandoned on private property and was towed by Wyatt's Towing in Adams County. BECKER was later able to retrieve the vehicle from Wyatt's, which is when he discovered the damage. According to BECKER, there was significant damage to the vehicle before the vehicle was towed by Wyatt's. According to BECKER, there are photographs of all the damage done to his vehicle, which were later provided to the court. BECKER does not know the current location of his vehicle. Your AFFIANT learned through CCIC, the vehicle registered to and referred to by BECKER is described as:

2016 Audi Q5 CO license ALZT66

VIN: WA1C2AFP7GA120930

BECKER believes the people responsible for the damage to the Audi are LINCOLN's father and sister, named Debbie. The vehicle was vandalized in the parking lot of Debbie's apartment complex. BECKER advised he reported the damage to the Thornton Police Department. Debbie and the father are identified as:

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Debbie Brooks (sister of Lincoln)

DOB: [REDACTED]

Jonathan Brooks (father of Lincoln)

DOB: [REDACTED]

However, LINCOLN later told Thornton PD, she witnessed JONATHAN and her mother, identified as:

Jennifer Brooks

DOB: [REDACTED]

Damaging BECKER's vehicle, not Debbie BROOKS. Your AFFIANT later followed up and located a report taken by Thornton PD #2021016082, Theft from Motor Vehicle, with BECKER as the reporting party. In the report, it is noted that items were stolen from the car as well as damage to the vehicle to include sugar poured into the gas tank and into the oil reservoir of the engine.

Included in the Thornton PD case report, the reason that JONATHAN and JENNIFER vandalized BECKER's vehicle was a form of punishment towards LINCOLN. According to LINCOLN's statement, JONATHAN and JENNIFER have pimped LINCOLN out for prostitution most of her life. LINCOLN was directed by JONATHAN to prostitute herself and bring back money for JONATHAN and JENNIFER. LINCOLN did not bring back any money and JONATHAN and JENNIFER damaged BECKER's vehicle.

According to BECKER, the vehicle is financed, and the payments are not current.

According to BECKER, he and LINCOLN were married in Denver County on December 28, 2020. It should be noted; there is a current proceeding in Arapahoe District Court for a Dissolution of Marriage, docket number 2021DR1192, with BECKER as the Petitioner and the LINCOLN as the Respondent. Your AFFIANT located this information in Colorado Courts. The divorce proceedings began on October 7, 2021, with the latest court activity on July 26, 2022.

According to the court detail/notes, on 06-29-2022, BECKER submitted a combined motion to the court for "Order of Contempt and Order Directing Respondent to Return Property". On 07-26-2022, the combined motion was denied.

BECKER acknowledged that he and LINCOLN are still legally married, that LINCOLN has access to the Audi and that it is marital property.

According to BECKER, he is not trying to get CHASE in trouble with the law but feels CHASE should be reprimanded. BECKER does not know if she should be terminated or demoted for her actions in the case. BECKER stated he's not going to get Sheridan Police Department to pay for the damage to his car. He believes the only remedy to this situation is to have it documented, so things like this doesn't happen again. BECKER feels that the Officers for the City of Sheridan should hold

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themselves to a higher code of standards.

BECKER was not advised of CHASE leaving the Sheridan Police Department.

On 08-16-2022 at approximately 9:00 A.M., Sheridan Police Officer CARSORLA and Your AFFIANT attempted to contact LINCOLN at:

3827 S. King St.

Sheridan, CO 80110

Your AFFIANT learned from a neighbor, that LINCOLN and BECKER had been evicted from the above address. Your AFFIANT then attempted to contact LINCOLN at:



LINCOLN was not present at this location; however, a woman identified as:

Jennifer Brooks

DOB: [REDACTED]

answered the front door. BROOKS advised she was LINCOLN's stepmother and that BROOKS had custody of [REDACTED] BECKER, LINCOLN's daughter. BROOKS did not have much information regarding the whereabouts of LINCOLN; however, provided several phone numbers: [REDACTED] and [REDACTED]. Your AFFIANT later queried both numbers in TLO. The number [REDACTED] returned with no results. The number [REDACTED] returned to Raymond BECKER.

[REDACTED] was born on [REDACTED]. On October 31, 2021, at a Halloween party, LINCOLN was intoxicated and started displaying a photographic image of [REDACTED] stored on her cell phone. [REDACTED] was nude and laying a changing pad. Also depicted in the photograph was a puddle of apparent semen, on the bare skin of [REDACTED] vaginal area. BROOKS believes LINCOLN showed the photograph to approximately ten people at the party.

BROOKS then contacted her other daughter, DEBBIE Brooks via cellphone. DEBBIE advised, she hosted the Halloween party, and everyone was drinking alcohol. LINCOLN started talking about herself and [REDACTED] LINCOLN then began showing people at the party the photograph of [REDACTED] with semen on her genitals and confirming the substance was semen from BECKER.

BROOKS could not explain the reason LINCOLN was showing the photo; however, BROOKS believes LINCOLN deleted the photo because BECKER promised a new iPhone if she'd deleted the photo. Your AFFIANT believes the deleted photo may still be recoverable if the actual phone used to take the photograph, is located.



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According to BROOKS [REDACTED] was only two weeks old at the time of the photograph. The photograph captured the full length of the child.

Your AFFIANT was able to locate a call for service for the Aurora Police Department AP20228585. In this brief report, LINCOLN discloses a description of a similar event. LINCOLN advised to Aurora Police Officer Laurie RODGERS, about an incident or photo where there was semen on the stomach of [REDACTED] and the erect penis of the father, BECKER.

According to BROOKS, it's a vicious cycle between BECKER and LINCOLN and LINCOLN plays the victim. When BECKER and LINCOLN separated in September of 2021, LINCOLN destroyed BECKER's vehicle.

BROOKS believes as soon as BECKER is released from jail, LINCOLN and BECKER will be back together again.

BROOKS is meeting with Human Services and a Guardian ad Litem, later this day, to discuss BROOKS obtaining permanent custody of [REDACTED]. The last time BROOKS was in contact with LINCOLN was via text message, on 08/06/2022.

BROOKS advised, she did not know where LINCOLN was living; however, LINCOLN currently dances at:

Dandy Dans

214 S. Federal Blvd.

Denver, CO 80219

LINCOLN has been prostituting herself since she was approximately 16 years old. BROOKS has been contacted by numerous police detectives and possibly the FBI regarding allegations of human/sex trafficking of LINCOLN, by BROOKS and JONATHAN. According to BROOKS, LINCOLN had made claims to the police, that her father, JONATHAN had been prostituting LINCOLN, since she was a child.

According to BROOKS, the alternative school LINCOLN was attending had video footage of LINCOLN leaving school grounds with various older men. BROOKS attempted to get the school and police involved, to no avail. LINCOLN was 16 years of age at that time.

BROOKS believes, LINCOLN brings young girls home, so BECKER and LINCOLN can share drugs and have sex with them. According to BROOKS, this is the reason LINCOLN won't leave BECKER as BROOKS believes, BECKER holds this over LINCOLN's head to stay with him.

According to BROOKS, BECKER and LINCOLN filed restraining orders against BROOKS. Your AFFIANT later confirmed that Protection Orders were filed in Adams County on 01/11/2021, by BECKER and LINCOLN against BROOKS. Both petitions were dismissed.

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BROOKS advised, while BECKER and LINCOLN were separated, LINCOLN also destroyed BECKER's vehicle. According to BROOKS, she did not witness the incident, but a male's voice from a backroom, said "I did". The male was identified as LINCOLN's father, JONATHON Lincoln. JONATHAN advised, LINCLON was pouring sugar into the gas tank of BECKER's Audi, when he tried to intervene.

JONATHAN also observed the photograph of [REDACTED] with semen on her. LINCOLN told JONATHAN; the semen was BECKER's. According to JONATHAN, there were at least 10 people at the party who observed the photograph.

LINCOLN and [REDACTED] moved in with BROOKS and JONATHAN on September 22, 2021. LINCOLN would leave the baby with BROOKS for days without notice and would return "high" on drugs. BROOKS would not allow LINCOLN to take [REDACTED] from the residence as she was very concerned with the welfare of [REDACTED]. BROOKS and JONATHAN have had custody of [REDACTED] since December 26, 2021.

BROOKS recalls conversations with CHASE on the phone. According to BROOKS, CHASE went above and beyond to help LINCOLN. CHASE also offered to pay for a hotel room for LINCOLN, if necessary.

According to JONATHAN, other agencies have offered assistance in the form of housing, live-in programs to help LINCOLN with her addictions and get away from BECKER; however, LINCOLN refuses to accept help.

Prior to having [REDACTED] LINCOLN lived with JONATHAN and BROOKS. LINCOLN told JONATHAN that she was no longer into prostitution; however, it was obvious she was. LINCOLN called BROOKS and JONATHAN late one night. LINCLON advised she was stranded at a hotel and needed a ride. After BROOKS pressuring LINCOLN to tell the truth, LINCOLN revealed that she was with a guy who wouldn't pay her. JONATHAN went to pick LINCOLN up from the hotel. When JONATHAN arrived, LINCOLN asked JONATHAN to get her money from the man. JONATHAN refused and brought LINCOLN back home.

JONATHAN believes BECKER and LINCOLN must have been complicit in some major crime together and that is why she stays with BECKER.

Your AFFIANT has attempted to identify the device, which was used by BECKER and LINCLON, to investigate the photograph of [REDACTED] to no avail.

On 08-25-2022, Your AFFIANT contacted LINCOLN by phone. LINCOLN advised she did not want to assist in this investigation. LINCOLN advised, the only thing she wanted was to have her husband back home.

Your AFFIANT believes LINCOLN plays the system for assistance when needed or desired. When things don't go her way, LINCOLN creates stories to greater depict herself as a victim and blames others for her own actions, such as claiming her parents were prostituting LINCLON from a young age. Your AFFIANT found this to be completely false.

Sheridan Municipal Judge KIMMEL did not have jurisdiction to order the release of the vehicle to BECKER. The District Court Magistrate made the ruling the vehicle was joint property. Your AFFIANT believes LINCOLN destroyed the above vehicle which was joint property of LINCOLN and BECKER.

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During this investigation, Your AFFIANT has found both Ariel LINCOLN and Ray BECKER to be incredible witnesses, with personal agendas above all. Jennifer CHASE most likely did outstep her boundaries as a Police Officer; however, Your AFFIANT believes CHASE did so with the intent of helping a young woman, who CHASE believed to be in danger. Your AFFIANT does not believe there is probable cause to believe that CHASE committed Official Misconduct 18-8-404(1)(a) First Degree Official Misconduct.

EOR