

10M3562

Sloan, Shane, Andrew  
 Defendant (Last, First, Middle)  
Firestone Police Department  
 Arresting Agency

08/11/88  
 Date of Birth  
12/15/10  
 Date of Arrest

1002276  
 Agency Case Number

Charge(s):

	Charge	Statute Number	Class
1.	Assault in the third degree (D.V.)	18-3-204	M1
2.	Harassment (D.V.)	18-9-111	M3

Victim(s):

	Name (Last, First, Middle)	DOB
1.	Lcc, Justine, Marie	10/31/87
2.		

**AFFIDAVIT IN SUPPORT OF WARRANTLESS ARREST**

I, Jim Stroud, your affiant being duly sworn and upon oath says that there is probable cause for the warrantless arrest of the above named Defendant for the charge(s) stated above, and that the following facts are true and correct to the best of my knowledge, information and belief, and support the arrest of the Defendant, Shane Sloan (08/11/88).

On 12/15/2010 at approximately 1508 hours, I, Officer Stroud hereinafter referred to as "your affiant" was dispatched to 138 Florence Avenue in the Town of Firestone, County of Weld and State of Colorado reference a physical disturbance between a male and female.

While en-rout dispatch advised the female had a broken finger and that the male had hit the female in the face. Your affiant was advised that the male was now on foot last seen wearing a blue jacket and blue navy sweatpants, walking towards Frederick.

Officers searched the area for the male, hereinafter referred to as "the defendant." Officers found the defendant walking near McClure Avenue and Johnson Street, which was towards the town of Frederick. The defendant was wearing a black coat with a blue "NAVY" sweatshirt and blue "NAVY" sweatpants.

Upon arrival at 138 Florence Avenue, I spoke with the victim, Justine Lee (DOB 10/31/87). Justine said she and the defendant were in a sexual relationship and had [REDACTED] Justine said she and the defendant were sitting on the couch watching television. Justine said the defendant wanted to [REDACTED] Justine said she told him no. Justine said the defendant wanted her to give him the remote control to the television and she refused.

Justine said things then became physical and she ended up on the ground. Justine said while on the ground, the defendant punched her in the face and she said she started yelling for her sister to come upstairs. Justine's sister is Lisa Lee (DOB 04/28/91) and she also lives at the residence.

Justine said in the process of yelling for her sister, she and the defendant continued to fight. Justine said during that time, her finger got hurt. Justine said she mentioned to him that he hurt her finger and that's when he stopped. Justine said the defendant then went downstairs, got his shoes, and left.

I asked Justine how she got on the ground. She said the defendant pushed her with both hands. I asked her if the defendant used a closed fist when he punched her. She said yes, he used a closed fist with his right hand. I asked

2010 DEC 15 11:00 AM  
 COUNTY OF WELD  
 DISTRICT COURT  
 2

her how many times he hit her. She said she was not exactly sure but she said a few times. I asked where he hit her at. She said on her face and arms.

I asked Justine if the defendant said anything to her while he was hitting her. She said no. I asked her if [redacted] was in the room during the altercation. Justine said [redacted] was in the bedroom. Finally, I asked Justine if it hurt when she was hit by the defendant. Justine said not at the moment, nor now. My left ring finger is the only thing that hurts.

Justine admitted there had been past physical altercations with her and the defendant but not to the extremes of today's incident.

On Justine's face, just below her right nostril, on her upper lip, I noticed a small red mark where she said the defendant had hit her. Justine showed me her left ring finger that appeared swollen. Justine said she did not have any marks on her arms from where the defendant hit her. I also observed Justine to be emotionally upset and crying.

I spoke with the sister. Lisa said she was in the basement and heard a scuffle upstairs. Then she heard her sister screaming for her so she ran upstairs and saw the defendant leaving and Justine crying.

The defendant was read his Miranda rights while in custody but did not waive his rights.

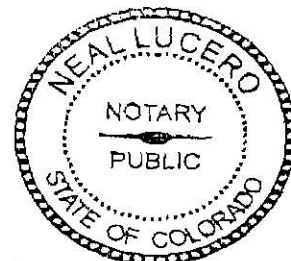
The defendant was then transported to jail and booked on the charges above.

Jim Stroud/719

Jim Stroud 719  
Affiant's Signature

Subscribed and sworn before me this 15 day of December 2010.

My Commission Expires: 042912  
Address: 151 Grant Ave. Firestone, Co.



Neal Lucero  
Notary Public

My Commission Expires: 042912

After reviewing the above Affidavit in Support of Warrantless Arrest, I find:

- There is probable cause for the arrest.
- There is not probable cause for the arrest, and the defendant is released from custody.

Jim F. [Signature]  
12/15/2010 11:52:28 AM  
Judge

\_\_\_\_\_  
Date

Municipal Court 
  County Court 
  District Court 
  Denver Juvenile 
  Denver Probate  
 Combined Court, Weld County  
 Court Address: PO BOX 2038  
 915 10TH STREET  
 GREELEY, CO. 806320000

RID: C0622010M 003562 - 000004

The People of Colorado

v.

Defendant: SLOAN, SHANE ANDREW  
 Address: 138 FLORENCE AVE  
 FIRESTONE, CO. 80520

▲ **DATE FILED** ▲  
 ▲ **COURT USE ONLY** ▲  
 Case Number: C0622010M 003562  
 Division: 17

The address of the protected party may be omitted from the written order of the court, including the Register of actions.

**MANDATORY PROTECTION ORDER PURSUANT TO §18-1-1001, C.R.S.**

Full name of Defendant	Date of Birth	Sex	Race	Weight	Height	Hair Color	Eye Color
<input type="checkbox"/> Protected Party alleges Weapon involved							
SLOAN, SHANE ANDREW	8/11/1988	<input checked="" type="checkbox"/> M <input type="checkbox"/> F	W	190	600	BRO	BLU

Full name of Protected Party	Date of Birth	Sex	Race	Full name of Protected Party	Date of Birth	Sex	Race
LEE, JUSTINE MARIE	10/31/1987	F	W				

**The Court finds** it is appropriate to issue this Protection Order pursuant to §18-1-1001, C.R.S., that it has jurisdiction over the parties and the subject matter; that the Defendant was personally served and given reasonable notice and opportunity to be heard; that the Defendant constitutes a credible threat to the life and health of the Protected Person(s); and sufficient cause exists for the issuance of a Protection Order.

**The Court finds** that the Defendant  is  is not governed by the Brady Handgun Violence Prevention Act, 18 U.S.C. §922 (d)(8) and (g)(8).

**Therefore, it is ordered that you the Defendant:**

- 1. Shall not harass, molest, intimidate, retaliate against, or tamper with any witness to or victim of the acts you are charged with committing.
- 2. Shall vacate the home of the victim(s), stay away from the home of the victim(s), and stay away from any other location the victim(s) is/are likely to be found.
- 3. Shall refrain from contacting or directly or indirectly communicating with the victim(s).
- 4. Shall not possess or control a firearm or other weapon.
- 5. Shall not possess or consume alcoholic beverages or controlled substances.
- 6. **Is further ordered that:** 3RD PARTY CONTACT FOR PARENTING PURP ONLY NO OTHER CON

TACT ALLOWED

**This Order remains in effect until final disposition or further order of the Court.\***

**PLEASE NOTE: IMPORTANT NOTICES FOR DEFENDANT AND LAW ENFORCEMENT OFFICIALS ON PAGE 2.**

\*\*Until final disposition of the action" means until the case is dismissed, until the Defendant is acquitted, or until the Defendant completes his/her sentence. Any Defendant sentenced to probation or incarceration shall be deemed to have completed his/her sentence upon discharge from probation or incarceration, as the case may be. (§18-1001(8)(b), C.R.S.)

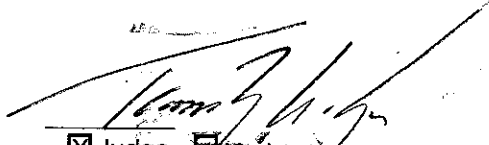
Date: 12/16/2010

By signing, I acknowledge receipt of this Order

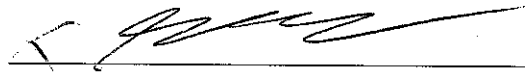
Date: 12/16/2010

I certify that this is a true and complete copy of the original order.

Date: 12/16/2010



Judge  Magistrate  
KERNS, TIMOTHY GERARD  
Printed Name of Judicial Officer



Defendant

Clerk

## IMPORTANT INFORMATION ABOUT PROTECTION ORDERS

### THIS ORDER IS IN EFFECT UNTIL THE DISPOSITION OF THIS ACTION, OR IN THE CASE OF AN APPEAL, UNTIL THE DISPOSITION OF THE APPEAL.

This order is accorded full faith and credit and shall be enforced in every civil or criminal court of the United States, Indian Tribe or a United States Territory pursuant to 18 U.S.C. Sec. 2265. The issuing court has jurisdiction over the parties and the subject matter. The Defendant has been given reasonable notice and opportunity to be heard.

#### NOTICE TO DEFENDANT

- ✓ **A knowing violation of a Protection Order is a crime under §18-6-803.5, C.R.S.** A violation may subject you to fines of up to \$5,000.00 and up to 18 months in jail. A violation will also constitute contempt of court.
- ✓ You may be arrested without notice if a law enforcement officer has probable cause to believe that you have knowingly violated this Order.
- ✓ If you violate this Order thinking that a victim or witness has given you permission, **you are wrong**, and can be arrested and prosecuted.
- ✓ The terms of this Order cannot be changed by agreement of the victim(s) or witness(es). **Only the Court can change this Order.**
- ✓ You may apply at any time for the modification or dismissal of this Protection Order.
- ✓ Possession of a firearm while this Protection Order is in effect or following a conviction of a misdemeanor crime of domestic violence, may constitute a felony under Federal Law 18 U.S.C. §922(g)(8) and (g)(9).

#### NOTICE TO LAW ENFORCEMENT OFFICERS

- ✓ You shall use every reasonable means to enforce this Protection Order.
- ✓ You shall arrest, or take into custody, or if an arrest would be impractical under the circumstances, seek a warrant for the arrest of the Defendant when you have information amounting to probable cause that the Defendant has violated or attempted to violate any provisions of this Order and the Defendant has been properly served with a copy of this Order or has received actual notice of the existence of this Order.
- ✓ You shall enforce this Order even if there is no record of it in the Protection Order Central Registry.
- ✓ You shall take the Defendant to the nearest jail or detention facility utilized by your agency.
- ✓ You are authorized to use every reasonable effort to protect the Protected Parties to prevent further violence.
- ✓ You may transport, or arrange transportation to a shelter for the Protected Parties.

#### NOTICE TO PROTECTED PERSON

- ✓ You may request the prosecuting attorney to initiate contempt proceedings against the Defendant.