



STATEMENT OF PROBABLE CAUSE

STATE OF MISSOURI  
COUNTY OF Newton

Date: 12-29-2013

I, Cpl C Collard #1465, knowing that false statements on this form are punishable by law, state that the facts contained herein are true.

1. I have probable cause to believe that on 12-28-2013, at 3320 S Rangeline Rd (LaQuinta Inn), Ramirez-Peyro, Guillermo E, a Hispanic/Latino male, committed one or more criminal offense(s) of : Violation of an Order of Protection (New York State) 455.085, Kidnapping 565.110.

Name: Ramirez-Peyro, Guillermo E  
D.O.B. 04-07-1971  
S.S.N. 635-84-9749  
Address: 72 RainTree Island #2  
Buffalo, NY 14150  
Arrested: December 29, 2013; 0040 A.M.

2. The facts supporting this belief are as follows:

In the State of Missouri, County of Newton, City of Joplin, at the LaQuinta Inn Hotel located at 3320 S Rangeline Rd, Ramirez-Peyro, Guillermo E, a Hispanic Male committed the crimes of Violation of an Order of Protection from the State of New York and Kidnapping.

On 12-28-2013 at approximately 2342 hrs I contacted the victim, Kelly P Schroer, at the Quality Inn Motel. Schroer said she'd been coerced by fear of being beaten and/ or murdered, to accompany the suspect, Guillermo E Ramirez-Peyro, on a flight to Los Angeles, CA. Schroer also stated she had an active Order of Protection against Ramirez-Peyro in New York.

Joplin PD Dispatch confirmed the Order of Protection was Valid. New York Case #2013-004067, NIC# H752256259

Schroer said she's been repeatedly beaten by Ramirez-Peyro since the beginning of their relationship in October 2013. She said she learned Ramirez-Peyro had been incarcerated in Texas, Minnesota, and New York for Narcotic Trafficking and Homicide. Schroer said she also learned Ramirez-Peyro was a former Mexican Police Officer who was an enforcer and a hit-man for a Mexican Narcotic Trafficking Cartel. She said Ramirez-Peyro was involved in multiple murders for the Cartel. She also said he was a paid informant for the U.S. Government, while participating in abductions and murder in Mexico. Schroer said the assaults on her were frequent and violent. Schroer said she was able to Obtain an Order of Protection against Ramirez-Peyro, however it did no good because he would find her and threaten to harm her family if she left him. Schroer said she attempted to leave him, however he began threatening her family until he located her. Schroer said she was unable to

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DEC 30 2013

Patty A. Krueger  
Clerk of the Circuit Court

keep him away. She, in an effort to protect her family, stayed with him. Schroer said Ramirez-Peyro made statements as to his cartel ties and could easily kill her or her family because he'd done it before and had beaten the charges in the U.S., to include deportation. Schroer said Ramirez-Peyro took her cell phone from her and wouldn't allow her to have contact with anyone without his permission. On several occasions, he would take her calls for her and would never let her speak to the caller.

Schroer said on Christmas Eve, Ramirez-Peyro told her that they were flying to Los Angeles to pick up a car. Schroer said she refused to accompany him due to it being Christmas. Ramirez-Peyro began angry and started to assault her until she agreed to accompany him. Schroer said he told her what would happen to her and her family if she "crossed" him. Schroer said she felt like she had no other option than to accompany him to Los Angeles, against her will.

Schroer said Ramirez-Peyro will not allow her much beyond an arms length from him at any given time and if she gets out of his sight, he becomes violent.

Schroer said they flew from New York to Los Angeles on 12-14-2013 (Christmas Eve) to pick up a Ferrari 612 Scaglietti. She said during this time she had no contact with her family, who she believed may have completed a Missing Persons Report on her. She said Ramirez-Peyro took possession of the Ferrari in Los Angeles then began their drive back to New York. During their drive, Ramirez-Peyro contacted her mother, advising they were driving back to New York. Schroer said she felt he may have done this to avoid her being reported as missing. During their trip across the U.S., Ramirez-Peyro wouldn't let her out of his sight.

Schroer said they arrived in Joplin a few hours prior to our conversation. She said Ramirez-Peyro got them a hotel room at the LaQuinta. Once in the room, Ramirez-Peyro fell asleep on the bed. Once she knew he was asleep, she quietly recovered her cell phone, grabbed her purse and the key to the Ferrari and slipped out of the room. She said she ran to the Quality Inn and immediately got a room, so she could hide from Ramirez-Peyro. She said she walked past two officers, who were in their patrol cars on an adjacent parking lot, however she was afraid Ramirez-Peyro would see her, so she hurried to the hotel. Once she got her room, she asked the front desk clerk to go flag down the officers for her.

I asked Schroer if she was Kidnapped. She paused for a short time then replied; "well, I don't know if I can say that, because I left with him, but I feared being beaten or worse if I didn't", "I'm afraid for my family that if I didn't, what would happen to them". "He has cartel contacts in the U.S. that will kill my family and I'm afraid what's going to happen now, he's going to have them killed". I then asked her; So, you went with him, against your will, because you were in fear for your life and the lives of your family members? She said "yes". This was the first time I had to escape from him.

Schroer then handed me her phone and said "read this". She'd Googled his name and the website was [www.qwstnevrythng.com](http://www.qwstnevrythng.com), with an article titled; "House of Death Informant, a Confessed Killer, Soon to be Released from Jail".

Excerpts from the article as follows:

A former Mexican cop who helped carry out multiple murders in Mexico in 2003-2004 while working for a major Juarez drug trafficking organization is about to be released from a US Jail.

Besides his past history of as drug smuggler and key lieutenant for ruthless narco-trafficker named Heriberto Santillan Tabares, Ramirez-Peyro, also worked as a paid informant for US Immigrations and Customs Enforcement.

The article goes on to say that Ramirez-Peyro was suspected to be involved in multiple murders in Mexico and the US in a six month long killing spree in Juarez and the El Paso area. Ramirez-Peyro was arrested and to avoid prosecution, cut a plea deal to avoid prosecution and deportation. Citing, he'd been locked up in Jails from Texas to New York.

I, along with other officers, Googled Ramirez-Peyro, finding multiple in-depth articles which report of Ramirez-Peyro's cartel ties and murder for hire.

Officers contacted Ramirez-Peyro at the LaQuinta Inn Room 365, where he was taken into custody.

Ramirez-Peyro was transported to the Joplin City Jail.

Cpl C Collard #1465

3. MISDEMEANORS ONLY: If appropriate, check the applicable box and complete the following for the issuance of a warrant.

☐ I believe that the defendant will not appear in court in response to a criminal summons because:

☐ I believe that the defendant poses a danger to ☐ a crime victim / ☐ the community or to any other person because:

Print Name: Cpl. C Collard

Signature: [Signature]

Agency Name: Joplin Police Department

Agency Case Number: 2013-12260

OCN: B7061339

13-2609

**IN THE CIRCUIT COURT OF NEWTON COUNTY, MISSOURI  
DIVISION II**

Defendant's Name/Alias(es)/Address:  
Guillermo E. Ramirez-Peyro ,

DOB: 04/07/1971 SSN: 635-84-9749  
H/M HT: ' WT

Offense Cycle No. (OCN):  
**WARRANT NUMBER:**

**WARRANT FOR ARREST**

**To Any Peace Officer in the State of Missouri:**

**COUNT: I**

The Court having found probable cause that a crime has been committed commands you to arrest the above-named defendant who is charged with, Section 565.110, RSMo, committed the class A felony of kidnapping, punishable upon conviction under Section 558.011, RSMo, in that on or about December 28, 2013, the defendant unlawfully confined Kelly P. Schroer without her consent for a substantial period, for the purpose of inflicting physical injury on or terrorizing Kelly P. Schroer.


alleged to have been committed within the jurisdiction of this Court and in violation of the laws of the State of Missouri. You are further commanded to bring the defendant before this Court to be dealt with in accordance with the law.

The officer serving this warrant shall execute in writing a return on this warrant to this Court.

(Seal)

Dec 29, 2013

Date



Judge

By: \_\_\_\_\_

Clerk

Bond Set at \$ 250,000.00

By Judge \_\_\_\_\_

Bond Conditions: Cash only

**OFFICER'S RETURN**

I certify that I served this warrant in \_\_\_\_\_ County, Missouri on \_\_\_\_\_ (date), by arresting the above named defendant and bringing him/her before the court on \_\_\_\_\_ (date).

Sheriff's Fees

Fees \$ \_\_\_\_\_

Mileage \$ \_\_\_\_\_ ( \_\_\_\_\_ miles @ \$ \_\_\_\_\_ per mile)

Total \$ \_\_\_\_\_

\_\_\_\_\_  
Arresting Officer's Signature

\_\_\_\_\_  
Title

JUDGE'S DOCKET SHEET		County/City of St. Louis: NEWTON COUNTY	Case Number: 13NW-CR01549-01
		Date Filed: 18-MAR-2014	Judge Name & Party ID: TIMOTHY WAYNE PERIGO - 30024
Style of Case: <b>ST V GUILLERMO E RAMIREZ-PEYRO</b>		Attorney for Plaintiff/Petitioner & Party ID: JACOB R. SKOUBY JR - 34718	
Case Type Description: CC Felony			
Petitioner/Plaintiff & Party ID: -		Attorney for Defendant/Respondent & Party ID: SYLVIA KATHLEEN BYRNES - 34302	
Defendant/Respondent & Party ID: GUILLERMO E RAMIREZ-PEYRO - RAMGE9749			
Charge Codes & Descriptions: 1602000 Kidnp/Fac Fel/Flgt/Inflc Inj/T Felony B		Offense Cycle Number (OCN): O3012564	Bond Amount:
DATE	DOCUMENTS FILED/ACTION TAKEN IN CASE		
03-24-14	<input type="checkbox"/> Defendant appears with counsel. <input type="checkbox"/> Prosecuting Attorney appears. <input checked="" type="checkbox"/> Formal arraignment had/waived. <input checked="" type="checkbox"/> Defendant pleads guilty/not guilty. <input type="checkbox"/> Defendant requests permission to withdraw his plea of not guilty and to enter a plea of guilty. Permission granted. <input type="checkbox"/> Court finds that Defendant's plea of guilty is voluntarily and intelligently made. Plea of guilty accept. <input type="checkbox"/> Pre-sentence investigation ordered/waived. <input checked="" type="checkbox"/> Cause set for pre-trial conference on April 7, 14 at 10AM <input type="checkbox"/> Cause set for jury trial on		
4-17-14	Bond reduction motion heard.		
	Bond set at 25,000 cash and \$100,000 surety for total of \$125,000. Conditions of bond to be set prior to release. Surety to be approved prior to release. YP		
	PTC May 19, 14 @ 10AM YP		
5-19-14	PTC held. PTC 6-9-14 @ 10:30A YP		
6-9-14	D appears with P.D.		
	2 Motions set 6-30-14 @ 9A YP		
6-30-14	PTC held. PTC 7-14-14 @ 9A YP		
7-14-14	D appears with P. Defender PTC held. PTC 7-21-14 @ 10A YP		
7-21-14	D appears with P.D. Hearing on Motion for bill of Particulars Adjourn to Aug 4, 14 @ 9:30A		

STATE OF MISSOURI, Plaintiff,

vs.

GUILLERMO E. RAMIREZ-PEYRO

Defendant.

Case No. 13NW-CR01549-01

**FILED**

APR 04 2014

Patty A. Krueger  
Clerk of the Circuit Court

**COMES NOW** the State of Missouri by Jacob R. Skouby Prosecuting Attorney of Newton County, Missouri, and its Answer to Defendant's Request for Disclosure to the above-styled case, pursuant to the Rule of Criminal Procedure 25.03 Missouri Rules of Court, states as follows:

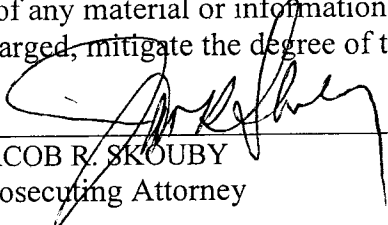
1. The names and last known addresses of persons whom the State may or may not call as witnesses at any hearing or trial are as follows:

- A. Clay Collard, JPD, 303 E. 3rd St., Joplin, MO 64801  
B. Kelly P. Schroer, 287 Irvington Dr., Tonawanda, NY 14150

and attached hereto and incorporated herein by reference are any written statements and existing memoranda by them.

2. The State does not possess any written or recorded statements or the substance of any oral statements made by the defendant other than that which may be included in paragraph one.
3. The State does not possess any existing transcript of grand jury proceedings, as there were no grand jury proceedings at this time.
4. The State does not possess any transcript of preliminary hearing or any prior trial held in the defendant's case.
5. The State does not possess any reports or statements of experts made in connection with this case.
6. Any books, papers, documents, photographs, or objects which the State intends to introduce into evidence at the trial of the case which were obtained from or belong to the defendant are either in the possession of the Prosecuting Attorney's Office or in its control and are available for inspection and examination at any time by the defendant upon his/her request.
7. The State is unaware at this time of prior criminal convictions of persons it intends to call as witnesses at the trial of the case.
8. There was no photographic or electronic surveillance (including wiretapping), relating to the offense with which the defendant is charged.

9. The State does not possess nor is in control of any material or information which tends to negate the guilt of the defendant as to the offense charged, mitigate the degree of the offense charged, or reduce the punishment.

  
JACOB R. SKOUBY  
Prosecuting Attorney

**CERTIFICATE OF SERVICE**

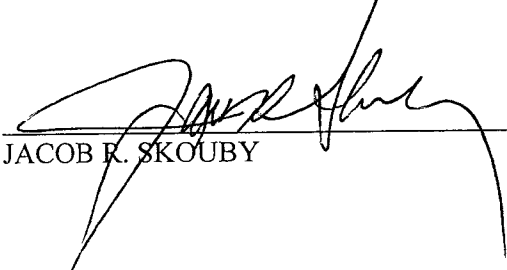
A copy of this Disclosure to Defendant and attached documents was served upon the defendant or defendant's attorney of record as disclosed by pleadings of record in the above cause, and upon each defendant or defendant's attorney who is to be tried jointly with the defendant in the following manner:

- ☐ By placing a copy in first class mail, postage prepaid.
- ☐ By hand-delivering a copy to defendant or defendant's attorney.
- ☐ By leaving a copy in the attorney's box at the courthouse.
- ☒ By e-discovery to attorney.

TO:

S. Kathleen Byrnes  
115 Lincoln St.  
Carthage, MO 64836

On this 3<sup>rd</sup> day of April, 2014

  
JACOB R. SKOUBY