

Criminal Docket

County Court At Law #3

Case No. 04-1384-3
Williamson County

April 5th, 2004
2:09pm

Hurwitz, Steven William

Prosecuting Attorney
(Control # 04-01225-2)

Filed : 03/25/2004
Status: Disposed

Judge
DON HIGGINBOTHAM

Date		Volume	Page
Charge Information			
02/21/04	Arrested by Williamson County Sheriff'S Office		
02/21/04	(53990010) Misdemeanor A Interfer W/Emergency Call		
Disposition Information			
03/31/04	Disposed: Dismissed-Other AS PART OF A PLEA BARGAIN. Attorney fee: \$0.00		
Events & Orders of the Court			
03/31/04	Pled No Contest		
03/31/04	First Appearance Docket		
02/22/04	Surety Bond - FILED 03/25/2004		
02/22/04	Bond: \$3,000.00 Surety Bond (Misd) Freedom Bail Bonds/Matt Clark		



0 - 7 - 988

BURGESS 4655
04-1384-3

FEB 22 2004

MISDEMEANOR Surety Bond

(for Williamson County licensed bondsmen only)

2004 FEB 23 AM 8:55

The State of Texas,
County of Williamson

Know all men by these presents:

SHERIFF JOHN CASPERO
CORRECTIONS DEPT
WILLIAMSON COUNTY

We, Steven William Hurwitz, as principal, and Matt Clark, dba Freedom Bail Bonds, as surety, are held and firmly bound unto the State of Texas in the penal sum of THREE THOUSAND (\$3,000.00) Dollars, for the payment of which sum, well and truly to be made, and in addition all necessary and reasonable fees and expenses that may be incurred by peace officers in rearresting principal in the event the conditions of this bond are violated, and we do bind ourselves, our heirs, executors and administrators, jointly and severally by these presents.

The above named principal stands charged with a MISDEMEANOR offense, namely, Interfering w/Emergency Call. And the principal, by order of a magistrate, is required to give bail in the above stated sum for his personal appearance before the County Court of Law of Williamson County, Texas.

Now, if the above named principal shall well and truly make his personal appearance instanter before the County Court of Law of Williamson County in the city of Georgetown, Texas, and further shall well and truly make his appearance before any other court to which the same may be transferred and for any and all subsequent proceedings that may be had relative to the said charge in the course of the criminal action based on said charge, and there remain from day to day and from term to term of said court, until discharge by due course of law, then and there to answer said accusation, this obligation shall become void; otherwise to remain in full force and effect.

Witness our hands this the 22 day of February, 20 04.

34155

Examined, approved and taken this <u>22</u> day of <u>FEBRUARY</u> 20 <u>04</u> Sheriff, Williamson County By <u>[Signature]</u> <u>455</u> Williamson County Deputy	<u>[Signature]</u> Principal (mailing address) <u>16803 Village Oakway</u> <u>AUSTIN, TX 76717</u> (512) 733-6954 (phone number) <u>[Signature]</u> Surety Matt Clark, dba Freedom Bail Bonds 207 S. Austin Ave., Georgetown, TX 78626 (mailing address) (512) 930-3040 (phone number)
--	--

RECEIVED

285836

FEB 25 2004

FILED
at 358 o'clock P

MAR 25 2004

Nancy E. Rister
County Clerk, Williamson Co., TX

Nancy E. Rister
County Clerk, Williamson Co., TX

04-1384-3



THE STATE OF TEXAS
WILLIAMSON COUNTY

NOTIFY

- ☐ JP - 1 ☐ JP - 3
☐ JP - 2 ☐ JP - 4
☐ Municipal Ct.

FAMILY VIOLENCE OFFENSE

- ☒ Further Detention 24 hours
☒ EPO Issued 60 days

DISPOSITION

- ☒ Commitment ☐ Bond Conditions
☐ Released without Bail, Class C Misd. ☐ Other _____
☐ Personal Bond Approved

☒ ARREST W/O WARRANT/AFFIDAVIT FILED

CHG. AMC4 U/B-I. (FV) AA WARRANT # _____ COURT County BAIL \$ 3,000.00

☒ ARREST W/O WARRANT/AFFIDAVIT FILED

CHG. Enter. w/ Emer. Call AA WARRANT # _____ COURT County BAIL \$ 3,000.00

☐ ARREST W/O WARRANT/AFFIDAVIT FILED

CHG. _____ WARRANT # _____ COURT _____ BAIL \$ _____

☐ ARREST W/O WARRANT/AFFIDAVIT FILED

CHG. _____ WARRANT # _____ COURT _____ BAIL \$ _____

On 2/21/2004 at 1:33 A.M./P.M. Steven William Hurwitz DOB 11/21/71

Defendant, appeared before me. I informed the said Defendant in clear language of the accusation(s) against the Defendant and of any affidavit filed therewith, and I further informed the Defendant as follows as required by Article 15.17. Code of Criminal Procedure:

1. You have the right to retain counsel;
2. You have the right to remain silent;
3. You have the right to have an attorney present during any interview with peace officers or attorneys representing the state;
4. You have the right to terminate the interview at any time;
5. You have the right to request the appointment of counsel if you are indigent and cannot afford counsel;
6. If you are charged with a felony offense, you have the right to have an examining trial;
7. You are not required to make a statement and any statement made by you may be used against you;

The Defendant advised the Magistrate that he / she is :

/ a citizen of the United States of America _____ Refused to state citizenship

_____ a citizen of _____, a (mandatory) (discretionary) notification country.

You are entitled to have consular officials from your country contacted regarding your arrest. Your consulate may be able to help you obtain legal counsel, contact your family and visit you in detention. If you want us to notify your consulate officials, you can request this notification now or at any time in the future.

Do you want us to notify your country's consular officials: — Yes — No

_____ Requires Mandatory Notification

ATTORNEY INFORMATION: On the above stated date, Defendant was asked by the Magistrate whether he / she was going to retain an attorney at his / her own expense or whether Defendant would need an attorney appointed to represent him / her in respect to the charges pending against him / her. Defendant advised the Magistrate that he / she:

/ (WILL HIRE AN ATTORNEY OR PROVIDE HIS / HER OWN REPRESENTATION)

_____ (REQUESTED THE APPOINTMENT OF COUNSEL)

in respect to these charges: / Initials

_____ Out of County Charges

_____ Class C offenses only

_____ (Other) _____

IN WITNESS WHEREOF, I have subscribed my name on the date indicated above.

/

MAGISTRATE

I hereby acknowledge that the foregoing warnings were administered to me in clear language and I fully understand the meaning of each. I understand that if I change my mind regarding my ability to hire an attorney, I can request that an attorney be appointed subsequent to this date. The Magistrate explained to me the local procedures for requesting an appointed attorney.

/

DEFENDANT

INTERPRETER, IF USED

WITNESS

WHITE - COURT

YELLOW - MAGISTRATE

BLUE - DEFENDANT

PINK - JAIL

GOLD - COMMITMENT

04-1384-3

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

I, **E. W. BOLTON**, being duly sworn, do state upon my oath that I have good reason to believe and do believe, based upon the facts stated in the written offense report and investigation of **S. Wilson**, whom I know to be a Peace Officer of the State of Texas who is a reliable observer and investigator, and I charge that heretofore, and before the filing of this complaint that on or about offense date **02/21/04**, in the County of Williamson and the State of Texas, **STEVEN WILLIAM HURWITZ**, Defendant, did then and there

knowingly prevent or interfere with the ability of Selina Wright to place an emergency telephone call or to request assistance in an emergency from a law enforcement agency, medical facility, or other agency or entity, the primary purpose of which is to provide for the safety of individuals,

AGAINST THE PEACE AND DIGNITY OF THE STATE.

E. W. BOLTON, COMPLAINANT

SWORN TO AND SUBSCRIBED BEFORE ME by E. W. BOLTON, a credible person,
on March 24th, 2004



Assistant County Attorney
Williamson County, Texas.

FILED
at 358 o'clock 7 M

MAR 25 2004


County Clerk, Williamson Co., TX



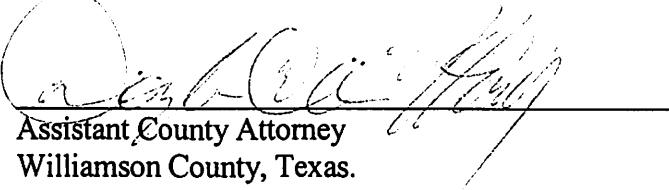
04-1384-3

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

I, the undersigned ASSISTANT COUNTY ATTORNEY of WILLIAMSON COUNTY, in said State, on the written affidavit of E. W. BOLTON, a competent and credible person herewith filed in the County Court at Law No. 3, in the County of Williamson and the State of Texas do present unto said court that on or about offense date 02/21/04, and before the making and filing of this information in the County of Williamson and the State of Texas, STEVEN WILLIAM HURWITZ, Defendant, did then and there

knowingly prevent or interfere with the ability of Selina Wright to place an emergency telephone call or to request assistance in an emergency from a law enforcement agency, medical facility, or other agency or entity, the primary purpose of which is to provide for the safety of individuals,

AGAINST THE PEACE AND DIGNITY OF THE STATE.


Assistant County Attorney
Williamson County, Texas.

FILED
at 358 o'clock P M

MAR 2 5 2004


County Clerk, Williamson Co., TX

