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 Willia	mson County Sheriff'S Office	
02/21/04 (53990010) Interfer W/Emergen	Misdemeanor A cy Call	
	Disposition Information	
Disposed: Dismiss AS PART OF A PLEA		
Attorney fee: \$0.0	0	
	Events & Orders of the Court	
03/31/04 Pled No Contest 03/31/04 First Appearance Do 02/22/04 Surety Bond - FILE 02/22/04 Bond: \$3,000.00 Freedom Bai	D 03/25/2004	
		ENTERED

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NO. 04-1384-3		
THE STATE OF TEXAS) (IN THE COUNTY COURT AT LAW	щn
) (ΗJ
VS.) (OF	
) (
STEVEN WILLIAM HURWITZ) (WILLIAMSON COUNTY, TEXAS	

JUDICIAL ADMONISHMENTS

I understand that I have an absolute right to be represented by an 1. attorney in this case, and that if I am too poor to afford a lawyer, I am entitled to an appointed lawyer at the State's expense. voluntarily and knowingly waiving my right to have an attorney. proceeding, I have a right to represent myself and I have been admonished on the dangers and disadvantages of self representation. one may threaten to increase the punishment that they will recommend to me or that the court may impose if I should employ or request an attorney.

I understand that I have an absolute right to a trial by a jury of my 2. peers, and to remain silent. I can require the State to prove its case against me and have the witnesses against me appear in person to be

confronted and cross-examined.

I understand that no one may coerce me, physically or mentally, into 3. pleading guilty or no contest, or into divulging evidence against

myself.

I understand that in a proper case, the Court may defer further 4. proceedings without entering an adjudication of guilt and place me on probation. On violation of a condition of probation I may be adjudicated and detained. I am entitled to a hearing limited to the determination by the Court of whether it proceeds with an adjudication of guilty on the original charge. No appeal may be taken from this determination. After an adjudication of guilty, all proceedings, including assessment of punishment, pronouncement of sentence, granting of probation, and my appeal continue as if adjudication of guilty had not been deferred. The court could then assess the full range of punishment for that offense.

5. I have been admonished as to the nature and elements of the offense with which I am charged with having committed and the range of

punishment for that offense.

I received these admonishments in open court from the Judge on this 31st day of March, 2004. I hereby waive the forgoing rights and enter my plea of _____ GUILTY / NO CONTEST to the offense of INTERFER W/EMERGENCY CALL.

Defendant

have examined you today in open court, and based on examination, I find that you have waived each of the foregoing rights knowingly, intelligently and voluntarily. You have expressed to me your desire to plead GUILTY / NO CONTEST and I find that this plea has has also been entered knowingly intelligently, and voluntarily.

APR 0 5 2004

a)o o'clock

Presiding Judge

County Clerk Williamson Co., TX



02-7.988 BURGESS 4(5) 04-1384-3

MISDEMEANOR Surety Bond

(for Williamson County licensed bondsmen only) 10th FEB 23 AM 8: 55

The State of Texas, County of Williamson

Know all men by these presents:



We, <u>Steven William Hurwitz</u>, as principal, and <u>Matt Clark, dba Freedom Bail Bonds</u>, as surety, are held and firmly bound unto the State of Texas in the penal sum of <u>THREE THOUSAND</u> (\$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 <u>MISDEMEANOR</u> offense, namely, <u>Interfering w/Emergency Call</u>. And the principal, by order of a magistrate, is required to give bail in the above stated sum for his personal appearance before the <u>County Court of Law</u> of Williamson County, Texas.

Now, if the above named principal shall well and truly make his personal appearance instanter before the <u>County Court of Law</u> 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.

J34155

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

Examined, approved and taken this 22

day of Cascuracy 2004

Sheriff, Williamson County

By

Williamson County Deputy

RECEIVED: 285836

FEB 2 5 2004

Examined, approved and taken this 22

(mailing address)

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

County Clerk, Williamson Co., TX

MAR 2 5 200

WHITE - COURT

YELLOW - MAGISTRATE

BLUE - DEFENDANT

PINK JAIL

DEFENDANT

GOLD -COMMITMENT

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.

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MAR 2 5 2004

County Clerk, Williamson Co., TX

ENTERED

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.

at 355 o'clock P N

MAR 2 5 2004

County Clerk, Williamson Co., TX

