

exhibit 1

ORDER OF COMMITMENT
TO THE SHERIFF OF TRAVIS COUNTY, GREETINGS:

CHET EDWARD CUNNINGHAM who having been brought before me ⁵⁻²⁵⁻¹³ ~~5/24/2013~~ at 2:15 A. M.
charged with the offense:

Class A Misdemeanor ASSLT BODILY INJ:FAM

is COMMITTED to the CUSTODY of the SHERIFF of Travis County, Texas, to be detained unless he complies with the conditions of bond set on this date or any amendment or modification thereof.

1. Defendant is ordered to appear in:

County Court at Law #4, 6th floor

BLACKWELL-THURMAN CRIMINAL JUSTICE CENTER, 509 W. 11th Street

Instantner

2. If defendant is in custody on the above date, the SHERIFF is hereby ordered to present said defendant in the above Court on said appearance date and at all times said charge(s) or accusation(s) are called before said Court.

3. Bail is hereby set as follows: 3,500.00

4. The magistrate informed the person of the person's right to request appointment of counsel; asked the person whether the person wants to request appointment of counsel; and the person (requested) (did not request) appointment of counsel.

5. Defendant is is not ordered to install a vehicle ignition interlock within 21 days of release on bond. Report to Interlock office within 3 working-days of release. (For location call 512-854-9381)

6. Bond is acceptable if in compliance with Articles 17.03, 17.031, 17.04, and/or 17.08 of the Texas Code of Criminal Procedure.

The undersigned hereby certifies that the defendant has been warned of his rights under Art. 15.17 of the Texas Code of Criminal Procedure.

HEREIN FAIL NOT but of this ORDER make due return showing how you have executed same

Attorney

Retained____ Appointed____

Judge of the (Municipal / JP /
Court of (City of Austin / Travis County



), Texas (Acting as Magistrate)

Warrant: _____ TRN: 9074662579 TRS: A001 Cause No.: C1CR13180014

The State of Texas vs.

Name: CHET EDWARD CUNNINGHAM

Address: 4829 PYREMES PASS

City: BEECAVE State: TX Zip: 78738

DOB: 05/10/1966 Sex: M Race: W Ethnic: N MNI: 1170044 Booking #: 1322319

SHERIFF'S RETURN

CAME TO HAND THIS MAY 23 2013 day of MAY, 2013, at 0246 o'clock A. M.

and executed this MAY 23 2013 day of MAY, 2013, at 0246 o'clock A. M.,

by placing the accused in jail in Travis County, Texas.

Greg Hamilton

SHERIFF OF TRAVIS COUNTY, TEXAS

by Deputy

2979602

C-1-CR-13-180014

CAUSE NUMBER: _____

THE STATE OF TEXAS

§

IN THE MUNICIPAL COURT

§

CITY OF BEE CAVE

COUNTY OF TRAVIS

§

IN TRAVIS COUNTY, TEXAS

AFFIDAVIT FOR WARRANT OF ARREST AND DETENTION

The undersigned Affiant, who after being duly sworn by me, on oath, makes the following statement:

I, **Officer G. Evans** have good reason to believe and do believe that

(Defendant) **Cunningham, Chet Edward (Race) White (Sex) Male (DOB) 05/10/1966**

On or about the **11th** day of **May**, 2013, in the incorporated limits of the City of **Bee Cave**, County of **Travis** and State of **Texas**, did then and there commit the offense of:

Assault Family Violence (PC 22.01) (a) (1) Class A Misdemeanor

Affiant is a Commissioned Peace Officer employed by the **Bee Cave Police Department** and assigned to **The Uniformed Patrol Division**. The following events occurred in the City of **Bee Cave**, **Travis County**, **Texas**.

On 05/11/2013 at approximately 0107 hours, I (G. Evans) #4533 arrived at the Bee Cave Police Department and was met by Tara Cunningham (DOB 07/26/1969). Cunningham was crying and was very upset. I observed Cunningham's right eye appeared to be swollen and bruised. Officer Flores arrived at the police department to assist in the incident. I brought Cunningham inside the police department's interview room and began to speak with her regarding the nature of her visit to the police department. Cunningham informed Officer Flores and me that she had been assaulted by her husband a few hours prior to her arrival at the police department. Mrs. Cunningham stated that she and her husband Chet Edward Cunningham (DOB 05/10/1966) had been separated and were going through a divorce. Mrs. Cunningham stated that her husband had arrived at their residence located on 13712 Overland Pass Rd. in Bee Cave Texas to discuss their ongoing situation when Mrs. Cunningham confronted Mr. Cunningham about an ongoing affair that he had been engaged in. Mrs. Cunningham informed me that she had taken Mr. Cunningham's phone and called the other female whom her husband was involved with. Mrs. Cunningham stated that Mr. Cunningham became enraged and began to pry the phone from Mrs. Cunningham's hands. Mrs. Cunningham stated that after a brief struggle over the phone Mr. Cunningham struck her in the right side of her face and began to drag her along the driveway. I observed small lacerations on Mrs. Cunningham's right knee, left elbow, and right ankle in addition to her swollen and bruised right eye. Mrs. Cunningham also had red marks along her neck and chest. I photographed Mrs. Cunningham's injuries and contacted EMS to evaluate her condition. Mrs. Cunningham also notified me that she had several small lacerations and bruises on her back. I contacted a female officer in Lakeway to assist in taking photographs of Mrs. Cunningham's back and chest. EMS evaluated and cleared Mrs. Cunningham. Mrs. Cunningham refused to be transported by EMS. Officer Kanzenbach arrived to assist in taking the photographs. Officer Kanzenbach photographed Mrs. Cunningham in the interview room of the Bee Cave Police Department with the door closed. I observed the small lacerations on Mrs. Cunningham's back to be more severe than the visible wounds on her legs and face. I continued to visit with Mrs. Cunningham about the events that had taken place earlier that evening. Mrs. Cunningham explained to me that Mr. Cunningham had assaulted her many times over the past 15 years but she was not willing to pursue criminal charges against him. Mrs. Cunningham also told me that several years prior to the assault on 05/10/2013 the Austin Police Department had been dispatched to their previous residence in Austin concerning an assault but Mrs. Cunningham was not willing to pursue charges. I asked Mrs. Cunningham if she was willing to give me a voluntary written statement detailing the events. Mrs. Cunningham agreed to write the statement and return it to me at her convenience.

Sworn and subscribed to be" e by said affiant

On the 11th Day of May, 2013

Affiant

[Signature] 4536
Magistrate or Peace Officer in Travis County

On this, the 15 day of May, 2013, I hereby acknowledge that I have examined the foregoing affidavit and have determined that probable cause exists for the issuance of an arrest warrant for the individual accused therein.

David L. G...
Magistrate, Travis County, Texas

\$ 3,500.⁰⁰
Bond

Bee Cave Police Incident Number: 13-00196

Officer: G. Evans, 4533

FILED FOR RECORD
2013 JUL -1 PM 2:06
DANA DEBEAUVORE
COUNTY CLERK
TRAVIS COUNTY, TEXAS

FILED FOR RECORD
2013 JUN 31 AM 8:25
DANA DEBEAUVORE
COUNTY CLERK
TRAVIS COUNTY, TEXAS

WARRANT OF ARREST

C-1-CR-13-180014

CAUSE NUMBER: _____

STATE OF TEXAS §

TRAVIS COUNTY §

THE STATE OF TEXAS
VS
Chet Edward Cunningham

D.O.B: 05/10/1966 DL # Texas 19660510 SSN# Unknown
Race: White Sex: Male
Height: 6'07" Weight: 260 LBS Hair: Brown Eyes: Blue

FILED FOR RECORD
2013 JUN 30 AM 8:22:06
DANA DEBEVERA
CLERK OF DISTRICT COURT
TRAVIS COUNTY, TEXAS

THE STATE OF TEXAS

To any PEACE OFFICER of the State of Texas Greetings:

YOU ARE HEREBY COMMANDED to arrest Chet Edward Cunningham if found to be in the State of Texas, and bring him before me, a magistrate, in Travis County, to answer to the STATE OF TEXAS for an offense against the laws of said State to-wit: **Assault Family Violence Causing Bodily Injury** of which offense he is accused by written complaint under oath of Officer G. Evans, filed before me.

Herein Fail Not, but of this writ make due return, showing you have executed the same. Witness my official signature this 15th day of May, 2013.

Bail: \$3,500.

David L. Salazar
Magistrate, Municipal Court of Record
City of Bee Cave, Travis County, Texas



PEACE OFFICER RETURN

Came to hand the 15th day of May A.D., 2013, at 3 o'clock 1800, by arresting the said defendant at _____ in _____ County, Texas and taking _____ Bond, which is herewith returned, placing him in the County jail of _____ County, Texas. I actually and necessarily traveled _____ miles in the service of this Writ, in addition to any other mileage; I may have traveled in the service of other process in this cause during the same trip.

Fee - Executing/processing Arrest Fee.....\$	_____	Sheriff
Mileage _____ miles.....\$	_____	
Making Bond.....\$	_____	
Commitment.....\$	_____	
Release.....\$	_____	
Total.....\$	_____	

4533
Bee Cave PD
(Law Enforcement Agency)

CAUSE NO. C-1-CR13-180014

THE STATE OF TEXAS

§

IN THE MUNICIPAL COURT

v.

§

Cunningham, Chet Edward

TRAVIS COUNTY, TEXAS

EMERGENCY PROTECTION ORDER

On this day the defendant appeared before the Court after arrest for an offense involving:

☒

family violence, and/or

☐

stalking under Section 42.072, Texas Penal Code.

At a post-arrest hearing as provided by law, the Court considered entering an Order for Emergency Protection.

Based on the information presented, this Court enters this Emergency Protection Order on behalf of the following persons:

Tara M. Cunningham DOB 7-26-69

IT IS HEREBY ORDERED that effective immediately and for the existence of this order, the

Defendant, Cunningham, Chet D.O.B. 5/10/64, D.L. No. 11482321 TX,
physically described as follows: 6'7 white male 260 lbs. Brown / Blk

is prohibited from:

☒ Committing family violence or an act in furtherance of an offense under 42.072 Texas Penal Code as these terms are defined in this order.

☒ Communicating directly with a member of the family or household or with the person or persons protected under the order, in a threatening or harassing manner, or communicating a threat through any person to a member of the family or household of the person or persons protected under the order.

☒ Going within 200 yards of;

1. The protected person's or member of the protected person's family residence:

13712 Overland Pass
Bee Caves, TEXAS Zip Code 78738

Zip Code _____

2. The protected person's or member of the protected person's family's place of employment or business:

N/A

Zip Code

Zip Code

3. The residence, child care facility, or school where a child or children protected under this order reside or attend:

N/A

Zip Code

Zip Code

It is FURTHER ORDERED that the Defendant is prohibited from possessing a firearm, unless the Defendant is a peace officer, as defined by Section 1.07, Penal Code, actively engaged in employment as a sworn, full-time paid employee of a state agency or political subdivision.

It is FURTHER ORDERED that any license to carry a concealed handgun issued under Section 411.177, Texas Government Code, that is held by the Defendant is hereby SUSPENDED.

Based on the facts presented, the Court further finds that for the safety of the person or persons protected under this order, the specific descriptions of the locations the defendant is ordered to not go near should remain CONFIDENTIAL.

IT IS FURTHER ORDERED that the Defendant shall be served a copy of this order in open court.

IT IS FURTHER ORDERED that the Clerk of the Court shall send a copy of this Order:

☒ To the Chief of Police in the municipality where the member of the family or household or individual protected by the Order resides and/or to the Sheriff of the county where the member of the family or household or individual protected by the Order resides, if any of these persons do not reside in a municipality;

☐ To the Principal or person in charge of the school or child care facility attended by a person protected by this Order and named herein; and

☒ To the appropriate division of the Department of Public Safety at its Austin headquarters.

WARNING

A VIOLATION OF THIS ORDER BY COMMISSION OF AN ACT PROHIBITED BY THE ORDER MAY BE PUNISHABLE BY A FINE OF AS MUCH AS \$4,000 OR BY CONFINEMENT IN JAIL FOR AS LONG AS ONE YEAR OR BY BOTH. AN ACT THAT RESULTS IN FAMILY VIOLENCE OR A STALKING OFFENSE MAY BE PROSECUTED AS A SEPARATE MISDEMEANOR OR FELONY OFFENSE, IF THE ACT IS PROSECUTED AS A SEPARATE FELONY OFFENSE, IT IS PUNISHABLE BY CONFINEMENT IN PRISON FOR AT LEAST TWO YEARS. THE POSSESSION OF A FIREARM BY A PERSON, OTHER THAN A PEACE OFFICER, AS DEFINED BY SECTION 1.07, PENAL CODE, ACTIVELY ENGAGED IN EMPLOYMENT AS A SWORN, FULL-TIME PAID

EMPLOYEE OF A STATE AGENCY OR POLITICAL SUBDIVISION, WHO IS SUBJECT TO THIS ORDER MAY BE PROSECUTED AS A SEPARATE OFFENSE PUNISHABLE BY CONFINEMENT OR IMPRISONMENT.

NO PERSON, INCLUDING A PERSON WHO IS PROTECTED BY THIS ORDER, MAY GIVE PERMISSION TO ANYONE TO IGNORE OR VIOLATE ANY PROVISION OF THIS ORDER. DURING THE TIME IN WHICH THIS ORDER IS VALID EVERY PROVISION OF THIS ORDER IS IN FULL FORCE AND EFFECT UNLESS A COURT CHANGES THE ORDER.

The term "abuse" includes the following acts or omissions by a person: (1) physical injury that results in substantial harm to the child, or the genuine threat of substantial harm from physical injury to the child, including an injury that is at variance with the history or explanation given and excluding an accident or reasonable discipline by a parent, guardian, or managing or possessory conservator that does not expose the child to a substantial risk of harm; (2) Sexual conduct harmful to a child's mental, emotional, or physical welfare; (3) , compelling or encouraging the child to engage in sexual conduct as defined by Section 43.01, Texas Penal Code.

The term "sexual conduct" as defined in the Section 43.01 of the Texas Penal Code includes deviate sexual intercourse, sexual contact, and sexual intercourse.

The term "family" includes Individuals related by consanguinity or affinity, individuals who are former spouses of each other, individuals who are biological parents of the same child, without regard to marriage, and a foster child and foster parent, without regard to whether those Individuals reside together.

The term "Family violence" means: (1) an act by a member of a family or household against another member of the family or household that is intended to result in physical harm, bodily injury, assault or sexual assault or that is a threat that reasonably places the member in fear of imminent physical harm, bodily injury, assault, or sexual assault, but does not include defensive measures to protect oneself; (2) abuse, as that term is defined by Sections 261.001(1) (C), (E), and (G) by a member of a family or household toward a child of the family or household, or (3) dating violence, as that term is defined by Section 71.021 of the Family Code.

The term "dating violence" means an act by an individual that is against another individual with whom that person has or has had a dating relationship and that is intended to result in physical harm, bodily injury, assault, or sexual assault, but does not include defensive measures to protect oneself.

The term "dating relationship" means a relationship between individuals who have or have had a continuing relationship of a romantic or intimate nature. The existence of such a relationship shall be determined based on consideration of: (a) the length of the relationship; (b) the nature of the relationship; and (c) the frequency and type of interaction between the persons involved in the relationship. This term does not include a casual acquaintanceship or ordinary fraternization in a business or social context.

The term "household" means a unit composed of persons living together in the same dwelling, whether or not they are related to each other.

The term 'firearm' has the same meaning assigned by Chapter 46 of the Penal Code.

The term 'member of a household' includes a former member of a household.

The term "child" or "minor" means a person under 18 years of age that has not been married or who has not had the disabilities of minority removed for general purposes.

A person commits the offense of stalking if, the person, on more than one occasion and pursuant to the same scheme or course of conduct that is directed specifically at another person, knowingly engages in conduct, including following the other person, that: 1) the actor knows or reasonably believes the other person, will regard as threatening: (a) injury or death for the other person; (b) bodily injury or death for a member of the other person's family or household; or (c) that an offense will be committed against the other person's property, 2) causes the other person or a member of the other person's household to be placed in fear of bodily injury or death or fear that an offense will be committed against the other person's property;

and 3) would cause a reasonable person to fear; (a) bodily injury or death for himself or herself; (b) bodily injury or death for a member of the person's family or household ; or (c) that an offense will be committed against the person's property.

The conditions imposed by this Order shall prevail over any existing order granting possession of or access to a child named herein for the duration of this Order.

THIS ORDER SHALL REMAIN IN EFFECT UNTIL MIDNIGHT, July 28, 2013

SIGNED this 24th day of July, 2013

[Signature]
Judge
Municipal Court,
City of Austin, Texas

DEFENDANT'S ACKNOWLEDGMENT

I, Chet Edward Cunningham, Defendant in this case, was presented with a copy of the

Magistrate's Order For Emergency Protection attached hereto at 0215 a.m./p.m.

on MAY 25 2013

[Signature]
Defendant

STATEMENT OF SERVICE

I, the undersigned hereby state that I gave a copy of the Magistrate's Order For Emergency

Protection attached hereto to the Defendant named above at 0215 a.m./p.m.

on MAY 25 2013

Title: CoT

Signature: [Signature]

100 211

CASH BOND

THE STATE OF TEXAS

COUNTY OF TRAVIS

KNOW ALL MEN BY THESE PRESENTS

RECEIPT CHECK / M.O. #

716552

CAUSE #

CICR 13180014

ISSUING COURT

MUN

APPEARANCE COURT

COUNTY

On this the 25 day of MAY, 2013, came the defendant CUNNINGHAM, CHET and deposited with the Sheriff of TRAVIS County, Texas the sum of \$ 3,500.00 dollars in cash, in lieu of sureties, to insure the said defendant's personal appearance instant before the Honorable County Court in TRAVIS County on the 30 day of MAY, 2013, at 8:30 A.M. and there remain from day to day and from term to term of said Court to answer to the State of Texas upon a charge by complaint / indictment / information wherein the said defendant is charged with a felony misdemeanor, to-wit:

ASSLT F/V

and to personally appear before any court to which the complaint / indictment / information may be transferred and for any and all subsequent proceedings had relative to such charge.

When the said defendant has fully complied with the conditions of this bond, and upon order of the Court to which this bond is returnable, the cash funds deposited shall be refunded to the said defendant.

In the event the said defendant does not comply with the conditions of this bond, the cash funds so deposited shall be transferred to the General Fund of the State of Texas, and the said defendant agrees to be further bound for the payment of all fees and expenses that may be incurred by peace officers in re-arresting said defendant in the event the conditions of this bond are violated.

W/M 5/10/66
RACE SEX DOB

SIGNATURE OF DEFENDANT

11482321 TX
DL# STATE

4829 PYRENESS PASS
ADDRESS

C 202-250-9164
OTHER ID #

BEELAVE TX 78738
CITY STATE ZIP

Received of the said CUNNINGHAM, CHET the sum of \$ 3,500.00 dollars on this bond on this the 25 day of MAY, 2013, to be deposited with the Treasurer of TRAVIS County, Texas to await the order of the Court.

GREG HAMMOND, Sheriff of TRAVIS County, Texas

By: [Signature] 1552
Deputy

THE TEXAS CODE OF CRIMINAL PROCEDURE, ARTICLE 17.02 STIPULATES THE DEFENDANT IS THE ONLY PERSON ENTITLED TO RECEIVE THE CASH BOND REFUND UPON DISPOSITION OF THE INVOLVED CASE.

FOR REFUNDS ON TRAVIS COUNTY CHARGES ONLY

REFUNDS FOR CASH BONDS (EXCEPT FOR CLASS "C" MISDEMEANORS) MUST BE OBTAINED FROM THE COURT CLERK'S OFFICE.
MISDEMEANOR CASES - COUNTY COURT CLERK'S OFFICE, TRAVIS COUNTY COURTHOUSE, 2ND FLOOR, ROOM 222
FELONY CASES - DISTRICT COURT CLERK'S OFFICE, BLACKWELL/THURMAN CRIMINAL JUSTICE CENTER, 1ST FLOOR, ROOM 1400

COMPLETE THIS BOX FOR OUT OF COUNTY BONDS ONLY:

Received \$ _____ on this bond

this _____ day of _____, 20 _____

_____
Sheriff of Travis County, Texas

By: _____, Deputy

WHITE - COURT

YELLOW - DEFENDANT

PINK - BOOKING FILE

GOLDENROD - PAYEE

County Cause

BDCA 05/25/2013

CR-0052

Defendant's Name: CUNNINGHAM, CHET

Date: 05/24/2013

Cause # C-1-CR-13-180014

DOB: 05/10/1966 Address: 4829 PYREMES PASS BEECAVE TX 78738

Special Needs: None

Booking No: 1322319

Indigence Form

To determine eligibility for Court Appointed Attorney, you must complete this form.

I will retain my own attorney: _____



Date: 05/24/2013

Signature of Defendant

Do not continue filling out form if Defendant to retain own attorney

Size of family unit (Members of immediate family that you support financially)		Total Number of Dependents (inc self): 1	
Name:	Age:	Relationship:	
Monthly Income		Necessary Mo. Living Expenses	
Employer:		Rent/Mortgage	\$0
Position:	How Long:	Utilities (gas, electric, etc.)	\$0
Your Salary	\$0	Transportation:	\$0
		Make: Model: Year:	
Spouse's Salary	\$0	Clothes/Food	\$0
SSI/SSDI	\$0	Day Care/Child Care	\$0
TANF	\$0	Medical Expenses	\$0
Social Security Check		Credit Cards	\$0
Child Support	\$0	Court-Ordered Monies	\$0
Other Government Check		Child Support	\$0
Other Monthly Income	\$0		
TOTAL INCOME*	\$0	TOTAL NECESSARY EXPENSES*	\$0
Savings / 401K Balance			

Comments: Defendant will retain own attorney Attorney Name:

TOTAL MONTHLY INCOME:	\$0
TOTAL MONTHLY EXPENSES:	\$0
DIFFERENCE (net income):	\$0

DEFENDANT MEETS ELIGIBILITY REQUIREMENTS

_____ YES _____ NO

_____ UNDETERMINED

I have been advised of my right to representation by counsel in connection with the charge pending against me. I certify that I am without means to employ counsel of my own choosing and I hereby request the court to appoint counsel for me. I swear that the above information is true and correct. The information I listed is accurate and I will immediately notify the court of any changes in my financial situation.

***All information is subject to verification. Falsification of information is a criminal offense.**

Signature of Defendant

Date

13-180014


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

Comes now the undersigned Assistant County Attorney of Travis County, Texas, on behalf of the State of Texas, and presents in and to the County Criminal Court at Law No. 4 of Travis county, Texas, that in Travis County, Texas, and anterior to the filing of this information

CHET CUNNINGHAM, the Defendant, on or about May 24, 2013, did then and there intentionally, knowingly, and recklessly cause bodily injury to Tara Cunningham by hitting Tara Cunningham on and about the head with the Defendant's hand, and by striking Tara Cunningham on and about the head with the Defendant's hand, and by seizing Tara Cunningham on and about the neck with the Defendant's hand, and by seizing Tara Cunningham on and about the torso with the Defendant's hand, and by pulling Tara Cunningham on and about the body with the Defendant's hand, to wit: causing bodily injury on and about the arm, leg, and back,

And further, the Defendant, on or about May 24, 2013, did then and there intentionally, knowingly, and recklessly cause bodily injury to Tara Cunningham, a family or household member or an individual with whom the Defendant had a dating relationship, by hitting Tara Cunningham on and about the head with the Defendant's hand, and by striking Tara Cunningham on and about the head with the Defendant's hand, and by seizing Tara Cunningham on and about the neck with the Defendant's hand, and by seizing Tara Cunningham on and about the torso with the Defendant's hand, and by pulling Tara Cunningham on and about the body with the Defendant's hand, to wit: causing bodily injury on and about the arm, leg, and back,

AGAINST THE PEACE AND DIGNITY OF THE STATE.



Assistant County Attorney of
Travis County, Texas

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

Before me, the undersigned Assistant County Attorney of Travis County, Texas, this day appeared the undersigned affiant, who being duly sworn does state upon his oath that he has good reason to believe and does believe that heretofore, before the making and filing of this complaint, in Travis County, Texas

CHET CUNNINGHAM, the Defendant, on or about May 24, 2013, did then and there intentionally, knowingly, and recklessly cause bodily injury to Tara Cunningham by hitting Tara Cunningham on and about the head with the Defendant's hand, and by striking Tara Cunningham on and about the head with the Defendant's hand, and by seizing Tara Cunningham on and about the neck with the Defendant's hand, and by seizing Tara Cunningham on and about the torso with the Defendant's hand, and by pulling Tara Cunningham on and about the body with the Defendant's hand, to wit: causing bodily injury on and about the arm, leg, and back.

And further, the Defendant, on or about May 24, 2013, did then and there intentionally, knowingly, and recklessly cause bodily injury to Tara Cunningham, a family or household member or an individual with whom the Defendant had a dating relationship, by hitting Tara Cunningham on and about the head with the Defendant's hand, and by striking Tara Cunningham on and about the head with the Defendant's hand, and by seizing Tara Cunningham on and about the neck with the Defendant's hand, and by seizing Tara Cunningham on and about the torso with the Defendant's hand, and by pulling Tara Cunningham on and about the body with the Defendant's hand, to wit: causing bodily injury on and about the arm, leg, and back.

AGAINST THE PEACE AND DIGNITY OF THE STATE.

Sworn to and subscribed before me on

06-24-13

Affiant

Assistant County Attorney of
Travis County, Texas