

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF JACKSON

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2023 APR 14 AM 9:47

• Meagan Mapes
Petitioner

Case No: 23SK01410 JACKSON COUNTY COURTS

BOOKETED BY BA

PETITION FOR STALKING
PROTECTIVE ORDER

Filed by Guardian ad litem

v.

Ex parte

• Andrew Pollack
Respondent

➤ I need an interpreter: Spanish Russian other: _____

NOTICE TO PETITIONER

➤ **Contact Address and Telephone Number:** If you don't want the Respondent to know your residential address or phone number, use a contact address and telephone number so the court and the sheriff can reach you if necessary.

I am the Petitioner. I declare that the following information is true:

• **1. Residency**

I live in the county of Jackson, state of Oregon
Respondent lives in the county of Jackson, state of Oregon

• **2. Age of Parties**

Petitioner: 39 Respondent: Apx 56

• **3. Contact** – Within the past 2 years the Respondent has engaged in repeated and unwanted contact with me or a member of my immediate family or household¹ (describe the incidents of contact beginning with the most recent. Include who was contacted.):

• a. Date and approximate time: 1

Location: All Contact was made @ 9180 SF Little Butte Creek rd.
Description: Please see attachment

• b. Date and approximate time: _____

Location: _____

¹ Your parents, children, siblings, spouse or Registered Domestic Partner, grandparents, stepparents, and stepchildren, or anyone living in the same residence as you

Description: _____

• c. Date and approximate time: _____

Location: _____

Description: _____

• d. Date and approximate time: _____

Location: _____

Description: _____

Additional page attached

• 4. Respondent knew or should have known that the contact was unwanted because:

• on March 5th 2021 a demand letter was sent to Mr. Pollack's attorney to stop trespassing and stop contacting Mapes family.

• on 12/26/22 law enforcement advised Pollack to stop

• on or about January 15th Det. Lewis, and Andrew's attorney told him to stop

• 5. Respondent's contacts made me afraid for my physical safety, or the safety of my immediate family or a member of my household, because:

The Continued unwanted Contact by Pollack and his agents have become increasingly more aggressive. The reckless shooting near our home, livestock, and children's play area creates extreme fear & anxiety. The Loud detonations Causes physical, psychological and emotional pain. The hours and hours and days of the sound cannon loud music, stroblight, gun fire, bombs, blinking flood light, dogs & livestock trespass have made it impossible for us to live at our house -

• 6. Respondent made spoken or written threats directed at me that made me afraid of physical harm
(explain why you believe the threats would result in physical harm, including any acts that support your belief or show that Respondent is likely and able to carry out the threat)

7/25/2022: Facebook threats reported to JCSO
3/24/2022: Pollack was caught with his attorney and
Survey trespassing near the property line and threatened
my husband about forcing us to move and ^{He was going} making it impossible
for you to live here.

8/15/2022: made a verbal threat to Meagan on rd in front of
house stating "he has big things planned just wait..."

7. Firearms

I have the following relationship with Respondent (check all that apply):

- spouses or Registered Domestic Partners (current or former)
- cohabitants (current or former)
- unmarried parents of a minor child
- sexually intimate relationship (current or former)
- adults related by blood or marriage

- The Respondent has firearms (or has easy access to firearms)
- The Respondent is already prohibited from possession or purchase of firearms or ammunition

8. Additional Relationship Information (This information is optional. You do not have to tell the court what your relationship to Respondent is. Your restraining order will not be denied if you choose not to provide relationship information.)

Respondent is my:

- family member roommate/cohabitant landlord neighbor
- other: _____

9. Existing Restraining and Stalking Orders

There is a current restraining order or stalking order between Respondent and me

County and state: _____ Case #: _____

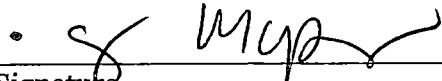
County and state: _____ Case #: _____

I ask the court to grant a Stalking Protective Order

I hereby declare that the above statements are true to the best of my knowledge and belief. I understand they are made for use as evidence in court and I am subject to penalty for perjury.

Submitted by Petitioner Guardian ad litem for Petitioner Attorney for Petitioner

• 4.14.2023
Date

• 
Signature

• Meagan Mapes
Name (printed)

4510 S.F. Little Butte Creek Rd
Contact Address (use a SAFE address) City, State, ZIP

530.321.7301
Contact Phone (use a SAFE number)

eagle point
OR
97524

Attorney for Petitioner:

Date

Signature

OSB#

Name (printed)

Address

City, State, ZIP

Phone

April 13th 2023 - We testified in a grand jury against Andrew Pollack on April 11, 2023 and the grand jury found a true bill on charges against Andrew Pollack. On April 13, while driving to our own property and near our property line with his property, I observed a mannequin that had not been there before I testified.

April 12th 2023- Arrived home around 7pm after an indictment was issued for Pollack's arrest. Loud music and gunfire were continuous while myself, husband and daughters played outside and tended to our livestock. One of the men sitting up against the fence line stood up and waved at my husband then started shooting.

April 9th 2023- Easter Sunday: After 30 minutes of being at the house collecting easter eggs, a white car believed to belong to Julie Phillips pulled up, and turned around in our driveway. At the same time loud music started playing and continued with no one visibly present at the trailer park.

April 8th 2023- Bombs, sirens, gunshots music

March 30th 2023 -April 6th same vulgar rap song- gunfire and unreasonable music

March 25th 2023 - Wifi signal detected "Mapps is a Cunt". Saw a new camera on pole with audible warning; . "Warning, you are in the detection area, please leave" This warning triggers as far as 50 feet up our private driveway behind the gate. We believe Mr. Pollack has multiple ways to surveil the Mapes family.

March 18th 2023- Andrew Pollack was playing the same sexually explicit song on repeat. We counted at least 15 times in a row. Andrew Pollack was leaning on the fence watching me and my 6 year old daughter feed the animals while the song played. The two large speakers at the fence pointed directly at our home.

March 14th-17th 2023 - Went home and shortly after arriving consistent gunfire, and cannon. Andrew Pollack was seen over by the fence releasing the caged dog mentioned earlier, which immediately jumped the pasture fence, crossed our bridge, and approached us. Causing us fear of attack. Report made to animal control.

March 8th 2023- Arrived at the house and found a male (Cody Fisher) trespassing on our property in the middle of our pasture. I was alone and shaking in fear. After Fisher returned to Pollack property I witnessed Pollack pick Fisher up in his side by side. Given the severity of the escalation and not knowing if he had any weapons, I was in fear for my life. I yelled at him to identify himself and asked who we worked for. I got no response. I left and went to the neighbors to call 911. This incident caused extreme fear, and we decided we can not go to the ranch alone. A police report was made for criminal trespass.

March 3rd - March 5th 2023. We had a surveyor over, and the cannon started. The amount of stress, fear and sadness this behavior causes us is shocking. We cannot have people visit us and our children can not have friends over. We feel very scared, isolated and alone.

February 26th 2023- A dog cage was built with a belgium malumou dog in it. Dog is able to see us on our property and barks constantly. This is the same breed as Mr. Pollock's dog Sonny, a police trained dog who Mr. Pollack said was going to attack us.

February 7th 2023- The rundown RV parked in front of our driveway was spray painted, "Though shall not bare false witness on thy neighbor"

February 5th 2023- We had a consultant meet us at our house. Two hours of constant bombs, rapid gunfire and the cannon. My daughter was so scared she hid in the closet.

January 29- Feb 3rd 2023 Continued unwanted contact. Andrew Pollack was pacing at the fence line, waving, watching, gunfire, cannon, bombs.

January 24th-27th 2023- Visited the house between of 9am-2pm. Bombs, cannon, music, dogs barking. Andrew Pollack started clearing out large amounts of vegetation and trees along the creek on his property behind our goat pasture. He made a giant fire pit with trash in it. I began to panic thinking he was going to start those same activities even closer to us.

January 21st 2023 - The automatic sound cannon was sounding most of the day. A strobe light pointing towards our house on the fence line was installed and was blinding and disorienting.

January 18th-20th 2023 While visiting our house and feeding livestock- bombs, cannons, guns, dogs barking and music continued.

January 17th 2023 7:15am While walking my kids to the school bus, a large explosion went off. My girls broke down in tears out of complete fear and stress from the explosions. At 1:45pm the cannon started. At this point I felt Adrew Pollack was intentionally targeting my children and we decided to move out of our family home. We are still displaced due to Andrew Pollack's actions.

January 16th 2023 - No school this day. Cannon started at 8:50 am. After 4 hours of listening to the cannon it became torture being stuck in our house listing to the cannon go off every 10-30 seconds for hours with no end in site. I felt completely helpless. The fear was so intense I took my daughters and left the house.

January 15th 2023- Gunfire, automated cannon and explosions. Started at 9:30am. These activities continued to put us in fear of being shot. No matter where we went on our property including inside our own home, we were forced to listen to these constant explosions hours on end. The thought of going outside was unbearable due to the dangerous behavior. While feeding livestock a large explosion went off and rattled my ear and caused numbness and pain. I am in fear of additional physical injury.

January 14th 2023- Gun fire, loud music started around 2pm. We could no longer be there and keep our sanity or subject our kids to it. We left our home for the day fearing that we may be shot and/or injured by detonations. We came back home around 10:00pm, gunfire immediately started when we arrived, followed by a loud detonation that woke my daughter from her sleep at 10:49pm, she was scared and panicked.

Jan 11th - January 13th 2023- Shooting started when our girls got off the school bus, and continued to fire off propane cannon making it impossible to concentrate or relax in our own home. The cannon is placed at the fence and pointed directly at our home and livestock area. The random, frequent and automated nature of this device causes a startling response every time it goes off.

January 7th-January 9th 2023- Loud music and gun fire We are fearful of our wellbeing and our safety. The shooting is so close to our house, with no safe trajectory in the immediate area, causes us fear of being shot. Andrew Pollack has been observed shooting towards our property in the past.

January 6th 2023- Told Andrew Pollack's agent Cam that the explosions, gun fire and automated sound cannon are scaring our children and putting us in fear. We asked him to stop. We told him that our livestock was also greatly affected by it. Cam and a second individual proceed to fire off approximately 5 more rounds in the dark and detonated an explosive before driving away. This blatant and intentional disregard for our safety and wellbeing is frightening.



_ Verified Correct Copy of Original 4/14/2023._
_ Verified Correct Copy of Original 4/12/2023._

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IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF JACKSON

APR 12 2023

TRIAL COURT ADMINISTRATOR
DOCKETED BY:

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STATE OF OREGON,)
Plaintiff,)
vs.)
ANDREW SCOT POLLACK)
Defendant)

INDICTMENT

Court No. 23 CR16995

The Defendant is accused by the Grand Jury for Jackson County of the following offenses:

- Count 1: COERCION
(FSG= 06; C Felony; ORS 163.275)
- Count 2: STALKING
(A.Misdemeanor; ORS 163.732)
- Count 3: MENACING
(Misdemeanor; ORS 163.190)
- Count 4: DISORDERLY CONDUCT IN THE SECOND DEGREE
(B Misdemeanor; ORS 166.025)
- Count 5: COERCION
(FSG= 06; C Felony; ORS 163.275)
- Count 6: STALKING
(A Misdemeanor; ORS 163.732)
- Count 7: DISORDERLY CONDUCT IN THE SECOND DEGREE
(B Misdemeanor; ORS 166.025)
- Count 8: COERCION
(FSG= 06; C Felony; ORS 163.275)
- Count 9: STALKING
(A Misdemeanor; ORS 163.732)
- Count 10: MENACING
(A Misdemeanor; ORS 163.190)

JACKSON COUNTY DISTRICT ATTORNEY
Criminal Division • 815 West 10th St
Medford, OR 97501 • (541) 774-8181

- 1 Count 11: DISORDERLY CONDUCT IN THE SECOND DEGREE
(B Misdemeanor; ORS 166.025)
- 2 Count 12: COERCION
(FSG= 06; C Felony; ORS 163.275)
- 3
- 4 Count 13: STALKING
(A Misdemeanor; ORS 163.732)
- 5 Count 14: MENACING
(A Misdemeanor; ORS 163.190)
- 6
- 7 Count 15: DISORDERLY CONDUCT IN THE SECOND DEGREE
(B Misdemeanor; ORS 166.025)

8 committed as follows:

9 **COUNT 1 COERCION**

10 The defendant, on or about December 24, 2022, in Jackson County, Oregon, did
11 unlawfully and knowingly compel or induce Keith and Meagan Mapes to engage in
12 conduct from which Keith and Meagan Mapes had a legal right to abstain, to wit:
13 selling their property by means of instilling in Keith and Meagan Mapes a fear that if
14 Keith and Meagan Mapes refrained from the conduct compelled or induced,
15 defendant would engage in conduct constituting the crime of stalking.

16 **COUNT 2 STALKING**

17 The defendant, on or about December 24, 2022, in Jackson County, Oregon, did
18 unlawfully and knowingly alarm or coerce Keith and Meagan Mapes and/or their
19 children by engaging in repeated and unwanted contact with Keith and Meagan
20 Mapes, this contact causing Keith and Meagan Mapes reasonable apprehension
21 regarding the personal safety of Keith and Meagan Mapes and/or their children, and
22 it being objectively reasonable for a person in the situation of Keith and Meagan
23 Mapes to be alarmed or coerced by the contact.

24 **COUNT 3 MENACING**

The defendant, on or about December 24, 2022, in Jackson County, Oregon, did
unlawfully and intentionally attempt to place Keith and Meagan Mapes in fear of
imminent serious physical injury.

COUNT 4 DISORDERLY CONDUCT IN THE SECOND DEGREE

The defendant, on or about December 24, 2022, in Jackson County, Oregon, did
unlawfully and recklessly create a risk of public inconvenience, annoyance and alarm
by engaging in violent, tumultuous or threatening behavior.

COUNT 5 COERCION

1 The defendant, on or about December 26, 2022, in Jackson County, Oregon, did
2 unlawfully and knowingly compel or induce Keith and Meagan Mapes to engage in
3 conduct from which Keith and Meagan Mapes had a legal right to abstain, to wit:
4 selling their property by means of instilling in Keith and Meagan Mapes a fear that if
5 Keith and Meagan Mapes refrained from the conduct compelled or induced,
6 defendant would engage in conduct constituting the crime of stalking.

COUNT 6 STALKING

7 The defendant, on or about December 26, 2022, in Jackson County, Oregon, did
8 unlawfully and knowingly alarm or coerce Keith and Meagan Mapes and/or their
9 children by engaging in repeated and unwanted contact with Keith and Meagan
10 Mapes, this contact causing Keith and Meagan Mapes reasonable apprehension
11 regarding the personal safety of Keith and Meagan Mapes and/or their children, and
12 it being objectively reasonable for a person in the situation of Keith and Meagan
13 Mapes to be alarmed or coerced by the contact.

COUNT 7 DISORDERLY CONDUCT IN THE SECOND DEGREE

14 The defendant, on or about December 26, 2022, in Jackson County, Oregon, did
15 unlawfully and recklessly create a risk of public inconvenience, annoyance and alarm
16 by engaging in violent, tumultuous or threatening behavior.

COUNT 8 COERCION

17 The defendant, on or between January 5, 2023 and January 31, 2023, in Jackson
18 County, Oregon, did unlawfully and knowingly compel or induce Keith and Meagan
19 Mapes to engage in conduct from which Keith and Meagan Mapes had a legal right
20 to abstain, to wit: selling their property by means of instilling in Keith and Meagan
21 Mapes a fear that if Keith and Meagan Mapes refrained from the conduct compelled
22 or induced, defendant would engage in conduct constituting the crime of stalking.

COUNT 9 STALKING

23 The defendant, on or between January 5, 2023, and January 31, 2023, in Jackson
24 County, Oregon, did unlawfully and knowingly alarm or coerce Keith and Meagan
Mapes and/or their children by engaging in repeated and unwanted contact with
Keith and Meagan Mapes, this contact causing Keith and Meagan Mapes reasonable
apprehension regarding the personal safety of Keith and Meagan Mapes and/or their
children, and it being objectively reasonable for a person in the situation of Keith and
Meagan Mapes to be alarmed or coerced by the contact.

COUNT 10 MENACING

The defendant, on or between January 5, 2023, and January 31, 2023, in Jackson
County, Oregon, did unlawfully and intentionally attempt to place Keith and Meagan
Mapes in fear of imminent serious physical injury.

1 COUNT 11 DISORDERLY CONDUCT IN THE SECOND DEGREE
2 The defendant, on or between January 5, 2023, and January 31, 2023, in Jackson
3 County, Oregon, did unlawfully and recklessly create a risk of public inconvenience,
4 annoyance and alarm by engaging in violent, tumultuous or threatening behavior.

5 COUNT 12 COERCION
6 The defendant, on or about February 5, 2023, in Jackson County, Oregon, did
7 unlawfully and knowingly compel or induce Keith and Meagan Mapes to engage in
8 conduct from which Keith and Meagan Mapes had a legal right to abstain, to wit:
9 selling their property by means of instilling in Keith and Meagan Mapes a fear that if
10 Keith and Meagan Mapes refrained from the conduct compelled or induced,
11 defendant would engage in conduct constituting the crime of stalking.

12 COUNT 13 STALKING
13 The defendant, on or about February 5, 2023, in Jackson County, Oregon, did
14 unlawfully and knowingly alarm or coerce Keith and Meagan Mapes and/or their
15 children by engaging in repeated and unwanted contact with Keith and Meagan
16 Mapes, this contact causing Keith and Meagan Mapes reasonable apprehension
17 regarding the personal safety of Keith and Meagan Mapes and/or their children, and
18 it being objectively reasonable for a person in the situation of Keith and Meagan
19 Mapes to be alarmed or coerced by the contact. ct.

20 COUNT 14 MENACING
21 The defendant, on or about February 5, 2023, in Jackson County, Oregon, did
22 unlawfully and intentionally attempt to place Keith and Meagan Mapes in fear of
23 imminent serious physical injury.

24 COUNT 15 DISORDERLY CONDUCT IN THE SECOND DEGREE
The defendant, on or about February 5, 2023, in Jackson County, Oregon, did
unlawfully and recklessly create a risk of public inconvenience, annoyance and alarm
by engaging in violent, tumultuous or threatening behavior.

All of the above-described conduct being contrary to the statutes in such cases made
and provided, and against the peace and dignity of the State of Oregon.

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_ Verified Correct Copy of Original 4/14/2023._
_ Verified Correct Copy of Original 4/12/2023._

Dated at Medford, Oregon, in the County aforesaid, April 11, 2023.

The following witnesses appeared in person unless otherwise noted:

- Julie Ann Caputo ~ via simultaneous video transmission
- Gregg Patrick Grissom
- Georgina Ann Kennedy ~via simultaneous video transmission
- Adam Lewis, MFS
- Keith Dale Mapes
- Meagan Rose Mapes
- Christian Reyes, MFS ~ via simultaneous video transmission
- Leslie James



 Deputy District Attorney

True Bill _____
 Not True Bill _____



 Presiding Grand Juror

Melissa LeRitz
 Deputy District Attorney
 Oregon State Bar No. 154688
 MEL

Arresting Agency Case #: MFS / 220007470 / Reyes
 Andrew Pollack
 MFS / 220007470
 MFS/220007470/Reyes

District Attorney Case #: 358739
 SID# 23647432 FBI# OLN# OR/C170886
 IDENTIFIERS: W/M Ht: 5'11 Wt: 170 Hair: GRY Eyes: GRN
 DOB: 02/18/1966

JACKSON COUNTY DISTRICT ATTORNEY
 Criminal Division
 • 815 West 10th St.
 Medford, OR 97501 • (541) 774-8181