

Print Help

**CRIMINAL COURT OF THE CITY OF NEW YORK
COUNTY OF NEW YORK**

THE PEOPLE OF THE STATE OF NEW YORK

-against-

1. Jack Jordan (M 35)

FELONY
ADA Hill

[REDACTED]



805236

Defendant

Detective Edward Yzaguirre, shield 05553 of the 006 Detective Squad, states as follows:

At the time and places described below in the County and State of New York, the Defendant committed the offenses of:

- 1. PL110/135.65(1) Attempted Coercion in the First Degree
(1 count)
- 2. PL240.30(1)(a) Aggravated Harassment in the Second Degree
(1 count)
- 3. PL120.45(1) Stalking in the Fourth Degree
(1 count)

the defendant attempted to compel a person to engage in conduct which the latter had a legal right to abstain from engaging in, or to abstain from engaging in conduct in which he had a legal right to engage, by means of instilling in him a fear that, if the demand was not complied with, the defendant or another would cause physical injury to a person, and he attempted to commit such crime by instilling in the victim a fear that defendant will cause physical injury to a person or cause damage to property; the defendant, with intent to harass and threaten another person communicated with a person, anonymously and otherwise, by telephone, mail and any other form of written communication, in a manner likely to cause annoyance and alarm; and in that the defendant intentionally and for no legitimate purpose, engaged in a course of conduct directed at a specific person and knew and reasonably should have known that such conduct was likely to cause reasonable fear of material harm to the physical health, safety and property of such person.

The offenses were committed under the following circumstances:

Deponent states that deponent is informed by a person known to the District Attorney's Office

that informant ("first informant") is aware of defendant's conduct as described in the paragraphs below and that the conduct described below has caused and does cause first informant to fear material harm to first informant's physical health, safety and property, and harm to members of first informant's immediate family and other persons with whom first informant is acquainted and that, moreover, the conduct described below has annoyed and alarmed first informant and furthermore that defendant has instilled in the first informant a fear that defendant will cause physical injury to a person.

Deponent further states that deponent is informed by a second person known to the District Attorney's Office ("second informant") that on or about November 8, 2005, at the corner of Wooster Street and Prince Street, defendant approached the first informant's mobile dressing room on the movie set where the first informant was filming a movie, and claimed that defendant knew the first informant and asked to be admitted to the trailer, and that the second informant asked a security guard to tell the defendant to leave the movie set, and that second informant heard the security guard tell defendant to leave the movie set.

Deponent further states that defendant stated to deponent, in substance, that defendant had handed letters to someone outside the trailer at the above location on the above date, and that the letters contained, among other things, a cartoon drawing which represented the defendant walking along the edge of a razor blade, and which represented the first informant digging a grave for defendant. Defendant further stated to deponent, in substance, that defendant was aware that such conduct would likely cause first informant to be alarmed. Defendant further stated to deponent, in substance, that after defendant left the movie set, a man he described as a detective ran after him and told him to leave town. Defendant further stated that the next day, defendant's family had defendant involuntarily committed to a hospital for mental health treatment.

Deponent further states that deponent is informed by Tom Jordan, that Mr. Jordan is defendant's brother, and that the defendant's family did, in fact, have defendant involuntarily committed after learning of his behavior toward the first informant.

Deponent further states that deponent is informed by a person known to the District Attorney's Office ("third informant"), that the third informant is the brother of the first informant, and that during the months of August 2006 to September 2006, the third informant received numerous emails from a man identifying himself as "Jack Jordan" which were addressed to the first informant, the third informant and other members of their family.

Deponent further states that deponent is informed by a person known to the District Attorney's Office ("fourth informant") that during the month of August, 2007, at an address in New York County where the first informant resides, the defendant appeared once or twice a day, three or four times a week and asked to see the first informant, and that on one occasion, the fourth informant told defendant that he had to leave, but that defendant continued to appear. Deponent is further informed that on at least two occasions, the defendant left letters for the first informant.

Deponent further states that deponent has read the letters and that one of the letters reads, in part "I feel afraid that if I see you out again with another man, I will want to kill myself, maybe even after we meet."

Deponent further states that defendant stated to deponent, in substance, that defendant has been in love with the first informant for many years, that defendant feels that he and the first informant are fated to be together and that he came to New York, has been sleeping in his car on first informant's block, among other places, has been trying to see first informant in person and continues to love first informant.

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the penal law.

Deponent

Date and Time

