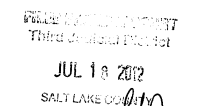
SIM GILL, Bar No. 6389
District Attorney for Salt Lake County
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Daputy Clork

# IN THE THIRD DISTRICT COURT, SALT LAKE DEPARTMENT

IN AND FOR THE COUNTY OF SALT LAKE, STATE OF UTAH

THE STATE OF UTAH

Plaintiff,

VS.

GREGORY NATHAN PETERSON DOB: 12/27/1974, AKA: 1329 S 800 E OREM, UT 84097 D.L.# 164271054

OTN SO#

Defendant.

Screened by: JOSEPH S. HILL Assigned to: JOSEPH S. HILL &

THADDEUS MAY

DAO # 12011897

ECR Status: NON - ECR Initial Appearance:

Bail: \$750,000

Warrant/Release: NOT BOOKED

**INFORMATION** 

Case No.

12190121111

The undersigned B HOLDAWAY - UNIFIED POLICE DEPARTMENT, Agency Case No. 2012-36836, upon a written affidavit states on information and belief that the defendant, GREGORY NATHAN PETERSON, committed the crime of:

#### COUNT 1

AGGRAVATED KIDNAPPING, §76-5-302 UCA, FIRST DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at Draper, in Salt Lake County, State of Utah, the defendant did, in the course of committing unlawful detention or kidnapping,

- (a) possess, use, or threaten to use a dangerous weapon as defined in Utah Code Section 76-1-601; or
- (b) act with intent:
- (i) to hold the victim for ransom or reward, or as a shield or hostage, or to compel a third person to engage in particular conduct or to forbear from engaging in particular conduct;

- (ii) to facilitate the commission, attempted commission, or flight after commission or attempted commission of a felony;
- (iii) to hinder or delay the discovery of or reporting of a felony;
- (iv) to inflict bodily injury on or to terrorize the victim or another;
- (v) to interfere with the performance of any governmental or political function; or
- (vi) to commit a sexual offense as described in Title 76, Chapter 5, Part 4 of the Utah Code (Sexual Offenses).

#### **COUNT 2**

FORCIBLE SODOMY, §76-5-403(2) UCA, FIRST DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did engage in any sexual act with a person 14 years of age or older, and without that person's consent, involving the genitals of one person and the mouth or anus of another person, regardless of the sex of either participant.

#### COUNT 3

OBJECT RAPE, §76-5-402.2 UCA, FIRST DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did, without the victim's consent, cause the penetration, however slight, of the genital or anal opening of another person who was 14 years of age or older, by any foreign object, substance, instrument, or device, including a part of the human body other than the mouth or genitals, with intent to cause substantial emotional or bodily pain to the victim or with the intent to arouse or gratify the sexual desire of any person.

## **COUNT 4**

OBJECT RAPE, §76-5-402.2 UCA, FIRST DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did, without the victim's consent, cause the penetration, however slight, of the genital or anal opening of another person who was 14 years of age or older, by any foreign object, substance, instrument, or device, including a part of the human body other than the mouth or genitals, with intent to cause substantial emotional or bodily pain to the victim or with the intent to arouse or gratify the sexual desire of any person.

#### COUNT 5

OBJECT RAPE, §76-5-402.2 UCA, FIRST DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did, without the victim's consent, cause the penetration, however slight, of the genital or anal opening of another person who was 14 years of age or older, by any foreign object, substance, instrument, or device, including a part of the human body other than the mouth or genitals, with intent to cause substantial emotional or bodily pain to the victim or with the intent to arouse or gratify the sexual desire of any person.

#### **COUNT 6**

RAPE, §76-5-402 UCA, FIRST DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did have sexual intercourse with another person without the victim's consent.

#### COUNT 7

RAPE, §76-5-402 UCA, FIRST DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did have sexual intercourse with another person without the victim's consent.

#### **COUNT 8**

RAPE, §76-5-402 UCA, FIRST DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did have sexual intercourse with another person without the victim's consent.

#### COUNT 9

FORCIBLE SEXUAL ABUSE, §76-5-404 UCA, SECOND DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did, where the victim was 14 years of age or older, touch the anus, buttocks, or any part of the genitals of another, or touch the breasts of a female, or otherwise took indecent liberties with the actor or another, with intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desires of any person, without the consent of the other, regardless of the sex of any participant.

## COUNT 10

FORCIBLE SEXUAL ABUSE, §76-5-404 UCA, SECOND DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in, State of Utah, the defendant did, where the victim was 14 years of age or older, touch the anus, buttocks, or any part of the genitals of another, or touch the breasts of a female, or otherwise took indecent liberties with the actor or another, with intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desires of any person, without the consent of the other, regardless of the sex of any participant.

## COUNT 11

FORCIBLE SEXUAL ABUSE, §76-5-404 UCA, SECOND DEGREE FELONY, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did, where the victim was 14 years of age or older, touch the anus, buttocks, or any part of the genitals of another, or touch the breasts of a female, or otherwise took indecent liberties with the actor or another, with intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desires of any person, without the consent of the other, regardless of the sex of any participant.

## COUNT 12

ASSAULT, §76-5-102 UCA, CLASS B MISDEMEANOR, as follows: That on or about March 26, 2011 through March 27, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did (a) attempt, with unlawful force or violence, to do bodily injury to another;

- (b) threaten, accompanied by a show of immediate force or violence, to do bodily injury to another; or
- (c) commit an act, with unlawful force or violence, that caused bodily injury to another or created a substantial risk of bodily injury to another.

## COUNT 13

AGGRAVATED KIDNAPPING, §76-5-302 UCA, FIRST DEGREE FELONY, as follows: That on or about July 02, 2011 through July 3, 2011 at Sandy, in Salt Lake County, State of Utah, the defendant did, in the course of committing unlawful detention or kidnapping,

- (a) possess, use, or threaten to use a dangerous weapon as defined in Utah Code Section 76-1-601; or
- (b) act with intent:
- (i) to hold the victim for ransom or reward, or as a shield or hostage, or to compel a third person to engage in particular conduct or to forbear from engaging in particular conduct;
- (ii) to facilitate the commission, attempted commission, or flight after commission or attempted commission of a felony;
- (iii) to hinder or delay the discovery of or reporting of a felony;
- (iv) to inflict bodily injury on or to terrorize the victim or another;
- (v) to interfere with the performance of any governmental or political function; or
- (vi) to commit a sexual offense as described in Title 76, Chapter 5, Part 4 of the Utah Code (Sexual Offenses).

#### COUNT 14

OBJECT RAPE, §76-5-402.2 UCA, FIRST DEGREE FELONY, as follows: That on or about July 02, 2012 through July 3, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did, without the victim's consent, cause the penetration, however slight, of the genital or anal opening of another person who was 14 years of age or older, by any foreign object, substance, instrument, or device, including a part of the human body other than the mouth or genitals, with intent to cause substantial emotional or bodily pain to the victim or with the intent to arouse or gratify the sexual desire of any person.

## COUNT 15

OBJECT RAPE, §76-5-402.2 UCA, FIRST DEGREE FELONY, as follows: That on or about July 02, 2011 through July 3, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did, without the victim's consent, cause the penetration, however slight, of the genital or anal opening of another person who was 14 years of age or older, by any foreign object, substance, instrument, or device, including a part of the human body other than the mouth or genitals, with intent to cause substantial emotional or bodily pain to the victim or with the intent to arouse or gratify the sexual desire of any person.

#### COUNT 16

OBJECT RAPE, §76-5-402.2 UCA, FIRST DEGREE FELONY, as follows: That on or about July 03, 2011 through July 5, 2011 at Lewiston, in State of Utah, the defendant did, without the victim's consent, cause the penetration, however slight, of the genital or anal opening of another person who was 14 years of age or older, by any foreign object, substance, instrument, or device, including a part of the human body other than the mouth or genitals, with intent to cause substantial emotional or bodily pain to the victim or with the intent to arouse or gratify the sexual desire of any person.

## COUNT 17

FORCIBLE SEXUAL ABUSE, §76-5-404 UCA, SECOND DEGREE FELONY, as follows: That on or about July 02, 2011 through July 03, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did, where the victim was 14 years of age or older, touch the anus, buttocks, or any part of the genitals of another, or touch the breasts of a female, or otherwise took indecent liberties with the actor or another, with intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desires of any person, without the consent of the other, regardless of the sex of any participant.

#### COUNT 18

FORCIBLE SEXUAL ABUSE, §76-5-404 UCA, SECOND DEGREE FELONY, as follows: That on or about July 02, 2011 through July 03, 2011 at 10160 East Ridge Pine Drive, in State of Utah, the defendant did, where the victim was 14 years of age or older, touch the anus, buttocks, or any part of the genitals of another, or touch the breasts of a female, or otherwise took indecent liberties with the actor or another, with intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desires of any person, without the consent of the other, regardless of the sex of any participant.

## COUNT 19

FORCIBLE SEXUAL ABUSE, §76-5-404 UCA, SECOND DEGREE FELONY, as follows: That on or about July 03, 2011 through July 05, 2011 at Lewiston, in State of Utah, the defendant did, where the victim was 14 years of age or older, touch the anus, buttocks, or any part of the genitals of another, or touch the breasts of a female, or otherwise took indecent liberties with the actor or another, with intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desires of any person, without the consent of the other, regardless of the sex of any participant.

#### COUNT 20

FORCIBLE SEXUAL ABUSE, §76-5-404 UCA, SECOND DEGREE FELONY, as follows: That on or about July 08, 2011 at 4190 MT OLYMPUS WAY, in Salt Lake County, State of Utah, the defendant did, where the victim was 14 years of age or older, touch the anus, buttocks, or any part of the genitals of another, or touch the breasts of a female, or otherwise took indecent liberties with the actor or another, with intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desires of any person, without the consent of the other, regardless of the sex of any participant.

#### COUNT 21

BURGLARY, §76-6-202 UCA, SECOND DEGREE FELONY, as follows: That on or about July 08, 2011 at 4190 MT OLYMPUS WAY, in Salt Lake County, State of Utah, the defendant did enter or remain unlawfully in a dwelling or any portion of a dwelling with intent to commit:

- (a) a felony;
- (b) theft;
- (c) an assault on any person;
- (d) lewdness, a violation of Utah Code Ann. § 76-9-702;
- (e) sexual battery, a violation of Utah Code Ann. § 76-9-702.1;
- (f) lewdness involving a child, in violation of Utah Code Ann. § 76-9-702.5; or
- (g) voyeurism, a violation of Utah Code Ann. § 76-9-702.7.

#### COUNT 22

SEXUAL BATTERY, §76-9-702.1 UCA, CLASS A MISDEMEANOR, as follows: That on or about July 03, 2012 through July 5, 2011 at Lewiston, in State of Utah, the defendant did, under circumstances not amounting rape, rape of a child, object rape, object rape of a child, forcible sodomy, sodomy on a child, forcible sexual abuse, sexual abuse of a child, aggravated sexual abuse of a child, aggravated sexual assault, or under circumstances not amounting to an attempt to commit one of the foregoing offenses, intentionally touched, whether or not through clothing, the anus, buttocks, or any part of the genitals of another person, or the breast of a female person, and the actor's conduct was under circumstances the actor knew or should have known would likely cause affront or alarm to the person touched.

#### **COUNT 23**

FORCIBLE SEXUAL ABUSE, §76-5-404 UCA, SECOND DEGREE FELONY, as follows: That on or about December 11, 2011 at 4726 West Mona Lane, in Salt Lake County, State of Utah, the defendant did, where the victim was 14 years of age or older, touch the anus, buttocks, or any part of the genitals of another, or touch the breasts of a female, or otherwise took indecent liberties with the actor or another, with intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desires of any person, without the consent of the other, regardless of the sex of any participant.

#### COUNT 24

OBJECT RAPE, §76-5-402.2 UCA, FIRST DEGREE FELONY, as follows: That on or about December 11, 2011 at 4726 West Mona Lane, in Salt Lake County, State of Utah, the defendant did, without the victim's consent, cause the penetration, however slight, of the genital or anal opening of another person who was 14 years of age or older, by any foreign object, substance, instrument, or device, including a part of the human body other than the mouth or genitals, with intent to cause substantial emotional or bodily pain to the victim or with the intent to arouse or gratify the sexual desire of any person.

#### COUNT 25

FORCIBLE SEXUAL ABUSE, §76-5-404 UCA, SECOND DEGREE FELONY, as follows: That on or about April 21, 2012 at 543 South 900 East, in Salt Lake County, State of Utah, the defendant did, where the victim was 14 years of age or older, touch the anus, buttocks, or any part of the genitals of another, or touch the breasts of a female, or otherwise took indecent liberties with the actor or another, with intent to cause substantial emotional or bodily pain to any person or with the intent to arouse or gratify the sexual desires of any person, without the consent of the other, regardless of the sex of any participant.

THIS INFORMATION IS BASED ON EVIDENCE OBTAINED FROM THE FOLLOWING WITNESSES:

B HOLDAWAY, K.A., L.A., B Astin, Chandra Christenson, EVELINE FIELD, M. Flansburg, M. Gray, C. Hahn, Officer Horman, C Martin, S.M., E.P., Britt Stratton, Patricia Turner, T.W., W. Winterton,

#### AFFIDAVIT OF PROBABLE CAUSE:

Your Declarant bases this Information upon the following:

1. The statement of S.M. that on March 26, 2011, she was at a church activity with defendant GREGORY NATHAN PETERSON, DOB 12/27/1974, in Draper, Salt Lake County. S.M. states that she agreed to go to a movie with the defendant. S.M. states that the defendant started driving a different direction than the movie theater. S.M. states that she questioned the defendant who told her he was taking her to his cabin in Heber. S.M. states that she told the defendant that was too far and to take her back. S.M. states that on the drive the defendant told her that he has a concealed weapons permit and pointed to the center console where he keeps his gun. S.M. states that she was really scared. S.M. states that the defendant told her to suck on his ear and when she did the defendant told her she did it too hard and smacked her across the face. S.M. states that while in the vehicle the defendant grabbed her hand and put it on his penis forcing her to rub up and down. S.M. states that she pulled her hand away and the defendant said, "no, no, no" and put her hand back on his penis. S.M. states that they arrived at the defendant's cabin in a gated area which scared her. S.M. states that once in the defendant's bedroom he started kissing her and placing his hands up her shirt and down her pants. S.M. states that the defendant put his fingers into her anus. S.M. states that the defendant made her suck on his fingers and told her she was not doing it right and smacked her in the face with his backhand. S.M. states that she did not want to be hit again and did anything that the defendant told her to do. S.M. states that she looked around the room and noticed a hand gun and a rifle. The defendant told her the hand gun was fully loaded. S.M. states that she asked the defendant to take her home but he refused. S.M. states that a short time later the defendant again digitally penetrated her vagina, made her masturbate him, and

then put his penis in her vagina. S.M. states that the defendant penetrated her vagina with his penis two additional times, forced her to perform oral sex on him and digitally penetrated her throughout the night. S.M. states that the defendant drove her back to her vehicle the next morning.

- 2. The statement of L.A. that she met the defendant online. L.A. states that on July 2, 2011, she agreed to go to a movie with the defendant. L.A. states that she was at a movie theatre in Sandy, Salt Lake County, when the defendant asked her to go to dinner. L.A. states that she was in the defendant's vehicle driving when she realized they were not driving to the restaurant. L.A. states that the defendant started talking about her expired visa and threatened that he could have her deported. L.A. states that she received a call while in the vehicle but the defendant would not let her answer her phone. L.A. states that the defendant showed her his weapon that was in the vehicle. L.A. states that they arrived at the defendant's cabin in Heber. L.A. states that once in the cabin the defendant put on a pornographic movie and began to touch her breasts and vagina. L.A. states that she told the defendant "no" several times. L.A. states that the defendant told her he had a weapon in his bedroom. L.A. states that while in his bedroom the defendant put his fingers inside her vagina and anus. L.A. states that she was crying and asking the defendant to "stop." L.A. states that the defendant forced her to touch his penis. L.A. states that the defendant made her watch as he ejaculated on the sheets. L.A. states that the sexual abuse went on until the next morning. L.A. states that the defendant told her she was coming with him to his mother's residence. L.A. states that she told the defendant that she did not want to go. L.A. states that the defendant told her, "We'll go to my mom's. I won't deport you, I promise, if you listen to me." L.A. states that while driving to the defendant's mother's residence in Lewiston, Utah, the defendant exposed his penis and made her touch it. L.A. states that the defendant would yell, 'touch me!" and "when I'm talking to you, look at me!" L.A. states that she was at the defendant's mother's residence July 3 through July 5, 2011. L.A. states that while there the defendant penetrated her vagina and anus with his fingers and touched her breasts. L.A. states that on July 8, 2011, the defendant followed her to her residence located in Millcreek, Salt Lake County. L.A. states that the defendant grabbed her by the hair and pushed her into the residence. L.A. states that while in the residence the defendant pulled down his pants and started "humping on me." L.A. states that the defendant ejaculated on her pants.
- 3. The statement of E.P. that she met the defendant through an online dating website. E.P. states that on December 11, 2011, she went on a lunch date with the defendant. E.P. states that the defendant arrived at her residence located in West Jordan, Salt Lake County. E.P. states that the defendant entered the residence and pushed her on to the couch. E.P. states that the defendant pulled up her shirt and put his mouth on her breasts. E.P. told the defendant to "stop." E.P. states that the defendant digitally penetrated her vagina with his fingers.

4. The statement of T.W. that she met the defendant through an on-line dating website. T.W. states that on April 21, 2012, she went on a lunch date with the defendant. T.W. states that at she approached the door to her residence located at 543 South 900 East, Salt Lake County, the defendant grabbed her by the arm and led her to her bedroom. T.W. states that the defendant pushed her down on the bed face down and grabbed her neck. T.W. told the defendant to "stop." The defendant then grabbed her buttocks and breasts. T.W. told the defendant to "stop" and "get off of me." T.W. continued to struggle with the defendant and was able to turn around. T.W. states that the defendant's pants were unzipped and his penis was exposed. T.W. states that she told the defendant "no" and to get "the hell out of my house."

Pursuant to Utah Code Annotated § 78B-5-705 (2008) I declare under criminal penalty of the State of Utah that the foregoing is true and correct to the best of my belief and knowledge.

Executed on: 7/18/2017

BHOLDAWAY

Declarant

Authorized for presentment and filing SIM GILL, District Attorney

Deputy District Attorney 17th day of July, 2012 KH / DAO # 12011897 SO # OTN DAO # 12011897 JUL 18 2019

SALTLAKEOG

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IN THE THIRD DISTRICT COURT, SALT LAKE DEPARTMENT

## IN AND FOR THE COUNTY OF SALT LAKE, STATE OF UTAH

THE STATE OF UTAH,  Plaintiff,  vs.	Before: Magistrate
GREGORY NATHAN PETERSON DOB: 12/27/1974, 1329 S 800 E OREM, UT 84097 AKA: SS# 507060841	WARRANT OF ARREST  Case No. 1290 UU 10

THE STATE OF UTAH;

To any Peace Officer in the State of Utah, Greetings:

An Information, based upon a written affidavit having been declared by B. HOLDAWAY - UNIFIED POLICE DEPARTMENT, Agency Case No. 2012-36836, and it appears from the Information or Affidavit filed with the Information, that there is probable cause to believe that the public offenses of;

AGGRAVATED KIDNAPPING, FIRST DEGREE FELONY, FORCIBLE SODOMY, FIRST DEGREE FELONY, OBJECT RAPE, FIRST DEGREE FELONY, OBJECT RAPE, FIRST DEGREE FELONY, RAPE, FIRST DEGREE FELONY, RAPE, FIRST DEGREE FELONY, RAPE, FIRST DEGREE FELONY, FORCIBLE SEXUAL ABUSE, SECOND DEGREE FELONY, FORCIBLE SEXUAL ABUSE, SECOND DEGREE FELONY, ASSAULT, CLASS B MISDEMEANOR, AGGRAVATED KIDNAPPING, FIRST DEGREE FELONY, OBJECT RAPE, FIRST DEGREE FELONY, OBJECT RAPE, FIRST DEGREE FELONY, FORCIBLE SEXUAL ABUSE, SECOND DEGREE FELONY, SEXUAL BATTERY, CLASS A MISDEMEANOR, FORCIBLE SEXUAL ABUSE, SECOND DEGREE

SO # OTN DAO # 12011897

FELONY, OBJECT RAPE, FIRST DEGREE FELONY, FORCIBLE SEXUAL ABUSE, SECOND DEGREE FELONY, has been committed, and that GREGORY NATHAN PETERSON has committed them

YOU ARE THEREFORE COMMANDED to arrest the above-named defendant forthwith and bring the defendant before this Court, or before the nearest or most accessible magistrate for setting bail. If the defendant has fled justice, you shall pursue the defendant into any other county of this state and there arrest the defendant. The Court finds reasonable grounds to believe defendant will not appear upon a summons.

Bail is set in the an	nount of \$750,000.	
Dated this	day ofJuly A.D2012	
	This Warrant may be serv	ved day or night.
	William	in the lawest
	MAGISTRATE	
SERVED DATE:	BY	1130 J