1 2	ØŠÖÖ ŒGHÁT ŒÜÆÎ ÆFKFJÁÚT					
3	SŒOÃÔUWÞVŸ ÙWÚÒÜŒJÜÆÔUWÜVÆÔŠÒÜS ÒËZ®ŠÒÖ					
4	ÔŒÙÒÁNÁGHËFËEGHÍ JËFÁÙÒŒ					
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6	SUPERIOR COURT OF WASHINGTON FOR KING COUNTY					
7	THE STATE OF WASHINGTON,) Plaintiff,)					
8	v.) No. 23-1-02359-1 SEA)					
9	EZEQUIEL MEDINA-PARRA,) INFORMATION)					
10	Defendant.)					
11						
12	I, Leesa Manion, Prosecuting Attorney for King County in the name and by the authorit of the State of Washington, do accuse EZEQUIEL MEDINA-PARRA of the following crime[s which are of the same or similar character, and which are based on the same conduct or a series of acts connected together or constituting parts of a common scheme or plan: Assault In The First Degree, Reckless Endangerment, Obstructing A Law Enforcement Officer, Unlawfu Discharge Of A Dangerous Weapon, committed as follows:					
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15	Count 1 Assault In The First Degree					
16	That the defendant EZEQUIEL MEDINA-PARRA in King County, Washington, on or					
17	in early and force and means fixery to produce great bodily narm of death, to wit. by shooth					
18	Clatyton Stultz;					
19	Contrary to RCW 9A.36.011(1)(a), and against the peace and dignity of the State of Washington.					
20	And further do allege the defendant, Ezequiel Medina-Parra at said time of being arme with a a handgun, a firearm as defined in RCW 9.41.010, under the authority of RCW 9.94A.533(3).					
21						
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23						
24	Leesa Manion (she/her) Prosecuting Attorney W554 King County Courthouse					

516 Third Avenue Seattle, WA 98104-2385 (206) 296-9000 FAX (206) 296-0955

INFORMATION - 1

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Count 2 Reckless Endangerment

That the defendant EZEQUIEL MEDINA-PARRA in King County, Washington, on or about March 5, 2023, did recklessly engage in conduct which did create a substantial risk of death and serious physical injury to another person by firing a gun;

Contrary to RCW 9A.36.050, and against the peace and dignity of the State of Washington.

Count 3 Obstructing A Law Enforcement Officer

That the defendant EZEQUIEL MEDINA-PARRA in King County, Washington, on or about March 5, 2023, did willfully hinder, delay or obstruct Clayton Stultz, a law enforcement officer, in the discharge of his official powers or duties;

Contrary to RCW 9A.76.020(1), and against the peace and dignity of the State of Washington.

Count 4 Unlawful Discharge Of A Dangerous Weapon

That the defendant EZEQUIEL MEDINA-PARRA in King County, Washington, on or about March 5, 2023, willfully and unlawfully did discharge a firearm in a place where a person might have been endangered;

Contrary to RCW 9.41.230(1)(b), and against the peace and dignity of the State of Washington.

LEESA MANION (she/her)
Prosecuting Attorney

By:

Joseph Marchesano, WSBA #44077 Senior Deputy Prosecuting Attorney

Prosecuting Attorney Case Summary and Request for Bail and/or Conditions of Release - 1

CAUSE NO. 23-1-02359-1 SEA

PROSECUTING ATTORNEY CASE SUMMARY AND REQUEST FOR BAIL AND/OR CONDITIONS OF RELEASE

The State incorporates by reference the Certification for Determination of Probable

Cause prepared by Officer Amir M Mousavi of the Bellevue Police Department for case number 2023-00012357.

Pursuant to CrR 2.2(b)(2)(i) and (ii), the State requests the court deny bail because the defendant is likely to fail to appear and is likely to commit a violent offense. If the Court is disinclined to deny bail, the State requests bail in the amount of \$5,000,000 as this is the only reasonable way to ensure the defendant's continued appearance in court and the safety of the community given the defendant's reckless disregard for the safety of others. In addition, the State requests the defendant have no contact with Deputy Stultz.

In the present case, Deputy Stultz attempted to contact the defendant at a Chevron gas station. Deputy Stultz informed the defendant that he had a warrant for a suspended license. The defendant told the defendant that he was "gonna go." Deputy Stultz explained that he could not leave and the defendant repeated himself. The defendant started to walk, then run away from Deputy Stultz. As Deputy Stultz pursued the defendant, the defendant suddenly produced a firearm and fired at Deputy Stultz. An eyewitness estimates that the defendant shot at Deputy Stultz approximately 12 times. Deputy Stultz returned fire and during the firefight both he and the defendant were wounded in their arms. The defendant ran away from the Chevron gas station, discarding his pants, jacket, and phone along the way. In addition, the firearm the defendant used to shoot Deputy Stultz was found where the defendant was ultimately found

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Prosecuting Attorney
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hiding. A K9 officer responded to the scene and tracked the defendant to a nearby shed where he was arrested without further incident. Both Deputy Stultz and the defendant were treated at a nearby hospital.

While the defendant does not have violent criminal history convictions in Washington, his NCIC indicates numerous contacts in other jurisdictions and states, including what appear to be previous Immigrations and Customs holds. It is incredibly concerning that the defendant appears to have deliberately fired multiple times at Deputy Stultz over what appears to be a warrant for driving with a suspended license. Given that the defendant was willing to go to this length to avoid being arrested for his warrant, it begs the question what he is willing to do to avoid prosecution of crimes like the type he now faces.

Signed and dated by me this 6th day of March, 2023.

Joseph Marchesano, WSBA #44077 Senior Deputy Prosecuting Attorney

23-12357

CERTIFICATION FOR DETERMINATION OF PROBABLE CAUSE

That Amir Mousavi is a **Detective** with the **BELLEVUE POLICE DEPARTMENT** and has reviewed the investigation conducted in **BELLEVUE POLICE DEPARTMENT** Case Number: 23-12357.

There is probable cause to believe that, **Ezequiel Medina Parra (DOB: 05/14/88)** committed the crime(s) of:

- 1- Assault 1st Degree/RCW:9A.36.011
- 2- Reckless endangerment/RCW:9A.36.050
- 3- Obstruction/RCW:9A.76.020
- 4- Unlawful discharge of a firearm/RCW:9.41.230

This belief is predicated on the following facts and circumstances:

The following occurred in the City of Bellevue, County of King, State of Washington.

I am a detective in the Major Crimes Unit. I have been employed by the City of Bellevue Police Department for 19 years. The Major Crimes Unit is responsible for investigating homicides, suicides, serious assaults, sexual assaults, robberies, hate crimes and elder abuse incidents.

On 03/05/23, around 0442 hours, I received a text message from Det. Sgt. Sullivan for an IFIT callout involving a KCSO Deputy.

Around 0710 hours, I arrived at the command post at 1531 NE 145th St (QFC parking lot) in Shoreline, WA, and met with Bellevue Det. Grannis and Det. Sgt. Sullivan.

Det. Sgt. Sullivan briefed us and stated earlier this morning KCSO Deputy Clayton Stultz was involved in a shooting at the Chevron Gas station located at 1554 NE 145th Street, which was located across the street from our location. (WSP Case#23-003940)

Det. Sgt. Sullivan identified the suspect as Ezequiel Medina Parra (DOB: 05/14/88) and advised Parra, and Deputy Stultz had been transported to the hospital.

KCSO Snow advised that the occupants of a pickup truck at the gas station during the incident had witnessed the incident but left the scene after providing their phone number.

At 0736 hours, Det. Grannis and I walked over to the crime scene but did not enter the primary scene, secured with red tape.

I saw the following:

The Chevron is located north of 145th Ave NE between 15th Ave and 17th Ave NE. The witness' grey-colored truck displaying was parked at pump #2 facing east, and Parra's vehicle, a red Audi, was parked at pump #4 facing west. Deputy Stultz's patrol vehicle was parked at an

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angle (facing NE) at Pump #7. From where I was standing, I could not read the plates of the truck or the red Audi.

At 0753 hours, Det. Grannis and I drove to 14532 20th Ave NE to contact the truck's occupants Jessica M Walsh (DOB:02/20/85), and her boyfriend, Darwin Lee Johnson (DOB:11/23/65).

Det. Grannis and I interviewed Walsh and Johnson, and Audio recorded the interviews using my department-issued EVISTR digital voice recorder.

Detective Note: The following statements summarize what was said and are not written verbatim. For complete details, refer to the audio-visual and digital recorded statements.

Around 0806 hours, we spoke with Walsh in their livingroom.

Johnson waited in another room while we spoke with Walsh. Walsh stated the following:

This morning, around 0200 hours, she walked out of the Chevron gas station after prepaying for gas and saw Parra's vehicle parked behind her truck at a gas pump. Deputy Stultz had pulled up between the pumps and spoke with Parra. She overheard Deputy Stultz telling Parra he had an arrest warrant for a suspended license. Parra replied, "I am just gonna go. I'm just gonna go away now". Deputy Stultz told Parra, "You actually can't do that. You need to come over by my car with me". Parra replied, "No, I'm gonna go away now" and started to walk away from Deputy Stultz towards the Goodwill Store, which is adjacent to the Chevron on the west side.

Parra picked up his pace as Deputy Stultz followed him, Parra pulled a "gun" out of "his pocket" or "his pants," and started firing rounds while running away. Parra ran S/B towards the QFC, and then went N/B across 145th toward the Chevron, returned to his vehicle, and stopped there.

Walsh stated she didn't know if Parra had removed anything from his vehicle. Parra fired a couple more times, went over to the Chevron driveway on the 17th Ave side of the gas station, turned around, and fired 2-3 more times at Deputy Stultz, during which Walsh was between Deputy Stultz and Parra. Parra then ran N/B on 17th Ave NE. Walsh believed Parra fired his firearm about 12 times.

Walsh asked Deputy Stultz if he was ok. Deputy Stultz raised one arm in the air and walked over toward the Goodwill. Shortly after, other officers and deputies arrived on the scene.

Detective Grannis asked some follow-up questions from Walsh, to which she provided the following statement.

Walsh stated they finished a job in Bellevue last night around 2330 hours and had dinner. They stopped to get gas at another gas station but left without getting gas due to some safety concerns and drove over to the Chevron on 145th St. in Shoreline.

Walsh identified Parra's vehicle as a red Audi TT convertible.

When she exited the store, Walsh first noticed Parra at gas pump #4 but did not see Parra driving the Audi. She said she used to work for an Audi dealership and was very familiar with their vehicles. Walsh stated when she pulled into the gas station, she saw a "homeless" person at the gas station, but there were no other vehicles there.

 Walsh described Parra as 5'7 to 5'8 ft tall, wearing a sweatshirt or jacket and dark-colored pants, with brown skin and brown hair.

Walsh believed Parra fired the first 3-4 rounds when he was by the dumpster on the west side of the Chevron and continued firing as he ran toward the QFC. She didn't know when Deputy Stultz drew his weapon and returned fire but stated, "the Hispanic male shot first. Like for sure. 100% for sure".

When Parra arrived at the 17th Ave NE exit, he stopped, turned around, looked towards Walsh, and shot 3 more times in her direction.

Walsh believed Parra fired rounds toward her location because she had witnessed the incident. Walsh got down on the ground and crawled under her truck. Walsh stated at least two bullets struck her vehicle.

One bullet struck the tailgate, and the second hit the rear passenger side wheel well.

Walsh stated the shooting was unexpected because Parra appeared calm during the initial contact. After I stopped the recording, Walsh stated the officer appeared to be defending himself and he "did nothing wrong."

At 0838 hours, after Walsh left the room, we spoke with Johnson in the livingroom.

Johnson stated the following:

They were in Bellevue, where they finished a job and had dinner before driving to Shoreline. On their way, they stopped at two other gas stations but left because of suspicious individuals at those locations.

Johnson and Walsh pulled up at the Chevron on 145th around 0200 hours, when Jessica went into the store to pay for gas while Johnson remained the in the truck. He saw Parra's vehicle at the gas pump but did not see him driving it. Johnson stated he was in the car on his phone when he saw a "Mexican guy" and a "homeless guy" talking to one another in his side view mirror. Shortly after, he heard gunshots.

Johnson initially believed the two subjects were firing the shots, and he only saw the deputy after the shooting stopped. Johnson heard about 20 shots fired but did not see anyone doing the shooting. Johnson also stated he did not hear any words exchanged between Deputy Stultz and Parra.

Johnson stated he had surgery recently, was on pain medications during the incident, and had one beer around 2300 hours. Det. Grannis asked if the pain meds fogged his brain or if he remembered the incident clearly. Johnson believed he remembered the incident very well.

Deputy Stultz was shot in his right arm and left hand during the shooting. KCSO K-9 Deputy Grose and his partner Oscar later conducted a track and located Parra about a block and a half away from the scene. Parra's clothing and cell phone were recovered during the track. The responding deputies also located Parra's firearm that he used to shoot Deputy Stultz.

I returned to BPD while Det. Grannis remained on the scene to obtain video footage from Chevron. Det. Grannis reviewed the footage and saw the following:

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0148 hrs – The suspect's red Audi arrived at the gas pumps and parked. 38 0157 hrs – Walsh's truck arrives at Pump #2.

otherwise seems quite accurate).

by me) and provided to me are:

0200 hrs - The suspect entered the Chevron store. 39 40

0202 hrs – The suspect exits the Chevron.

threat until he fled at the very end of the incident.

0203 hrs - Walsh enters the Chevron, and the Shoreline patrol vehicle arrives.

0204 hrs - Patrol vehicle drives past the Audi. 0207 hrs - Walsh returns to her vehicle.

0208 hrs - Suspect walks away from the Deputy, shortly after, Walsh ducks.

0209:05 hrs - Suspect hit (This is Det. Early's note, upon further review it is unclear if he was 45 46 struck by fire or fell to the ground).

"The video showed the suspect in and around his vehicle prior to the incident. (It was in the

and kept checking his right front tire. Eventually he entered the Chevron, and exited shortly

before Walsh entered. After he returned to his car, a marked Shoreline police vehicle drives past him from east to west in the Chevron parking lot. Moments later, the patrol vehicle

reappears, facing more or less northeast towards the Audi. It was not blocking the Audi. nor did

it at any time. The deputy can be seen contacting the suspect, who circles his car and opens

and closes his trunk in front of the deputy while they talk. The deputy can eventually be seen

account of the incident). The suspect can be seen on one camera disappearing into the

a manner suggesting the doors had been unlocked. The suspect fell behind the Audi but recovered and continued pointing his weapon. The suspect can be seen pointing a gun west,

pointing as though giving instructions to the suspect. The suspect appears to step back toward

his vehicle, then walks past and away from the Deputy. He continues westbound through the lot

walking away, and then running, with the Deputy following. (This was all consistent with Walsh's

darkness near the Goodwill building. The video does not show the suspect or deputy drawing their weapons, but there are small flashes consistent with muzzle flashes from gunfire coming

from the area of the suspect. The suspect reappears running across the street and circling back

to his car, first on the driver's side and then on the passenger side, and the Audi's lights flash in

towards where the officer would be (offscreen). The windshield of the Audi appears to shatter

being fired). The last video shows the suspect running to the area of the east driveway to 17th

three to four more shots back at herself or the deputy but the video contradicts this. Her account

Ave NE and turning northbound, then running offscreen. (Walsh stated she believed he fired

While the videos do not show the suspect draw and fire on the deputy, they do appear to

continued to present his weapon in a firing posture throughout the encounter, presenting a

corroborate Walsh's account other than the two points noted above. Additionally, the suspect

The timestamps for the incident as noted by Det. Early (for the first video only, and summarized

from an impact, and the suspect's overall behavior suggests he is avoiding return fire. (The video framerate and lack of any audio recording makes it difficult to tell when shots are actually

same location at the gas pump prior to Walsh's truck arriving, one of two points where her recall of the incident differed from the video). The suspect had contact with a male, probably transient,

0209:12 hrs - Suspect runs off

0209:29 hrs - Suspect is off the screen for the last time, NB on 17th Ave NE.

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Note these times and descriptions are approximate and were for the purpose of establishing probable cause for a crime. The video from the store will be downloaded in its entirety as soon

 as possible. I also later created screen shots from the video on my phone to include in the probable cause certification, and all the photos and videos were later uploaded to QTel for evidence. Copies were later provided to Det. Moate. Lastly, I was asked to forward the contact information of the Deputy's attorney to the Prosecutor's office, which I did in the form of a texted photo. That photo was also uploaded for the sake of continuity in my photo and video recordings."

I reviewed the video footage which was consistent with Det. Grannis' observations.

Under penalty of perjury under the laws of the State of Washington, I certify that the foregoing is true and correct. Signed and dated by me this fifth day of March 2023, at THE CITY OF BELLEVUE, King County, Washington State.

Detective A.Mousavi/P-390

AGENCY:	CASE NUMBER	FILE NUMBER	PCN NUMBER	OUDEDECRI	
Bellevue Police Department	2023-00012357			SUPERFORM	
3/5/2023 7:39:00 PM YES DATE OF ARREST/TIME ARREST LOCATION	CITATION ATTACHED? NO ST SHORELINE, WA 98155		ACCO	OMPLICES	
SUSPECT INFORMATION					
NAME (LAST, FIRST, MIDDLE/JR, SR, 1st, 2nd)		DOB	ALIAS, NICKNAMES		
MEDINA-PARRA, EZEQUIEL	louzuzenouup	5/14/1988	EZEQUIEL MEDINA PARRA		
☐ YES ☐ NO ☐ YES ☐ NO	CITIZENSHIP				
PHYSICAL DETAILS SEX HEIGHT WEIGHT SKIN TONE M 5'04 142 IDENTIFICATION DETAILS	RACE EYE HAI H BRO BL		ATTOOS, DEFORMITIES		
	AFIS# FBI#	STATE ID# WA27154541 EMPLOYMENT / SO	DRIVERS LICENSE # WDL39RS3G73B	STATE SSN	
LAST KNOWN ADDRESS 5080 23RD AV SW SEATTLE, WA 98106			OL (ADDRESS, SHOP/UNION	N NUMBER)	
RESIDENCE PHONE		BUSINESS PHONE	BUSINESS PHONE OCCUPATION		
EMERGENCY CONTACT PERSON TO BE CONTACTED IN CASE OF EMERGENCY	RELATIONSHIP	ADDRESS	'	PHONE	
CHARGE INFORMATION					
OFFENSE ☐ DV ☐ FUGITIVE Assault In The First Deg	ree	RCW / ORD#	COURT / CAUSE		
OFFENSE DV FUGITIVE		RCW / ORD#	COURT / CAUSE	# CITATION #	
WARRANT / OTHER			lance	NAT OF DAY	
WARRANT DATE WARRANT NUMBER OFFENSE ORIGINATING POLICY AGENCY ISSUING AGE	NCY WARRA	NT RELEASED TO: (SERIAL # /	\$9,99	JNT OF BAIL WARRANT TYPE 99,999.00	
PROPERTY INFORMATION					
LIST VALUABLE ITEMS OR PROPERTY LEFT FOR ARRESTEE A	AT JAIL				
LIST VALUABLE ITEMS OR PROPERTY ENTERED INTO EVIDEN	NCE (SIMPLE DESCRIPTION, IDENTIF	YING MARKS, SERIAL #)			
LIST ITEMS ENTERED INTO SAFEKEEPING TOTAL CASH OF ARRESTEE WAS CASH TAK	KEN INTO EVIDENCE?	SIGNATURE OF J	AIL STAFF RECEIVING ITEM	IS/SERIAL#	
\$0.00 Stell National		SISTATIONE OF U	ALE OTHER PREDERVING TELL	O / CENTRE II	
OFFICER INFORMATION ARRESTING OFFICER / SERIAL # Mousavi, Amir M P-390	TRANSPORTING OFFICER / SER	RIAL #	SUPERVISOR SIGNATU	URE / SERIAL #	
SUPERFORM COMPLETED BY (SIGNATURE/SERIAL #)		CONTACT PERSON FOR ADI	DITIONAL INFORMATION (NA	AME / SERIAL # / PHONE)	
COURT FILE SUPERIOR COURT		COURT CAUSE (STAMP OR	WRITE)		
FILING INFO IN CUSTODY AT LARC COURT/DIST. CT.NO.	DIST. CT. BOND\$	OCCIT GACCE (CAMINIT CAN	SUP. CT. DATE		
EXTRADITE					
PERSON APPROVING EXTRADITION	SEAKING-LOCAL ONLY WACIC-STATE WIDE	NCIC-WILL EXTRADITE FROM ID & OR ONLY	NCIC-WILL EXTRADITE FROM OR, ID, MT, WY, NV, UT, CO, AZ, NM, HI,	CA, FROM ALL 50 STATES	
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