ST WARRANT APPLICATION

STATE OF CONNECTICUT

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ARREST WARRANT APPLICATION

JD-CR-84e Rev. 3-11 C.G.S § 54-28 Pr Rk. Sec. 36-1, 38-2, 38-3

STATE OF CONNECTICUT SUPERIOR COURT

www.lud.ct.gov

Bloomfield Police

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CFS#: 17000001120			Cooperation	
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Affidavit - Continued

HAIDON had SOFIA at 212 Duncaster Road in Bloomfield where HAIDON was staying with a male and his family. COULOUTE stated he believed SOFIA was there when HAIDON stated she was not there anymore and was staying at a Marriott Hotel. COULOUTE stated after that he found out through e-mail exchanges with HAIDON that she was in New York State however she would not tell him exactly where. COULOUTE stated he asked West Seneca Police Department to do a weifare check at HAIDON'S parent's residence (81 Liberty Lane, West Seneca, NY) however they found that HAIDON and SOFIA were not there. COULOUTE stated West Seneca Police Department did eventually locate SOFIA and HAIDON but would not disclose to COULOUTE where they were staying based on statements HAIDON made to law enforcement.

- That, COULOUTE stated since HAIDON has been in New York State she was able to achieve temporary custody of SOFIA in New York however in Connecticut COULOUTE was able to file for contempt (which was granted) as HAIDON disregarded the child custody agreement. The signed order, which I viewed, clearly states that HAIDON needed the Connecticut courts permission or COULOUTE'S written permission. COULOUTE provided the documentation that showed neither he nor the Connecticut court approved HAIDON'S unknown relocation of SOFIA to New York State. COULOUTE stated he had e-mails where he asked HAIDON where SOFIA was and she still refused to tell him. COULOUTE stated he believed this was a custodial interference issue and wanted to press charges.
- That, on January 11, 2017 at approximately 21:35 hours I spoke to Disp. DAVID VASQUEZ of the 6. West Seneca Police Department. Disp. VASQUEZ was the individual who spoke to COULOUTE when he originally requested the welfare check. Disp. VASQUEZ stated his officers checked HAIDON'S parent's residence who informed them that SOFIA and HAIDON were at another relatives residence but they were fine and did not want to or simply did not disclose HAIDON'S location to the officers. Disp. VASQUEZ stated COULOUTE was not pleased with their welfare check outcome and failed to mention that HAIDON was in violation of a child custody agreement.
- That, at approximately 21:55 hours I left a voicemail for HAIDON informing her of the situation and 7. requested that she call me back so that we can establish a plan for the return of SOFIA to the State of Connecticut as I believe she is in violation of the child custody order. HAIDON called me back shortly after and confirmed that she was staying with her parents in West Seneca but did not want COULOUTE to know because of the history of abuse and the fact that she believes COULOUTE wants to kill her. HAIDON denied violating the order stating that she is not allowed to "permanently" relocate without COULOUTE'S permission and that she has only "temporarily" relocated to New York. HAIDON stated however she does not have any

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(This is pag	e 2 of a 3 page Affidavit)	Signad (Affiant)	- Company
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ARREST WARRANT APPLICATION

JO-CR-64a Rev. 3-11 0.0,8 § 54-28

STATE OF CONNECTICUT SUPERIOR COURT

Pr. Bk. Sec. 38-1, 36-2, 36-3 CFS#: 17000001120

www.jud.ct.gov

Bicomfield Police

Court to be held at (Town) Geographical Residence (Town)of accused 14 Name (Lest, First, Middle Initial) Hartford West Seneca Haldon , Lauren

Affidavit - Continued

residence in Connecticut anymore and this is where she is staying to protect her daughter. I informed HAIDON that her temporary custody order granted in New York did not supercede Connecticut's order and she stated she understood. HAIDON then stated that she had e-mails from COULOUTE where he told her she could go to New York and did not care. HAIDON also stated she forwarded her address in New York to the Connecticut courts however it does not meet the condition of written permission from COULOUTE or the court.

- That, after speaking to both individuals they sent me approximately a dozen e-mails showing various 8. text message and e-mail conversations. After reviewing the e-mails specifically I believe COULOUTE was originally told by HAIDON that she was at her parent's residence in West Seneca ("Buffalo") however HAIDON gave COULOUTE the Impression that she was kicked out and I observed many e-mails where he requested HAIDON'S specific address solely for the purpose of seeing SOFIA. During our phone conversation HAIDON stated that she did not want COULOUTE to know where she and SOFIA are, which is a violation of the custody agreement I reviewed.
- That, based on the facts and circumstances contained herein, I have probable cause to believe that LAUREN HAIDON, DOB: 06/26/1982, has committed the crime of CGS 53a-97 Custodial Interference in the 9. 1st Degree. I respectfully request that a warrant for the arrest of LAUREN HAIDON be issued.

(This is page 3 of a 3 page Affidavit) Date O1/12/2017 04:14 pm Signed (Affiant) O1/12/2017 04:14 pm Signed (Judge/Clerk, Commissioner of Superior Court, Notary Public) Jurat O1/12/17 Paylowed (Judge / Judge Trief Referee) Date				_{Som} tiold
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