

Upon copying the link provided in [REDACTED] report, it brought up a 68 page narrative [REDACTED] which appeared to be written by Rebekah Jones to explain the private details of their relationship. Within the narrative,

Jones provides private text communications between her and [REDACTED] and explicit photographs that show [REDACTED] face and other identifying information. [REDACTED] forward me the email he received from Jones from the email [REDACTED]. I also received the screenshot of Jones' Instagram comment on [REDACTED] employer's post which read "Yet [REDACTED] hires known abusers like [REDACTED] and even helps shield them from litigation. Doesn't sound very "female friendly" with a link to the blog. Additionally, a text message from Jones was apparently sent to [REDACTED] mother and father. This message contained the link to [REDACTED] and advised [REDACTED] was the father of [REDACTED] and that this story would "follow him forever". [REDACTED] also sent me a screenshot of a Facebook message to his [REDACTED] y from Rebekah Danielle (Rebekah Jones). The message contained the link mentioned above which contained the explicit photographs.

During my research into Jones, I discovered multiple Wordpress Accounts [REDACTED] and [REDACTED]. When typing the address that lead to the explicit PDF document without the [REDACTED] ending, it lead to her [REDACTED] website. On the website is a picture of Jones which I confirmed was the suspect by electronic databases. On the [REDACTED] website, Jones writes the story of [REDACTED] with the intent to harass [REDACTED] and make their private issues public. I also conducted a reverse email search for [REDACTED] which lead to Jones' resume on the [REDACTED] website as the first search on Google. This appeared to match Jones' own account of her work/student status written in the blog.

[REDACTED] received multiple emails from Jones' account between April 18th, 2019 through June 26th, 2019. Initially, Jones was contacting [REDACTED] to obtain medical information because she believes he is [REDACTED] of her child. When [REDACTED] would respond with short and undetailed answers, it appeared to upset her and the messages became more hostile. Within these emails, Jones' makes several comments such as "Enjoy your last few moments of people believing your bullshit, Mr. [REDACTED] You're going to be famous.", "We're going to destroy each other. This is never going to end. I'll find you no matter where you go, and you'll always have me and her in the back of your mind. I'll never forgive you for what you did to me. For fucking with my mind like that. And you'll never forgive me for what I'm doing now.". When the emails became antagonistic, [REDACTED] stopped responding and referred her to communicate with his attorneys only. Jones had continued to email [REDACTED] directly.

On June 26th, 2019, I was forwarded an email which was sent to [REDACTED] by Jones which read "Ya know.. fine. You want to make yourself unreachable, you want to blow me off and hurt my daughter.. I'll just come to Tampa and you'll HAVE to face me.. and I'll bring her with me. You don't get to just disappear. After everything you've already done to me... you think I don't have your address? Your work address? You think the only reason I haven't gone there this entire time is because I didn't know where you were? No, [REDACTED] It's because I didn't want to see you. It's because I thought you would be reasonable. I thought we could resolve this another way. Clearly not. I've been meaning to see the beaches in Tampa anyways. I hear Englewood is nice this time of the year, too.". [REDACTED] forward this email to his attorney and myself. In his email response, he expressed his concern for Jones' intentions to come to the area at which he and his parents reside. He also reported receiving multiple calls from the Florida Department of Health (Jones' employer) and anonymous numbers believed to be from Jones. Jones also admits in her emails to [REDACTED] that she has his work phone number.

Upon reading Jones' blog after a [REDACTED] took place ([REDACTED]), she published an update which read "[REDACTED] is now trying to retaliate against me legally for coming forward with my story. He's trying to twist a Florida 'revenge porn' law in his favor, even though there are no images of him in this story. Of course it won't work, but he again is showing that he will stop at nothing to try to hurt me. This is retaliation for filing the [REDACTED]. This should be a crime, and I'll be speaking with lawyers and police shortly about pressing charges. This story will be updated as events continue to unfold."

On July 1st, 2019, I called Jones on the phone number provided by [REDACTED] to be hers. Accordingly to law enforcement records, this phone number did belong to Jones. Jones provided personal identification information to verify her identity before she spoke with me. I advised Jones I wished to speak with her about the ongoing issues between her and [REDACTED]. I asked Jones if she would be available to come to the police department for an interview. She advised she was not available and agreed to speak with me over the phone. Jones advised [REDACTED] is angry with her because she filed a [REDACTED] against him. Jones stated she also published a story that was "picked up by a few news agencies" about [REDACTED]. Jones admitted to publishing the story as a blog to which has been tweeted out to women's issues news agencies. I asked Jones what the story was about. She advised it was about [REDACTED] and what occurred after and how he reacted her to not getting an abortion. I asked Jones how someone can access this blog, she advised it is online through wordpress. Jones explained it has spread via twitter and feedpost. I asked Jones what kind of communications she has had with [REDACTED]. Jones advised there were [REDACTED] in the past and they had a no contact order in place until April 10th (around that date). She advised she contacted him via email a few weeks later about her daughter due to health issues. When he wouldn't provide much information, she decided to file the [REDACTED]. I asked Jones if she emailed [REDACTED] after the [REDACTED] hearing, to which she said she did and admitted to sending the email referencing going to Tampa or Englewood. Jones advised she had called him a few times, but she did communicate with him via email (confirming her email). I asked Jones if she has more than one wordpress blog, she advised she did and provided the name (matching the one which the concerning link was associated with). I asked Jones if she has ever posted any pictures on the site. She denied posting pictures. I asked her if she identified [REDACTED] in the blog or any contact information. She advised she blocked out contact information, but she did identify him by full name. Jones admitted to emailing [REDACTED] a "draft" of the story in an attempt to get him to comment. She advised it was a PDF attachment. Jones admitted to sharing the link to [REDACTED] to his employers social media (Instagram). Jones admitted to sending the link to the blog to [REDACTED] mother, sister, aunt, and cousin ([REDACTED] (cousin) who appeared to receive the same link provided by [REDACTED] containing the explicit photographs). Jones provided her Facebook name and URL as well. Jones also admitted to calling his work phone number. I confronted Jones with the information that I obtained a internet hyperlink that contained the explicit pictures of [REDACTED] which was 68 pages long. Jones stated the "full document" is over 300 pages, but she did admit to sending [REDACTED] the document with naked photographs of him to him directly. I also advised that link was associated with Jones' personal wordpress account. I confirmed again the wordpress account ([REDACTED]) belonged to her as it does redirect to her personal website ([REDACTED]). She was unsure and denied publishing the document containing the pictures publicly. I asked Jones if she sent an email to [REDACTED] stating they were "going to destroy each other" and "this is never going to end", to which she advised she did. I asked Jones if she still have the text messages from [REDACTED]. She stated she received a new phone and the

messages in the blog had been saved on a file, she would just change the phone number to his name. Jones advised she had been writing the blog (over 300 pages) over the course of her pregnancy and published it in June. Her intentions were therapeutic, but then advised news agencies contacted her and wished for her to write the story. It should be noted Jones responded to the Tallahassee Police Department and filed a sexual battery report against [REDACTED]

[REDACTED] attorney's forwarded me an email thread where they asked Jones to provide medical documentation in order to obtain [REDACTED] medical information. Jones would only provide the child's height and weight measurements and a blank medical information request form. The attorney asks Jones for a diagnosis or medical letter from the doctor about the health concerns, but Jones replied there is no diagnosis and that she could provide a letter from a daycare about their growth concerns and medical records in reference to other medical issues. The attorney asks for the medical records again as it would document the concern, but Jones refused to and later advised she was done attempting to get his information.

Search warrants and subpoenas have been sent to various electronic online companies, phone companies, and other involved parties to obtain additional evidence for this case. Additional charges may be pursued following the outcome and evidence collected from the above mentioned searches.

Based on the link provided to [REDACTED] and his family via Jones' email and Facebook account which lead to an internet website containing explicit photographs of [REDACTED], the repeated emails and contact/attempted contact with [REDACTED] via phone calls to his work and family, and the threat to travel to [REDACTED] residence, there is probable cause to believe Jones has committed the crime of cyberstalking (2 counts) and sexual cyberharassment (1 count).

The Probable Cause Affidavit was approved by ASA Colleen Nolen on 7/12/19

The preceding is true to the best of my present knowledge or belief.

Signature Inv. Kameron O'Hara #624 (Inv. Kameron O'Hara #624)

Agency: Tallahassee Police Department

Notary (Law Enforcement)/ASA Chadman 689

Notarization: Sworn and subscribed before me this 14 th day of July, 2018.

My commission expires: LEO

ORDER: THIS CAUSE coming before me as First Appearance Magistrate, and having reviewed the preceding Affidavit, find: [☒] Probable cause sufficient, [☐] Probable cause not sufficient and unless corrected within seventy-two hours, the defendant shall be released on his own recognizance.
Bond Amount Requested _____

Judge's Signature Sherry Nolen