

FILED

17 NOV 03 PM 2:57

KING COUNTY
SUPERIOR COURT CLERK
E-FILED

CASE NUMBER: 17-1-07782-4 KNT

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

1
2
3
4
5
6 THE STATE OF WASHINGTON,)
7)
8) Plaintiff,)
9)
10) v.) No. 17-1-07782-4 KNT
11)
12) MATTHEW JOHN GRABOWSKY AKA) INFORMATION
13) MATTHEW JOHN GRABOUSKY ,)
14)
15)
16) Defendant.)

I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the authority of the State of Washington, do accuse MATTHEW JOHN GRABOWSKY AKA MATTHEW JOHN GRABOUSKY of the following crime[s]: **Animal Cruelty in the First Degree**, committed as follows:

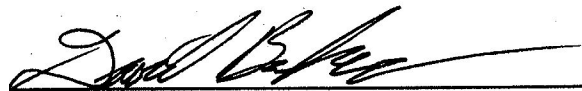
Count 1 Animal Cruelty in the First Degree

That the defendant MATTHEW JOHN GRABOWSKY AKA MATTHEW JOHN GRABOUSKY in King County, Washington, between May 1, 2017 and May 31, 2017 , did knowingly engage in sexual conduct or sexual contact with an animal to-wit: a dog; did knowingly photograph or film, for purposes of sexual gratification, a person engaged in a sexual act or sexual contact with an animal to-wit: a dog;

Contrary to RCW 16.52.205(3), and against the peace and dignity of the State of Washington.

And further do allege the defendant, Matthew John Grabowsky AKA Matthew John Grabousky of commission of this crime with sexual motivation, that is: that one of the purposes for which the defendant committed this crime was for the purpose of his sexual gratification, under the authority of RCW 9.94A.835.

DANIEL T. SATTERBERG
Prosecuting Attorney
By:



David A. Baker, WSBA #41998
Senior Deputy Prosecuting Attorney

Daniel T. Satterberg, Prosecuting Attorney
CRIMINAL DIVISION
Maleng Regional Justice Center
401 4th Avenue North, Suite 2A
Kent, WA 98032-2385
(206) 205-7400 FAX (206) 205-7475

1
2 CAUSE NO. 17-1-07782-4 KNT

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

5 The State incorporates by reference the Certification for Determination of Probable Cause
6 prepared by of the Renton Police Department for case number 170011549.

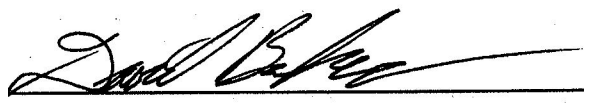
7
8 The name of the R.S. (victim and dog owner) has been redacted from the certification due to the
9 nature of the allegations and fears of retaliation.

10
11 The State requests bail set in the amount of \$100,000.00. The defendant is charged with
12 engaging in sexual conduct with R.S.'s service dog without her knowledge. He is alleged to
13 have admitted to R.S. that he has engaged in substantially more conduct, is sexually attracted to
14 minors, and pressured R.S. to have sex with him. Given the sexual motivation enhancement, the
15 defendant faces a prison range sentence. Although the defendant has no known criminal history,
16 bail is appropriate given the facts of the case. The defendant poses a danger to animals, minors,
17 R.S. (who has already been threatened), and is a flight risk. Search warrants have already been
18 executed and computers seized. Given only the information in the certification, there is reason to
19 believe that evidence of additional crimes is likely to be uncovered, which would give the
20 defendant further incentive to flee.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24

The defendant should also be prohibited from having contact with animals and from living in any residence where animals reside.

Signed and dated by me this 3rd day of November, 2017.



David A. Baker, WSBA #41998
Senior Deputy Prosecuting Attorney

1 CAUSE NO: _____

2 CERTIFICATION FOR THE DETERMINATION OF PROBABLE CAUSE

3
4 That C. Tolliver is a Collision Investigator with the Renton
5 Police Department and has reviewed the investigation conducted
6 in Renton Police Department Case Number #2017-11549

7
8 There is probable Cause to believe that Matthew J. Grabowsky,
9 born 06/18/1991, committed the crime of Cruelty to Animals 1st
10 Degree, RCW 16.52.205. This belief is predicated on the
11 following facts and circumstances that occurred within the
12 City Limits of Renton, in the County of King, and in the State
13 of Washington:

14
15
16 On 09/15/2017 at approximately 1155 hours, Renton Police
17 Department Officer C. DesMet was dispatched to assist Animal
18 Control Officer D. McAskill with an animal cruelty case that
19 occurred at 2213 Duvall Ave NE, in the City of Renton, County
20 of King, State of Washington. Upon arrival, AC McAskill
21 informed Officer DesMet that the reporting party, R.S.

born 10/26/93, wanted to file a report of animal cruelty
23 to her canine "Diamond", who is an 8 year old Siberian Husky
24 service dog. R.S. requests non-disclosure for fear of
25 retaliation.

26
27 AC McAskill gave me a synopsis of the call from speaking with
28 R.S. . He also advised that a suspect in this case, one of
29 whom is her ex-boyfriend, has had access to her dog in the
30 past. She identified her ex-boyfriend as Kevin A. Richards,

1 DOB 1/16/1993. She also told McAskill that on about May 31,
2 2017, Richards told R.S. he was taking her dog "Diamond" to a
3 rollerblade park. R.S. felt this was a good idea and good
4 exercise for Diamond. On about August 19, 2017, she was
5 contacted by a mutual friend of hers and Kevin and was
6 informed that another mutual friend (Matthew Grabowsky, DOB
7 6/18/1991) was in a video having sexual intercourse with
8 Diamond. R.S. did not actually see the recording until the
9 evening of 09/14/17, at about 1811 hours. She observed a male
10 that she recognized as Grabowsky on a video getting onto his
11 hands and knees, nude, to engage in sexual acts with Diamond.
12 The video shows Grabowsky being mounted by Diamond and anally
13 penetrated by Diamond. R.S. clearly identified Grabowsky
14 from prior knowledge of him and identified Diamond by facial
15 markings and his service dog harness. R.S. also observed
16 property of Grabowsky inside the garage that the act occurred
17 in Grabowsky's residence. R.S. did not give Kevin permission
18 to take Diamond to Grabowsky's house and she did not give
19 Grabowsky permission to knowingly engage in sexual conduct
20 with Diamond. Richards and Grabowsky planned and coordinated
21 the crime against Diamond without her knowledge.

22
23 R.S. currently has a no contact order against Kevin from a
24 domestic assault in Bellevue, WA that occurred on about
25 08/24/17, which stemmed from Richards and Grabowsky attempting
26 to coerce R.S. to have sex with them for money. She
27 declined and was assaulted. Refer to Bellevue PD case #17-
28 45052 for further information. R.S. believes this was to
29 keep her from reporting them (Kevin and Grabowsky) and to make
30 her a less than credible witness if she chose to report them.

1 R.S. further informed Officer DesMet that Grabowsky claims to
2 have sex with dogs to keep from having sex with female
3 children. R.S. emailed Officer DesMet the video showing
4 Grabowsky engaging in sexual conduct with her canine Diamond.
5 Officer DesMet copied the video on a CD-ROM and submitted it
6 with the case file.

7
8 On 10/12/17, I called and spoke with R.S. about this case.
9 She told me that Diamond is a service dog that assists her for
10 her heart problems. She has previously had cardiac arrest in
11 the past and the dog alerts her to dangerous changes in blood
12 pressure.

13
14 She said that Richards has been abusive to her in the past
15 prior to her discovering that Grabowsky was having sex with
16 Diamond. She said starting back in April (2017), Richards was
17 pressuring her to have a threesome with him and Grabowsky but
18 she refused. Ever since then, she said that Grabowsky has
19 been pressuring her to have sex with him because according to
20 him, she has the body of a "15 year-old" and that's what he's
21 attracted to. She went on to tell me, Grabowsky recently
22 adopted two large dogs. He wanted R.S. to bring Diamond over
23 to his house so that both of their dogs could have sex and he
24 could masturbate to it.

25
26 I asked her how she received the video of Grabowsky engaged in
27 a sex act with her dog. She said she received it from a
28 friend. He messaged R.S. saying that he found Diamond in a
29 sex video. The friend described video and later sent it to
30 her. I asked her how she knew that the incident occurred in

1 Grabowsky's garage. She said she recognized the garage from
2 photographs she had seen on Facebook of a party he threw at
3 his house in the past. She told me that she and Kevin Richards
4 broke up June 2017 because of an abusive situation. On
5 09/24/17, she confronted both Richards and Grabowsky at their
6 apartment in Bellevue. Both Kevin and Grabowsky denied it
7 occurred. Grabowsky kept saying someone was trying to frame
8 him. R.S. then showed them a snippet of the video. They
9 started blaming R.S. for the abuse of the dog, telling her
10 that she should've had sex with them. They told her if she
11 had permitted them to have sex with her then they would not
12 have needed to have sex with her dog.

13
14 Grabowsky told R.S. that he was into "this" (having sex with
15 dogs). Grabowsky and Richards then wanted to pay her for sex.
16 When she refused, they threatened to kill her, telling her "if
17 you say anything to anyone about this, you're dead" (Richards
18 said this to R.S.). Richards also made threats about
19 throwing her dog off their balcony. When Grabowsky went to
20 take shower, she and R.S. kept arguing. Richards made
21 threats that the police would take Diamond and euthanize him.
22 She said she was freaking out and upset.

23
24 She also told me that Grabowsky told her that he has other
25 videos of him having sex with other dogs along with Diamond.
26 He also threatened that if he goes down (meaning if he gets
27 arrested) that Kevin would get arrested also because there are
28 videos of him (Kevin) having sex with Diamond.

29

1 R.S. began telling me about information that occurred before
2 the DV Assault. She told me that a mutual friend of theirs
3 witnessed Kevin Richards and her dog Diamond "having sex" when
4 they resided at their old apartment (15566 NE 22nd Pl S-753,
5 Bellevue 98007, the Liv Bel-Red Complex). On an unknown date,
6 the mutual friend was walking past their apartment and he
7 looked into R.S.'s bedroom window and saw Kevin and Diamond
8 engaging in sexual acts.

9
10 When I asked R.S. about Grabowsky, she said that she
11 suspected that he was into being sexual with dogs. She told
12 me about a time when she first got Diamond, he wanted to get a
13 puppy. He explained that he wanted the dog to be about 1-2
14 year-old female and she had to have gone through her first
15 heat cycle. R.S. assumed he was talking about for breeding
16 purposes. But she later heard rumors that he was into having
17 sex with dogs.

18
19 R.S. was able to provide to me the videos she had received
20 from a friend showing Grabowsky performing a sexual act with
21 her dog. I have viewed this video to confirm the contents are
22 what she purported them to be. The videos are of the inside
23 of a garage. Diamond, the dog can be seen in the video,
24 wearing his service harness and walking around the garage.
25 The second video shows the same dog. The footage contains a
26 human male, and shows his face, which R.S. identified as
27 Grabowsky. The male is nude and setting up an angle for the
28 camera. The video shows the same animal, Diamond, and shows
29 Diamond (a male husky type breed of dog) penetrate Grabowsky
30 for an extended period of time (almost a minute).

1 R.S. also was able to provide a screen shot of a video she
2 was sent digitally through an application known as "Telegram"
3 of Richards also being penetrated by Diamond.

4
5 On 10/25/2017, I met with King County Prosecutors and Ms.
6 R.S. at the King County Prosecutor's Office. R.S. detailed
7 the information above, correcting the date that the dog
8 Diamond was taken by Richards as being the week prior in May
9 than the one she originally gave (May 31). She also advised
10 she met Richards at a BBQ in August of 2016. They lived
11 together throughout most of 2017 until the summer. She met
12 Grabowsky in person in Chicago, IL at a "Furry" convention.
13 They were introduced to each other by Richards. Richards and
14 Grabowsky are friends. This is the only time she knows of that
15 the dog would not have left her side. Diamond remains with
16 her at almost all times as he alerts her to life threatening
17 changes in her blood pressure. On that lone occasion in May
18 she allowed Richards to take Diamond because she had not been
19 leaving her home and knew the dog needed exercise. She was
20 able to show us digital conversations that appear to
21 corroborate the domestic violence abuse as well as her
22 friendship with Grabowsky.

23
24 R.S. also detailed information that she, Richards and
25 Grabowsky were all part of a large group of "Furry"
26 enthusiasts. These are people that dress up as animals and
27 socialize. Some of these people communicate and share media
28 with each other on digital devices such as phones. This is
29 how she was able to receive the video of her dog engaged in
30 sex acts. She identified Grabowsky and Richards by

1 "screenname" as well as others believed to have access to
2 these images of animal cruelty. It is her belief and
3 understanding that there is a group on Telegram app that share
4 videos of themselves engaging in these crimes with each other.
5 Telegram is an app that broadcasts in a manner that can either
6 be live or recorded (one showing a screen in shape of circle,
7 the other live broadcasts). This is how "Wade" would have
8 been able to capture and send to R.S. .

9
10 Grabowsky has further admitted to R.S. that he has sex with
11 dogs and has an attraction for them. He has told her that he
12 has sex with dogs refrain from having sex with underage girls.
13 He has admitted to R.S. to having sex with his own dog,
14 "Shadow". R.S. also heard through the "furry" group of
15 friends that he was getting dogs from Facebook and then
16 disposing of them (killing them) when he is done. When she
17 confronted him about this Grabowsky told her that he gave the
18 animal back to the seller when done.

19
20
21 There is probable cause to charge Matthew J. Grabowsky, born
22 06/18/1991 with Animal Cruelty in the 1st Degree.

23
24 Under penalty of perjury under the laws of the State of
25 Washington, I certify that the forgoing is true and correct.
26 Signed and dated by me this 2nd day of November 2017, at Renton,
27 Washington.

28
29  #10540

30 Signature/ID

Rush

AGENCY: Renton PD	1171300	CASE NUMBER 17-11549	FILE NUMBER	IN NUMBER	SUPERFORM
-----------------------------	---------	--------------------------------	-------------	-----------	------------------

ARREST INFORMATION		ACCOMPLICES
DATE & TIME OF VIOLATION 5/24/2017 12:00 PM	CRIMINAL TRAFFIC CITATION ATTACHED? <input type="checkbox"/> YES <input type="checkbox"/> NO	
DATE OF ARREST/TIME 11/02/17 0945	ARREST LOCATION 12327 SE 204th AVE, KENT 98031	

SUSPECT INFORMATION		DOB	ALIAS, NICKNAMES
NAME (LAST, FIRST, MIDDLE/JR, SR, 1st, 2nd) Grabowsky, Matthew John		6/18/1991	
ARMED/DANGEROUS <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	IDENTITY IN DOUBT? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	CITIZENSHIP US	
PHYSICAL DETAILS			
SEX M	HEIGHT 508	WEIGHT 150	SKIN TONE
RACE W		EYE BLU	HAIR BRO
SCARS, MARKS, TATTOOS, DEFORMITIES			
IDENTIFICATION DETAILS			
CCN	PRIOR BA # 0	AFIS #	FBI #
STATE ID #			
RESIDENCE		EMPLOYMENT / SCHOOL	
LAST KNOWN ADDRESS 2213 DUVAL AV NE RENTON, WA 98059		EMPLOYER, SCHOOL (ADDRESS, SHOP/UNION NUMBER)	
RESIDENCE PHONE 8056657235		BUSINESS PHONE	OCCUPATION
EMERGENCY CONTACT			
PERSON TO BE CONTACTED IN CASE OF EMERGENCY		RELATIONSHIP	Address
			PHONE

BOOKED
NOV 02 2017
KING COUNTY JAIL
KENT DIVISION

CHARGE INFORMATION			
OFFENSE <input checked="" type="checkbox"/> DV <input type="checkbox"/> FUGITIVE	F - Animal Cruelty 1st Degree w/sexual	RCW / ORD# 16.52.205	COURT / CAUSE # Superior /
OFFENSE <input type="checkbox"/> DV <input type="checkbox"/> FUGITIVE	MOTIVATION	RCW / ORD#	COURT / CAUSE #
CITATION #		CITATION #	

WARRANT / OTHER			
WARRANT DATE	WARRANT NUMBER	OFFENSE	AMOUNT OF BAIL
ORIGINATING POLICE AGENCY		ISSUING AGENCY	WARRANT RELEASED TO: (SERIAL # / UNIT / DATE / TIME)

PROPERTY INFORMATION		
LIST VALUABLE ITEMS OR PROPERTY LEFT FOR ARRESTEE AT JAIL		
LIST VALUABLE ITEMS OR PROPERTY ENTERED INTO EVIDENCE (SIMPLE DESCRIPTION, IDENTIFYING MARKS, SERIAL #)		
LIST ITEMS ENTERED INTO SAFEKEEPING		
TOTAL CASH OF ARRESTEE \$0.00	WAS CASH TAKEN INTO EVIDENCE? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO	SIGNATURE OF JAIL STAFF RECEIVING ITEMS / SERIAL #
AMOUNT: \$0.00		

OFFICER INFORMATION		
ARRESTING OFFICER / SERIAL # C. TOLLIVER #10540	TRANSPORTING OFFICER / SERIAL # J. MITCHELL #10377	SUPERVISOR SIGNATURE / SERIAL #
SUPERFORM COMPLETED BY (SIGNATURE/SERIAL #) Tolliver, Clarence 10540		CONTACT PERSON FOR ADDITIONAL INFORMATION (NAME/SERIAL#/PHONE)

COURT FILE		
SUPERIOR COURT FILING INFO	<input type="checkbox"/> IN CUSTODY <input type="checkbox"/> AT LARGE <input type="checkbox"/> OUT ON BOND	COURT CAUSE (STAMP OR WRITE)
COURT/DIST. CT. NO.	DIST. CT. BOND \$	SUP. CT. DATE

EXTRADITE			
PERSON APPROVING EXTRADITION	SEAKING-LOCAL ONLY WACIC-STATE WIDE <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM ID & OR ONLY <input type="checkbox"/>	NCIC-WILL EXTRADITE FROM OR, ID, MT, WY, CA, NV, UT, CO, AZ, NM, HI, AK <input type="checkbox"/>
	NCIC-WILL EXTRADITE FROM FROM ALL 50 STATES <input type="checkbox"/>		
CCN _____	DOE _____	DOC _____	
WAC _____	TOE _____	TOC _____	
NCIC _____	OP _____	OP _____	

PROBABLE CAUSE INFORMATION

STATEMENT OF PROBABLE CAUSE: NON-VUCSA

CONCISELY SET FORTH FACTS SHOWING PROBABLE CAUSE FOR EACH ELEMENT OF THE OFFENSE AND THAT THE SUSPECT COMMITTED THE OFFENSE. IF NOT PROVIDED, THE SUSPECT WILL BE AUTOMATICALLY RELEASED. INDICATE ANY WEAPONS INVOLVED. (DRUG CRIME CERTIFICATE BELOW.)