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6 SUPERIOR COURT OF WASHINGTON FOR KING COUNTY

7 THE STATE OF WASHINGTON,)
8 Plaintiff,)
9 v.) No. 19-1-01046-7 SEA
10 TIMOTHY ANDREW CLEMANS,) INFORMATION
11 Defendant.)
_____)

12 I, Daniel T. Satterberg, Prosecuting Attorney for King County in the name and by the
13 authority of the State of Washington, do accuse TIMOTHY ANDREW CLEMANS of the
14 following crime[s], 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 Third Degree, Assault In The
Third Degree, Assault In The Third Degree**, committed as follows:

15 Count 1 Assault In The Third Degree

16 That the defendant TIMOTHY ANDREW CLEMANS in King County, Washington, on
17 or about January 19, 2019, did intentionally assault Jacob Johnson and Jonathan Cruz, law
enforcement officers or other employees of a law enforcement agency who were performing
official duties at the time of the assault;

18 Contrary to RCW 9A.36.031(1)(g), and against the peace and dignity of the State of
19 Washington.

20 Count 2 Assault In The Third Degree

21 That the defendant TIMOTHY ANDREW CLEMANS in King County, Washington, on
22 or about January 19, 2019, did intentionally assault Justin L. Bedford and Scott I Schenck, law
enforcement officers or other employees of a law enforcement agency who were performing
official duties at the time of the assault;

23 Contrary to RCW 9A.36.031(1)(g), and against the peace and dignity of the State of
24 Washington.

Count 3 Assault In The Third Degree

That the defendant TIMOTHY ANDREW CLEMANS in King County, Washington, on or about January 19, 2019, did intentionally assault Michael Virgilio, a law enforcement officer or other employee of a law enforcement agency who was performing official duties at the time of the assault;

Contrary to RCW 9A.36.031(1)(g), and against the peace and dignity of the State of Washington.

DANIEL T. SATTERBERG
Prosecuting Attorney

By:

A handwritten signature in black ink, appearing to read 'R. Odegard', written over a horizontal line.

Ryan S. Odegard, WSBA #52675
Deputy Prosecuting Attorney

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2 CAUSE NO. 19-1-01046-7 SEA

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
6 Cause prepared by Officer Julie L Wight of the Seattle Police Department for case number 2019-
7 25444.

8 Pursuant to CrR 2.2(b)(2)(ii) the State requests bail set in the amount of \$150,000.00
9 because there is reasonable cause to believe the defendant is likely to commit a violent offense
10 The defendant does not have any criminal convictions or warrant history of which the State is
11 aware; however, the allegations in this case and the defendant's reported incident behavior over
12 the past six months give the State grave concern for safety of the community and law
13 enforcement officers should bail not be imposed.

14 The defendant has been involved in ten reported crisis/suicide incidents with SPD in the
15 last six months, three of which have been "suicide by cop" incidents in the last three months. In
16 the present case, the defendant showed up to a police station with an airsoft gun that had been
17 modified to look like an operable handgun and attempted to commit suicide by police through
18 pointing the gun at five police officers while yelling and shaking. Just before the incident, he
19 called 911 and reported he had bought an airsoft gun and was attempting "suicide by cop."

20 The incident occurred in a busy part of the city and caused civilian witnesses to fear for
21 their safety, causing at least one witness to take cover after observing the defendant with the gun.
22 Law enforcement officers responded from multiple locations and noted in their reports their
23 concerns with potential cross-fire, and attempts to avoid positions that would result in cross fire
24 lethality, endangering themselves and civilians. Reporting officers also indicated how the gun

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

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2 appeared real to them and that they reacted accordingly, drawing department issued lethal
3 weapons and taking cover. Two separate non-lethal 40mm rounds were used on the defendant in
4 this incident. After one was fired, he turned and aimed his gun at the officer who had fired it.
5 Eventually, a Taser was used with success to stop the defendant and he was placed into custody.

6 Signed and dated by me this 23rd day of January, 2019.

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10 Ryan S. Odegard, WSBA #52675
11 Deputy Prosecuting Attorney
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