

FILED

JAN - 9 2026

KITSAP COUNTY CLERK
DAVID T. LEWIS III

IN THE KITSAP COUNTY SUPERIOR COURT

10 STATE OF WASHINGTON,

Plaintiff:

No. 25-1-01060-18

SECOND AMENDED INFORMATION

(Total Counts Filed - 5)

14 HOUSTON CURRY WADE,
15 Age: 44; DOB: 05/22/1981.

Defendant.

19 COMES NOW the Plaintiff, STATE OF WASHINGTON, by and through its attorney,
20 PHILIP A. BACUS, Deputy Prosecuting Attorney, and hereby alleges that contrary to the
21 form, force and effect of the ordinances and/or statutes in such cases made and
22 provided, and against the peace and dignity of the STATE OF WASHINGTON, the above-
23 named Defendant did commit the following offense(s)–
24
25

Count D

Attempted Child Molest in the First Degree (V<12+D - 36 Months Older)

28 On or about December 17, 2025, in the County of Kitsap, State of Washington,
29
30 Houston Curry Wade, being at least thirty-six (36) months older than the victim, had
31 sexual contact with another person who was less than twelve (12) years old; contrary
32
33 to the Revised Code of Washington 9A.44.083.

CHARGING DOCUMENT; Page 1 of 9



Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsap.gov/pros

26-1-01060-18
AMINF 13
Amended Information
20197696



(Maximum Penalty—Life imprisonment and/or a \$50,000 fine pursuant to RCW 9A.44.083(2) and 9A.20.021(1)(a), plus restitution and assessments.)

(If Houston Curry Wade has previously been convicted on two separate occasions of a "most serious offense" as defined by RCW 9.94A.030, in this state, in federal court, or elsewhere, the mandatory penalty for this offense is life imprisonment without the possibility of parole pursuant to RCW 9.94A.030 and 9.94A.570.)

(If Houston Curry Wade has previously been convicted in this state or elsewhere on
one separate occasion of rape in the first or second degree, or rape of a child in the first
or second degree, or child molestation in the first degree, or indecent liberties by
forceful compulsion, or any of the following, provided there is a finding of sexual
motivation: murder in the first or second degree, or homicide by abuse, or kidnapping
in the first or second degree, or assault in the first or second degree, or assault of a child
in the first or second degree, or burglary in the first degree, or an attempt to commit any
of the preceding crimes, the mandatory penalty for this offense is life imprisonment
without the possibility of parole pursuant to RCW 9.94A.030 and 9.94A.570.)

27 JIS Code: 9A.44.083 Child Molestation 1-Self

Mode of Commission—Criminal Attempt

30 To COMMIT THIS CRIME, Houston Curry Wade, with intent to commit a specific
31 crime, did any act which is a substantial step toward the commission of that crime;
32 contrary to Revised Code of Washington 9A.28.020(1).



1
2 (Maximum Penalty--The maximum penalty for criminal attempt, criminal solicitation
3 and criminal conspiracy is based upon the underlying crime that is charged, pursuant to
4 RCW 9A.28.020(3), 9A.28.030(2), and 9A.28.040(3).)
5
6
7

Underlying Charged Crime	Resulting Classification of the Crime if the Mode of Commission is:		
	Attempt	Solicitation	Conspiracy
Murder in the First Degree	Class A Felony	Class A Felony	Class A Felony
Arson in the First Degree	Class A Felony	Class B Felony	Class A Felony
Child Molestation in the First Degree; Indecent Liberties by Forcible Compulsion; Rape in the First or Second Degrees; or Rape of a Child in the First or Second Degrees.	Class A Felony	Class B Felony	Class B Felony
Other Class A Felony	Class B Felony	Class B Felony	Class B Felony
Class B Felony	Class C	Class C	Class C



	Felony	Felony	Felony
Class C Felony	Gross Misdemeanor	Gross Misdemeanor	Gross Misdemeanor
Gross Misdemeanor or Misdemeanor	Misdemeanor	Misdemeanor	Misdemeanor

Count II
Communication With Minor For Immoral Purposes

On or between August 29, 2025 and December 17, 2025, in the County of Kitsap, State of Washington, Houston Curry Wade (a) did communicate with a minor for immoral purposes of a sexual nature; and/or (b) did communicate with someone Houston Curry Wade believes to be a minor for immoral purposes of a sexual nature, to-wit: ; contrary to Revised Code of Washington 9.68A.090(1).

21 (Maximum Penalty-Three hundred sixty-four (364) days in jail or \$5,000 fine, or both,
22 pursuant to RCW 9.68A.090 and RCW 9.92.020(1), plus restitution, assessments and
23 court costs.)

27 (Sex Offender Registration—A person who has been found to have committed or has
28 been convicted of Communication With a Minor For Immoral Purposes in violation of
29 RCW 9.68A.090, or who has been found not guilty by reason of insanity under chapter
30 10.77 RCW of committing Communication With a Minor For Immoral Purposes in
31 violation of RCW 9.68A.090, shall register with the county sheriff as required by RCW
32



1 9A.44.130.)

2

3

4 JIS Code: 9.68A.090.1 Comm With Minor-Immoral Purposes

5

6 **Count III**
7 **Commercial Sexual Abuse of a Minor**

8 On or between February 1, 2022 and December 19, 2023, in the County of
9 Kitsap, State of Washington, Houston Curry Wade did provide anything of value to a
10 minor or a third person as compensation for a minor having engaged in sexual conduct
11 with him or her; and/or did provide or agree to provide anything of value to a minor
12 pursuant to an understanding that in return therefore such minor will engage in sexual
13 conduct with him or her; and/or did solicit, offer or request to engage in sexual conduct
14 with a minor in return for anything of value; contrary to Revised Code of Washington
15 9.68A.100.

16
17 (Maximum Penalty—Ten (10) years imprisonment and/or a \$20,000 fine pursuant to
18 RCW 9.68A.100 and RCW 9A.20.021(1)(b), plus restitution and assessments.)

19
20
21
22
23
24 (MANDATORY PROSTITUTION PREVENTION AND INTERVENTION
25 PENALTY Pursuant to RCW 9.68A.105, a person who is convicted or given a deferred
26 sentence or a deferred prosecution as a result of an arrest for violation RCW 9.68A.100
27 or a comparable county or municipal ordinance shall be assessed a \$5000 fee.)

28
29
30
31 (MANDATORY ADDITIONAL REQUIREMENTS Pursuant to RCW 9A.88.130,
32 when sentencing or imposing conditions on a person convicted of, or receiving a
33
34



1 deferred sentence or a deferred prosecution for, violating RCW 9A.88.110 or
2 9.68A.100, the court must impose a requirement that the offender (a) not be
3 subsequently arrested for patronizing a prostitute or commercial sexual abuse of a
4 minor and (b) remain outside the geographical area, prescribed by the court, in which
5 the person was arrested for violating RCW 9A.88.110 or 9.68A.100, unless such a
6 requirement would interfere with the person's legitimate employment or residence or
7 otherwise be infeasible.)

JIS Code: 9.68A.100 Commercial Sexual Abuse Minor

Count IV
Commercial Sexual Abuse of a Minor

17 On or about August 17, 2025, in the County of Kitsap, State of Washington,
18 Houston Curry Wade did provide anything of value to a minor or a third person as
19 compensation for a minor having engaged in sexual conduct with him or her; and/or
20 did provide or agree to provide anything of value to a minor pursuant to an
21 understanding that in return therefore such minor will engage in sexual conduct with
22 him or her; and/or did solicit, offer or request to engage in sexual conduct with a minor
23 in return for anything of value; contrary to Revised Code of Washington 9.68A.100.
24
25
26

(Maximum Penalty—Ten (10) years imprisonment and/or a \$20,000 fine pursuant to RCW 9.68A.100 and RCW 9A.20.021(1)(b), plus restitution and assessments.)

31 (MANDATORY PROSTITUTION PREVENTION AND INTERVENTION
32
33 PENALTY Pursuant to RCW 9.68A.105, a person who is convicted or given a deferred



1 sentence or a deferred prosecution as a result of an arrest for violation RCW 9.68A.100
2 or a comparable county or municipal ordinance shall be assessed a \$5000 fee.)
3

(MANDATORY ADDITIONAL REQUIREMENTS Pursuant to RCW 9A.88.130, when sentencing or imposing conditions on a person convicted of, or receiving a deferred sentence or a deferred prosecution for, violating RCW 9A.88.110 or 9.68A.100, the court must impose a requirement that the offender (a) not be subsequently arrested for patronizing a prostitute or commercial sexual abuse of a minor and (b) remain outside the geographical area, prescribed by the court, in which the person was arrested for violating RCW 9A.88.110 or 9.68A.100, unless such a requirement would interfere with the person's legitimate employment or residence or otherwise be infeasible.)

20 | JIS Code: 9.68A.100 Commercial Sexual Abuse Minor

Count V

On or about August 17, 2025, in the County of Kitsap, State of Washington, On or about August 17, 2025 (a) after having been previously convicted of communication with a minor for immoral purposes or any other felony sexual offense under RCW 9A.68, 9A.44, or 9A.64, or of any other felony sexual offense in this or any other state, did communicate with a minor for immoral purposes of a sexual nature; and/or (b) did communicate with a minor or with someone On or about August 17, 2025 believed to be a minor for immoral purposes of a sexual nature, including the purchase and/or sale



1 of commercial sex acts and sex trafficking, through the sending of an electronic
2 communication, to-wit: OG 05-28-2011; contrary to the Revised Code of Washington
3 9.68A.090(2).

5 (Maximum Penalty—Five (5) years imprisonment and/or a \$10,000 fine pursuant to
6 RCW 9.68A.090(2) and 9A.20.021(1)(c), plus restitution and assessments.)
7
8
9

10 JIS Code: 9.68A.090.2 Comm Minor Immoral Purpose (felony)
11
12
13
14 I certify I have reviewed the attached document(s) and believe that they
15 establish probable cause that the Defendant committed the above offense(s).
16
17 DATED: January 9, 2026 STATE OF WASHINGTON
18 PLACE: Port Orchard, WA
19
20
21 PHILIP A. BACUS, WSBA No. 31446
22 Deputy Prosecuting Attorney
23
24 All suspects associated with this incident are—
25 Houston Curry Wade
26
27
28
29
30
31
32
33
34



CHARGING DOCUMENT; Page 8 of 9

Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsap.gov/pros

DEFENDANT IDENTIFICATION INFORMATION

HOUSTON CURRY WADE Alias Name(s), Date(s) of Birth, and DOL Number
13355 N Madison Ave NE
Bainbridge Island, WA 98110

[Address source–Pursuant to CrRLJ/CrR 2.2, Complainant has attempted to ascertain the Defendant's current address by searching the Judicial Information System (JIS formerly called DISCIS) or Judicial Access Browser System (JABS) database, Department of Licensing abstract of driving record, Department of Corrections Felony Offender Reporting System and the law enforcement report]

Race: White or Caucasian	Sex: Male	DOB: 05/22/1981	Age: 44
D/L: WDL7B12D313B	D/L State: WA	SID: WA31253734	Height: 6'04
Weight: 210	JUVIS: Unknown	Eyes: Blue	Hair: Brown
DOC:	FBI: T35LNWJWE		

LAW ENFORCEMENT INFORMATION

Law Enforcement Report No.: B25006665
Law Enforcement Filing : Corporal Brock Gorang, 425
Law Enforcement Agency: Bremerton Police Department
Court: Kitsap County Superior Court
DNA Previously taken? No
Motor Vehicle Involved? No
Domestic Violence Charge(s)? No

CLERK ACTION REQUIRED

Amended Charging Document

PROSECUTOR DISTRIBUTION INFORMATION

Superior Court	District & Municipal Court
Original Charging Document—	Original Charging Document—
Original to Clerk	Electronically filed with the Clerk
1 bench copy (in-custody only)	Original +1 copy to file
1 copy to file	
Amended Charging Document(s)—	Amended Charging Document(s)—
Original to Clerk	Electronically filed with the Clerk
1 copy to file	Original +2 copies to file
	1 copy clipped inside file on top of left side
	1 copy to file

Prosecutor's File Number-0435971

CHARGING DOCUMENT; Page 9 of 9



Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsap.gov/pros



**BREMERTON
POLICE DEPARTMENT**
1025 BURWELL STREET
BREMERTON, WA 98337

SUPPLEMENTAL INCIDENT REPORT

CASE NUMBER B25006295	SUPPLEMENT NUMBER 19
CASE TYPE ICAC	CAD EVENT NUMBER
REPORTING OFFICER 444 - SMITH, BRANDON	REPORT DATE 01/09/2026

INCIDENT

LOCATION , BREMERTON, WA 98337	DATE 01/09/2026	TIME 12:45
PREMISE NAME		

AREA	DISTRICT	ASSIGNMENT GIU	SHIFT OTHER	JURISDICTION BPD
------	----------	--------------------------	-----------------------	----------------------------

ADDITIONAL INFORMATION

<input type="checkbox"/> BEHAVIORAL HEALTH	<input type="checkbox"/> DUI (TIME/YEARS)	
<input type="checkbox"/> SEX OFFENSE-INCLUDING FTR	<input type="checkbox"/> FOLLOW-UP COMPLETED	
<input type="checkbox"/> SRO	<input type="checkbox"/> TASK FORCE DATA/INDICATORS	
School	Use of Force	Pursuit

STATUS

CASE STATUS CLOSED	CASE STATUS DATE 12/18/2025	DISPOSITION ARREST	DISPOSITION DATE 12/18/2025	APPROVAL B001766/JVERTEFEUIE - VERTEF	APPROVAL DATE 01/09/2026
------------------------------	---------------------------------------	------------------------------	---------------------------------------	---	------------------------------------

INCIDENT REPORT	BREMERTON POLICE DEPARTMENT	CASE NUMBER B25006295	SUP NO 19
-----------------	-----------------------------	--------------------------	--------------

NARRATIVE**CERTIFICATE OF PROBABLE CAUSE**

AGENCY: Bremerton PD

REPORT NUMBER: B25006295

CLERK CODE:

SUSPECT'S NAME: Houston C Wade

BIRTH DATE: 5/22/1981

COURT: Kitsap Superior Court

TITLE OF CRIMES ARRESTED FOR AND RCW'S:

RCW 9.68A.090 Communication with minor for immoral purposes (Felony)

RCW 9.68A.100 - Commercial sexual abuse of a minor x2

RCW 9.68A.070.1 - Possession of depictions of minor engaged in sexually explicit conduct first degree

RCW 9.68A.070.2 - Possession of depictions of minor engaged in sexually explicit conduct second degree

ARREST DATE: 1/8/2026

ARREST TIME: 1600 hours

LOCATION OF CRIME: 13355 N Madison Ave NE, Bainbridge Island, WA

PROBABLE CAUSE:

On December 17, 2025, Houston Wade (DOB 5/22/1981) was taken into custody for communication with a minor for immoral purposes and attempted rape of a child in the first degree when he attempted to meet who he believed to be an 11-year-old girl on Schley Blvd in Bremerton, WA.

After the arrest, a search warrant on the 2003 BMW Z4 he arrived in revealed that a NUU S6603L cell phone was found under the driver's seat. A search warrant and an expansion of the NUU cell phone search were granted, resulting in additional evidence. A Samsung Galaxy Note 10+ was taken from Wade's person during the arrest. A search warrant for the Samsung Galaxy Note 10+ was granted, providing corroborating evidence that linked both devices to each other and Wade.

INCIDENT REPORT	BREMERTON POLICE DEPARTMENT	CASE NUMBER B25006295	SUP NO 19
-----------------	-----------------------------	--------------------------	--------------

Current network connections on the NUU cell phone indicated that the phone had successfully connected to various WiFi networks. "ClubNepotism" and "MonkeyButt" are Wade's home WiFi names. "Abigail" and "abigail" are his mother's home WiFi names. "Samsung Galaxy S8+ 2271" was the name of the hotspot he connected to from his personal Samsung Galaxy Note 10+. The name appears to have carried over from a backup associated with his previous Samsung Galaxy S8+ cell phone. A Galaxy S8+ was later found in a search of his residence.

The NUU cell phone appeared to be set up around January 25, 2025. The NUU cell phone had Kik, Hush, Whisper, Gmail, and other applications installed. This cell phone was used by Wade to communicate with what he believed to be an 11-year-old girl. The Android ID identifier from records provided by Kik matched the same in the settings for the Kik application installed on the NUU cell phone.

The NUU cell phone had an Instagram account logged in with username "Cashspoiler", display name "Wealth Manager", and bio "If I follow you it is because I want to spoil you sc profchamp ~ message if you want what I want". In February of 2022, multiple posts were made on the account with pictures of bands of one-hundred-dollar bills. Text in these posts includes: I want you to want this, I want you on my "team", and Cum see what it's all about. While the first two are text over pictures of money, the third is a video that features a band of one-hundred-dollar bills sticking out of the user's green denim jeans, flipping through the bills. While the NUU cell phone was set up in 2025, I requested that the warrant be expanded back to February 2022 to see if any messages, emails, or historical information had been synced to the device related to the Instagram account. The expansion led to the discovery of a victim Wade first contacted on Instagram on February 9, 2022, RS. I submitted a search warrant to Instagram for the Cashspoiler account (display name Wealth Manager) from Wade's NUU cell phone and received chats dating back to 2019.

Through my investigation, I have identified RS (DOB: 12/20/2005). She was a 16-year-old high school student in the Tacoma area, now 20 years old. After identifying RS, I contacted her and conducted a phone interview on December 26, 2025. RS confirmed that she had spoken with the "Wealth Manager" account on Instagram. She confirmed she sent images and video of herself. She explained that in February 2022, she snuck out of the house, met with Wade in the parking lot, and went to a hotel in Tacoma with him, where they had sex, though she couldn't remember which hotel exactly. At the time I spoke with RS, I didn't have the Instagram warrant return with greater context to their conversation.

After reviewing the Instagram chat messages between RS and Wade, I learned the following information. Wade's first message on February 9, 2022, at 4:15 PM was, "I take it that since you followed me you have interest in being a sugar baby?" Wade explained his intent was to "shower" her with "gifts and money", but he did "expect a lot in return". He explained he wanted to make her his "plaything" and "sub". He explained the sub/dom relationship like this: "Well, it's a power dynamic. There is a 'dom' (dominate) and a 'sub' (submissive). Basically, the more you do what I say, the more I reward you". When Wade asked what RS wanted out of the arrangement, she said "i honestly didnt know". Wade asked if she wanted to be made to do things by an "authority figure". Wade told her she could refer to him as "Sir" or "Professor". Wade encouraged her to sneak out and meet him, encouraged her to send "the most creative dirty pictures" she could think of. Wade told her what to wear when she snuck out to meet him, "I like bikini cut panties. A tight t-shirt, no bra. Whatever else you choose to wear is up to you. If you like to fool around in public a loose skirt is always a good choice, but it may be a bit cold for a walk at night" and "I want you shaved and smooth". This wording is almost identical to the language Wade used when attempting to meet the UC on December 17, 2025.

Wade further promised to give her a burner phone as a gift and eventually did so. Wade also said, "Have to make a stop an an [sic] adult store to pick some playthings up for you". Based on the content of the chats, Wade booked a hotel for February 9, 2022, but plans fell through when RS didn't show up at the church they had

INCIDENT REPORT	BREMERTON POLICE DEPARTMENT	CASE NUMBER B25006295	SUP NO 19
-----------------	-----------------------------	--------------------------	--------------

agreed to meet at. He rescheduled for the night of February 12, which turned into the early morning of February 13, when RS met him at the church. Earlier on the 12th, Wade messaged, "I've been rock hard since Wednesday. I want to tear you apart so bad". Wade checked in with RS later that day, apologizing for not messaging her sooner, as he had been busy at a Super Bowl party, and asked if she was sore from their time together.

RS and Wade corresponded over two years after he lured her with promises of money and gifts. Wade encouraged RS to "seduce" girls younger than her to recruit them for Wade's sexual exploitation. Wade specifically mentioned other cheerleaders at RS's school, even engaging in chats on Instagram with them. Wade and RS communicated through multiple platforms, including Instagram, Gmail, and Google Chat.

RS was a 16-year-old high school sophomore when she was exploited. The Gmail account set up on the NUU cell phone was wealthyman3000@gmail.com with the name "Wealthy Man". Wade had provided RS this email address in their Instagram chats. RS used the alias "Pasiely Hendricks" in her emails. The first email was from RS on March 9, 2022, in which she identified herself from Instagram. A separate email thread began on April 6, 2022, from a slightly different email where RS sent, "Hey it's me pasiely". The Gmail correspondence included Wade's requests for illicit, sexual images of RS. Prior to these emails, Wade had already asked for and received other images of RS in their Instagram chats.

While reviewing email correspondence, I found that RS sent one picture and one video of herself. While other pictures had been sent in the emails, only these two were downloaded to the NUU cell phone with a "modified" date of August 19, 2025, showing Wade had knowingly interacted with that specific media recently. The email before RS sent the picture, Wade wrote, "You're lovely. Give me a dirty one of you at school". RS replied with a topless image of herself while at school. The picture depicted a young, white female with long brown hair and brown or hazel eyes, wearing nothing but a gold chain necklace with a cross. The picture shows her face and upper torso, ending just below her breasts. Wade responded, writing, "Your are beautiful! I probably won't have a chant to chat until late tomorrow afternoon, but you should film yourself making a mess at school" [sic]. In response, RS sent a video of herself masturbating. The video is 3 minutes and 18 seconds. The video focuses on her genitalia and fingers. She appeared to be wearing a blue top, possibly a sports bra. Her face isn't visible in the picture, but the timestamps of creation and sending are consistent with it being created just prior to being sent. After receiving the video, Wade wrote, "You are just the wettest thing. That's going to keep me rock hard all day long".

On August 17, 2025, Houston Wade began chatting with an Instagram account belonging to a 14-year-old girl from the area, OG (DOB: 5/28/2011). I identified OG through information on her Instagram that led me to speak with her volleyball club's director. I later spoke with OG's mother to confirm OG's information and Instagram name. Wade began the conversation by telling OG she was beautiful and they should "have some fun". Shortly after, even though OG is 14, she identified herself as a 15-year-old in chats when she said, "yeah get a life creep im 15 weirdo". Wade's response was, "I have a life, and being a creep is the goal. What I have to offer doesn't interest everyone, and that's ok. If you ever find yourself wanting money, gifts, trips, or whatever you desire, you know where to find me". OG reiterated two more times that she was an underage, 15-year-old minor. OG had believed Wade wanted photos of her, but Wade replied, "I don't want photos of you. I want you." Just before OG told Wade to stop messaging her, he wrote, "Oh come on, you know you get horny. Everyone does. Perhaps it's something mundane, a boy you know... Or maybe it's something really kinky like a compromising situation. When I was young I really wanted to do it right there on the alter [sic] at the front of the church. Just seemed so naughty (shrug emoji)".

Probable cause exists for RCW 9.68A.090 Communication with minor for immoral purposes, as Houston Wade, while knowing OG was a female minor, engaged in electronic communication with her for the purpose of grooming, luring, and convincing her to engage in sexual conduct with him.

INCIDENT REPORT	BREMERTON POLICE DEPARTMENT	CASE NUMBER B25006295	SUP NO 19
-----------------	-----------------------------	--------------------------	--------------

Probable cause exists for RCW 9.68A.100 Commercial Sexual Abuse of a Minor, as Houston Wade, while knowing RS was a female minor, offered her money and gifts in exchange for engaging in sexual conduct with him. An additional victim, OG, was offered money, gifts, travel, or whatever she desired in exchange for engaging in sexual conduct with him.

Probable cause exists for RCW 9.68A.070.1 Possession of depictions of minor engaged in sexually explicit conduct in the first degree, as Houston Wade knowingly possessed a visual depiction of a minor female masturbating.

Probable cause exists for RCW 9.68A.070.2 Possession of depictions of minor engaged in sexually explicit conduct in the second degree, as Houston Wade knowingly possessed a visual depiction of a minor female's unclothed breasts wherein his response clearly showed sexual stimulation of the viewer.

The preceding narrative is not intended to be a complete record of the actions of all officers or a full explanation of the entire incident, but a brief synopsis of the facts leading to the establishment of probable cause at the time of arrest.

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and accurate to the best of my knowledge, information and belief.

B Smith 444

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
FILED

December 18, 2025

KITSAP COUNTY CLERK
DAVID T. LEWIS III

IN THE KITSAP COUNTY SUPERIOR COURT

STATE OF WASHINGTON,

Plaintiff,

v.

HOUSTON CURRY WADE,
Age: 44; DOB: 05/22/1981,

Defendant.

No. 25-1-01060-18

INFORMATION

(Total Counts Filed – 2)

COMES Now the Plaintiff, STATE OF WASHINGTON, by and through its attorney, PHILIP A. BACUS, Deputy Prosecuting Attorney, and hereby alleges that contrary to the form, force and effect of the ordinances and/or statutes in such cases made and provided, and against the peace and dignity of the STATE OF WASHINGTON, the above-named Defendant did commit the following offense(s)–

Count I

Attempted Child Molest in the First Degree (V<12+D - 36 Months Older)

On or about December 17, 2025, in the County of Kitsap, State of Washington, Houston Curry Wade, being at least thirty-six (36) months older than the victim, had sexual contact with another person who was less than twelve (12) years old; contrary to the Revised Code of Washington 9A.44.083.

CHARGING DOCUMENT; Page 1 of 6



Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsap.gov/pros

(Maximum Penalty—Life imprisonment and/or a \$50,000 fine pursuant to RCW 9A.44.083(2) and 9A.20.021(1)(a), plus restitution and assessments.)

(If Houston Curry Wade has previously been convicted on two separate occasions of a "most serious offense" as defined by RCW 9.94A.030, in this state, in federal court, or elsewhere, the mandatory penalty for this offense is life imprisonment without the possibility of parole pursuant to RCW 9.94A.030 and 9.94A.570.)

(If Houston Curry Wade has previously been convicted in this state or elsewhere on one separate occasion of rape in the first or second degree, or rape of a child in the first or second degree, or child molestation in the first degree, or indecent liberties by forcible compulsion, or any of the following, provided there is a finding of sexual motivation: murder in the first or second degree, or homicide by abuse, or kidnapping in the first or second degree, or assault in the first or second degree, or assault of a child in the first or second degree, or burglary in the first degree, or an attempt to commit any of the preceding crimes, the mandatory penalty for this offense is life imprisonment without the possibility of parole pursuant to RCW 9.94A.030 and 9.94A.570.)

JIS Code: 9A.44.083 Child Molestation 1-Self

Mode of Commission—Criminal Attempt

TO COMMIT THIS CRIME, Houston Curry Wade, with intent to commit a specific crime, did any act which is a substantial step toward the commission of that crime; contrary to Revised Code of Washington 9A.28.020(1).



(Maximum Penalty—The maximum penalty for criminal attempt, criminal solicitation and criminal conspiracy is based upon the underlying crime that is charged, pursuant to RCW 9A.28.020(3), 9A.28.030(2), and 9A.28.040(3).)

Underlying Charged Crime	Resulting Classification of the Crime if the Mode of Commission is:		
	Attempt	Solicitation	Conspiracy
Murder in the First Degree	Class A Felony	Class A Felony	Class A Felony
Arson in the First Degree	Class A Felony	Class B Felony	Class A Felony
Child Molestation in the First Degree; Indecent Liberties by Forcible Compulsion; Rape in the First or Second Degrees; or Rape of a Child in the First or Second Degrees.	Class A Felony	Class B Felony	Class B Felony
Other Class A Felony	Class B Felony	Class B Felony	Class B Felony
Class B Felony	Class C	Class C	Class C



	Felony	Felony	Felony
Class C Felony	Gross Misdemeanor	Gross Misdemeanor	Gross Misdemeanor
Gross Misdemeanor or Misdemeanor	Misdemeanor	Misdemeanor	Misdemeanor

Count II
Communication With Minor For Immoral Purposes

On or between August 29, 2025 and December 17, 2025, in the County of Kitsap, State of Washington, Houston Curry Wade (a) did communicate with a minor for immoral purposes of a sexual nature; and/or (b) did communicate with someone Houston Curry Wade believes to be a minor for immoral purposes of a sexual nature, to-wit: ; contrary to Revised Code of Washington 9.68A.090(1).

(Maximum Penalty-Three hundred sixty-four (364) days in jail or \$5,000 fine, or both, pursuant to RCW 9.68A.090 and RCW 9.92.020(1), plus restitution, assessments and court costs.)

(Sex Offender Registration-A person who has been found to have committed or has been convicted of Communication With a Minor For Immoral Purposes in violation of RCW 9.68A.090, or who has been found not guilty by reason of insanity under chapter 10.77 RCW of committing Communication With a Minor For Immoral Purposes in violation of RCW 9.68A.090, shall register with the county sheriff as required by RCW



1 9A.44.130.)
2
3
4 JIS Code: 9.68A.090.1 Comm With Minor-Immoral Purposes
5
6 I certify I have reviewed the attached document(s) and believe that they
7 establish probable cause that the Defendant committed the above offense(s).
8

9 DATED: December 18, 2025

STATE OF WASHINGTON

10 PLACE: Port Orchard, WA


11
12
13 PHILIP A. BACUS, WSBA No. 31446
14 Deputy Prosecuting Attorney

15 All suspects associated with this incident are—
16

Houston Curry Wade
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34

CHARGING DOCUMENT; Page 5 of 6



Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsap.gov/pros

DEFENDANT IDENTIFICATION INFORMATION

HOUSTON CURRY WADE
13355 N Madison Ave NE
Bainbridge Island, WA 98110 Alias Name(s), Date(s) of Birth, and DOL Number

[Address source—Pursuant to CrRLJ/CrR 2.2, Complainant has attempted to ascertain the Defendant's current address by searching the Judicial Information System (JIS formerly called DISCIS) or Judicial Access Browser System (JABS) database, Department of Licensing abstract of driving record, Department of Corrections Felony Offender Reporting System and the law enforcement report]

Race: White or Caucasian Sex: Male DOB: 05/22/1981 Age: 44
D/L: WDL7B12D313B D/L State: WA SID: WA31253734 Height: 6'04
Weight: 210 JUVIS: Unknown Eyes: Blue Hair: Brown
DOC: FBI: T35LNWJWE

LAW ENFORCEMENT INFORMATION

Law Enforcement Report No.: B25006665
Law Enforcement Filing : Corporal Brock Gorang, 425
Law Enforcement Agency: Bremerton Police Department
Court: Kitsap County Superior Court
DNA Previously taken? No
Motor Vehicle Involved? No
Domestic Violence Charge(s)? No

CLERK ACTION REQUIRED

In Custody Charging Document

PROSECUTOR DISTRIBUTION INFORMATION

Superior Court	District & Municipal Court
Original Charging Document – Original to Clerk 1 bench copy (in-custody only) 1 copy to file	Original Charging Document – Electronically filed with the Clerk Original +1 copy to file
Amended Charging Document(s) – Original to Clerk 1 copy to file	Amended Charging Document(s) – Electronically filed with the Clerk Original +2 copies to file 1 copy clipped inside file on top of left side 1 copy to file

Prosecutor's File Number-0435971

CHARGING DOCUMENT; Page 6 of 6



Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsan.gov/pros



BREMERTON POLICE DEPARTMENT

1025 BURWELL STREET
BREMERTON, WA 98337

SUPPLEMENTAL INCIDENT REPORT

CASE NUMBER B25006295	SUPPLEMENT NUMBER 3
CASE TYPE ICAC	CAD EVENT NUMBER
REPORTING OFFICER 444 - SMITH, BRANDON	REPORT DATE 12/18/2025

INCIDENT

LOCATION BREMERTON, WA 98337	DATE 12/18/2025	TIME 08:24
PREMISE NAME		
AREA	DISTRICT GIU	ASSIGNMENT SHIFT OTHER

ADDITIONAL INFORMATION

<input type="checkbox"/> BEHAVIORAL HEALTH	<input type="checkbox"/> DUI (TIME/YEARS)	
<input type="checkbox"/> SEX OFFENSE-INCLUDING FTR	<input type="checkbox"/> FOLLOW-UP COMPLETED	
<input type="checkbox"/> SRO	<input type="checkbox"/> TASK FORCE DATA/INDICATORS	
School	Use of Force	Pursuit

STATUS

CASE STATUS CLOSED	CASE STATUS DATE 12/18/2025	DISPOSITION ARREST	DISPOSITION DATE 12/18/2025	APPROVAL B001766/JVERTEFEUIE - VERTEF	APPROVAL DATE 12/18/2025
------------------------------	---------------------------------------	------------------------------	---------------------------------------	---	------------------------------------

Received/Kitsap County Prosecutors

OFFENSES

ENTRY NO 2	VIOLATION/STATUTE 9A.44.073		OFFENSE DESCRIPTION RAPE OF A CHILD I				
	ATTEMPTED Y	LEVEL FA	COUNTS	NCIC CODE 1199	DISPOSITION	DISPOSITION DATE	
	AGENCY CLASSIFICATION SEX ASSAULT-OTHER		LOCATION OF OFFENSE				
	COURT						
	COMMENT						

SUSPECTS

ENTRY NO 1	INVOLVEMENT SU		NAME: LAST, FIRST, MIDDLE WADE, HOUSTON CURRY									
	HOME ADDRESS 13355 N MADDISON AVE NE BAINBRIDGE ISLAND WA 981				MAILING ADDRESS							
	EMPLOYER BRUCIATO			EMPLOYER ADDRESS				OCCUPATION				
	HOME PHONE (206) 842-1420			CELL PHONE			OTHER PHONE		EMPLOYER PHONE			
	DOB 05/22/1981	AGE 44	SEX M	RACE W	JUV N	ETH N	HEIGHT 604	WEIGHT 210	HAIR BRO	EYES BLU	POB WA	RESIDENCY R
	DL NUMBER		DL ST	SSN		FBI ID		STATE ID				
	COMMENT											

NARRATIVE

CERTIFICATE OF PROBABLE CAUSE

AGENCY: Bremerton Police Department

REPORT NUMBER: B25006295

CLERK CODE:

SUSPECT'S NAME: Houston Curry Wade

BIRTH DATE: 05/22/1981

COURT: Kitsap Superior Court

TITLE OF CRIMES ARRESTED FOR AND RCW'S:

RCW 9.68A.090 - Communication with minor for immoral purposes

RCW 9A.44.073 - Rape of a child in the first degree

ARREST DATE: 12/17/2025

ARREST TIME: 1745 hours

LOCATION OF CRIME: Homer Jones Road, & Schley Blvd, Bremerton, WA 98310

PROBABLE CAUSE:

On 11/3/2025, I received an e-mail from Special Agent (SA) Kesley Main with the Naval Criminal Investigative Services (NCIS). Before this e-mail, SA Main and I had discussed undercover (UC) chatting because she had completed the ICAC-certified UC chat class. I learned from the email that SA Main had been chatting with an individual who had expressed interest in meeting with SA Main's UC persona. I later learned that her persona was that of an eleven-year-old girl in sixth grade.

The suspect, later identified as Houston Wade (DOB 05/22/1981), sent the UC account a picture of himself.

The initial chat began on August 29, 2025, in a phone application called "Hush". Wade's screen name was "AuthorityFigure" with the post "The best part about teaching is the students." SA Main responded to the post by saying, "Hi." Wade asked if the UC was a good student. The UC told him she was in sixth grade and eleven years old, but wasn't sure she was the kind of person he wanted to talk to. Wade told her that was exactly who he wanted to talk to. Wade asked if she wanted to move the chat to another application; the UC picked Kik. That same day, they began communicating on Kik. Wade provided the username "pulse_of_life_". The display name for the account was "The Captain".

The UC and Wade chatted regularly over the course of approximately 110 days. Initial signs of grooming began on September 18, 2025. Wade said he was imagining how cute she would look curled up with a book. The UC sent an edited image of herself to make her appear to be an 11-year-old. Wade told her she was "definitely a looker," noting that he was a fan of her pigtails. He added, "Well, this significantly older man is telling you that you are beautiful". On October 12, 2025, when discussing hobbies, Wade made some suggestions, including "insert really filthy pervy hobbie idea here" among a list of more conventional hobbies. He added, "Really hoping you choose the pervy hobbie (cross fingers emoji)". Later that night, he inquired if there was a day the UC would be available to "hang out".

Wade continued his grooming by attempting to solicit intimate images from someone he believed was an 11-year-old girl. On October 13, 2025, Wade asked if the UC had ever sent a "sexy" pic to someone. On October 15, 2025, Wade brought the topic back up saying, "Well, I'll be the little devil on your shoulder:

give in to it (devil emoji)". He proposed she take pictures of herself that she thought were sexy, but she didn't have to send them, but would still have them. The UC replied that they thought they could do that. Wade added, "Be as lewd as you want. You don't have to choose to send me anything if you don't want to." The UC thanks Wade for not pressuring her. Wade told her it isn't fun to be pressured and that they would take things at a pace she was comfortable with.

Wade began actively attempting to meet the girl he believed to be 11 years old to engage in various sex acts. On November 2, 2025, Wade asked when they were going to "hang out" adding he was excited to spend time with her. The UC asked what he wanted to do, Wade said they could go on a "date of sorts" starting with a meal and doing "some hanging out after". When the UC said that could be fun and asked if there was anything else, Wade replied that the "hanging out" was about doing "a lot of naughty things" with the UC. Wade suggested they could do some experimenting to see what the UC liked. The UC requested further clarification, so she wasn't surprised. Wade replied, "We'll go as far as you want. Making out and heavy petting for sure. There's no need to do anything more than what you feel comfortable with. If you want to experience your first orgasm or more, you'll let me know. If you don't, then you'll tell me." He explained that he was experienced and always ready for more, but acknowledged that her lack of experience might make her apprehensive. The UC told Wade that she trusted him and asked what the best way to experience an orgasm was. Wade replied "clitoral stimulation" for her first time, saying it would blow her mind. He listed other ways "women can experience orgasms" including, "clitoris, g-spot, c-spot, breasts (some), anal (most)." Wade later added, "I personally get all my pleasure from seeing you lose all control because of how good you feel and most women go their entire lives not knowing it's possible to feel that good". Wade said, "Your first experience will be burned into your mind for the rest of your life, and I want it to be really, really, really good!".

Wade continued his grooming practice by telling the girl he bought her a gift. On November 9, 2025, Wade told the UC he bought her a present, but didn't tell her what it was, saying it was something she would "really, really like". When she said she was excited, he replied, "And I hope to unwrap you like a present. Have you figured out when you'll be able to sneak away for a day?"

Wade and the UC initially agreed to a meet on December 11, 2025. The UC cancelled because of logistical issues with law enforcement. However, the UC proposed to meet on December 17, and Wade agreed. The meet was scheduled to take place between 5:00 and 6:00 PM at East Park in Bremerton, near the skatepark.

On December 17, law enforcement surveilled Wade while he left his residence at approximately 3:11 PM. On the way, Wade stopped at the Quality Inn in Silverdale. He entered the hotel with a backpack. After leaving the hotel to go back to his vehicle, he no longer had the backpack with him. Later, when he was taken into custody, he had two hotel room keys for room 110 on his person. After a telephonic search warrant was granted for the search of the hotel room, law enforcement discovered a variety of sexual paraphernalia consistent with the different sexual acts Wade suggested in the chats. He brought with him "booty glide personal lubricant", 4 condoms, a used container of lubricant, additional lubricant specifically for sex toys, a dildo wrapped in plastic wrap, a vibrator, four bondage straps, and a newly packaged Air Touch II described as a "clitoral suction rabbit" sex toy. In chats, when the UC expressed a

concern about pain involved in sex, Wade said, "There's a lot we can do to make sure things aren't painful, or much painful", and then "the pleasure will sort of cancel it out in your brain".

After leaving the hotel, Wade continued to the skate park, arriving at approximately 5:25 PM. A minute after arriving, he texted the UC that he would be there in about 19 minutes. At approximately 5:39 PM, the UC asked if he could meet her by the skate park. Wade replied, instructing her to walk to the bottom of the driveway by the skate park, the location where he had been parked. Wade had been sitting in the parking lot for 14 minutes. Law enforcement believed Wade had taken a substantial step toward attempting to meet with the girl he believed was 11 years old. Shortly thereafter, law enforcement took Wade into custody without incident and transported him back to the police department for an interview.

Wade was read his Miranda Rights in the interview room and agreed to talk to Detective Mulitaupole. While being interviewed, Wade feigned ignorance, saying he had gotten lost in the area while attempting to go to dinner at La Fermata, a restaurant that closed in 2024. However, it was clear from surveillance that Wade went directly to a parking lot in the area, parked, and waited there for the 11-year-old girl.

Detective Mulitaupole told Wade that a mother had discovered chats on her daughter Sarah's phone and turned it into the police. Wade listed Sarah's that he knew and provided their ages without being asked. It wasn't until after this list that Detective Mulitaupole told him about Sarah being 11 years old.

When Detective Mulitaupole confronted Wade with the content of the chats, Wade interrupted, saying, "This is really uncomfortable." After being confronted with additional information in the case, Wade requested an attorney.

Houston Wade committed the crime of communication with a minor for immoral purposes when he knowingly communicated with a person he believed to be an 11-year-old girl, using grooming techniques to present various sex acts he hoped to perform with her at a future date. Houston Wade committed the crime of attempted rape of a child in the first degree when he showed substantial steps to meet with an 11-year-old girl for the purpose of having sexual intercourse in a variety of ways by driving from his residence in Bainbridge Island, renting a hotel room and setting up various sex toys and bondage restraints, and arrived at East Park in Bremerton, WA. He then instructed the person he believed was an 11-year-old girl to meet him near the parking lot where he was waiting with the purpose of ultimately transporting her to a hotel room he had prepared to perform the previously discussed sex acts.

The preceding narrative is not intended to be a complete record of the actions of all officers or a full explanation of the entire incident, but a brief synopsis of the facts leading to the establishment of probable cause at the time of arrest.

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and accurate to the best of my knowledge, information and belief.

B Smith 444

1
2
3
4
5
6
7
RECEIVED AND FILED
IN OPEN COURT

8
9
10
11
12
13
14
15
16
17
18
19
20
1 JAN - 9 2026

20
30
40
50
60
70
DAVID T. LEWIS III

8
9
10
11
12
13
14
15
16
17
18
19
20
IN THE KITSAP COUNTY SUPERIOR COURT

21
STATE OF WASHINGTON,

22
Plaintiff,

23
No. 25-1-01060-18

24
12
13
14
HOUSTON CURRY WADE,
Age: 44; DOB: 05/22/1981,

25
12
13
14
Sexual Assault Protection Order
[Pre-Adjudication]
(ORSXP)
(JIS order code: SXP)
Clerk's Action Required

26
15
Defendant.

27
16
I. FINDINGS

28
17
18
19
20
The court finds that the Defendant has been charged with or arrested for a sex offense as defined in RCW 9.94A.030, a violation of RCW 9A.44.096, a violation of RCW 9.68A.090, or a gross misdemeanor that is, under chapter 9A.28 RCW, a criminal attempt, criminal solicitation, or criminal conspiracy to commit an offense that is classified as a sex offense under RCW 9.94A.030.

29
17
18
19
20
The court further finds the Defendant should be prohibited from having any contact with the alleged or proven victim (hereinafter referred to as the "protected person") of said offense, and, has considered the provisions of RCW 9.41.800 regarding the need to surrender dangerous weapons, firearms, or firearm licenses.

24
16
I. ORDER

25
17
This Sexual Assault Protection Order is entered pursuant to RCW 9A.44.210.

26
18
THE PROTECTED PERSON Is: R.S., DOB 12/20/2005

27
19
It is hereby ordered as follows:

28
A) Defendant is **Prohibited** from the following:

29
30
1) Having any contact with the protected person directly, indirectly or through 3rd
31
parties regardless of whether those 3rd parties know of the order, including, but

Sexual Assault Protection Order

P 25-1-01060-18

ORSXP 17

R Order for Sexual Assault Protection

20201225



Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsap.gov/pros

1 not limited to, phone, mail, electronic communications, and social media
2 websites;

3 2) Knowingly coming within or knowingly remaining within 500 feet 1,000
4 feet _____ of the protected person's residence, workplace, school, and
5 daycare and _____, and/or, keeping the protected person under
surveillance.

6 3) Other restraints (*if checked*)-[see RCW 9.41.800 concerning the need to surrender firearms
7 & weapons]:

8 Obtaining, owning, possessing, or controlling: firearms knives
9 other dangerous weapons other items (*please specify*):
10 _____.

11 Surrender all firearms, dangerous weapons, and/or any permits or licenses
12 to own or possess firearms to (*please specify agency*): _____.

13 _____

14 B) This Pre-Adjudication Sexual Assault Protection Order:

15 expires in two (2) years.

16 (Note: For pre-adjudication orders, the typical request is two years from entry but the decision is up
17 to the court. Pursuant to RCW 9A.44.210, the law enforcement agency must enter the order until the
18 expiration date or one year if unspecified. In addition, the order must terminate anytime the Defendant
19 is acquitted or the charges are dismissed, unless the protected party files an independent action for a
sexual assault protection order, whereupon this order may be continued by the court until a full
hearing is conducted pursuant to RCW 7.105.)

20 **Warnings to the Defendant:** Violation of this order is a criminal offense under
21 chapter 7.105.450 RCW and **will subject a violator to arrest.** You can be arrested
22 even if any person protected by the order invites or allows you to violate the order's
23 prohibitions. You have the sole responsibility to avoid or refrain from violating the
order's provisions. Only the court can change the order.

24 This order is issued in accordance with Full Faith and Credit provisions of VAWA: 18
25 U.S.C. § 2265. The court determines the Defendant's relationship to a person protected
26 by this order is: current or former spouse parent of a common child current or
27 former cohabitant as intimate partner current or former dating partner. Therefore, 18
U.S.C. §§ 2261 (federal violation penalties) may apply to this order.

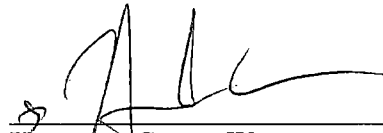
28 It is further ordered that the clerk of the court shall forward a copy of this order on or
29 before the next judicial day to KCSO POPD BPD Poulsbo PD BIPD
30 _____, which shall enter it in a computer-based criminal intelligence system
31 available in this state used by law enforcement to list outstanding warrants.



1

2 Done in open court in the presence of the Defendant this date: January 9, 2026.

3

4 
5 HOUSTON CURRY WADE
6 Defendant

7

8 PRESENTED BY—
9 STATE OF WASHINGTON

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

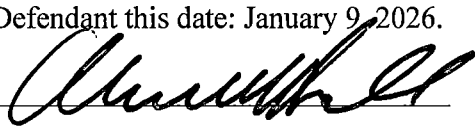
27

28

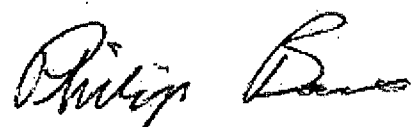
29

30

31


3 Judge/Commissioner KEVIN D. HULL

4 APPROVED FOR ENTRY—

5 
6 PHILIP A. BACUS, WSBA 31446
7 DEPUTY PROSECUTING ATTORNEY

8 
9 AARON D TALNEY, WSBA NO. 22154
10 Attorney for Defendant

11 Sexual Assault Protection Order;
12 Page 3 of 3
13 RCW 7.90.150



14 Chad M. Enright, Prosecuting Attorney
15 Special Assault Unit
16 614 Division Street, MS-35
17 Port Orchard, WA 98366
18 (360) 337-7174; Fax (360) 337-4949
19 kitsap.gov/pros

1
2
3
4
5
6
7
8
RECEIVED AND FILED
IN OPEN COURT

9 JAN - 9 2026

10 DAVID T. LEWIS III

11
12
13
14
15 IN THE KITSAP COUNTY SUPERIOR COURT

16 STATE OF WASHINGTON, Plaintiff, No. 25-1-01060-18
17 v. Sexual Assault Protection Order
18 HOUSTON CURRY WADE, [Pre-Adjudication]
19 Age: 44; DOB: 05/22/1981, (ORSXP)
20 Defendant. (JIS order code: SXP)
Clerk's Action Required

21 I. FINDINGS

22 The court finds that the Defendant has been charged with or arrested for a sex offense
23 as defined in RCW 9.94A.030, a violation of RCW 9A.44.096, a violation of RCW
24 9.68A.090, or a gross misdemeanor that is, under chapter 9A.28 RCW, a criminal
attempt, criminal solicitation, or criminal conspiracy to commit an offense that is
25 classified as a sex offense under RCW 9.94A.030.

26 The court further finds the Defendant should be prohibited from having any contact with
27 the alleged or proven victim (hereinafter referred to as the "protected person") of said
28 offense, and, has considered the provisions of RCW 9.41.800 regarding the need to
surrender dangerous weapons, firearms, or firearm licenses.

29 I. ORDER

30 This Sexual Assault Protection Order is entered pursuant to RCW 9A.44.210.

31 THE PROTECTED PERSON IS: O.G., DOB 05/28/2011

32 *It is hereby ordered as follows:*

33 A) Defendant is **Prohibited** from the following:

34 1) Having any contact with the protected person directly, indirectly or through 3rd
35 parties regardless of whether those 3rd parties know of the order, including, but

25-1-01060-18
ORSXP 18
Order for Sexual Assault Protection
20201229



27;



28 Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsap.gov/pros

1 not limited to, phone, mail, electronic communications, and social media
2 websites;

3 2) Knowingly coming within or knowingly remaining within 500 feet 1,000
4 feet _____ of the protected person's residence, workplace, school, and
5 daycare and _____, and/or, keeping the protected person under
surveillance.

6 3) Other restraints (*if checked*)-[see RCW 9.41.800 concerning the need to surrender firearms
7 & weapons]:

8 Obtaining, owning, possessing, or controlling: firearms knives
9 other dangerous weapons other items (*please specify*):
10 _____.

11 Surrender all firearms, dangerous weapons, and/or any permits or licenses
12 to own or possess firearms to (*please specify agency*): _____.

13 _____

14 B) This Pre-Adjudication Sexual Assault Protection Order:

15 expires in two (2) years.

16 *(Note: For pre-adjudication orders, the typical request is two years from entry but the decision is up
17 to the court. Pursuant to RCW 9A.44.210, the law enforcement agency must enter the order until the
18 expiration date or one year if unspecified. In addition, the order must terminate anytime the Defendant
19 is acquitted or the charges are dismissed, unless the protected party files an independent action for a
sexual assault protection order, whereupon this order may be continued by the court until a full
hearing is conducted pursuant to RCW 7.105.)*

20 **Warnings to the Defendant:** Violation of this order is a criminal offense under
21 chapter 7.105.450 RCW and **will subject a violator to arrest.** You can be arrested
22 even if any person protected by the order invites or allows you to violate the order's
23 prohibitions. You have the sole responsibility to avoid or refrain from violating the
order's provisions. Only the court can change the order.

24 This order is issued in accordance with Full Faith and Credit provisions of VAWA: 18
25 U.S.C. § 2265. The court determines the Defendant's relationship to a person protected
26 by this order is: current or former spouse parent of a common child current or
27 former cohabitant as intimate partner current or former dating partner. Therefore, 18
U.S.C. §§ 2261 (federal violation penalties) may apply to this order.

28 It is further ordered that the clerk of the court shall forward a copy of this order on or
29 before the next judicial day to KCSO POPD BPD Poulsbo PD BIPD
30 _____, which shall enter it in a computer-based criminal intelligence system
31 available in this state used by law enforcement to list outstanding warrants.

Sexual Assault Protection Order;
Page 2 of 3
RCW 7.90.150



Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsap.gov/pros

1

2 Done in open court in the presence of the Defendant this date: January 9, 2026.

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

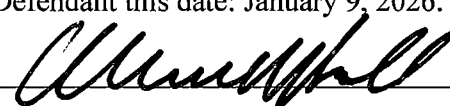
29

30

31



HOUSTON CURRY WADE
Defendant



Judge/Commissioner KEVIN D. HULL

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

7

8

9

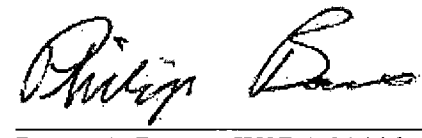
10

11

12

13

14



PHILIP A. BACUS, WSBA 31446
DEPUTY PROSECUTING ATTORNEY



AARON D TALNEY, WSBA NO. 22154
Attorney for Defendant

Sexual Assault Protection Order;
Page 3 of 3
RCW 7.90.150



Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsap.gov/pros

SUPERIOR COURT OF WASHINGTON
COUNTY OF KITSAP

THE STATE OF WASHINGTON
vs.
WADE, HOUSTON CURRY
Defendant.

Honorable: Hull, Kevin D
Court Reporter: Court Reporter, FTR
Courtroom: Courtroom 212
Court Clerk: McDonald, Meaghan
Date: January 08, 2026
No. 25-1-01060-18

The State of Washington represented by Rugy Deputy Prosecuting Attorney / Zoom

The Defendant appearing YES/NO [] In custody [] Not in custody / Zoom

Represented by Talney / Zoom

The matter before the court is:

Preliminary Appearance Change of Plea Motion For / To Quash Bench Warrant
 Formal Charging 3.5(s) / 3.6 (s) / FA Return on Bench Warrant
 Arraignment Waiver of Extradition Motion to Continue Omni/Trial _____
 Omnibus Status _____ State Defense Joint/Negotiations/Trial Prep
 Call Only Mot to With/Sub Counsel Motion to amend release and/or Bail Reduction
 Stipulated Facts Trial Motion _____ Drug Court PACT _____

Defendant answers to true name as charged Advised of Rights Signed Read in Open Court
 Served with true copy of Arrest Offense/Information (Amended) Read in Open Court/Reading Waived
 Counsel Appointed: /OPD _____ Court finds defendant indigent
 Will / Has Retain Counsel _____
 Released on P. R. Bail set at/reduced to \$ _____ Posted/Dist. Ct. Concurrent with _____
 Release Conditions Order Signed Waiver of Extradition Signed Amended Release Order Signed
 Prosecutor Sworn to give Probable Cause/Further Summary for plea Probable Cause waived/stipulated
 Court finds Probable Cause PC/Plea established through warrant/certification Book & Release
 No Contact/SAPO Order signed No Contact/SAPO Order served on Defendant Order Surrender Weapons

Not Guilty Plea Guilty Plea Alford Plea In re: Barr Plea Court finds Defendant guilty on plea of guilty
 Plea Agreement signed Statement on Plea of Guilty Signed Order Detaining/Releasing after conviction
 Court Finds Defendant Guilty on Stipulated Facts Pre-sentence Investigation ordered
 Notification of Conviction and Firearm Warning signed View /Screen /Accepted-DC / BHC / VC / Dist Ct Div
 Omnibus/3.5 Stipulation Signed Defendant Waives Speedy Trial/Sentencing to _____
 Defendant Advised of Strike Offense Bail Bond Extended Pending Sentencing
 Defendant advised of further arraignment/hold back charges Court orders Bail Forfeited/Exonerated

Omnibus 1/27/26 at 9 am/pm Formal Charging/Entry of Plea _____ at _____ am/pm

Set for Trial 3/2/26 at 9:00 am Drug Court Hearing _____ at _____ am/pm

3.5(s)/3.6(s)/Further Arraignment/ Change of Plea/Status _____ at _____ am/pm

PACT AGREEMENT ENTRY STATUS/ COMPLIANCE/ VIOLATION _____ at _____ am/pm

Motion/Special Set hearing for _____ set _____ at _____ am/pm

Sentencing date _____ at _____ am/pm Defendant remanded

Courtroom Polled: No Response Time _____ am/pm FTA/Non Appear noted

Bench Warrant Ordered/Quashed Bail set at \$ _____ Consecutive/Concurrent Cash only

Defense - Dx still going thru

Written and oral notice given to defendant for above-set dates Motion Granted/Denied Matter Stricken

Court Scheduler notified of Special Set / Trial / Stricken Trial Strike trial date of 2/9/26

ARRAIGNMENT 05/2020

25-1-01060-18
MTHRG 9
Motion Hearing
20186433





Superior Court of Washington
County of Kitsap

STATE OF WASHINGTON,

Plaintiff,

vs.

Houston Wade

Defendant.

RECEIVED AND FILED
IN OPEN COURT

JAN - 8 2026

DAVID T. LEWIS III

No. 25-1-01060-18

ORDER SETTING TRIAL DATE
AND/OR OTHER HEARINGS

(ORSTD/ORST/ORSOH)

Clerk's Action Required

IT IS ORDERED that:

1. THE FOLLOWING COURT DATES ARE SET FOR THE DEFENDANT:

Formal Charging Omnibus FA 3.5(s) 3.6(s) Competency Status Change of Plea Sentencing
 Restitution [Sign or Set Hearing] Drug Court Status (Re: _____)

(Date) 1/27/26 (Time) 9:00 a.m. p.m. Dept./Visiting Judge _____ Special Set

_____ (Date) _____ (Time) _____ a.m. p.m.
Dept./Visiting Judge _____ Special Set

Attorney Status Hearing (Date) _____ (Time) _____ a.m. p.m.

HEARING MAY BE STRICKEN UPON DEFENSE ATTORNEY FILING A NOTICE OF APPEARANCE AT LEAST 48 HOURS PRIOR TO SCHEDULED
ATTORNEY STATUS HEARING

Trial on: (Date) 3/2/26 Time: 9:00 a.m. Dept./Visiting Judge _____

2. The defendant must personally be present at these hearings at: SUPERIOR COURT OF WASHINGTON

Address: 614 Division Street
Port Orchard, WA 98366

Estimated length of trial/hearing: _____

60 90-day expiration date: 4/1/26

Strike Trial Date of: 2/1/26

Date of Arraignment: Today
[Complete only if this order sets the initial trial date. CrR 3.3(d)(1).]

NOTE: IF YOUR CASE IS PUT ON STANDBY, YOU WILL BE
REQUIRED TO BE IN COURT ON TWO HOURS NOTICE.

**NOTICE IS HEREBY GIVEN THE COURT HAS SET
THE ABOVE DATE(S) FOR TRIAL AND/OR
HEARING(S) IN THIS CASE.**

FAILURE TO OBJECT TO THE DATE OF TRIAL ON THE GROUNDS IT IS NOT WITHIN THE TIME LIMITS PRESCRIBED BY CrR 3.3, WITHIN TEN (10) DAYS OF THE DATE ON WHICH TRIAL IS SET, WILL WAIVE ANY OBJECTION THAT THE TRIAL DATE IS IN VIOLATION OF CrR 3.3.

FAILURE TO OBJECT AT THE TIME OF ARRAIGNMENT TO THE DATE OF arraignment set IN THIS CASE on the grounds that it is not within the limits prescribed by CrR 4.1(a), WILL WAIVE ANY OBJECTION THAT the arraignment DATE IS IN VIOLATION OF CrR 4.1.

Dated: 1/8/26

KEVIN D. HULL
JUDGE/COURT COMMISSIONER/SCHEDULER

cc: Original
Yellow
Pink
Gold
-Court File
-Court Scheduler
-Defendant
-Defense Attorney

25-1-01060-18
ORSOH 11
Order Setting Omnibus Hearing
20186450



1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
FILED

January 9, 2026

KITSAP COUNTY CLERK
DAVID T. LEWIS III

IN THE KITSAP COUNTY SUPERIOR COURT

STATE OF WASHINGTON,

Plaintiff,

v.

HOUSTON CURRY WADE,
Age: 44; DOB: 05/22/1981,

Defendant.

No. 25-1-01060-18

FIRST AMENDED INFORMATION

(Total Counts Filed – 5)

COMES Now the Plaintiff, STATE OF WASHINGTON, by and through its attorney, JASON RUYF, Deputy Prosecuting Attorney, and hereby alleges that contrary to the form, force and effect of the ordinances and/or statutes in such cases made and provided, and against the peace and dignity of the STATE OF WASHINGTON, the above-named Defendant did commit the following offense(s)–

Count I

Attempted Child Molest in the First Degree (V<12+D - 36 Months Older)

On or about December 17, 2025, in the County of Kitsap, State of Washington, Houston Curry Wade, being at least thirty-six (36) months older than the victim, had sexual contact with another person who was less than twelve (12) years old; contrary to the Revised Code of Washington 9A.44.083.



(Maximum Penalty—Life imprisonment and/or a \$50,000 fine pursuant to RCW 9A.44.083(2) and 9A.20.021(1)(a), plus restitution and assessments.)

(If Houston Curry Wade has previously been convicted on two separate occasions of a "most serious offense" as defined by RCW 9.94A.030, in this state, in federal court, or elsewhere, the mandatory penalty for this offense is life imprisonment without the possibility of parole pursuant to RCW 9.94A.030 and 9.94A.570.)

(If Houston Curry Wade has previously been convicted in this state or elsewhere on one separate occasion of rape in the first or second degree, or rape of a child in the first or second degree, or child molestation in the first degree, or indecent liberties by forcible compulsion, or any of the following, provided there is a finding of sexual motivation: murder in the first or second degree, or homicide by abuse, or kidnapping in the first or second degree, or assault in the first or second degree, or assault of a child in the first or second degree, or burglary in the first degree, or an attempt to commit any of the preceding crimes, the mandatory penalty for this offense is life imprisonment without the possibility of parole pursuant to RCW 9.94A.030 and 9.94A.570.)

JIS Code: 9A.44.083 Child Molestation 1-Self

Mode of Commission—Criminal Attempt

TO COMMIT THIS CRIME, Houston Curry Wade, with intent to commit a specific crime, did any act which is a substantial step toward the commission of that crime; contrary to Revised Code of Washington 9A.28.020(1).



(Maximum Penalty—The maximum penalty for criminal attempt, criminal solicitation and criminal conspiracy is based upon the underlying crime that is charged, pursuant to RCW 9A.28.020(3), 9A.28.030(2), and 9A.28.040(3).)

Underlying Charged Crime	Resulting Classification of the Crime if the Mode of Commission is:		
	Attempt	Solicitation	Conspiracy
Murder in the First Degree	Class A Felony	Class A Felony	Class A Felony
Arson in the First Degree	Class A Felony	Class B Felony	Class A Felony
Child Molestation in the First Degree; Indecent Liberties by Forcible Compulsion; Rape in the First or Second Degrees; or Rape of a Child in the First or Second Degrees.	Class A Felony	Class B Felony	Class B Felony
Other Class A Felony	Class B Felony	Class B Felony	Class B Felony
Class B Felony	Class C	Class C	Class C



	Felony	Felony	Felony
Class C Felony	Gross Misdemeanor	Gross Misdemeanor	Gross Misdemeanor
Gross Misdemeanor or Misdemeanor	Misdemeanor	Misdemeanor	Misdemeanor

Count II
Communication With Minor For Immoral Purposes

On or between August 29, 2025 and December 17, 2025, in the County of Kitsap, State of Washington, Houston Curry Wade (a) did communicate with a minor for immoral purposes of a sexual nature; and/or (b) did communicate with someone

Houston Curry Wade believes to be a minor for immoral purposes of a sexual nature, to-wit: ; contrary to Revised Code of Washington 9.68A.090(1).

(Maximum Penalty-Three hundred sixty-four (364) days in jail or \$5,000 fine, or both, pursuant to RCW 9.68A.090 and RCW 9.92.020(1), plus restitution, assessments and court costs.)

(Sex Offender Registration-A person who has been found to have committed or has been convicted of Communication With a Minor For Immoral Purposes in violation of RCW 9.68A.090, or who has been found not guilty by reason of insanity under chapter 10.77 RCW of committing Communication With a Minor For Immoral Purposes in violation of RCW 9.68A.090, shall register with the county sheriff as required by RCW



1 9A.44.130.)

2

3

4 JIS Code: 9.68A.090.1 Comm With Minor-Immoral Purposes

5

6 **Count III**

7 **Commercial Sexual Abuse of a Minor**

8

9 On or between February 1, 2022 and February 1, 2023, in the County of Kitsap,

10 State of Washington, Houston Curry Wade did provide anything of value to a minor or

11 a third person as compensation for a minor having engaged in sexual conduct with him

12 or her; and/or did provide or agree to provide anything of value to a minor pursuant to

13 an understanding that in return therefore such minor will engage in sexual conduct with

14 him or her; and/or did solicit, offer or request to engage in sexual conduct with a minor

15 in return for anything of value; contrary to Revised Code of Washington 9.68A.100.

16

17 (Maximum Penalty—Ten (10) years imprisonment and/or a \$20,000 fine pursuant to

18 RCW 9.68A.100 and RCW 9A.20.021(1)(b), plus restitution and assessments.)

19

20

21

22

23 (MANDATORY PROSTITUTION PREVENTION AND INTERVENTION

24 PENALTY Pursuant to RCW 9.68A.105, a person who is convicted or given a deferred

25 sentence or a deferred prosecution as a result of an arrest for violation RCW 9.68A.100

26 or a comparable county or municipal ordinance shall be assessed a \$5000 fee.)

27

28

29

30

31 (MANDATORY ADDITIONAL REQUIREMENTS Pursuant to RCW 9A.88.130,

32 when sentencing or imposing conditions on a person convicted of, or receiving a



1 deferred sentence or a deferred prosecution for, violating RCW 9A.88.110 or
2 9.68A.100, the court must impose a requirement that the offender (a) not be
3 subsequently arrested for patronizing a prostitute or commercial sexual abuse of a
4 minor and (b) remain outside the geographical area, prescribed by the court, in which
5 the person was arrested for violating RCW 9A.88.110 or 9.68A.100, unless such a
6 requirement would interfere with the person's legitimate employment or residence or
7 otherwise be infeasible.)
8
9

10
11 JIS Code: 9.68A.100 Commercial Sexual Abuse Minor
12
13

14
15 **Count IV**
16 **Commercial Sexual Abuse of a Minor**
17

18 On or about August 17, 2025, in the County of Kitsap, State of Washington,
19 Houston Curry Wade did provide anything of value to a minor or a third person as
20 compensation for a minor having engaged in sexual conduct with him or her; and/or
21 did provide or agree to provide anything of value to a minor pursuant to an
22 understanding that in return therefore such minor will engage in sexual conduct with
23 him or her; and/or did solicit, offer or request to engage in sexual conduct with a minor
24 in return for anything of value; contrary to Revised Code of Washington 9.68A.100.
25 (Maximum Penalty—Ten (10) years imprisonment and/or a \$20,000 fine pursuant to
26 RCW 9.68A.100 and RCW 9A.20.021(1)(b), plus restitution and assessments.)
27
28

29
30 (MANDATORY PROSTITUTION PREVENTION AND INTERVENTION
31
32 PENALTY Pursuant to RCW 9.68A.105, a person who is convicted or given a deferred
33
34



1 sentence or a deferred prosecution as a result of an arrest for violation RCW 9.68A.100
2 or a comparable county or municipal ordinance shall be assessed a \$5000 fee.)
3

4

5 (MANDATORY ADDITIONAL REQUIREMENTS Pursuant to RCW 9A.88.130,
6 when sentencing or imposing conditions on a person convicted of, or receiving a
7 deferred sentence or a deferred prosecution for, violating RCW 9A.88.110 or
8 9.68A.100, the court must impose a requirement that the offender (a) not be
9 subsequently arrested for patronizing a prostitute or commercial sexual abuse of a
10 minor and (b) remain outside the geographical area, prescribed by the court, in which
11 the person was arrested for violating RCW 9A.88.110 or 9.68A.100, unless such a
12 requirement would interfere with the person's legitimate employment or residence or
13 otherwise be infeasible.)
14
15
16
17

18
19
20 JIS Code: 9.68A.100 Commercial Sexual Abuse Minor
21

22
23 **Count V**
Sex-Communication With Minor (Prior Conv/Electronic)

24 On or about August 17, 2025, in the County of Kitsap, State of Washington,
25 Houston Curry Wade (a) after having been previously convicted of communication with
26 a minor for immoral purposes or any other felony sexual offense under RCW 9A.68,
27 9A.44, or 9A.64, or of any other felony sexual offense in this or any other state, did
28 communicate with a minor for immoral purposes of a sexual nature; and/or (b) did
29 communicate with a minor or with someone On or about August 17, 2025 believed to
30 be a minor for immoral purposes of a sexual nature, including the purchase and/or sale
31
32
33
34



1 of commercial sex acts and sex trafficking, through the sending of an electronic
2 communication, to-wit: LG ; contrary to the Revised Code of Washington
3 9.68A.090(2).

5 (Maximum Penalty—Five (5) years imprisonment and/or a \$10,000 fine pursuant to
6 RCW 9.68A.090(2) and 9A.20.021(1)(c), plus restitution and assessments.)
7
8
9

10 JIS Code: 9.68A.090.2 Comm Minor Immoral Purpose (felony)
11
12
13

14 I certify I have reviewed the attached document(s) and believe that they
15 establish probable cause that the Defendant committed the above offense(s).
16

17 DATED: January 9, 2026
18 PLACE: Port Orchard, WA

STATE OF WASHINGTON

19
20
21 PHILIP BACUS, WSBA No. 31446
22 Deputy Prosecuting Attorney



23 All suspects associated with this incident are—
24

Houston Curry Wade
25
26
27
28
29
30
31
32
33
34



DEFENDANT IDENTIFICATION INFORMATION

HOUSTON CURRY WADE
13355 N Madison Ave NE
Bainbridge Island, WA 98110 Alias Name(s), Date(s) of Birth, and DOL Number

[Address source—Pursuant to CrRLJ/CrR 2.2, Complainant has attempted to ascertain the Defendant's current address by searching the Judicial Information System (JIS formerly called DISCIS) or Judicial Access Browser System (JABS) database, Department of Licensing abstract of driving record, Department of Corrections Felony Offender Reporting System and the law enforcement report]

Race: White or Caucasian Sex: Male DOB: 05/22/1981 Age: 44
D/L: WDL7B12D313B D/L State: WA SID: WA31253734 Height: 6'04
Weight: 210 JUVIS: Unknown Eyes: Blue Hair: Brown
DOC: FBI: T35LNWJWE

LAW ENFORCEMENT INFORMATION

Law Enforcement Report No.: B25006665
Law Enforcement Filing : Corporal Brock Gorang, 425
Law Enforcement Agency: Bremerton Police Department
Court: Kitsap County Superior Court
DNA Previously taken? No
Motor Vehicle Involved? No
Domestic Violence Charge(s)? No

CLERK ACTION REQUIRED

Amended Charging Document

PROSECUTOR DISTRIBUTION INFORMATION

Superior Court	District & Municipal Court
Original Charging Document – Original to Clerk 1 bench copy (in-custody only) 1 copy to file	Original Charging Document – Electronically filed with the Clerk Original +1 copy to file
Amended Charging Document(s) – Original to Clerk 1 copy to file	Amended Charging Document(s) – Electronically filed with the Clerk Original +2 copies to file 1 copy clipped inside file on top of left side 1 copy to file

Prosecutor's File Number-0435971

CHARGING DOCUMENT; Page 9 of 9



Chad M. Enright, Prosecuting Attorney
Special Assault Unit
614 Division Street, MS-35
Port Orchard, WA 98366
(360) 337-7174; Fax (360) 337-4949
kitsan.gov/pros



BREMERTON POLICE DEPARTMENT

1025 BURWELL STREET
BREMERTON, WA 98337

SUPPLEMENTAL INCIDENT REPORT

CASE NUMBER B25006295	SUPPLEMENT NUMBER 17
CASE TYPE ICAC	CAD EVENT NUMBER
REPORTING OFFICER 444 - SMITH, BRANDON	REPORT DATE 01/08/2026

INCIDENT

LOCATION /, BAINBRIDGE ISLAND, WA 98110 US	DATE 01/08/2026	TIME 15:46
PREMISE NAME		
AREA	DISTRICT GIU	ASSIGNMENT SHIFT OTHER

ADDITIONAL INFORMATION

<input type="checkbox"/> BEHAVIORIAL HEALTH	<input type="checkbox"/> DUI (TIME/YEARS)	
<input type="checkbox"/> SEX OFFENSE-INCLUDING FTR	<input type="checkbox"/> FOLLOW-UP COMPLETED	
<input type="checkbox"/> SRO	<input type="checkbox"/> TASK FORCE DATA/INDICATORS	
School	Use of Force	Pursuit

STATUS

CASE STATUS CLOSED	CASE STATUS DATE 12/18/2025	DISPOSITION ARREST	DISPOSITION DATE 12/18/2025	APPROVAL B001766/JVERTEFEUIE - VERTEF	APPROVAL DATE 01/09/2026
------------------------------	---------------------------------------	------------------------------	---------------------------------------	---	------------------------------------

Received/Kitsap County Prosecutors

OFFENSES

ENTRY NO 5	VIOLATION/STATUTE 9.68A.100		OFFENSE DESCRIPTION COMMERCIAL SEXUAL ABUSE OF MINOR			
	ATTEMPTED N	LEVEL FB	COUNTS 2	NCIC CODE 4099	DISPOSITION	DISPOSITION DATE
AGENCY CLASSIFICATION COMMERCIAL SEX-OTHER		LOCATION OF OFFENSE				
COURT						
COMMENT						
ENTRY NO 6	VIOLATION/STATUTE 9.68A.090		OFFENSE DESCRIPTION COMMUNICATION WITH MINOR FOR IMMORAL PURPOSES			
	ATTEMPTED N	LEVEL FC	COUNTS	NCIC CODE	DISPOSITION	DISPOSITION DATE
AGENCY CLASSIFICATION		LOCATION OF OFFENSE				
COURT						
COMMENT						

NARRATIVE**CERTIFICATE OF PROBABLE CAUSE**

AGENCY: Bremerton PD

REPORT NUMBER: B25006295

CLERK CODE:

SUSPECT'S NAME: Houston C Wade

BIRTH DATE: 5/22/1981

COURT: Kitsap Superior Court

TITLE OF CRIMES ARRESTED FOR AND RCW'S:

RCW 9.68A.090 Communication with minor for immoral purposes (Felony)

RCW 9.68A.100 - Commercial sexual abuse of a minor x2

RCW 9.68A.070.1 - Possession of depictions of minor engaged in sexually explicit conduct first degree

RCW 9.68A.070.2 - Possession of depictions of minor engaged in sexually explicit conduct second degree

ARREST DATE: 1/8/2026

ARREST TIME: 1600 hours

LOCATION OF CRIME: 13355 N Madison Ave NE, Bainbridge Island, WA

PROBABLE CAUSE:

On December 17, 2025, Houston Wade (DOB 5/22/1981) was taken into custody for communication with a minor for immoral purposes and attempted rape of a child in the first degree when he attempted to meet who he believed to be an 11-year-old girl on Schley Blvd in Bremerton, WA.

After the arrest, a search warrant on the 2003 BMW Z4 he arrived in revealed that a NUU S6603L cell phone was found under the driver's seat. A search warrant and an expansion of the NUU cell phone search were granted, resulting in additional evidence. A Samsung Galaxy Note 10+ was taken from Wade's person during the arrest. A search warrant for the Samsung Galaxy Note 10+ was granted, providing corroborating evidence that linked both devices to each other and Wade.

Network connections on the NUU cell phone indicated that the phone had successfully connected to various WiFi networks. "ClubNepotism" and "MonkeyButt" are Wade's home WiFi names. "Abigail" and "abigail" are his mother's home WiFi names. "Samsung Galaxy S8+ 2271" was the name of the hotspot he connected to from his personal Samsung Galaxy Note 10+. The name appears to have carried over from a backup associated with his previous Samsung Galaxy S8+ cell phone. A Galaxy S8+ was later found in a search of his residence.

The NUU cell phone appeared to be set up around January 25, 2025. The NUU cell phone had Kik, Hush, Whisper, Gmail, and other applications installed. This cell phone was used by Wade to communicate with what he believed to be an 11-year-old girl. The Android ID identifier from records provided by Kik matched the same in the settings for the Kik application installed on the NUU cell phone.

The NUU cell phone had an Instagram account logged in with username "Cashspoiler", display name "Wealth Manager", and bio "If I follow you it is because I want to spoil you sc profchamp ~ message if you want what I want". In February of 2022, multiple posts were made on the account with pictures of bands of one-hundred-dollar bills. Text in these posts includes: I want you to want this, I want you on my "team", and Cum see what it's all about. While the first two are text over pictures of money, the third is a video that features a band of one-hundred-dollar bills sticking out of the user's green denim jeans, flipping through the bills. While the NUU cell phone was set up in 2025, I requested that the warrant be expanded back to February 2022 to see if any messages, emails, or historical information had been synced

to the device related to the Instagram account. The expansion led to the discovery of a victim Wade first contacted on Instagram on February 9, 2022, RS. I submitted a search warrant to Instagram for the Cashspoiler account from Wade's NUU cell phone and received chats dating back to 2019.

Through my investigation, I have been able to identify RS. She was a 16-year-old high school student in the Tacoma area, now 20 years old. After reviewing the chat messages between RS and Wade, I learned the following information.

Wade's first message on February 9, 2022, at 4:15 PM was, "I take it that since you followed me you have interest in being a sugar baby?" Wade explained his intent was to "shower" her with "gifts and money", but he did "expect a lot in return". He explained he wanted to make her his "plaything" and "sub". He explained the sub/dom relationship like this: "Well, it's a power dynamic. There is a 'dom' (dominate) and a 'sub' (submissive). Basically, the more you do what I say, the more I reward you". When Wade asked what RS wanted out of the arrangement, she said "i honestly didnt know". Wade asked if she wanted to be made to do things by an "authority figure". Wade told her she could refer to him as "Sir" or "Professor". Wade encouraged her to sneak out and meet him, encouraged her to send "the most creative dirty pictures" she could think of. Wade told her what to wear when she snuck out to meet him, "I like bikini cut panties. A tight t-shirt, no bra. Whatever else you choose to wear is up to you. If you like to fool around in public a loose skirt is always a good choice, but it may be a bit cold for a walk at night" and "I want you shaved and smooth". This wording is almost identical to the language Wade used when attempting to meet the UC on December 17, 2025.

Wade further promised to give her a burner phone as a gift and eventually did so. Wade also said, "Have to make a stop an an [sic] adult store to pick some playthings up for you". Based on the content of the chats, Wade booked a hotel for February 9, 2022, but plans fell through when RS didn't show up at the church they had agreed to meet at. He rescheduled for the night of February 12, which turned into the early morning of February 13, when RS met him at the church. Earlier on the 12th, Wade messaged, "I've been rock hard since Wednesday. I want to tear you apart so bad". Wade checked in with RS later that day, apologizing for not messaging her sooner, as he had been busy at a Super Bowl party, and asked if she was sore from their time together.

RS and Wade corresponded over two years after he lured her with promises of money and gifts. Wade encouraged RS to "seduce" girls younger than her to recruit them for Wade's sexual exploitation. They communicated through multiple platforms, including Instagram, Gmail, and Google Chat.

RS was a 16-year-old high school sophomore when she was exploited. The Gmail account set up on the NUU cell phone was wealthyman3000@gmail.com with the name "Wealthy Man". Wade had provided RS this email address in their Instagram chats. RS used the alias "Pasiely Hendricks" in her emails. The first email was from RS on March 9, 2022, in which she identified herself from Instagram. A separate email thread began on April 6, 2022, from a slightly different email where RS sent, "Hey it's me pasiely". The Gmail correspondence included Wade's requests for illicit, sexual images of RS. Prior to these emails, Wade had already asked for and received other images of RS in their Instagram chats.

While reviewing email correspondence, I found that RS sent one picture and one video of herself. While other pictures had been sent in the emails, only these two were downloaded to the NUU cell phone with a "modified" date of August 19, 2025, showing Wade had knowingly interacted with that specific media recently. The email before RS sent the picture, Wade wrote, "You're lovely. Give me a dirty one of you at school". RS replied with a topless image of herself while at school. The picture depicted a young, white female with long brown hair and brown or hazel eyes, wearing nothing but a gold chain necklace with a cross. The picture shows her face and upper torso, ending just below her breasts. Wade responded, writing, "Your are beautiful! I probably won't have a chant to chat until late tomorrow afternoon, but you should film yourself making a mess at school" [sic]. In response, RS sent a video of herself masturbating. The video is 3 minutes and 18 seconds. The video focuses on her genitalia and fingers. She appeared to be wearing a blue top, possibly a sports bra. Her face isn't visible in the picture, but the timestamps of creation and sending are consistent with it being created just prior to being sent. After receiving the video, Wade wrote, "You are just the wettest thing. That's going to keep me rock hard all day long".

On August 17, 2025, Houston Wade began chatting with an Instagram account belonging to a 15-year-old girl from the Puyallup area, LG. Wade began the conversation by telling LG she was beautiful and they should "have some fun". Shortly after, LG identified herself as a 15-year-old in chats when she said, "yeah get a life creep im 15 weirdo". Wade's response was, "I have a life, and being a creep is the goal. What I have to offer doesn't interest everyone, and that's ok. If you ever find yourself wanting money, gifts, trips, or whatever you desire, you know where to find me". LG reiterated two more times that she was an underage, 15-year-old minor. LG had believed Wade wanted photos of her, but Wade replied, "I don't want photos of you. I want you." Just before LG told Wade to stop messaging her, he wrote, "Oh come on, you know you get horny. Everyone does. Perhaps it's something mundane, a boy you know... Or maybe it's something really kinky like a compromising situation. When I was young I really wanted to do it right there on the alter [sic] at the front of the church. Just seemed so naughty (shrug emoji)".

Probable cause exists for RCW 9.68A.090 Communication with minor for immoral purposes, as Houston Wade, while knowing LG was a female minor, engaged in electronic communication with her for the purpose of grooming, luring, and convincing her to engage in sexual conduct with him.

Probable cause exists for RCW 9.68A.100 Commercial Sexual Abuse of a Minor, as Houston Wade, while knowing RS was a female minor, offered her money and gifts in exchange for engaging in sexual conduct with him. An additional victim, LG, was offered money, gifts, travel, or whatever she desired in exchange for engaging in sexual conduct with him.

Probable cause exists for RCW 9.68A.070.1 Possession of depictions of minor engaged in sexually explicit conduct in the first degree, as Houston Wade knowingly possessed a visual depiction of a minor female masturbating.

Probable cause exists for RCW 9.68A.070.2 Possession of depictions of minor engaged in sexually explicit

conduct in the second degree, as Houston Wade knowingly possessed a visual depiction of a minor female's unclothed breasts wherein his response clearly showed sexual stimulation of the viewer.

The preceding narrative is not intended to be a complete record of the actions of all officers or a full explanation of the entire incident, but a brief synopsis of the facts leading to the establishment of probable cause at the time of arrest.

I certify (or declare) under penalty of perjury under the laws of the State of Washington that the foregoing is true and accurate to the best of my knowledge, information and belief.

B Smith 444

SUPERIOR COURT OF WASHINGTON
COUNTY OF KITSAP

THE STATE OF WASHINGTON
vs.
WADE, HOUSTON CURRY
Defendant.

Honorable: Hull, Kevin D
Court Reporter: Court Reporter, FTR
Courtroom: Courtroom 212
Court Clerk: Wells, Dayna
Date: January 09, 2026
No. 25-1-01060-18

The State of Washington represented by B. Davis Deputy Prosecuting Attorney / Zoom

The Defendant appearing YES In custody [] Not in custody / Zoom

Represented by Bruton Attorney / Zoom

The matter before the court is:

<input type="checkbox"/> Preliminary Appearance	<input type="checkbox"/> Change of Plea	<input type="checkbox"/> Motion For / To Quash Bench Warrant
<input type="checkbox"/> Formal Charging	<input type="checkbox"/> 3.5(s) / 3.6 (s) / FA	<input type="checkbox"/> Return on Bench Warrant
<input checked="" type="checkbox"/> Arraignment	<input type="checkbox"/> Waiver of Extradition	<input type="checkbox"/> Motion to Continue <input type="checkbox"/> Omni/Trial <input type="checkbox"/> _____
<input type="checkbox"/> Omnibus	<input type="checkbox"/> Status _____	<input type="checkbox"/> State <input type="checkbox"/> Defense <input type="checkbox"/> Joint/Negotiations/Trial Prep
<input type="checkbox"/> Call Only	<input type="checkbox"/> Mot to With/Sub Counsel	<input type="checkbox"/> Motion to amend release and/or Bail Reduction
<input type="checkbox"/> Stipulated Facts Trial	<input type="checkbox"/> Motion _____	<input type="checkbox"/> Drug Court <input type="checkbox"/> PACT _____

Defendant answers to true name as charged Advised of Rights Signed Read in Open Court

Served with true copy of Arrest Offense/Information (Amended) 2nd Read in Open Court/Reading Waived

Counsel Appointed: OPD Court finds defendant indigent

Will / Has Retain Counsel

Released on P. R. Bail set at/reduced to \$500,000 Posted/Dist. Ct. Concurrent with _____

Release Conditions Order Signed Waiver of Extradition Signed Amended Release Order Signed

Prosecutor Sworn to give Probable Cause/Further Summary for plea Probable Cause waived/stipulated

Court finds Probable Cause PC/Plea established through warrant/certification Book & Release

No Contact/SAPO Order signed No Contact/SAPO Order served on Defendant Order Surrender Weapons

Not Guilty Plea Guilty Plea Alford Plea In re: Barr Plea Court finds Defendant guilty on plea of guilty

Plea Agreement signed Statement on Plea of Guilty Signed Order Detaining/Releasing after conviction

Court Finds Defendant Guilty on Stipulated Facts Pre-sentence Investigation ordered

Notification of Conviction and Firearm Warning signed View /Screen /Accepted-DC / BHC / VC / Dist Ct Div

Omnibus/3.5 Stipulation Signed Defendant Waives Speedy Trial/Sentencing to _____

Defendant Advised of Strike Offense Bail Bond Extended Pending Sentencing

Defendant advised of further arraignment/hold back charges Court orders Bail Forfeited/Exonerated

Omnibus Already Set at _____ am/pm Formal Charging/Entry of Plea _____ at _____ am/pm

Set for Trial Already Set at 9:00 am Drug Court Hearing _____ at _____ am/pm

3.5(s)/3.6(s)/Further Arraignment/ Change of Plea/Status _____ at _____ am/pm

PACT AGREEMENT ENTRY STATUS/ COMPLIANCE/ VIOLATION _____ at _____ am/pm

Motion/Special Set hearing for _____ set _____ at _____ am/pm

Sentencing date _____ at _____ am/pm Defendant remanded

Courtroom Polled: No Response Time _____ am/pm FTA/Non Appear noted

Bench Warrant Ordered/Quashed Bail set at \$500,000 Consecutive/Concurrent Cash only

State requests bail increase to \$500,000; court appointing
Signed; Defense reserves on bail & court's set
bail @ \$500,000; dates remain as set; court Amending signed

Written and oral notice given to defendant for above-set dates Motion Granted/Denied Matter Stricken

Court Scheduler notified of Special Set / Trial / Stricken Trial Strike trial date of _____

ARRAIGNMENT 05/2020

25-1-01060-18
MTHRG 14
Motion Hearing
20199616



JAN -9 2026

DAVID T. LEWIS III



Superior Court of Washington
County of Kitsap

STATE OF WASHINGTON,

Plaintiff,

vs.

WAde C. Houston

Defendant.

No. 25-1-01060-18
2nd Amend'd Info

ORDER ASSIGNING LAWYER (OAPAT)
ORDER SETTING TRIAL DATE,
AND/OR OTHER HEARINGS

(ORSTD/ORST/ORSOH)

Clerk's Action Required

I. **BASIS:** The Defendant in this case requested the assignment of a lawyer.
II. **FINDINGS:** The Court finds that the Defendant is presently financially unable to obtain a lawyer without causing substantial hardship to the Defendant or the Defendant's family.
III. **ORDER: IT IS ORDERED** that:
3.1 The Defendant is entitled to a lawyer in this case.
3.2 OPD or as further assigned by OPD _____ is appointed as lawyer for the Defendant.
The appointed lawyer may be assisted by lawyers in the same firm as the appointed lawyer.
3.3 The Clerk of the Court shall immediately notify the lawyer of this appointment.
3.4 The assignment of a lawyer is conditioned upon payment of defense lawyer's fees and the cost of other defense services in the event Defendant becomes able to pay them. The amount of payment and method of collection may be established at a later date.
 The Defendant has been found to be able to contribute toward the court-appointed counsel fees in the sum of
\$ _____, payable at the time of the issuance of any judgment and sentence entered in this case.
3.5 Prior attorney withdrawn: _____.

1. THE FOLLOWING COURT DATES ARE SET FOR THE DEFENDANT:

Formal Charging Omnibus FA 3.5(s) 3.6(s) Competency Status Change of Plea Status Sentencing Other: _____

(Date) _____ (Time) _____ a.m. p.m. Dept./Visiting Judge _____

_____ (Date) _____ (Time) _____ a.m. p.m.

Trial on: (Date) _____ Time: 9:00 a.m.

2. The defendant must personally be present at these hearings at: SUPERIOR COURT OF WASHINGTON

Address: 614 Division Street
Port Orchard, WA 98366

Estimated length of trial/hearing: _____

60 90-day expiration date: _____

Strike Trial Date of: _____

NOTICE IS HEREBY GIVEN THE COURT HAS SET THE
ABOVE DATE(S) FOR TRIAL AND/OR HEARING(S) IN
THIS CASE: FAILURE TO OBJECT TO THE DATE OF
TRIAL ON THE GROUNDS IT IS NOT WITHIN THE
TIME LIMITS PRESCRIBED BY CrR 3.3, WITHIN TEN
(10) DAYS OF TODAY, WILL WAIVE ANY OBJECTION
THAT THE TRIAL DATE IS IN VIOLATION OF CrR 3.3.

NOTE: IF YOUR CASE IS PUT ON STANDBY, YOU WILL BE
REQUIRED TO BE IN COURT ON TWO HOURS NOTICE.

Dated: 1/9/2025

cc: Original
Yellow
Pink
Gold
-Court File
-Court Scheduler
-Defendant
-Defense Attorney

25-1-01060-18
OAPAT 16
Order Appointing Attorney
20201224

"DGE/COURT COMMISSIONER
KEVIN D. HUL



RECEIVED AND FILED
IN OPEN COURT

JAN -9 2026

DAVID T. LEWIS III



Superior Court of Washington
County of Kitsap

STATE OF WASHINGTON,

Plaintiff,

vs.

Houston Wade
Defendant.

NO. 25-1-01060-18

ORDER AMENDING ORDER FOR PRETRIAL
RELEASE

(OR)

IT IS HEREBY ORDERED that the Order for Pretrial Release be amended in the following manner:

1. The defendant shall reside at the following address: _____

2. The defendant is now permitted to travel to: _____

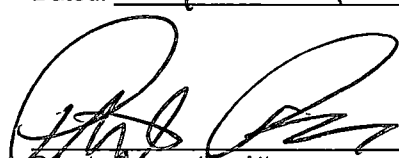
3. The defendant is now required not required to execute a surety bond or post cash for \$500,000

4. The defendant shall not approach or communicate with: _____

5. Other: _____

All other conditions previously imposed remain in effect.

Dated: 1/9/2026


310446
Deputy Prosecuting Attorney

JUDGE



KEVIN D. HULL

Defense Attorney

Defendant

Original	-	Court File
cc: Pink	-	Defendant
Canary	-	Defense Attorney

25-1-01060-18
ORPRL 15
Order for Pretrial Release
20200236

