

COMPLAINT - SUMMONS

COMPLAINT NUMBER			
2007	S	2022	000138
COURT CODE	PREFIX	YEAR	SEQUENCE NO.

THE STATE OF NEW JERSEY

VS.

FERNANDO J NOBLECILLA

HILLSIDE TWP MUNICIPAL COURT
1409 LIBERTY AVENUE
HILLSIDE NJ 07205-0000
973-926-1881 COUNTY OF: UNION

ADDRESS: [REDACTED]
[REDACTED]

# of CHARGES 5	CO-DEFTS	POLICE CASE #: 202118545
COMPLAINANT NAME: 25 MARKET ST P O BOX 085 TRENTON NJ 08625		

DEFENDANT INFORMATION	
SEX: M EYE COLOR: [REDACTED] DOB: [REDACTED]	DL STATE: NJ
DRIVER'S LIC. #: [REDACTED]	SBI #: [REDACTED]
SOCIAL SECURITY #: [REDACTED]	
TELEPHONE #: [REDACTED]	
LIVESCAN PCN #: [REDACTED]	

By certification or on oath, the complainant says that to the best of his/her knowledge, information and belief the named defendant on or about 07/09/2020 in HILLSIDE TWP, UNION County, NJ did: WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT JULY 9, 2020 AND ON OR ABOUT APRIL 22, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, THE SAID FERNANDO NOBLECILLA DID AGREE WITH SUCH OTHER PERSON OR PERSONS THAT THEY OR ONE OR MORE OF THEM WOULD ENGAGE IN CONDUCT WHICH CONSTITUTES SUCH CRIME OR AN ATTEMPT OR SOLICITATION TO COMMIT SUCH CRIME OR AGREED TO AID SUCH OTHER PERSON OR PERSONS IN THE PLANNING OR COMMISSION OF SUCH CRIME OR OF AN ATTEMPT OR SOLICITATION TO COMMIT SUCH CRIME, THAT IS THE SAID FERNANDO NOBLECILLA DID CONSPIRE WITH A MEMBER OF THE ALMIGHTY LATIN KING AND QUEEN NATION ("ALKQN"), KNOWN TO LAW ENFORCEMENT, TO COMMIT OFFICIAL MISCONDUCT, CONTRARY TO THE PROVISIONS OF N.J.S.A. 2C:30-2A AND 2C:5-2A(1), IN THE SECOND DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT MAY 11, 2021 AND SEPTEMBER 7, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, THE in violation of:

Original Charge	1) 2C:5-2A(1) 2C:30-2A	2) 2C:20-25A	3) 2C:29-3B(1)
Amended Charge			

CERTIFICATION:

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Signed: [REDACTED] Date: 05/20/2022

The complaining witness is a law enforcement officer and a judicial probable cause determination is not required prior to the issuance of this Complaint-Summons.

SUMMONS

YOU ARE HEREBY SUMMONED to appear before the Superior Court in the county of: UNION

at the following address: UNION COUNTY JAIL

15 ELIZABETHTOWN PLAZA

ELIZABETH

NJ 07201-0000

If you fail to appear on the date and at the time stated below, a warrant may be issued for your arrest.

Date of Arrest: 05/19/2022 Appearance Date: 07/11/2022 Time: 10:00AM Phone: [REDACTED]

Signature of Person Issuing Summons: [REDACTED] Date: 05/20/2022

Domestic Violence – Confidential

Related Traffic Tickets or Other Complaints

Serious Personal Injury/ Death Involved

Special conditions of release:

- No phone, mail or other personal contact w/victim
- No possession firearms/weapons
- Other (specify):

ORIGINAL

COMPLAINT - SUMMONS

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STATE V.

FERNANDO J NOBLECILLA

SAID FERNANDO NOBLECILLA DID KNOWINGLY AND WITHOUT AUTHORIZATION, OR IN EXCESS OF AUTHORIZATION, ACCESS ANY DATA, DATA BASE, COMPUTER STORAGE MEDIUM, COMPUTER PROGRAM, COMPUTER SOFTWARE, COMPUTER EQUIPMENT, COMPUTER, COMPUTER SYSTEM OR COMPUTER NETWORK, THAT IS FERNANDO NOBLECILLA DID EITHER DIRECTLY OR THROUGH AN INTERMEDIARY, ACCESS A LAW ENFORCEMENT DATABASE, WHICH HE KNEW COULD BE USED ONLY FOR LAW ENFORCEMENT PURPOSES, TO PROCURE INFORMATION FOR AN INDIVIDUAL ASSOCIATED WITH THE ALKQ, KNOWN TO LAW ENFORCEMENT, CONTRARY TO LAW ENFORCEMENT PURPOSES AND IN EXCESS OF AUTHORIZATION, IN VIOLATION OF N.J.S.A. 2C:20-25(A) IN THE THIRD DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT MAY 11, 2021 AND SEPTEMBER 7, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, WITH THE PURPOSE TO HINDER HIS OWN DETENTION, APPREHENSION, INVESTIGATION, PROSECUTION, CONVICTION OR PUNISHMENT FOR AN OFFENSE, THE SAID FERNANDO NOBLECILLA DID ATTEMPT TO SUPPRESS, BY WAY OF CONCEALMENT OR DESTRUCTION, ANY EVIDENCE OF THE CRIME OR TAMPER WITH A DOCUMENT OR OTHER SOURCE OF INFORMATION, REGARDLESS OF ITS ADMISSIBILITY IN EVIDENCE, WHICH MIGHT AID IN HIS DISCOVERY OR APPREHENSION OR IN THE LODGING OF A CHARGE AGAINST HIM, THAT IS THE SAID FERNANDO NOBLECILLA DID DELETE ONE OR MORE ELECTRONIC COMMUNICATIONS, KNOWING THE CONDUCT CHARGED OR LIABLE TO BE CHARGED AGAINST HIM WOULD CONSTITUTE A CRIME OF THE SECOND DEGREE OR HIGHER, IN VIOLATION OF N.J.S.A. 2C:29-3(B)(1) IN THE THIRD DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT MAY 11, 2021 AND SEPTEMBER 7, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, THE SAID FERNANDO NOBLECILLA DID PURPOSELY OR KNOWINGLY AND WITHOUT AUTHORIZATION, OR IN EXCESS OF AUTHORIZATION, ACCESS ANY DATA, DATA BASE, COMPUTER, COMPUTER STORAGE MEDIUM, COMPUTER SOFTWARE, COMPUTER EQUIPMENT, COMPUTER SYSTEM AND KNOWINGLY OR RECKLESSLY DISCLOSE OR CAUSE TO BE DISCLOSED ANY DATA, DATA BASE, COMPUTER SOFTWARE, COMPUTER PROGRAMS OR PERSONAL IDENTIFYING INFORMATION, THAT IS THE SAID FERNANDO NOBLECILLA DID, EITHER DIRECTLY OR THROUGH AN INTERMEDIARY, ACCESS A LAW ENFORCEMENT DATABASE, WHICH HE KNEW COULD BE USED ONLY FOR LAW ENFORCEMENT PURPOSES, TO PROCURE INFORMATION FOR AN INDIVIDUAL ASSOCIATED WITH THE ALKQ, KNOWN TO LAW ENFORCEMENT, AND DID TRANSMIT THE INFORMATION TO THE INDIVIDUAL, CONTRARY TO LAW ENFORCEMENT PURPOSES AND IN EXCESS OF AUTHORIZATION, IN VIOLATION OF N.J.S.A. 2C:20-31(A). CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT APRIL 22, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, WITH THE PURPOSE TO HINDER THE DETENTION, APPREHENSION, INVESTIGATION, PROSECUTION, CONVICTION OR PUNISHMENT OF ANOTHER FOR AN OFFENSE, THE SAID FERNANDO NOBLECILLA DID ATTEMPT TO WARN AN INDIVIDUAL, KNOWN TO LAW ENFORCEMENT, OF IMPENDING DISCOVERY OR APPREHENSION, THAT IS, KNOWING THAT A LAW ENFORCEMENT OPERATION WAS BEING EXECUTED AT THE HOME OF THE INDIVIDUAL, DID ATTEMPT TO WARN THE INDIVIDUAL OF THE SAME, IN VIOLATION OF N.J.S.A. 2C:29-3(A)(4) AND 2C:5-1 IN THE THIRD DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

Original Charge	4) 2C:20-31A	5) 2C:29-3A(4)	
Amended Charge			
			COMPLAINT - SUMMONS
			Page 2 of 11 NJ/CDR1 1/1/2017

COMPLAINT – SUMMONS (Court Action)

COMPLAINT NUMBER

2007	S	2022	000138
COURT CODE	PREFIX	YEAR	SEQUENCE NO.

STATE V.

FERNANDO J NOBLECILLA

FTA Bail Information		Date Bail Set: _____	Amount Bail Set: \$ _____ by: _____	<input type="checkbox"/> Bail Recog. Attached
Released on Bail	R.O.R.	Committed Default	Committed w/o Bail	Date Referred to County Prosecutor: _____
Place Committed: _____				
Date of First Appearance: 07/11/2022		<input type="checkbox"/> Advised of Rights by _____		Defendant Desires Counsel: <input type="checkbox"/> Yes <input type="checkbox"/> No

Prosecuting Attorney Information

Defense Counsel Information

Name:				Name:					
State	County	Municipal	Other	None	Retained	Public Def	Assigned	Waived	Other

Original Charge	1) 2C:5-2A(1) 2C:30-2A	2) 2C:20-25A	3) 2C:29-3B(1)
Amended Charge			
Waiver Indt/Jury			
Plea/Date of Plea	Plea: Date:	Plea: Date:	Plea: Date:
Adjudication (* see code)	Finding Code: Date:	Finding Code: Date:	Finding Code: Date:
Jail Term	Jail time credit Susp. Imp	Jail time credit Susp. Imp	Jail time credit Susp. Imp
Probation Term	Susp. Imp	Susp. Imp	Susp. Imp
Cond. Discharge Term			
Community Service			
D/L Suspension Term			
Fines/Costs	Fines: Costs:	Fines: Costs:	Fines: Costs:
VCCB/SNSF	VCCB: SNSF:	VCCB: SNSF:	VCCB: SNSF:
DEDR/Lab Fee	DEDR: LAB:	DEDR: LAB:	DEDR: LAB:
CD Fee/Drug Ed Fnd	CD: DAEF:	CD: DAEF:	CD: DAEF:
DV Surch/Other Fees	DV: Other:	DV: Other:	DV: Other:
Restitution Beneficiary: _____			

Miscellaneous Information, Adjournments, Companion Complaints, Co-Defendants, Case Notes:

- * Finding Codes
- 1 – Guilty
 - 2 – Not Guilty
 - 3 – Dismissed – Other
 - 4 – Guilty but Merged
 - 5 – Dismissed-Rule
 - 6 – Dismissed Lack of Prosecution
 - 7 – Dismissed – Pros Motion/Vic Req
 - 8 – Conditional Discharge
 - D – Dismissed- Prosecutor Discretion
 - M – Dismissed- Mediation
 - P – Dismissed-Plea Agreement
 - S – Disposed at Superior
 - W – Dismissed-False ID

Related Traffic Tickets and Complaints:

COMPLAINT – SUMMONS (Court Action)

COMPLAINT NUMBER

2007 **S** **2022** **000138**

STATE V.

FERNANDO J NOBLECILLA

COURT CODE PREFIX YEAR SEQUENCE NO.

FTA Bail Information		Date Bail Set: _____	Amount Bail Set: \$ _____ by: _____	<input type="checkbox"/> Bail Recog. Attached
Released on Bail	R.O.R.	Committed Default	Committed w/o Bail	Date Referred to County Prosecutor: _____
Place Committed: _____				
Date of First Appearance: 07/11/2022		<input type="checkbox"/> Advised of Rights by _____		Defendant Desires Counsel: <input type="checkbox"/> Yes <input type="checkbox"/> No

Prosecuting Attorney Information				Defense Counsel Information					
Name:				Name:					
State	County	Municipal	Other	None	Retained	Public Def	Assigned	Waived	Other

Original Charge	4) 2C:20-31A		5) 2C:29-3A(4)		
Amended Charge					
Waiver Indt/Jury					
Plea/Date of Plea	Plea: _____ Date: _____	Plea: _____ Date: _____	Plea: _____ Date: _____	Plea: _____ Date: _____	
Adjudication (* see code)	Finding Code: _____ Date: _____	Finding Code: _____ Date: _____	Finding Code: _____ Date: _____	Finding Code: _____ Date: _____	
Jail Term	Jail time credit	Susp. Imp	Jail time credit	Susp. Imp	Jail time credit
Probation Term		Susp. Imp		Susp. Imp	Susp. Imp
Cond. Discharge Term					
Community Service					
D/L Suspension Term					
Fines/Costs	Fines: _____ Costs: _____	Fines: _____ Costs: _____	Fines: _____ Costs: _____	Fines: _____ Costs: _____	
VCCB/SNSF	VCCB: _____ SNSF: _____	VCCB: _____ SNSF: _____	VCCB: _____ SNSF: _____	VCCB: _____ SNSF: _____	
DEDR/Lab Fee	DEDR: _____ LAB: _____	DEDR: _____ LAB: _____	DEDR: _____ LAB: _____	DEDR: _____ LAB: _____	
CD Fee/Drug Ed Fnd	CD: _____ DAEF: _____	CD: _____ DAEF: _____	CD: _____ DAEF: _____	CD: _____ DAEF: _____	
DV Surch/Other Fees	DV: _____ Other: _____	DV: _____ Other: _____	DV: _____ Other: _____	DV: _____ Other: _____	
Restitution Beneficiary: _____					

Miscellaneous Information, Adjournments, Companion Complaints, Co-Defendants, Case Notes:

Related Traffic Tickets and Complaints:

- * Finding Codes
- 1 – Guilty
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 - 6 – Dismissed Lack of Prosecution
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 - 8 – Conditional Discharge
 - D – Dismissed- Prosecutor Discretion
 - M – Dismissed- Mediation
 - P – Dismissed-Plea Agreement
 - S – Disposed at Superior
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COMPLAINT - SUMMONS (DEFENDANT'S COPY)

COMPLAINT NUMBER

2007**S****2022****000138**

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PREFIX

YEAR

SEQUENCE NO.

HILLSIDE TWP MUNICIPAL COURT
1409 LIBERTY AVENUE
HILLSIDE NJ 07205-0000
973-926-1881 COUNTY OF: UNION

ADDRESS

THE STATE OF NEW JERSEY**VS.****FERNANDO J NOBLECILLA**# of CHARGES
5

CO-DEFTS

POLICE CASE #:
202118545

DEFENDANT INFORMATION

SEX: **M** EYE COLOR: [REDACTED]

DOB: [REDACTED]

DRIVER'S LIC. #: [REDACTED]

DL STATE: **NJ**

SOCIAL SECURITY #: [REDACTED]

SBI #: [REDACTED]

TELEPHONE #: [REDACTED]

LIVESCAN PCN #: [REDACTED]

COMPLAINANT
NAME: [REDACTED]

By certification or on oath, the complainant says that to the best of his/her knowledge, information and belief the named defendant on or about **07/09/2020** in **HILLSIDE TWP**, **UNION** County, NJ did: WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT JULY 9, 2020 AND ON OR ABOUT APRIL 22, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, THE SAID FERNANDO NOBLECILLA DID AGREE WITH SUCH OTHER PERSON OR PERSONS THAT THEY OR ONE OR MORE OF THEM WOULD ENGAGE IN CONDUCT WHICH CONSTITUTES SUCH CRIME OR AN ATTEMPT OR SOLICITATION TO COMMIT SUCH CRIME OR AGREED TO AID SUCH OTHER PERSON OR PERSONS IN THE PLANNING OR COMMISSION OF SUCH CRIME OR OF AN ATTEMPT OR SOLICITATION TO COMMIT SUCH CRIME, THAT IS THE SAID FERNANDO NOBLECILLA DID CONSPIRE WITH A MEMBER OF THE ALMIGHTY LATIN KING AND QUEEN NATION ("ALKQN"), KNOWN TO LAW ENFORCEMENT, TO COMMIT OFFICIAL MISCONDUCT, CONTRARY TO THE PROVISIONS OF N.J.S.A. 2C:30-2A AND 2C:5-2A(1), IN THE SECOND DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT MAY 11, 2021 AND SEPTEMBER 7, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, THE

in violation of:

Original Charge	1) 2C:5-2A(1) 2C:30-2A	2) 2C:20-25A	3) 2C:29-3B(1)
Amended Charge			

CERTIFICATION:

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment

Signed: [REDACTED]

Date: **05/20/2022**

The complaining witness is a law enforcement officer and a judicial probable cause determination is not required prior to the issuance of this Complaint-Summons.

SUMMONS

YOU ARE HEREBY SUMMONED to appear before the Superior Court in the county of: UNION

at the following address: UNION COUNTY JAIL

15 ELIZABETHTOWN PLAZA**ELIZABETH****NJ 07201-0000**

If you fail to appear on the date and at the time stated below, a warrant may be issued for your arrest.

Date of Arrest: **05/19/2022** Appearance Date: **07/11/2022** Time: **10:00AM** Phone: [REDACTED]

Signature of Person Issuing Summons: [REDACTED]

Date: **05/20/2022** **Domestic Violence – Confidential** **Related Traffic Tickets or Other Complaints** **Serious Personal Injury/ Death Involved****Special conditions of release:**

- No phone, mail or other personal contact w/victim**
- No possession firearms/weapons**
- Other (specify):**

COMPLAINT - SUMMONS (DEFENDANT'S COPY)

COMPLAINT - SUMMONS (DEFENDANT'S COPY)

COMPLAINT NUMBER

STATE V.

2007

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FERNANDO J NOBLECILLA

COURT CODE

PREFIX

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SAID FERNANDO NOBLECILLA DID KNOWINGLY AND WITHOUT AUTHORIZATION, OR IN EXCESS OF AUTHORIZATION, ACCESS ANY DATA, DATA BASE, COMPUTER STORAGE MEDIUM, COMPUTER PROGRAM, COMPUTER SOFTWARE, COMPUTER EQUIPMENT, COMPUTER, COMPUTER SYSTEM OR COMPUTER NETWORK, THAT IS FERNANDO NOBLECILLA DID EITHER DIRECTLY OR THROUGH AN INTERMEDIARY, ACCESS A LAW ENFORCEMENT DATABASE, WHICH HE KNEW COULD BE USED ONLY FOR LAW ENFORCEMENT PURPOSES, TO PROCURE INFORMATION FOR AN INDIVIDUAL ASSOCIATED WITH THE ALKQN, KNOWN TO LAW ENFORCEMENT, CONTRARY TO LAW ENFORCEMENT PURPOSES AND IN EXCESS OF AUTHORIZATION, IN VIOLATION OF N.J.S.A. 2C:20-25(A) IN THE THIRD DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT MAY 11, 2021 AND SEPTEMBER 7, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, WITH THE PURPOSE TO HINDER HIS OWN DETENTION, APPREHENSION, INVESTIGATION, PROSECUTION, CONVICTION OR PUNISHMENT FOR AN OFFENSE, THE SAID FERNANDO NOBLECILLA DID ATTEMPT TO SUPPRESS, BY WAY OF CONCEALMENT OR DESTRUCTION, ANY EVIDENCE OF THE CRIME OR TAMPER WITH A DOCUMENT OR OTHER SOURCE OF INFORMATION, REGARDLESS OF ITS ADMISSIBILITY IN EVIDENCE, WHICH MIGHT AID IN HIS DISCOVERY OR APPREHENSION OR IN THE LODGING OF A CHARGE AGAINST HIM, THAT IS THE SAID FERNANDO NOBLECILLA DID DELETE ONE OR MORE ELECTRONIC COMMUNICATIONS, KNOWING THE CONDUCT CHARGED OR LIABLE TO BE CHARGED AGAINST HIM WOULD CONSTITUTE A CRIME OF THE SECOND DEGREE OR HIGHER, IN VIOLATION OF N.J.S.A. 2C:29-3(B) (1) IN THE THIRD DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT MAY 11, 2021 AND SEPTEMBER 7, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, THE SAID FERNANDO NOBLECILLA DID PURPOSELY OR KNOWINGLY AND WITHOUT AUTHORIZATION, OR IN EXCESS OF AUTHORIZATION, ACCESS ANY DATA, DATA BASE, COMPUTER, COMPUTER STORAGE MEDIUM, COMPUTER SOFTWARE, COMPUTER EQUIPMENT, COMPUTER SYSTEM AND KNOWINGLY OR RECKLESSLY DISCLOSE OR CAUSE TO BE DISCLOSED ANY DATA, DATA BASE, COMPUTER SOFTWARE, COMPUTER PROGRAMS OR PERSONAL IDENTIFYING INFORMATION, THAT IS THE SAID FERNANDO NOBLECILLA DID, EITHER DIRECTLY OR THROUGH AN INTERMEDIARY, ACCESS A LAW ENFORCEMENT DATABASE, WHICH HE KNEW COULD BE USED ONLY FOR LAW ENFORCEMENT PURPOSES, TO PROCURE INFORMATION FOR AN INDIVIDUAL ASSOCIATED WITH THE ALKQN, KNOWN TO LAW ENFORCEMENT, AND DID TRANSMIT THE INFORMATION TO THE INDIVIDUAL, CONTRARY TO LAW ENFORCEMENT PURPOSES AND IN EXCESS OF AUTHORIZATION, IN VIOLATION OF N.J.S.A. 2C:20-31(A). CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT APRIL 22, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, WITH THE PURPOSE TO HINDER THE DETENTION, APPREHENSION, INVESTIGATION, PROSECUTION, CONVICTION OR PUNISHMENT OF ANOTHER FOR AN OFFENSE, THE SAID FERNANDO NOBLECILLA DID ATTEMPT TO WARN AN INDIVIDUAL, KNOWN TO LAW ENFORCEMENT, OF IMPENDING DISCOVERY OR APPREHENSION, THAT IS, KNOWING THAT A LAW ENFORCEMENT OPERATION WAS BEING EXECUTED AT THE HOME OF THE INDIVIDUAL, DID ATTEMPT TO WARN THE INDIVIDUAL OF THE SAME, IN VIOLATION OF N.J.S.A. 2C:29-3(A) (4) AND 2C:5-1 IN THE THIRD DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

Original Charge

4) 2C:20-31A

5) 2C:29-3A(4)

Amended Charge

COMPLAINT - SUMMONS (DEFENDANT'S COPY)

Page 6 of 11

NJ/CDR1 1/1/2017

RETURN OF SERVICE INFORMATION

COMPLAINT NUMBER			
2007	S	2022	000138
COURT CODE	PREFIX	YEAR	SEQUENCE NO.

THE STATE OF NEW JERSEY

VS.

FERNANDO J NOBLECILLA

HILLSIDE TWP MUNICIPAL COURT
1409 LIBERTY AVENUE
HILLSIDE NJ 07205-0000
973-926-1881 COUNTY OF: **UNION**

ADDRESS: [REDACTED]

# of CHARGES 5	CO-DEFTS	POLICE CASE #: 202118545
COMPLAINANT NAME: [REDACTED]		
25 MARKET ST P O BOX 085 TRENTON NJ 08625		

DEFENDANT INFORMATION
 SEX: **M** EYE COLOR: [REDACTED] DOB: [REDACTED]
 DRIVER'S LIC. #: [REDACTED] DL STATE: **NJ**
 SOCIAL SECURITY #: [REDACTED] SBI #: [REDACTED]
 TELEPHONE #: [REDACTED]
 LIVSCAN PCN #: [REDACTED]

By certification or on oath, the complainant says that to the best of his/her knowledge, information and belief the named defendant on or about **07/09/2020** in **HILLSIDE TWP**, **UNION** County, NJ did: WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT JULY 9, 2020 AND ON OR ABOUT APRIL 22, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, THE SAID FERNANDO NOBLECILLA DID AGREE WITH SUCH OTHER PERSON OR PERSONS THAT THEY OR ONE OR MORE OF THEM WOULD ENGAGE IN CONDUCT WHICH CONSTITUTES SUCH CRIME OR AN ATTEMPT OR SOLICITATION TO COMMIT SUCH CRIME OR AGREED TO AID SUCH OTHER PERSON OR PERSONS IN THE PLANNING OR COMMISSION OF SUCH CRIME OR OF AN ATTEMPT OR SOLICITATION TO COMMIT SUCH CRIME, THAT IS THE SAID FERNANDO NOBLECILLA DID CONSPIRE WITH A MEMBER OF THE ALMIGHTY LATIN KING AND QUEEN NATION ("ALKQN"), KNOWN TO LAW ENFORCEMENT, TO COMMIT OFFICIAL MISCONDUCT, CONTRARY TO THE PROVISIONS OF N.J.S.A. 2C:30-2A AND 2C:5-2A(1), IN THE SECOND DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT MAY 11, 2021 AND SEPTEMBER 7, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, THE **in violation of:**

Original Charge	1) 2C:5-2A(1) 2C:30-2A	2) 2C:20-25A	3) 2C:29-3B(1)
-----------------	---	---------------------	-----------------------

Check ✓	Certification by Police Regarding Complaint-Summons
	I certify that I served the complaint-summons by delivering a copy to the defendant personally.
	I certify that I personally served the complaint-summons by leaving a copy at the defendant's usual place of abode with a competent member of the household of the age 14 or over _____ Name of family member over 14 years of age
	I certify that I mailed a copy of the complaint-summons by ordinary mail to the defendant at his or her last known address. _____ Defendant's last known address
✓	I certify that I served the complaint-summons by delivering a copy to a person authorized to receive service of process on the defendant's behalf. WOLODYMIR TYSHCHENKO, ESQ. Name and title of authorized person
	Other manner of service: I certify that I served the complaint-summons in the following manner: _____
	I certify that I was unable to serve the complaint-summons.

Signed: [REDACTED] DET. NJ DIVISION OF CRIM JUSTICE Date of Action: **05/20/2022**
 Name, Title and Department of Officer

RETURN OF SERVICE INFORMATION

RETURN OF SERVICE INFORMATION

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FERNANDO J NOBLECILLA

SAID FERNANDO NOBLECILLA DID KNOWINGLY AND WITHOUT AUTHORIZATION, OR IN EXCESS OF AUTHORIZATION, ACCESS ANY DATA, DATA BASE, COMPUTER STORAGE MEDIUM, COMPUTER PROGRAM, COMPUTER SOFTWARE, COMPUTER EQUIPMENT, COMPUTER, COMPUTER SYSTEM OR COMPUTER NETWORK, THAT IS FERNANDO NOBLECILLA DID EITHER DIRECTLY OR THROUGH AN INTERMEDIARY, ACCESS A LAW ENFORCEMENT DATABASE, WHICH HE KNEW COULD BE USED ONLY FOR LAW ENFORCEMENT PURPOSES, TO PROCURE INFORMATION FOR AN INDIVIDUAL ASSOCIATED WITH THE ALKQK, KNOWN TO LAW ENFORCEMENT, CONTRARY TO LAW ENFORCEMENT PURPOSES AND IN EXCESS OF AUTHORIZATION, IN VIOLATION OF N.J.S.A. 2C:20-25(A) IN THE THIRD DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT MAY 11, 2021 AND SEPTEMBER 7, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, WITH THE PURPOSE TO HINDER HIS OWN DETENTION, APPREHENSION, INVESTIGATION, PROSECUTION, CONVICTION OR PUNISHMENT FOR AN OFFENSE, THE SAID FERNANDO NOBLECILLA DID ATTEMPT TO SUPPRESS, BY WAY OF CONCEALMENT OR DESTRUCTION, ANY EVIDENCE OF THE CRIME OR TAMPER WITH A DOCUMENT OR OTHER SOURCE OF INFORMATION, REGARDLESS OF ITS ADMISSIBILITY IN EVIDENCE, WHICH MIGHT AID IN HIS DISCOVERY OR APPREHENSION OR IN THE LODGING OF A CHARGE AGAINST HIM, THAT IS THE SAID FERNANDO NOBLECILLA DID DELETE ONE OR MORE ELECTRONIC COMMUNICATIONS, KNOWING THE CONDUCT CHARGED OR LIABLE TO BE CHARGED AGAINST HIM WOULD CONSTITUTE A CRIME OF THE SECOND DEGREE OR HIGHER, IN VIOLATION OF N.J.S.A. 2C:29-3(B) (1) IN THE THIRD DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT MAY 11, 2021 AND SEPTEMBER 7, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, THE SAID FERNANDO NOBLECILLA DID PURPOSELY OR KNOWINGLY AND WITHOUT AUTHORIZATION, OR IN EXCESS OF AUTHORIZATION, ACCESS ANY DATA, DATA BASE, COMPUTER, COMPUTER STORAGE MEDIUM, COMPUTER SOFTWARE, COMPUTER EQUIPMENT, COMPUTER SYSTEM AND KNOWINGLY OR RECKLESSLY DISCLOSE OR CAUSE TO BE DISCLOSED ANY DATA, DATA BASE, COMPUTER SOFTWARE, COMPUTER PROGRAMS OR PERSONAL IDENTIFYING INFORMATION, THAT IS THE SAID FERNANDO NOBLECILLA DID, EITHER DIRECTLY OR THROUGH AN INTERMEDIARY, ACCESS A LAW ENFORCEMENT DATABASE, WHICH HE KNEW COULD BE USED ONLY FOR LAW ENFORCEMENT PURPOSES, TO PROCURE INFORMATION FOR AN INDIVIDUAL ASSOCIATED WITH THE ALKQK, KNOWN TO LAW ENFORCEMENT, AND DID TRANSMIT THE INFORMATION TO THE INDIVIDUAL, CONTRARY TO LAW ENFORCEMENT PURPOSES AND IN EXCESS OF AUTHORIZATION, IN VIOLATION OF N.J.S.A. 2C:20-31(A). CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

WITHIN THE JURISDICTION OF THIS COURT, ON OR ABOUT APRIL 22, 2021, IN THE TOWNSHIP OF HILLSIDE, IN THE COUNTY OF UNION, AND ELSEWHERE, WITH THE PURPOSE TO HINDER THE DETENTION, APPREHENSION, INVESTIGATION, PROSECUTION, CONVICTION OR PUNISHMENT OF ANOTHER FOR AN OFFENSE, THE SAID FERNANDO NOBLECILLA DID ATTEMPT TO WARN AN INDIVIDUAL, KNOWN TO LAW ENFORCEMENT, OF IMPENDING DISCOVERY OR APPREHENSION, THAT IS, KNOWING THAT A LAW ENFORCEMENT OPERATION WAS BEING EXECUTED AT THE HOME OF THE INDIVIDUAL, DID ATTEMPT TO WARN THE INDIVIDUAL OF THE SAME, IN VIOLATION OF N.J.S.A. 2C:29-3(A) (4) AND 2C:5-1 IN THE THIRD DEGREE. CASE IS PROSECUTED BY DAG TRAVIS MISCIA, [REDACTED]

Original Charge	4) 2C:20-31A	5) 2C:29-3A(4)	
Amended Charge			

RETURN OF SERVICE INFORMATION

Page 8 of 11

NJ/CDR1 1/1/2017

Affidavit of Probable Cause

COMPLAINT NUMBER			
2007	S	2022	000138
COURT CODE	PREFIX	YEAR	SEQUENCE NO.

THE STATE OF NEW JERSEY

VS.

FERNANDO J NOBLECILLA

HILLSIDE TWP MUNICIPAL COURT
1409 LIBERTY AVENUE
HILLSIDE NJ 07205-0000
973-926-1881 COUNTY OF: **UNION**

ADDRESS: [REDACTED]
 [REDACTED] [REDACTED]

# of CHARGES 5	CO-DEFTS	POLICE CASE #: 202118545
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DEFENDANT INFORMATION
 SEX: **M** EYE COLOR: [REDACTED] DOB: [REDACTED]
 DRIVER'S LIC. #: [REDACTED] DL STATE: **NJ**
 SOCIAL SECURITY #: [REDACTED] SBI #: [REDACTED]
 TELEPHONE #: [REDACTED]
 LIVESCAN PCN #:

COMPLAINANT NAME: [REDACTED]
25 MARKET ST
P O BOX 085
TRENTON NJ 08625

Purpose: This Affidavit/Certification is to more fully describe the facts of the alleged offense so that a judge or authorized judicial officer may determine probable cause.

1. Description of relevant facts and circumstances which support probable cause that (1) the offense(s) was committed and (2) the defendant is the one who committed it:
 During a joint investigation between the NJ Division of Criminal Justice, Office of Public Integrity and Accountability, and the NJ Department of Corrections, Special Investigations Division, intelligence was developed that Fernando Noblecilla, a Hillside Twp. police officer, was a potential co-conspirator with a member of the ALKQN. On the morning that a no-knock search warrant was being executed at a member of the ALKQN's Hillside, NJ residence, Fernando Noblecilla, while in the course of his official duties as a police officer and knowing that the search warrant was in progress, did attempt to contact the aforementioned member of the ALKQN. Furthermore, Fernando Noblecilla, while in the course of his official duties as a police officer, did improperly access a law enforcement database on one or more occasions to assist an individual associated with the ALKQN in determining whether they were subject to arrest. Fernando Noblecilla also took measures to conceal and suppress evidence of his crimes by deleting one or more electronic communications from his cellular phone.

Preliminary Law Enforcement Incident Report

COMPLAINT NUMBER

2007

S

2022

000138

COURT CODE

PREFIX

YEAR

SEQUENCE NO.

HILLSIDE TWP MUNICIPAL COURT
1409 LIBERTY AVENUE
HILLSIDE NJ 07205-0000
973-926-1881 COUNTY OF: UNION

ADDRESS:

THE STATE OF NEW JERSEY

VS.

FERNANDO J NOBLECILLA

of CHARGES 5
CO-DEFTS
POLICE CASE #: 202118545

DEFENDANT INFORMATION

SEX: M EYE COLOR: DOB: DL STATE: NJ
DRIVER'S LIC. #:
SOCIAL SECURITY #: SBI #:
TELEPHONE #:
LIVESCAN PCN #:

COMPLAINANT NAME:
25 MARKET ST
P O BOX 085
TRENTON NJ 08625

Purpose: The Preliminary Law Enforcement Incident Report (PLEIR) is intended to document basic information known to the officer at the time of its preparation. It is recognized that additional relevant information will emerge as an investigation continues. The PLEIR shall be in addition to, not in lieu of, any regular police arrest, incident, or investigation reports. Note that the PLEIR is specific to each defendant charged in an investigation.

- The offense/incident was recorded using electronic/surveillance via:
 - Other/Explain cellphone and DNR
- Physical evidence was seized/recovered:
 - Other Type(s) of physical evidence cellphone
- The defendant attempted to conceal, discard or destroy evidence, deleted text messages
- The case involves a search warrant(s).
- The investigation involved the seizure of one or more cellphones, computers or similar electronic devices. List the type of device(s) and total number of each recovered: 1 Apple iPhone

Certification:

I certify that the foregoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment.

Signed:

DET. LAW ENFORCEMENT OFFICER

Date: 05/19/2022

Preliminary Law Enforcement Incident Report

Page 11 of 11

7/20/2018