SUPERIOR COURT OF CALIFORNIA COUNTY OF SANTA CLARA SOUTH COUNTY COURTHOUSE

THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

FIRST AMENDED
FELONY COMPLAINT
CASE SUMMARY

VS.

DOCKET NO. F1900752

CHRISTOPHER STAMPOLIS (01/26/1966), 1000 KELLY BLVD. #112 SANTA CLARA CA 95052

DA NO: 190307852

CEN

EBB640 CS WARR

Defendant(s).

CASE SUMMARY

Count	Charge	Charge Range 2-3-4	Defendant
1	PC245(a)(1)		Christopher Stampolis
2	PC422(a)	16-2-3	Christopher Stampolis

Filed
March 26, 2019
Clerk of the Court
Superior Court of CA
County of Santa Clara
F1900752

By: cowens

SUPERIOR COURT OF CALIFORNIA COUNTY OF SANTA CLARA SOUTH COUNTY COURTHOUSE

COMPLAINT FOR ARREST WARRANT(S) CHRISTOPHER STAMPOLIS EBB640

THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,

VS.

CHRISTOPHER STAMPOLIS (01/26/1966), 1000 KELLY BLVD. #112 SANTA CLARA CA 95052

Defendant(s).

FIRST AMENDED
FELONY COMPLAINT
Deleting Count

DOCKET NO. F1900752

DA NO: 190307852

CEN

EBB640 CS WARR

The undersigned is informed and believes that:

COUNT 1

On or about and between January 8, 2019 and January 8, 2019, in the County of Santa Clara, State of California, the crime of ASSAULT WITH A DEADLY WEAPON, in violation of PENAL CODE SECTION 245(a)(1), a Felony, was committed by CHRISTOPHER STAMPOLIS who did commit an assault upon the person of Belinda Ettelbrick with a deadly weapon and instrument other than a firearm, a(n) Vehicle.

COUNT 2

On or about and between January 8, 2019 and January 8, 2019, in the County of Santa Clara, State of California, the crime of THREATS TO COMMIT A CRIME RESULTING IN DEATH OR GREAT BODILY INJURY, in violation of PENAL CODE SECTION 422(a), a Felony, was committed by CHRISTOPHER STAMPOLIS who did willfully threaten to commit a crime which would have resulted in death and great bodily injury to another person, with the specific intent that the statement, made verbally, in writing, and by means of an electronic communication device, was to be taken as a threat, even if there was no intent of actually carrying it out, which, on its face and under the circumstances in which it was made was so unequivocal, unconditional, immediate, and specific as to convey to the person threatened, Belinda Ettelbrick, a gravity of purpose and an immediate prospect of execution of the threat and caused him or her reasonably to be in sustained fear for his or her own safety and for his or her immediate family's safety.

Any defendant, including a juvenile, who is convicted of and pleads guilty and no contest to any felony offense, including any attempt to commit the offense, charged in this complaint or information is required to provide buccal swab samples, right thumbprints and a full palm print impression of each hand, and any blood specimens or other biological samples required pursuant to the DNA and Forensic Identification Database and Data Bank Act of 1998 and Penal Code section 296, et seq.

Further, attached and incorporated by reference are official reports and documents of a law enforcement agency which the complainant believes establish probable cause for the arrest of defendant CHRISTOPHER STAMPOLIS, for the above-listed crimes. Wherefore, A WARRANT OF ARREST IS REQUESTED.

Complainant therefore requests that the defendant(s) be dealt with according to law.

I certify under penalty of perjury that the above is true and correct.

Executed on March 21, 2019, in SANTA CLARA County, California.

W Norman N6440

(Tacazon T7825)

MHPD (408) 776-7300 190046 MHPD

WALTON/ D634/ FELONY/ KC

Cash or Bond \$ 50,000			
Date:	 03/28/2019	JUDGE OF THE SUPERIOR COURT	
Warrant Received for Service by:		/S/ Duong, Le Jacqueline	
·		Judge of the Superior Court	
on		of California	