

GIRARD MUNICIPAL COURT, PROSECUTOR'S OFFICE  
AFFIDAVIT OF CITIZEN/COMPLAINANT

NAME RICK KRUEH ADDRESS 713 E LIBERTY ST  
CITY HUBBARD STATE OH ZIP 44425 PH # (HOME) 534-2949

I reside in Trumbull County and wish to file and Affidavit against the following person/s:  
NAME SCOTT WALKER ADDRESS 34 FOREST HILL DR.  
CITY HUBBARD STATE OH ZIP 44425 PH # (HOME) \_\_\_\_\_

Additional description if known (DOB, SSN, etc.) DOB 9-02-69/DL.# RS195655

NAME \_\_\_\_\_ ADDRESS \_\_\_\_\_  
CITY \_\_\_\_\_ STATE \_\_\_\_\_ ZIP \_\_\_\_\_ PH # (HOME) \_\_\_\_\_

Additional description if known (DOB, SSN, etc.) \_\_\_\_\_

THE FACTS ON WHICH I BASE MY COMPLAINT ARE AS FOLLOWS (Include dates, times, places)

SCOTT WALKER SAT IN CAR AT 723 E. LIBERTY ST.  
TALKING TO CRISS CLEMENT SAW ME IN WINDOW  
AND HIS HORN WAS BLOWN EITHER BY HIM OR  
CRISS CLEMENT. I WENT OUT SIDE STOOD IN MY  
DRIVE STARED AT BOTH OF THEM HE STARTED TO GET  
OUT OF CAR TELLING CRISS CLEMENT HE WAS GOING TO KICK  
HIS ASS. THEN CHALLENGED ME TO COME OVER.

I REQUEST A RESTRAINING ORDER ON SCOTT WALKER

Witness 1 PARTIAL AUDIO Address \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_ Phone \_\_\_\_\_ (H, W)

Witness 1 Address \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_ Phone \_\_\_\_\_ (H, W)

If I discover more witnesses, I must immediately notify the Girard City Prosecutor. I understand that I cannot withdraw or dismiss a Complaint without appearing in Court before the Judge. Finally, if I failed to appear in Court to testify, I can be arrested and the case can be dismissed.

Date \_\_\_\_\_ Complainant \_\_\_\_\_

Sworn to and subscribed in my presence on \_\_\_\_\_ 20 \_\_\_\_\_

Deputy Clerk \_\_\_\_\_

If you are facing **menacing** or **stalking** charges in Ohio you may be wondering what exactly you did that caused you to be considered **an** accused criminal. You may be facing **jail** or prison time and are probably frightened at that prospect.

We **know** what you are up against and know you probably feel like no one is on your side. It may seem **that you** have already been convicted and you might doubt your chances at getting a fair trial. But our **attorneys** are here to fight for **you**, **and** work with you, not to judge you. And these charges can be **overblown** and misunderstood.

**Perhaps** your actions were misinterpreted by the alleged victim or police. However, there is a chance you realize that **your actions** were a mistake and want to take responsibility for them. Whatever the case, we want to help **make sure** you are treated fairly and properly by the Ohio courts. You deserve

We know that **emotions** can run high in cases like these. Typically because of the current or past relationship between you and the victim there can be feelings of anger, betrayal, and even sadness that the relationship has come to this point.

We have handled cases like these and are interested in hearing about yours. We know that no two cases are the same but want to apply our experience and expertise to help guarantee that your rights are protected and will fight on your behalf for the best possible results.

Please contact us today for a free consultation on Ohio stalking/menacing laws & penalties.

## Ohio Stalking & Menacing Laws

### Menacing – Penalties

If you are being accused of **menacing** that means that the prosecution believes it can prove that you led someone to believe you would **cause harm** to them, their property, or a family member. Menacing is typically considered a **4<sup>th</sup> Degree Misdemeanor** which carries a potential sentence of 30 days in jail and fines of up to \$250.

Ref: *ORC 2903.22*

### Aggravated Menacing – Penalties

Aggravated menacing is slightly more serious than menacing and involves **the alleged victim** believing that you would **cause serious harm** to them, their property, or a family member. **Aggravated** menacing is typically a **1<sup>st</sup> degree misdemeanor** and carries a potential sentence of up to 6 months in jail and up to **\$1,000** in fines.

Ref: *ORC 2903.21*

### Menacing by Stalking – Laws & Penalties

Menacing by stalking involves a **repeated pattern of menacing behavior**. If you are accused of stalking in Ohio, the prosecution **will have** to prove that you **engaged in a pattern of conduct that knowingly**

**caused another person to fear physical harm or mental distress.**

In most cases, menacing by stalking is a **1<sup>st</sup> degree misdemeanor** which carries a potential 6 months jail sentence and fines up to \$1,000.

However, the stalking charge may be elevated to a **4<sup>th</sup> degree felony** if the victim is a minor, this is not your first conviction for stalking, you commit the offense in direct violation of a protection order, you were in possession of a deadly weapon at the time of offense, or you have a history of violence.

Felonies in the 4<sup>th</sup> degree carry a potential sentence of 6-18 months in prison and fines reaching up to \$5,000.

*Ref: ORC 2903.211*

## Get The Legal Help you Need in a Free Criminal Defense Consultation

Stalking laws are fairly new on the legal scene, but courts are not typically . Because of the potential for violence in these offenses, judges and prosecutors often come down hard on offenders. If you are facing charges like these you want to be sure you have an extremely qualified defense attorney representing you in court. Call us to find out ~~at what~~ we can do for you.

### Free Criminal Defense Consultation

If you've been charged with a crime in Ohio, please contact us at **(888) 260-8974** to speak with one of our attorneys. We offer a free legal defense consultation and case evaluation for anyone arrested or charged with a crime in Ohio.

### Contact Us

First Name:

Last Name:

Email:

Day Phone:

Evening Phone:

Court Or City Of Arrest: