

A portion of the April 29, 2015 DCF call regarding [REDACTED] was played for Ms. Loyd, who initially denied being the one who called in the allegation. Your Affiant explained to Ms. Loyd that there were no substitute teachers in [REDACTED]'s class on the date of the alleged admission and your Affiant showed her the phone number captured by DCF's caller-ID, (321) 591-7964, which she identified as her phone number. Ms. Loyd then [REDACTED] [REDACTED] Your Affiant asked Ms. Loyd if she had seen [REDACTED] in school on the day she called DCF, and she indicated she had not.

Your Affiant asked Ms. Loyd if she would agree that calling a person's soccer league, calling their employer, and contacting DCF to make an allegation you knew was not true would constitute harassment, and she said, "I'm gonna say, 'Yes.'"

By not only contacting [REDACTED]'s out-of-state employer and members of his soccer league to accuse him of sexually abusing his daughter, but by also contacting the Florida Department of Children and Families to report overhearing admissions of sexual abuse and child neglect, Dana Loyd engaged in a course of action directed at [REDACTED] which caused substantial emotional distress to him and served no legitimate purpose.

Furthermore, by claiming to be a substitute teacher who overheard [REDACTED] making admissions of sexual abuse and child neglect and making allegations of the same via DCF's Florida Abuse Hotline, Dana Loyd committed a third-degree felony (F.S.S 39.205).

Since Ms. Loyd stated to your Affiant that she has never met with or spoken [REDACTED] nor was she in [REDACTED]'s school, it is clear that her call to the DCF hotline was not made in good faith. When considered within the totality of the circumstances- Ms. Loyd has never met [REDACTED] has either not read or has ignored the numerous reports made by law enforcement officers and social workers in which the same sexual abuse and neglect allegations she reported to DCF have been unfounded time and again; and is aware of Judge Maxwell's court order forbidding further interviews of the child due to the fact that additional interviews would constitute abuse of the child; there is probable cause to believe Ms. Loyd's report to DCF was maliciously made for the purpose of harassing [REDACTED]

Based on the above stated facts, your Affiant has probable cause to believe Dana Delaney Loyd did commit the crimes of **Filing a False Report of Child Abuse, contrary to section 39.205(9), Florida Statutes, and Stalking, contrary to section 784.048(2), Florida Statutes.**