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IN THE THIRD DISTRICT COURT, SALT LAKE DEPARTMENT  
IN AND FOR THE COUNTY OF SALT LAKE, STATE OF UTAH

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THE STATE OF UTAH

Plaintiff,

vs.

**LUIS FERNANDO TRILLO**  
**DOB: 10/30/1990**  
**AKA: LUIS F. TRILLO; LUIS TRILLO**  
**LKA: 879W LITTLE MOUNTAIN DR**  
**Taylorsville, UT 84123**  
**SO#: NONE**  
**SID#/BCI#: 1183568**

Defendant.

Screened by: JENNIFER ZELENY  
Assigned to: TO BE ASSIGNED

**INFORMATION**

DAO # 25.010540

BAIL: NO BAIL WARRANT

WARRANT/RELEASE: NOT BOOKED

Case No.

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The undersigned 4962 OFFICER ALEXANDRA PARISE - Unified Police Department, Agency Case No. CO24-109813, upon a written declaration states on information and belief that the defendant, LUIS FERNANDO TRILLO, committed the crime(s) of:

COUNT 1

RAPE, 76-5-402, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did have sexual intercourse with another person without the victim's consent. To Wit: First time in LTs car

COUNT 2

RAPE, 76-5-402, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did have sexual intercourse with another person without the victim's consent. To Wit: Second time in LTs car

COUNT 3

RAPE, 76-5-402, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did have sexual intercourse with another person without the victim's consent. To Wit: Spa, first time

COUNT 4

RAPE, 76-5-402, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did have sexual intercourse with another person without the victim's consent. To Wit: Spa, last time

COUNT 5

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: JRs Mouth on penis at spa, first time

COUNT 6

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: JRs Mouth on penis at spa, last time

COUNT 7

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: Mouth on JRs vagina at spa, first time

COUNT 8

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: Mouth on JRs vagina at spa, last time

COUNT 9

RAPE, 76-5-402, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did have sexual intercourse with another person without the victim's consent. To Wit: Taco Bell parking lot

COUNT 10

RAPE, 76-5-402, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did have sexual intercourse with another person without the victim's consent. To Wit: KFC parking lot, first time

COUNT 11

RAPE, 76-5-402, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did have sexual intercourse with another person without the victim's consent. To Wit: KFC parking lot, last time

COUNT 12

RAPE, 76-5-402, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did have sexual intercourse with another person without the victim's consent. To Wit: LTs home

COUNT 13

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: JRs mouth on penis in car, first time

COUNT 14

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: JRs mouth on penis in car, last time

COUNT 15

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: Mouth on JRs vagina in car, first time

COUNT 16

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: Mouth on JRs vagina in car, last time

COUNT 17

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: penis in JRs anus, first time

COUNT 18

FORCIBLE SODOMY, 76-5-403, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did engage in any sexual act with an individual who is 14 years old or older involving the genitals of one individual and the mouth or anus of another individual, without the other individual's consent, no matter how slight any touching may be. To Wit: Penis in JRs anus, last time

COUNT 19

OBJECT RAPE, 76-5-402.2, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did , without the victim's consent, cause the penetration, however slight, of the genital or anal opening of another person who was 14 years of age or older, by any foreign object, substance, instrument, or device, including a part of the human body other than the mouth or genitals, with intent to cause substantial emotional or bodily pain to the victim or with the intent to arouse or gratify the sexual desire of any person. To Wit: Fingers in JRs anus, first time

COUNT 20

OBJECT RAPE, 76-5-402.2, a First Degree Felony, as follows: That on or about August 1, 2022 through February 28, 2025 in Salt Lake County, the defendant did , without the victim's consent, cause the penetration, however slight, of the genital or anal opening of another person who was 14 years of age or older, by any foreign object, substance, instrument, or device, including a part of the human body other than the mouth or genitals, with intent to cause substantial emotional or bodily pain to the victim or with the intent to arouse or gratify the sexual desire of any person. To Wit: Fingers in JRs anus, last time

COUNT 21

TAMPERING WITH A WITNESS, 76-8-508, a Third Degree Felony, as follows: That on or about November 1, 2024 through April 15, 2025 in Salt Lake County, the defendant did, as a party to the offense, believing that an official proceeding or investigation was pending or about to be instituted, or with the intent to prevent an official proceeding or investigation, attempted to induce or otherwise cause another person to:

- (a) testify or inform falsely;
  - (b) withhold any testimony, information, document, or item;
  - (c) elude legal process summoning him to provide evidence; or
  - (d) absent himself from any proceeding or investigation to which he has been summoned; OR
- (2) solicit, accept, or agree to accept any benefit in consideration of his doing any of the acts specified under Subsection (1). To Wit: CJC in December

COUNT 22

TAMPERING WITH A WITNESS, 76-8-508, a Third Degree Felony, as follows: That on or about November 1, 2024 through April 15, 2025 in Salt Lake County, the defendant did, as a party to the offense, believing that an official proceeding or investigation was pending or about to be instituted, or with the intent to prevent an official proceeding or investigation, attempted to induce or otherwise cause another person to:

- (a) testify or inform falsely;
  - (b) withhold any testimony, information, document, or item;
  - (c) elude legal process summoning him to provide evidence; or
  - (d) absent himself from any proceeding or investigation to which he has been summoned; OR
- (2) solicit, accept, or agree to accept any benefit in consideration of his doing any of the acts specified under Subsection (1). To Wit: phone call to "Leslie"

COUNT 23

TAMPERING WITH A WITNESS, 76-8-508, a Third Degree Felony, as follows: That on or about November 1, 2024 through April 15, 2025 in Salt Lake County, the defendant did, as a party to the offense, believing that an official proceeding or investigation was pending or about to be instituted, or with the intent to prevent an official proceeding or investigation, attempted to induce or otherwise cause another person to:

- (a) testify or inform falsely;
  - (b) withhold any testimony, information, document, or item;
  - (c) elude legal process summoning him to provide evidence; or
  - (d) absent himself from any proceeding or investigation to which he has been summoned; OR
- (2) solicit, accept, or agree to accept any benefit in consideration of his doing any of the acts specified under Subsection (1). To Wit: Phone call to A.N.

COUNT 24

TAMPERING WITH A WITNESS, 76-8-508, a Third Degree Felony, as follows: That on or about November 1, 2024 through April 15, 2025 in Salt Lake County, the defendant did, as a party to the offense, believing that an official proceeding or investigation was pending or about to be instituted, or with the intent to prevent an official proceeding or investigation, attempted to induce or otherwise cause another person to:

- (a) testify or inform falsely;
  - (b) withhold any testimony, information, document, or item;
  - (c) elude legal process summoning him to provide evidence; or
  - (d) absent himself from any proceeding or investigation to which he has been summoned; OR
- (2) solicit, accept, or agree to accept any benefit in consideration of his doing any of the acts specified under Subsection (1). To Wit: Phone call to L.N.

COUNT 25

TAMPERING WITH A WITNESS, 76-8-508, a Third Degree Felony, as follows: That on or about November 1, 2024 through April 15, 2025 in Salt Lake County, the defendant did, as a party to the offense, believing that an official proceeding or investigation was pending or about to be instituted, or with the intent to prevent an official proceeding or investigation, attempted to induce or otherwise cause another person to:

- (a) testify or inform falsely;
  - (b) withhold any testimony, information, document, or item;
  - (c) elude legal process summoning him to provide evidence; or
  - (d) absent himself from any proceeding or investigation to which he has been summoned; OR
- (2) solicit, accept, or agree to accept any benefit in consideration of his doing any of the acts specified under Subsection (1). To Wit: Told JR he'd make her famous in the worst kind of way

COUNT 26

AGGRAVATED ASSAULT (Road Rage), 76-5-103(2)+(3A), a Third Degree Felony, as follows: That on or about January 1, 2025 through January 31, 2025 in Salt Lake County, the defendant did attempt, with unlawful force or violence, to do bodily injury to another;

- (ii) make a threat, accompanied by a show of immediate force or violence, to do bodily injury to another; or
- (iii) commit an act, committed with unlawful force or violence, that causes bodily injury to another or creates a substantial risk of bodily injury to another; and includes in the actor's conduct under Subsection (2)(a) the use of:
  - (i) (a) a dangerous weapon; or
  - (b) a motor vehicle;
- (ii) any act that impedes the breathing or the circulation of blood of another individual by the actor's use of unlawful force or violence by:
  - (a) applying pressure to the neck or throat of an individual; or
  - (b) obstructing the nose, mouth, or airway of an individual; or
- (iii) other means or force likely to produce death or serious bodily injury. Furthermore, the defendant was an operator or passenger of a vehicle and the actor committed an offense in response to an incident that occurred or escalated upon a roadway and with the intent to endanger or intimidate an individual in another vehicle and therefore is subject to enhancement.

COUNT 27

STALKING, 76-5-106.5(2)+(3AI), a Class A Misdemeanor, as follows: That on or about November 1, 2024 through April 15, 2025 in Salt Lake County, the defendant did intentionally or knowingly engage in a course of conduct directed at a specific person and knew or should have known that the course of conduct would cause a reasonable person:

- (i) to fear for the person's own safety or the safety of a third person; or
- (ii) to suffer other emotional distress; or
- (b) violates:
  - (i) a stalking injunction issued under Title 78B, Chapter 7, Part 7, Civil Stalking Injunctions; or
  - (ii) a permanent criminal stalking injunction issued under Title 78B, Chapter 7, Part 9, Criminal Stalking Injunctions.

THIS INFORMATION IS BASED ON EVIDENCE OBTAINED FROM THE FOLLOWING WITNESSES:

ALEXANDRA PARISE and J.R.

DECLARATION OF PROBABLE CAUSE:

Your Declarant bases the Information upon the following:

The statement of Detective Parise of the Unified Police Department that she investigated a sexual offense. 17-year-old J.R. reported that when she was 14, she met defendant LUIS TRILLO (AKA EDUARDO GALVAN JUAREZ) at church. She explained that TRILLO was the youth leader at the time and had approached her multiple times, telling her he "liked her." J.R. stated she got close to him and started talking to him because "she was sad and needed some type of support."

J.R. said that around August or September of 2022, TRILLO asked her to be his girlfriend, and she and TRILLO began having sex. J.R. said she was still a virgin, and it took "three tries to fully go in, and it hurt, and she bled." J.R. described the first two "tries" were in his car in parking lots, and the third try was at a spa on State Street and 3900 South.

J.R. described that they would go to the spa and check in under fake names, go to their room, and have sex. After they were done, she would return to school, and he would return to work. J.R. said they did that once or twice a week for approximately one year. J.R. described that they would also engage in sex at local parks. J.R. said they had penis-to-vagina sex and did not use protection. J.R. said there was also oral sex and masturbation. J.R. described that she "would suck his dick," and he "would suck her vagina."

J.R. said she began to make friends, which made TRILLO jealous. She described that one day, she met up with TRILLO after hanging out with her friends, and he took her phone and would not let her get out of the car. Eventually, TRILLO let her out of the car and left with her phone. J.R. described that "it got to the point to where (she) could not defend herself because (TRILLO) was so good at having conversations." J.R. said she began taking pills that would help her sleep and described that she was "tired."

J.R. said around June 2024, her dad took her phone and saw messages from TRILLO. J.R. said TRILLO told her to "deny everything," and she told her family TRILLO was "her friend" and denied everything else.

In November 2024, she was talking to TRILLO when her dad came in and found them talking. J.R. said her dad contacted the police, which opened the investigation. However, she did not want to help because "she loved (TRILLO) and didn't know what to do." TRILLO told her to "deny everything and say no." J.R. said, "Everything she said in the last interview was planned by him. (TRILLO) told her what to say, what to do, who to call, to get screenshots, and write a fake letter to say she was suffering from her parents."

J.R. said around January 2025, they were in an argument in his car, and TRILLO took her phone away. J.R. said she got out of his car and ran to her car. J.R. said she thought TRILLO had left; however, when she was leaving the parking lot, she saw his truck. J.R. said TRILLO began following her for "30 minutes to an hour and was trying to get away from (him)." She said she was stopped at a stop light when TRILLO struck her car from behind. TRILLO continued to follow her to her mom's work. She then drove to her school, got out of her car, and ran. J.R. said she was in the middle of the pathway when TRILLO caught her, grabbed her, and took her keys and phone. TRILLO then began walking away. J.R. said she was able to get her keys back, but TRILLO kept her phone. TRILLO then followed her to her car and spoke with her. J.R. said she saw two girls in a car near her and made a sign to them, which prompted TRILLO to leave with her phone. She said she didn't call the police because she didn't want him to get in trouble.

J.R. said the last time she and TRILLO had sex, they were at his residence. They had sex on his bed, and once he "got his pleasure," he stood up and got dressed.

J.R. said after that, she broke up with TRILLO but stated it was "hard." After ending the relationship, TRILLO came to her school at lunchtime, approached her car, and got into the back seat. J.R. said she was scared, but she didn't yell because she didn't want people to notice. When she was walking back into the school, TRILLO was following behind her, talking, and she asked him to go away. J.R. said later the same day, TRILLO came back to her school and contacted her again. J.R. said she was with a friend. They got into her car, and TRILLO attempted to get into the back seat. J.R. said TRILLO followed them all the way to her friend's house. After her friend got out of the car, TRILLO blocked the way out of the complex, got out of his car, and got on his knees, "begging" J.R. to talk to him. J.R. said she had school, and he "allowed her to go." TRILLO then followed her, but she "lost him." J.R. said since that day, every time she left school, she was worried TRILLO would be at her car.

J.R. said TRILLO had used fake social media accounts to comment on her posts, and she would block them. TRILLO also had people reach out to her and tell her to talk to him. J.R. said she blocked TRILLO, and at the beginning of April 2025, he called her from his work phone. TRILLO told her that he "was not calling to get back with (her) but that he was worried because he heard from people at church that she was being a bad person." J.R. told TRILLO to stop talking about her, and TRILLO reminded J.R. that they had a deal and that "they would not tell anyone what happened between them."

J.R. said she recorded a conversation with TRILLO where he told her that if "she said or did anything, he would make her famous in the worst way." J.R. said TRILLO had "pictures" of her and was scared TRILLO would share them. She described that TRILLO has videos of her masturbating herself and of herself and her body with no clothes on. J.R. said in October 2024 that she deleted all the pictures and videos on her phone because "she wanted to protect him." However, TRILLO got mad and "made her take new photos and send them to him."



J.R. said that in November 2024, TRILLO wanted to have "witnesses for him," so he had her call people and tell them she was in trouble with her family and that her family wanted her to say things that weren't true. J.R. described that she called multiple people and told them everything TRILLO told her to say, including that she lied and "only said it because her parents were there and she did not know what to do, so she lied."

J.R. said one time they were in a Taco Bell parking lot having sex when someone parked next to them. J.R. said they left because it was "dangerous." J.R. showed Detective Parise the locations where she and TRILLO engaged in sex, which included Murray City Park, a parking lot near Carl's, Jr., KFC, Midtown Community Health Center parking lot, and Harmony Park. J.R. described that whoever arrived at the agreed-upon location first would check for police.

During a medical exam, J.R. disclosed TRILLO penetrated her anus with his fingers and penis.

#### MOTION FOR PRETRIAL DETENTION:

Pursuant to Utah Code 77-20-201(1) the State requests that Defendant be held without bail until further notice in this matter on the following grounds:

The defendant is charged with a felony and there is substantial evidence supporting the charge and clear and convincing evidence that the defendant would constitute a substantial danger to any other individual or to the community, or is likely to flee the jurisdiction of the court, if released on bail;

The defendant, in this matter, used his position of trust as a religious church leader to groom the victim, prey upon her, and convince her to enter a sexual relationship with him. The defendant promised the victim he would leave his family for her. However, the victim reported three months into their "relationship," he still had not done so. The defendant came to the victim with promises and manipulation to make her stay, no matter how hard she tried to leave.

As recently as April 2025, the defendant reminded the victim of their agreement to not "tell anyone what happened between them" and threatened to "make her famous in the worst way," which caused the victim to fear for her safety and retaliation from the defendant, noting that she was scared the defendant would distribute intimate images of her.

The victim reported that until recently, she "loved" the defendant and didn't want to see him get in trouble, which allowed him to manipulate her into lying to her family, friends, and law enforcement partners. The victim said she became afraid for her safety when the defendant began stalking her, which caused her to be scared every time she left her school, believing the defendant would be at her car waiting for her. When the victim began to pull back from the defendant and hang out with other friends, the defendant locked her in a car, took her phone, and forced her to continue speaking to him.

The defendant is charged with 26 felonies, including 20 first degrees, has ties to Mexico, and should be considered a flight risk. Based on the serious nature of the allegations, along with the risk to the victim's safety, the State requests a no bail warrant be issued in this matter.

Pursuant to Utah Code Annotated § 78B-18a-106 (2018) I declare under criminal penalty of the State of Utah that the foregoing is true and correct to the best of my belief and knowledge.

Executed on: 25th day of June, 2025

/s/ ALEXANDRA PARISE  
Declarant

Subscribed and sworn to before me this 25th day of June, 2025

Authorized for presentment and filing:

SIM GILL, District Attorney

/s/ Jennifer Zeleny  
Deputy District Attorney  
25th day of June, 2025  
JZ / AW / DAO # 25.010540

**OTHER PENDING CASES FOR THE DEFENDANT**

<b>Court</b>	<b>Court Case #</b>	<b>Trial Judge</b>	<b>DAO #</b>	<b>Charge</b>
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