

Sheriff Eric Flowers Indian River County Sheriff's Office

ARREST AFFIDAVITS THAT HAVE A SOCIAL SECURITY NUMBER WILL BE REDACTED IN ACCORDANCE WITH THE FOLLOWING STATE STATUES:

- SOCIAL SECURITY NUMBERS 119.071 (5) (a) FS
- MARSY'S LAW-FLORIDA CONSTITUTION ARTICLE 1, SECTION 16(B)(5)

SOME ARREST AFFIDAVITS WILL REQUIRE ADDITIONAL REDACTIONS AND THOSE AFFIDAVITS WILL BE MARKED ACCORDINGLY.

	INDIAN I	RIVER COUNTY SI	HERIFF'S OF	FICE	Case Report # 2024-00050626 Booking # 24-1527						
		ARREST AFFIDAV	IT d	A	X Arrest	Affidavit		Juvenile Arrest Affidavit			
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INDIAN RIVER COUNTY SHERIFF'S OFFICE

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ARREST AFFIDAVIT 4055 41st Ave

Vero Beach, Florida 32960

Case Report # 2024-00050626

NARRATIVE

On Thursday, May 9, 2024, at approximately 0019 hours, I was traveling southbound in the 700 block of 20th Avenue where I observed three black males walking northbound on the sidewalk on the east side of the road. (Statements are paraphrased and not verbatim)

All males were wearing black headwear, later found to be ski masks pulled above their heads. One of the males was wearing long black pants with a black hoodie, the other was wearing a black t-shirt with dark colored long pants, and the other was wearing a black and white hoodie with dark colored long pants. The temperature in the area at the time was very warm for the clothing the men were wearing. It is not normal in this area for there to be pedestrian foot traffic at this time of night and it also important to mention it is very common in this area of the county to receive complaints of auto burglaries and other crimes. In my training and experience, subjects committing burglaries are dressed in attire similar to the males I observed.

I parked my marked agency issued patrol vehicle on the side of the road in front of the males and began to approach them. While I was walking towards them, I could see one of the males briefly walk away from me and then reapproach me with the other two males. The males were identified as 20-year-old Lashawn Thompson, 15-year-old Laquan Fitzgerald, and 16-year-old Jayven Jackson. While speaking with the males, I was informed they were walking away from a girl's house that lives in the area. When I was gathering their address information, all males stated they resided in the Gifford area. When I asked how they got down to the area, I was told they used Uber and were dropped off at Cumberland Farms. While I was speaking with Jayven, I observed him to be heavily sweating. All males appeared nervous while I was speaking with them.

Sgt. Rodriguez and Lt. Reeve arrived to assist me with the males. Lt. Reeve asked Lashawn if he had anything illegal on him and he admitted he possessed Marijuana in the waistband of him boxers. Lashawn gave Lt. Reeve to take the Marijuana, which was under 20 grams and inside of a clear Ziplock baggie. While conducting a pat search of his person, could feel a soft object. Lt. Reeve asked him to pull the object out and he observed a black glove. Lt. Reeve asked him why he has a black glove and he replied by saying he hadn't done anything. IRCSO Public Safety Dispatch stated he did not possess a Medical Marijuana Card.

Lt. Reeve began to canvass the area the males were walking from. In the ditch line right where I originally observed the males, next to the sidewalk, a loaded Sig Sauer P365 was lying on the ground. Surrounding the firearm was several other linen black gloves, which were the same ones found on Lashawn. This was also the same area I observed one of the males walking back towards. I know these gloves through my training and experience to be used to conduct burglaries. The gloves and guns were sitting on top of the grass and ground elements and appeared to have just been placed there.

Post Miranda, Lashawn stated he did not want to speak with me. based on the totality of circumstances, I Determined Lashawn loitered or prowled in a place and time and in a manner not usual for law abiding individuals. His loitering or prowling was under circumstances that that warranted a justifiable and reasonable alarm or immediate concern for safety of persons or property in the vicinity. Through my contact with Lashawn, he was unable to dispel my suspicion that a crime was being committed.

I charged Lashawn with F.S. 856.021 Loitering or Prowling and F.S. 893.13.6B Possession of Marijuana Under 20 grams.

The preceding is true to the best of my knowledge or belief

ARRESTING OFFICER / SIGNATURE

Hatton, Morgan A412

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Sworn and Subscribed befor	e methis 1 9 day of May 129
My comission expires	LEO
Agency INDIAN R	ER COUNTY SHERIFF'S OFFICE

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Arrest Affidavit Report

Case Report # 2024-00050749

NARRATIVE

On Thursday, May 9, 2024 at approximately 0747 hours I responded to 5555 20th Street (WalMart) in reference to a shoplifting.

While in route to the location, dispatch advised that the male suspect was leaving the store through the grocery entrance in a wheelchair. Dispatch further advised that the suspect was going north through the parking lot.

Upon my arrival I observed a white male in a wheelchair moving north through the overflow parking lot of the WalMart location.

I made contact with the male subject (Matthew Howells) who I was familiar with through previous interactions.

Matthew advised that he was just in the Walmart and he handed me a cold Mountain Dew bottle. Matthew advised that he took the item because he was thirsty. Matthew advised that he only took the one bottle.

After running Matthew through dispatch it was determined that Matthew had a non-expiring Trespass Warning from the WalMart property, reference case #2024-52386.

The Walmart Asset Protection Agent (LaShawnda Ray) positively identified Matthew as the shoplifter involved in this incident.

Matthew was placed into hand restraints and a search of his person and wheelchair was conducted. While searching the wheelchair a second Mountain Dew (cold) and (2) Two packs of can of air. The cans of air were located behind the pillow of the wheelchair.

Ray provided the following statement; I, API LaShawnda Ray of Wal-Mart Asset Protection while walking the sales floor observed an individual now known to me as Matthew Howell, selecting merchandise then immediately concealing it behind a sheet in his wheelchair. I continued observation via CCTV as Matthew Howell continued to select and conceal the unpaid merchandise such as canned air and two drinks. Matthew Howell then passed all last points of sale by exiting out of the Grocery exit, making no attempt to pay for the unpaid merchandise that he concealed. I stopped Matthew Howell identifying myself as Wal-Mart Asset Protection and requested he return inside to the AP office. Matthew Howell failed to cooperate and fled the property heading towards the bus stop. IRCSO was notified. A training receipt was obtained on all unpaid merchandise; Matthew Howell failed to pay for 4 items totaling \$19.70. Wal-Mart wishes to prosecute and trespass. End Statement.

The stolen property was recovered and returned to Walmart for photographing and proper disposal.

Matthew was transported to the Indian River County Jail for the violations of F.S.S. 812.015 Retail Theft and F.S.S. 810.09 Trespassing on Property.

The preceding is true to the best of my know	ledge or belief	
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ARRESTING OFFICER / SIGNATURE	V	ev
/	$\langle \rangle$	371

Whittington, Daniel A660

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Sworn and Subscribed before me	this day of
NOTARY/ ASA	λ
My comission expires	

Agency INDIAN RIVER COUNTY SHERIFF'S OFFICE

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Case Report # 2024-00050801

NARRATIVE

On May 9th, 2024, at approximately 0930 hours, I served John Clineman, with Sebastian Police Department warrant for count 1: On or about october 30th, 2014 John Gordon Clineman did intentionally touch or strike Heather poe agianst that person's will or did not intentionally cause bodily harm to said person, in violation of Florida Statute 784.03(1).

Sebastian PD Case number: 14-2596 Warrant number: 120142276 Court case Number: 2014-MM-2276A

No Bond

The preceding is true to the best of my knowledge or belief

ARRESTING OFFICER / SIGNATURE

Kramer, Trevor A559

Sworn and Subscribed before me this

day of May

My comission expires

NOTARY/ ASA

Agency INDIAN RIVER COUNTY SHERIFF'S OFFICE

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Case Report # 2024-00050838

NARRATIVE

tens located at 13613 US Highway 1, Sebastian, in On May 9th, 2024 at approximately 1139 hours, I responded to Walge reference to theft of a controlled substance.

Upon arrival I made contact with Rene Delease, the manager of Walgreens, she explained that she has a pharmacy employee Jennifer Moeller, who was caught stealing a controlled substance. Rene stated the controlled substance was Alprazolam (Xanax). Rene said that on April 26, 2024 a customer had a prescription filled for pick-up, Rene then took the prescription and placed it in the employee store room, at some point Rene then brought the prescription back to the pharmacy. When a pill count was done on the bottle it was found to be missing several pills.

Rene confronted Jennifer about the situation on May 9th, 2024, where she provided a written statement to her admitting to removing the prescription from the pharmacy and then taking it back after a change of heart. Jennifer then explained that she was having a rough day and removed one pill from the container and placed it into her pocket. Jennifer stated that she then ingested the pill while in her car. Jennifer stated that the prescription she stole was one Alprazolam pill. Jennifer denies taking any more than one singular pill and said that it must have been a miss count by the pharmacist.

During a post Miranda interview Jennifer stated to me that she took only one Alprazolam pill then ingested it when she got off work.

Jennifer was placed into custody and transported to the Indian River County jail.

Based on statements from Rene, Jennifer and her written statement Jennifer is being charged with one count of theft of controlled substance for willfully and intentionally taking a controlled substance with intent to permanently or temporarily deprive the rightful owner of its value or use.

The preceding is true to the best of my knowledge or belief

ADDECTINIC	OFFICED	SIGNATURE	
ARRESTING	ULLICEK	SIGNATURE	

Kramer, Trevor A559

Sworn and Subs	cribed before me this	9	day of May 24
NOTARY/ ASA	CBL		
My comission ex	pires	LEO	
Agency	INDIAN RIVER COUNTY	SHERIFE'S O	FFICE

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dani	701 CITRUS Permanent Address				E, FL	34950)				(754)801-2851					
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INDIAN RIVER COUNTY SHERIFF'S OFFICE ARREST AFFIDAVIT 4055 41st Ave

Vero Beach, Florida 32960

Arrest Affidavit Report

Case Report # 2024-00050904

ADDITIONAL CHARGES

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Arrest Affidavit Report

INDIAN RIVER COUNTY SHERIFF'S OFFICE ARREST AFFIDAVIT 4055 41st Ave

Vero Beach, Florida 32960

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Case Report # 2024-00050904

NARRATIVE

On May 9th, 2024 at approximately 1335 hours, I served Jamal R. Osbourne with St. Lucie County warrant for: Count 1: Possession of Cocaine, bond \$5000.00

Count 2: Possession of more than 20grams of cannabis, bond \$5000.00

Count 3: Use or possession of drug paraphernalia, bond \$1000.00

Count 4: Sale, manufacture, delivery, or possession with intent to sell, manufacture or deliver cocaine, bond \$15000.00

Court case # 562024CF001270AXXXSL

Same the structure

Jamal was served while currently incarcerated in the Indian River County Jail.

The preceding is true to the best of my knowledge or belief

ARRESTING OFFICER / SIGNATURE

Kramer, Trevor A559

Sworn and	Subscribed before me this	

day of May 2024

My comission expires

NOTARY/ ASA

Agency INDIAN RIVER COUNTY SHERIFF'S OFFICE

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		Case Repo	port # 2024-00051002 Booking # 1.5.38								
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lant					(352)502-	Parent Contacted					
Defendant Adult / Juvenile	Permanent Address or Parent's Name of Juvenile				Phone						
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Co Def	Co-Defendant Name (Last, First, Middle) Race	Sex	Date of Bir	rth or Age	Arrested	Felony Misdemeanor					
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	Marsy's Law Information Marsy's Law rights have been provi	ded to the v	rictim Y	Victim would	inke to have the	ir information protectedY					

Arrest Report 2024-00051002-18_38_55 Page 1 OF 2

INDIAN RIVER COUNTY SHERIFF'S OFFICE ARREST AFFIDAVIT 4055 41st Ave

Vero Beach, Florida 32960

Arrest Affidavit Report

Case Report # 2024-00051002

NARRATIVE

On May 9th, 2024, at approximately 1735 hours I responded to disturbance.

n reference to a domestic

Upon arrival, I spoke with the victim, Dameta Reed, who advised the following in summary: Her and her long-term boyfriend, Meliance Lombrage, with whom there is a child in common, a shared dwelling, and a 6 year history of romantic involvement, were arguing in their driveway. The argument became physical when he grabbed her by the shirt and pushed her to the ground. I observed multiple scrapes on her knees and arms which appeared consistent with her statement about falling.

The physical altercation continued when her son, Dwayne Culver (15 years old), grabbed Meliance by the leg to get him off of his mother, stating that is appeared Meliance was about to kick her in the head. All parties went from their driveway into the house whereafter Meliance grabbed Dwayne by the neck. I observed slight irritation on the lower portion of Dwayne's neck.

Although Meliance advised he was not the primary aggressor, the statements from Dwayne and Dameta contradicted his. In addition, the injury patterns are consistent with the victim and witness statements. Dameta's injuries appeared defensive in nature and are consistent with a fall.

Probable cause was developed for Meliance for battery (domestic). Probable cause was also developed for Meliance for child abuse when he intentionally grabbed Dawyne's neck.

The preceding is true to the best of my knowledge or b

ARRESTING OFFICER / SIGNATURE

Sworn and Se	ubscribed before me this	9	day of	r
NOTARY/ AS	A (T	n-	
My comission	n expires	LEO	-10-10-10-10-10-10-10-10-10-10-10-10-10-	
Agency	INDIAN RIVER COUNTY	SHERIFF'S C	FFICE	

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ant		ENUE VERO BE		2960					\$80-1880			N			
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Arrest Affidavit Report

Case Report # 2024-00051043

NARRATIVE

On May 9th, 2024, at 2017 hours, I assisted Sergeant Rodriguez with a traffic stop located at 3000 45th Street Vero Beach Florida 32967.

Upon arrival, Sergeant Rodriguez notified me that he conducted the traffic stop on the red Hyundai bearing FL tag 1450AU as the license plate was expired. Previous to the stop, Sergeant Rodriguez observed the driver get into the vehicle and drive west on 45th Street. The tag of the vehicle was run through FCIC/NCIC and Sergeant Rodriguez identified the registered owner to be the same as who he observed get into the vehicle and drive. The driver and sole occupant of the vehicle was identified as Ray Brown.

A query through DAVID revealed that Brown has been convicted three times for Knowingly DWLSR, making this his fourth time. Brown pleaded guilty to Knowingly DWLSR on 04/26/2021, 05/25/2021, and his most recent being on 05/05/2023.

Due to the facts and circumstances, I believe there was probable cause to arrest Brown for FSS 322.34(2)(C) Knowingly DWLSR (3rd or Subsequent Conviction).

Brown was taken into custody and transported to the Indian River County Jail without further incident.

The preceding is true to the best of my knowledge or belief

ARRESTING OFFICER / SIGNATURE CI GIAG 115

Crawford, Jake A470

Sworn and Subs	cribed before me this 9 day of Way	
NOTARY/ ASA	- HGor	
My comission ex	pires LEO	
Agency	INDIAN RIVER COUNTY SHERIFF'S OFFICE	

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Arrest Report 2024-00051103-23_59_52 Page 1 OF 2

INDIAN RIVER COUNTY SHERIFF'S OFFICE	Arrest Affidavit Re	port
ARREST AFFIDAVIT 4055 41st Ave	Case Report # 2024-00051103	
Vero Beach, Florida 32960		15 1

NARRATIVE

On Thursday, May 09, 2024, at approximately 2316 hours, I responded to the Countryside Mobile Home Park, located at 8775 20th Street, Vero Beach, Indian River County, Florida, in reference to a suspicious person walking through yards.

Upon my arrival, I located Mr. Daniel Hendrix at the entrance to the park and made contact with him. I ran his information through dispatch and was informed he had an active warrant out of Indian River County (VP2022412). Mr. Hendrix was placed under arrest and transported to the Indian River County Jail where I served him with warrant number VP2022412.

Count 1 - Viol Prob Felony Offense

The preceding is true to the best of my knowledge or belief

ARRESTING OFFICER // SIGNATURE

Matthews, Kristopher A549

Sworn and S	bscribed before me this 1 10th day of HAU129	
NOTARY/ AS	Shutt	
My comission	expires LEO	/
Agency	INDIAN RIVER COUNTY SHERIFF'S OFFICE	

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Arrest Affidavit Report

Case Report # 2024-00051075

NARRATIVE

On Thursday, May 9th, 2024 at approximately 2140 hours I was traveling southbound on US Highway 1 approaching 9th Street SW. I was contacted by Deputy Lozada in reference to reckless driver. Deputy Lozada stated that an anonymous witness observed a gray Nissan Sentra traveling northbound on US Highway 1 from Fort Pierce. The vehicle was observed driving all over of the roadway nearly colliding with other cars. The vehicle was entering Indian River County and was driving with no lights on.

I observed the Sentra traveling northbound in the outside lane of travel approaching 9th Street SW. The Sentra had no headlamps or taillamps activated. At the time there were several other vehicles on the roadway. I immediately activated my emergency lights and sirens in order to pull over the vehicle due to it traveling on a highway with no lights activated. The vehicles license plate was FL #Z708NQ. I made a driver's side approach to the vehicle and made contact with the driver and sole occupant Pharisien Fradeus. While speaking with Fradeus I could smell the odor of an alcoholic beverage emitting from the vehicle. I observed Fradeus to have bloodshot and watery eyes. Fradeus was slow motioned. I asked Fradeus if he consumed any alcoholic beverages, he stated that he did not. Fradeus stated that he was traveling home from Fort Pierce.

I requested Fradeus exit the vehicle. Fradeus had an orbital sway as he walked towards my patrol vehicle. While speaking with Fradeus outside and away from the vehicle I could smell the odor of an alcoholic beverage emitting from his breath as he spoke. I again asked Fradeus if he consumed any alcoholic beverages, he stated that he consumed two beers. I asked Fradeus if he had any medical conditions, he stated that he did not. I asked Fradeus if he had any physical defects, he stated that he did not. Fradeus advised that he does not take any prescription medications. I requested Fradeus submit to the field sobriety exercises, he verbally stated that he would.

The first exercise I demonstrated and explained was the Horizontal Gaze Nystagmus (HGN) exercise. I observed equal pupil size, equal tracking, and no resting Nystagmus in both eyes.

-During his first attempt I observed a lack of smooth pursuit in both eyes, Fradeus then began to move ahead of the stimulus. Fradeus had difficulty following instructions. I attempted this exercise several more times and he was unable to follow directions.

The second exercise I demonstrated and explained was the Walk and Turn exercise. During the instructional phase Fradeus was unable to maintain his balance in the starting position and attempted to begin without being told to do so.

-During the first set of nine steps Fradeus took 57 steps instead of the nine he was instructed to do so. He stepped off of the line, did not strike heel-toe on all steps, and swayed. He did not attempt a turn and he did not turn around and take nine steps back as instructed.

The third exercise I demonstrated and explained was the One Leg Stand exercise. While attempting to explain and demonstrate this exercise Fradeus declined to participate. I moved on to an alternative exercise.

The fourth exercise I demonstrated and explained was the Finger to Nose exercise, I gave the following sequence:

The preceding is true to the best of my knowledge or belief

ARRESTING OFFICER / SIGNATURE

1 Multi Ruiz, Michael A625

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Sworn and Subscribed before me	this day of lay
NOTARY/ ASA	2 C # Gon
My comission expires	LEO

Agency INDIAN RIVER COUNTY SHERIFF'S OFFICE



Case Report # 2024-00051075

NARRATIVE (Continuation)

Left- Struck his eye, then adjusted to the bridge of his nose, and held. Right- Struck above the tip of his nose and held. Left- Struck the bridge of his nose and held. Right- Struck above the tip of his nose and held. Right- Struck below the tip of his nose and held. Left- Struck above the tip of his nose and held.

I observed eyelid tremors and an orbital sway during this exercise.

Based upon the totality of the evidence Fradeus was taken into custody for violation of FSS 316.193(1) DUI. He was transported to the Indian River County Jail for booking.

At the county jail Deputy Burns requested Fradeus provide a lawful breath sample, he refused. He was read implied consent and he refused again.

The preceding is true to the best of my knowledge or belief

ARRESTING OFFICER / SIGNATURE

1/1, 44 Ruiz, Michael A625

Sworn and Subscribed before me this

LEO

My comission expires

NOTARY/ ASA

Agency INDIAN RIVER COUNTY SHERIFF'S OFFICE

AGENCY CASE #: 24-0691

REPORT DATE: 05/09/2024

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AGENCY CASE #: 24-0691 REPORT DATE: 05/09/2024

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AGENCY CASE #: 24-0691

REPORT DATE: 05/09/2024

The undersigned certifies and swears that he/she has just and reasonable grounds to believe that the above named defendant committed the following violation of law: 05/09/2024 20:56 On , at

(Specifically include facts constituting cause for arrest.)

On 9 May 2024, at approximately 1934 hrs, while traveling west on Sebastian Blvd and running license plates on vehicles through a law enforcement database, I ran NGXX67, attached to a Silver Ford F-150. I found that the registered owner, Fredy Anzora, did not have an FL driver's license.

I confirmed this through dispatch and conducted a traffic stop on the vehicle in the 900 BLK of Sebastian BLVD. Upon approaching the car, I found Fredy to be the driver. I explained the reason for the stop, and he confirmed he did not have a driver's license. I also found the address on the vehicle registrationwasincorrect. Post Miranda Fredy confirmed he did know he should not have been driving but needs to work. I asked Fredy how long he has resided in Florida, and he stated approximately 20 years, and he never got a DL.

I placed Fredy under arrest for 322.03. Drivers must be licensed: Fredy knowingly operated a motor vehicle on a public street/road/or highway.

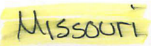
AFFIRMING OFFICIAL NAME	SUBSCRIBED AND AFFIRMED TO BEFORE ME ON_
AFFIRMING OFFICIAL SIGNATURE	WHO IS A LAW ENFORCEMENT OFFICER OR NOTARY

I swear/affirm the above attached statements are true and correct.

OFFICER'S SIGNATURE

Moto Dal

P.C. Exists for Charge(s):	YES									
		Judge's Signature	Date							
I AGREE TO APPEAR AT THE TIME AND PLACE DESIGNATED TO ANSWER THE OFFENSE CHARGED OR TO PAY THE FINE SUBSCRIBED. I UNDERSTAND THAT SHOULD I WILLFULLY FAIL TO APPEAR BEFORE THE COURT AS REQUIRED BY THIS NOTICE TO APPEAR, THAT I MAY BE HELD IN CONTEMPT OF COURT AND A WARRANT FOR MY ARREST SHALL BE ISSUED. SIGNING THIS NOTICE TO APPEAR IS NOT AN ADMISSION OF GUILT. YOUR SIGNATURE ACKNOWLEDGES RECEIPT OF THE INFORMATION LISTED HEREON.										
DEFENDANT/JUVENILE SIGNATURE			PARENT/GUARDIAN SIGNATURE							



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PERSON RESIDENCE COL		Трно		E-MAIL		

CIAL	FIRST NAME B	LAST NAME MELIUS		BADGE # 308	RANK DETECTIVE	SIGNATURE METHOD DIGITAL				
ENFORC	I SWEAR/AFFIRM THE ABOVE ATTACHED STA at	TEMENTS ARE TRUE AND	OFFICER SIGNATURE							
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<u> </u>	SUBSCRIBED AND AFFIRMED TO BEFORE ME ON WHO IS PERSONALLY KNOWN TO ME OR HAS PROD		ЗЗ, вү	^	S IDENTIFICATION	LEO/CO (FSS 117.10)				

AGENCY CASE #: 24-0692

REPORT DATE: 05/09/2024

n of law:

The undersigned certifies and swears that he/she has just and reasonable grounds to believe that the above named defendant committed the folio 05/09/2024 22:42 iolati On

(Specifically include facts constituting cause for arrest.) . at

On May 9, 2024 at approximately 2101 hours, I responded to Walmart located at 2001 US Highway 1, Sebastian, Elgrida 32958 in reference to a disturbance involving a truck parked on the railroad tracks at this location. Prior to officers' arrival, police dispatch advised the complainants worked at Walmart and observed the truck drive onto the train tracks, where it was still located, and the driver appeared to be under the influence of drugs due to his erratic behavior.

I advised police dispatch to stop the Florida Railroad authorities and Brightline to stop the trains from traveling in the area.

Upon my arrival, I observed a black 2012 GMC pickup truck located approximately 10 feet away from the railroad tracks stuck in sand at the listed location. Officers observed a subject who was later identified as the owner and sole occupant of the vehicle, Jason Jaycox, who was standing near the truck. Jason was identified by his Florida driver license.

The multiple witnesses standing behind Walmart were Walmart employees and advised officers that Jason was inside shopping at Walmart prior to this incident, and was talking to himself and acting erratically. After purchasing items, Jason entered the listed vehicle, drover from the parking lot towards the rear of the store, drove over the curve and through the bushes, and towards the train track before getting stuck in sand.

Jason advised that he did not intend to drive towards the train track and was just tired after driving several hours to Miami and back, and he was just trying to return home. It should be noted that Jason had dilated pupils, spoke incoherently, had very little fat on his body, a foul body odor emitting from his person, a sunken in face appearance, and burn marks and blisters on his fingers. It should be noted that due to my experience as a law enforcement, which includes several years of drug investigations, that the aforementioned physiological and psychological signs are indicative of someone abusing drugs, specifically central nervous system stimulants such as methamphetamine and/ or crack cocaine.

Due to the vehicle being stuck and disabled at this location near the tracks, I began conducting a vehicle inventory in order to have the vehicle removed from near the railway. While conducting a vehicle inventory, I located a large medicine prescription bottle with Jason's name on the bottle with the Rx being Gabapentin. I observed the bottle also contained approximately (10) alprazolam green pills and a plastic bag containing suspected crystal methamphetamine.

I advised Jason of his Miranda Warning, yielding in Jason stating that he understood his rights and elected to waive his rights to make a statement. I asked Jason if he owned the vehicle, if he was the only occupant, and if he owned everything in the vehicle, which he replied, "yes" to the questions. Jason stated that the prescription bottle of Gabapentin did belong to him and stated he was prescribed gabapentin.

Jason confessed to possessing the gabapentin bottle but denied that the had knowledge of the alprazolam, a schedule 4 controlled substance, and the crystal methamphetamine, a schedule II controlled substance, being located in the bottle. However, Jason could not explain how or why the controlled substances were in his possession but advised no one else placed the drugs in the bottle and he was the only one in possession of the bottle that the drugs were located in.

A preliminary drug test was conducted on the suspected crystal methamphetamine, yielding in positive results for the presence of methamphetamine. The alprazolam was positively identified through drugs.com as being a 2 mg pill.

Due to the unique circumstances surrounding this incident, Jason was placed in mechanical restraints which were checked for proper-fit and double locked.

Jason was transported to the Indian River County Jail for processing.

The suspected drugs were recovered for processing.

All of the aforementioned events took place in Indian River County, Florida.

AFFIRMING OFFICIAL NAME

SUBSCRIBED AND AFFIRMED TO BEFORE ME ON

AFFIRMING OFFICIAL SIGNATURE

WHO IS A LAW ENFORCEMENT OFFICER OR NOTARY

I swear/affirm the above attached statements are true and correct.

OFFICER'S SIGNATURE

P.C. Exists for Charge(s):	YES NO	Judge's Signature	Date								
I AGREE TO APPEAR AT THE TIME AND PLACE DESIGNATED TO ANSWER THE OFFENSE CHARGED OR TO PAY THE FINE SUBSCRIBED. I UNDERSTAND THAT SHOULD I WILLFULLY FAIL TO APPEAR BEFORE THE COURT AS REQUIRED BY THIS NOTICE TO APPEAR, THAT I MAY BE HELD IN CONTEMPT OF COURT AND A WARRANT FOR MY ARREST SHALL BE ISSUED. SIGNING THIS NOTICE TO APPEAR IS NOT AN ADMISSION OF GUILT. YOUR SIGNATURE ACKNOWLEDGES RECEIPT OF THE INFORMATION LISTED KEREON.											
DEFENDANT/JUVENILE SIGNATURE			PARENT/GUARDIAN SIGNATURE								
		PAGE 4 OF 4									