

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.



AGENCY CASE #: 2025000788

REPORT DATE: 04/21/2025

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AGENCY CASE #: 2025000788 REPORT DATE: 04/21/2025

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AGENCY CASE #: 2025000788 REPORT DATE: 04/21/2025

PERSON RESIDENCE CODE	PHONE #	E-MAIL



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PROBABLE CAUSE STATEMENT

AGENCY CASE #: 2025000788

REPORT DATE: 04/21/2025



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: 04/21/2025 00:15

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

I conducted a traffic stop at the 2100 block of 14th Avenue on a white Chevrolet Cruze (FL tag # KARV71).

Prior to the traffic stop, I was traveling behind the aforementioned vehicle northbound on Old Dixie Highway towards 19th Place. I observed the white Chevrolet fail to maintain its lane of travel, the vehicle shifting right then back into its lane of travel a few times. While traveling behind the vehicle, we continued towards 19th Place making a right turn heading eastbound then making a left turn onto 12th Court. At that time, the white Chevrolet made a left turn and then turned onto 13th Avenue traveling northbound. I was able to get a visual of the vehicle's Florida license plate (# KARV71) and conducted an ELVIS check. The ELVIS check advised me that the vehicle's registration had expired on 04/17/2025.

Based on the foregoing, I conducted the traffic stop and made contact with the driver/defendant, Forrest Passaretti (W/M DOB: 04/17/1995), at the drivers side window. The defendant was the sole occupant of the vehicle at that time.

Upon making contact with the defendant I advised him the reason for the traffic stop and requested he provide me with his license and additional documents. The defendant was unable to provide me with his vehicle insurance and stated he did not have an active policy. The defendant went on to say that he had not had vehicle insurance coverage for about 2-3 months. During that time, the defendant asked me again why he was being pulled over and interrupted me while I spoke. The defendant mention he had just left Stix (939 14th Ln) and was headed to The Grove (2115 14th Avenue), which is a bar. It should be noted that I observed an empty Miller Lite 16oz bottle on the right rear passenger floorboard and Cpl. Dominguez (#498) advised me he noticed a cup with what appeared to be an alcoholic beverage (carbonated amber liquid) on the front passenger floorboard.

While speaking with the defendant, I noticed a strong odor of an alcoholic beverage emanating from his mouth and person. I noticed the Defendant had slow and/or slurred speech, glossy, slightly red, and watery eyes. Based on these observations I had reasonable suspicion to believe that the Defendant was impaired and requested that he exit the vehicle.

Once the Defendant exited the vehicle, he asked me again the reason for the traffic stop and I again attempted to explain it to him. The defendant continuously interrupted and spoke over me, stating that I should just give him a warning for the expired registration because he wanted to leave. Eventually, I was able to get the defendant to understand the reason for the stop and informed the Defendant that based on my observations, I had a concern that he might be impaired and that I would be conducting Standard Field Sobriety Exercises.

I asked the Defendant if he had any illnesses, recent surgeries, or disabilities to which he denied. The defendant mentioned he had been at the hospital a few days prior for a bowel issue where medication. The defendant stated he had a back issue but denied any physical pain at that time and stated he was not taking medication for that either.

I then began the Standard Field Sobriety Exercises. Each exercise was demonstrated and explained to the Defendant prior to having him perform them. The Defendant was given the option to keep his shoes on or remove them for the exercises. The Defendant kept his shoes on.

The results of the field sobriety exercises are as follows:

HGN (Horizontal Gaze Nystagmus)

- Equal tracking and pupil size (Both eyes);
- Lack of smooth pursuit (Both eyes);
- Distinct and sustained nystagmus at maximum deviation (Both eyes);
- Onset of nystagmus prior to 45 degrees (Both eyes)
- Slight head movement when performing exercise
- Slight front to back swaying

WALK AND TURN

- Interrupted during instruction phase
- Did not remain in instructed starting position
- Started too soon
- Improper turn; other than instructed
- Stopped during the exercise
- Failed to touch heel to toe
- Stepped off line
- Raised arms; Imbalance

It should be noted that while attempting to explain and demonstrate the exercise, the defendant continuously interrupted me. The defendant attempted to walk away, stating he just had one alcoholic beverage at Stix (939 14th Ln) and wanted to





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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: 04/21/2025 00:15

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

have one drink at The Grove (2115 14th Ave). I told the defendant he was not allowed to walk away and provided him an opportunity to perform the exercise. Ofc. Wickert (#436), who was on scene, had to intervene and speak with the defendant to get him to cooperate and advised him to stop interrupting and speaking over me. The defendant eventually complied and completed the exercise.

ONE LEG STAND (Right Leg)

- Interrupted during instruction phase
- Did not raise foot as instructed; approx, six inches
- Used arms for balance
- Hopping
- Put foot down

It should be noted that again, while attempting to explain and demonstrate the exercise, the defendant continuously interrupted me. The defendant was given the opportunity to perform the exercise but was advised he had to listen and observe while I demonstrated. The defendant eventually complied and completed the exercise.

Based on the foregoing, I placed the Defendant (Forrest Passaretti) under arrest at 0046 hours, for Driving Under the Influence (DUI) and informed him accordingly.

In retrieving the defendants cell phone from the vehicle, I opened the front driver side door and observed in plain view a small baggy containing a white powdery substance along with a black straw containing white residue on the floorboard near the front driver seat. Upon field testing the white powdery substance, the substance had a positive reaction to the presence of cocaine.

I then walked to the front passenger side where I located the cup that Cpl. Dominguez observed on the floorboard. The cup contained a carbonated amber liquid, which with my training and experience, I knew to be an alcoholic beverage. The cup had condensation on the exterior and was cold to the touch.

Based on my additional findings, I made contact with the defendant and read his Miranda Warning from a prepared text. The defendant appeared impatient and again interrupted me. Upon reading his Miranda, I asked him if he understood and he repeatedly stated no. I gave him the opportunity to allow me to read it again but he kept responding with "no."

The defendant was then transported to the Indian River County Jail for booking and processing. Once at the jail, the defendant requested to use the restroom to which, I asked the Defendant if he would provide a sample of his urine for the purpose of determining the presence of chemical or controlled substances to which the Defendant agreed.

It should be noted that while the defendant was being processed, he spontaneously uttered to the correctional officer that he had a few drinks (which he told me he had only consumed one alcoholic beverage).

The Defendant was then placed in the Indian River County Jail Intox Room under video surveillance. After an approximate 20 minute observation period, I asked the Defendant if he would provide a sample of his breath for the purpose of determining its alcohol content to which the Defendant refused. I then read the Defendant Implied Consent and asked him once more if he would provide a sample of his breath for the purpose of determining its alcohol content to which he refused again. It should be noted that during this interaction and process, the defendant continued interrupting me while I spoke.

Based on a totality of the foregoing, the Defendant was charged as follows:

F.S.S. 316.193(1A) DUI in that the Defendant was:

- Driving and in actual physical control of a motor vehicle upon a public road/ highway within this state;
- Under the influence of alcoholic beverages;
- Affected to the extent that the person's normal faculties were impaired

F.S.S. 893.13 Possession of a Controlled Substance:

- A small clear bag containing a white powdery substance was located in the Defendants front driver side floorboard near the seat.
- White powdery substance was field tested and had a positive reaction to the presence of cocaine.
- Weight of 0.5 grams

F.S.S. 893.147(1)(b) Possession of Paraphernalia in that the Defendant did:

- Possess:
- With intent to use a black straw;

AGENCY CASE #: 2025000788 REPORT DATE: 04/21/2025



The undersigned certifies and 04/21/2025	swears that he/she	has just and reasonable gr	ounds to believe that the a	bove named defendant committed the following violation of law:
On	, at	THE RESERVE THE PROPERTY OF TH	constituting cause for arre	
- Used for inhaling,	or otherwise in	ntroducing into the h	uman body a contro	lled substance
The Defendant was is	sued the follow	ring citations for this	incident:	
- Citation # AL1MF	LE ; Possession KE ; No proof o	of Controlled Subst of Insurance F.S.S. 3:	ance F.S.S. 893.13(6 16.646(1) ns F.S.S.320.07(3)(a)	
The Defendant was tu	rned over to jai	staff and to be held	d on NO BOND.	
The narcotic/controlle	d substance wa	s collected and plac	ed into evidence at t	the Vero Beach Police Department.
BWC footage, in-car (unit 29) footage	e, and photographs f	or this incident have	been uploaded to the VBPD Evidence Library.
		¥		
X.				*
AFFIRMING OFFICIAL NAME			SUBSC	RIBED AND AFFIRMED TO BEFORE ME ON
AFFIRMING OFFICIAL SIGNA	TURE		WHO IS A LA	W ENFORCEMENT OFFICER OR NOTARY
I swear/affirm the above at	ached statements	s are true and correct.	OFFICER'S SIGNATUR	Sau HL
P.C. Exists for Charge(s):	☐ YES	1		
	□ NO -		's Signature	Date
I AGREE TO APPEAR AT THE TIME COURT AS REQUIRED BY THIS NO	AND PLACE DESIGNATED TICE TO APPEAR, THAT I OF	O TO ANSWER THE OFFENSE CHAR MAY BE HELD IN CONTEMPT OF CO GUILT. YOUR SIGNATURE ACKNOW	GED OR TO PAY THE FINE SUBSCR URT AND A WARRANT FOR MY ARE NLEDGES RECEIPT OF THE INFORM	RIBED. I UNDERSTAND THAT SHOULD I WILLFULLY FAIL TO APPEAR BEFORE THE REST SHALL BE ISSUED. SIGNING THIS NOTICE TO APPEAR IS NOT AN ADMISSION MATION LISTED HEREON.
DEFENDANT/JUVENILE SIGNATURE				PARENT/GUARDIAN SIGNATURE

AGENCY CASE #: 2025000791

REPORT DATE: 04/21/2025

ARREST AFFIDAVIT																					
	CIRCUIT 19TH JUI	DICIAL CIR	CUIT				PORTI				EP/	ARTMENT			, , , , , , , , , , , , , , , , , , ,				REPORT	DATE /2025	
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		SIDENCE COD	DE					PHONE # E-MAIL													
	KESTDEN	RESIDENT																			

REPORT DATE: 04/21/2025 AGENCY CASE #: 2025000791 CHARGE # VICTIM PERSON # OFFENSE START DATE OFFENSE END DATE INCIDENT START DATE INCIDENT END DATE 2 CHARGE INFORMATION 04/21/2025 04/21/2025 04/21/2025 04/21/2025 JUVENILE REFERRAL CHARGE TYPE CHARGE SEVERITY ORDINANCE # STATE STATUTE STATUTE CATEGORY MISDEMEANOR 316.193(4) **DUI-UNLAW BLD ALCH** STATUTE DESCRIPTION COUNTS INCREASED PENALTY DOMESTIC VIOLENCE 0.15 OR HIGHER OR W PERSON UNDER 18 IN VEHICLE DRUG ACTIVITY DRUG TYPE DRUG AMOUNT BAIL BOND TYPE BOND DATE BOND AMOUNT WARRANT # N/A CASH 04/21/2025 \$1,000.00 PERSON # COARRESTEE STATUS PARENTS CONTACTED? RELATIONSHIP TO SUBJECT JUVENILE? NTA ? 능 2 VICTIM STATE BUSINESS/GOVERNMENT NAME VICTIM TO SUBJECT RELATIONSHIP FLORIDA STATE OF FLORIDA FIRST NAME MIDDLE NAME LAST NAME SUFFIX DATE OF BIRTH AGE GENDER HEIGHT RACE ETHNICITY ALIAS / MAIDEN ALT NAME DESC. COMPLEXTION BUILD WEIGHT EYE COLOR HAIR COLOR PHYSICAL FEATURE SCARS/MARKS/TATOOS (LOCATION / DESCRIBE) DUI INDICATOR SPEAKS ENGLISH? THREAT? PROBATION? GANG AFF? SEX OFFENDER? MENTAL HEALTH HOMELESS? **IDENTIFICATION** DRIVER LICENSE # DL STATE DL CLASS PLACE OF BIRTH COUNTRY OF CITIZENSHIP SOC. SEC. # INS # FBI # FCIC/NCIC # BOOKING # SPN # DOC # OTHER ID # PERMANENT ADDRESS STREET # STREET NAME STREET CATEGORY CODE APT/UNIT # CITY STATE ZIP CODE ADDRESS SOURCE PERSON RESIDENCE CODE PHONE # E-MAIL FIRST NAME LAST NAME BADGE # RANK SIGNATURE METHOD HALEY HOGUE 068 **OFFICER** ELECTRONIC I SWEAR/AFFIRM THE ABOVE ATTACHED STATEMENTS ARE TRUE AND CORRECT ON OFFICER SIGNATURE 14:58 04/21/2025

BADGE #

AFFIRMING OFFICIAL NAME

SUBSCRIBED AND AFFIRMED TO BEFORE ME ON 7/25

WHO IS PERSONALLY KNOWN TO ME OR HAS PRODUCED

PAGE 2 OF 4

SIGNATURE METHOD

AS IDENTIFICATION.

INK

AFFIRMING OF ICIAL

GNATURE

EO/CD (FSS 117.10)

AFFIRMING AGENCY ORI #

1525

AGENCY CASE #: 2025000791

REPORT DATE: 04/21/2025

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:

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

On April 21, 2025 at approximately 1154 hours, I responded to the east parking lot of 1055 20th Street (Vero Beach Police Department) in reference to a possible drunk driver.

Upon my arrival, I made contact with Det. Matakaetis #453 who informed me of the following: While exiting the Vero-Beach-Police Department and walking into the east parking lot, he observed a white in color truck bearing FL tag #CJ8-5AU that was improperly-parked. He then walked up to the vehicle and observed a male who was later identified as Peter Lachelli (Defendant) slumped over in the driver seat and appeared to be sleeping. He then woke Lachelli up and asked him to move his vehicle, at which time Lachelli briefly looked up and then slumped his head back down. He then woke up for a second time and the vehicle began to move forward because it was still in drive. Det. Matakaetis #453 was then able to put the vehicle in park and remove the keys from the ignition. Det. Matakaetis #453 then informed me that he believed Lachelli was impaired.

I then made contact with Lachelli and began my investigation.

Upon speaking with Lachelli, I first asked him if he was doing ok, to which he responded no. I then asked him what was wrong today and he stated "I'm Drunk". I also observed an opened can of alcoholic beverage (Four Loko) in the center console cup holder.

As Lachelli was speaking, I smelled a very strong odor of alcohol coming from his vehicle and his breath. I also observed that his eyes were red and glassy, his speech pattern was slow and slurred, and he had a hard time understanding my commands. Lachelli was also very unsteady on his feet and struggled to walk steadily to the rear of his vehicle.

I then informed Lachelli that I was concerned he was under the influence of alcohol and too impaired to drive.

Lachelli agreed to participate in Field Sobriety Exercises (FSE'S); however, he was unable to stand up or walk without assistance. Based on these circumstances, I believed it was unsafe for me to administer the FSE'S.

Based on Lachelli's statements and my observations, I placed him under arrest for DUI.

An inventory search of the vehicle revealed an additional Four Loko can that was empty in the passenger seat of the vehicle. I also confirmed the Four Loko that was in the cup holder was half consumed and cold to the touch.

Lachelli was transported to the Indian River County Jail for the administration of a breath test and booking.

After a 20 minute observation period, Lachelli submitted to a test of his breath, for the purpose of determining its alcoholic content. The intoxilyzer (Serial #80-001328) was operated by breath test operator Deputy Kane #2326

Lachelli then provided two breath samples of .314 and .324.

Based on the totality of circumstances, I found Peter Lachelli to be in violation of the following:

F.S.S. 316.193 (4) DUI UNLAWFUL BLOOD ALHOHOL .15 OR HIGHER

Lachelli was issued criminal DUI citation #AL1MF0E.

I was later informed by Cpl. Brumley #415 that upon reviewing surveillance camera footage of the parking lot, Lachelli pulled into the lot at approximately 1126 hours and was unconscious behind the wheel with the vehicle running for approximately 30 minutes before contact was made.

BWC video, surveillance camera footage, as well as photos of the alcoholic beverages were obtained and submitted to evidence library.

AGENCY CASE #: 2025000791	REPORT DATE:	04/21/2025
AFFIRMING OFFICIAL NAME	SUBSCRIBED A	ND AFFIRMED TO BEFORE ME ON
AFFIRMING OFFICIAL SIGNATURE	WHO IS A LAW ENFO	PRCEMENT OFFICER OR NOTARY
I swear/affirm the above attached statements are true and correct.	OFFICER'S SIGNATURE	Hally Hogge
YES.		0 0
P.C. Exists for Charge(s):	's Signature	Date
I AGREE TO APPEAR AT THE TIME AND PLACE DESIGNATED TO ANSWER THE OFFENSE CHAR COURT AS REQUIRED BY THIS NOTICE TO APPEAR, THAT I MAY BE HELD IN CONTEMPT OF CO OF GUILT. YOUR SIGNATURE ACKNOW	GED OR TO PAY THE FINE SUBSCRIBED. I UN URT AND A WARRANT FOR MY ARREST SHALL VLEDGES RECEIPT OF THE INFORMATION LIST	BE ISSUED, SIGNING THIS NOTICE TO APPEAR IS NOT AN ADMISSION

ADMINISTRATIVE	Charge Type, check as many as apply Location of Arrest	ARREST AFFID 4055 41st Ave Vero Beach, Florid Felony Misder Traffic Felony Traffic Sth Ave, Vero Bea	AVIT e ia 32960 meanor Misdemeanor	□Ordinance □Other	Arres	t Affidavit to to appear #312025CF00 Domestic Vi	0411 OBT	Juvenile Complaint Affid	lavit		
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aut		ice SW, Stuart, F	L 34997				(772) 626	-2138	□Y ☑N		
pue	Permanent Address or Pa	rent's Name of Juvenile					Phone	Parent Co.			
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	Driver's License Number / S237-334-42-600	Terestal c	Security Number	DOB	Place Of			Citizen Occupation			
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8	Signature of Defendant / Ju	venile Sig	nature of Juv. Pa	rent / Custodian		Released to : (Name	e)	Date	Time		
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	6155/IRCSO	<u> </u>		2000	Notary / Law Enforcement Officer in Performance of Official Duties Receiving Deputy (Signature)						
	Name (Printed) Deputy L. Richard	s			Personally Kn	own	ID Produced	Receiving peputy Employee ID #	777		
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INDIAN RIVER COUNTY SHERIFF'S OFFICE

ARREST AFFIDAVIT 4055 41st Ave Vero Beach, Florida 32960

Arrest	Affidavit	Repor	t
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2025-8500

Case Report #

	NARRATIVE	
indian River County Warrant, for Sexual	ds #6155 served the Stuck, Joshua William, with an active Battery- On A Child Under 12 By Perpertrator 18 or Old #312025CF000411, with a bond of \$750,000.00. I have a	-
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ne preceding is true to the best of my knowledge or belief	Sworn and Subscribed before methis 21st day of April NOTARY/ ASA	
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4055 41st Ave Vero Beach, Florida 32960



Arrest Affidavit Report

Case Report # 2025-00041429

ADDITIONAL CHARGES

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REPORTING OFFICER & ID #
Joerger, Shane TOG80

Sgt. Joerger #5833



4055 41st Ave Vero Beach, Florida 32960



Case Report # 2025-00041429

Arrest Affidavit Report

NARRATIVE

On 04/21/2025 at approximately 1703 hours, I observed a white GMC Sierra pickup (FL LKWV25)traveling north bound on S Willow Street from Michigan Avenue. The driver was wearing a white t-shirt and I clearly observed him to not be wearing his seatbelt. I initiated a traffic stop at the entrance to the Sonrise Apartments (53 Sonrise Place) and made contact with the driver who was identified by name as Daikentrius Coleman. Coleman's identity was later confirmed via dispatch from the Indian River County Sheriff's Office and then I confirmed his identity via NCIC/FCIC and DAVID. Coleman did not possess a physical copy of his Florida driver's license during my contact with him.

While speaking with Coleman, I observed his hands to be shaking and I could smell an odor of burnt Marijuana emanating from the GMC pickup. I told Coleman to exit the vehicle while I confirmed his driver's license status. I then asked Coleman about the odor of Marijuana. Coleman stated he has a medical Marijuana card. Dispatch from the Indian River County Sheriff's Office advised Coleman

Coleman then advised his girlfriend smokes Marijuana inside the GMC pickup. While standing with Coleman in front of my patrol vehicle and away from the GMC pickup, I could not smell any odor of Marijuana. Once I walked up to the GMC pickup again, I could once again smell the odor of burnt Marijuana coming from inside the GMC.

Based on the odor of burnt Marijuana, I searched the GMC pickup. I located a small amount of a green plant substance on the front passenger side floor board. The plant appeared to be Marijuana based on my training and experience in law enforcement. I also located several rolling papers and other small amounts of what appeared to be Marijuana on the floor boards in the pickup. There was clothing in the back seat, behind the driver seat, which smelled of burnt Marijuana. Inside the glove compartment was a variety of paperwork with Coleman's name on it. Varying types of medical paperwork and jewelry receipts, all had Coleman's name on it.

At the base of the driver seat where Coleman's feet would have been and obviously within Coleman's immediate reach, I located a small black waist bag. Inside the black waist bag was a clear plastic bag with several substances inside. I immediately recognized the substances to be controlled substances based on my training and experience in law enforcement. The substances inside the black bag under the seat were weighed and field tested to be the following:

- -20.4 grams of Methamphetamine (with packaging)
- -18.9 grams of Fentanyl (with packaging)
- -30.5 grams of MDMA (with packaging, 47 whole pills of varying colors)
- -2.3 grams of Amphetamine pills (with packaging, 4 whole pills, peach round with T 375 imprint, schedule 2 controlled substance)
- -3.0 grams of MDMA (with packaging, crushed varying color MDMA pills)
- -14.3 grams of MDMA (with packaging, 19 beige square MDMA pills)

The Marijuana was weighed to be 0.3 grams without packaging. Coleman was arrested and searched by Deputy Orehostky. Inside Coleman's pants pocket was another plastic bag with a white rock like substance. The substance later field tested positive for Cocaine and was weighed to be 4.4 grams with packaging. I read Coleman his Miranda rights and he advised he understood his rights. Inside the black bag with the above listed substances was a black cell phone and During interview with Coleman advised he does

Coleman was arrested for four counts of trafficking a controlled substance (more than 4 grams of Fentanyl and more than 14 grams of three different types of Amphetamines) and three counts of possession of a controlled

preceding is true to the best of my knowledge or belief		Λ 4.1
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Joerger, Shane TOG80 Sqt. Joerger #	My comission expires	LEO



INDIAN RIVER COUNTY SHERIFF'S OFFICE ARREST AFFIDAVIT 4055 41st Ave Vero Beach, Florida 32960

Arrest Affidavit Report

Case Report # 2025-00041429

NARRATIVE (Continuation)

substance (Cocaine, MDMA, and Amphetamine pills). Co	leman was transported by Deputy Orehostky to the Indian	_
River County Jail for booking and processing.	leman was transported by Deputy Orehostky to the Indian	
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INDIAN RIVER COUNTY SHERIFF'S OFFICE ARREST AFFIDAVIT 4055 41st Ave Vero Beach, Florida 32960

Arrest Affidavit Report

Case Report # 2025-00041454

NARRATIVE

On 4/21/25 at approximately 6:16pm, I responded to 4145 arrival I made contact with Hispanic male, Egberto Lopez	9th Street SW to assist in a parking lot crash. Upon my , who was the driver of one of the vehicles involved.
As I checked his drivers information with dispatch it was suspended indefinitely on 3/7/25 for a DUI case out of Po acknowledged his license was indeed suspended and ha	learned that Lopez's drivers license was suspended. It was lk County. When asked about his driving history, Lopez nded me a Florida ID card only.
He was placed in handcuffs and transported to the IRC Ja	ail for booking.
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he preceding is true to the best of my knowledge or belief	Sworn and Subscribed before me this 21 day of April
ARRESTING OFFICER / SIGNATURE	NOTARY/ ASA
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ARREST AFFIDAVIT 4055 41st Ave Vero Beach, Florida 32960

Arrest Affidavit Report

Case Report # 2025-00041484

ADDITIONAL CHARGES

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INDIAN RIVER COUNTY SHERIFF'S OFFICE ARREST AFFIDAVIT 4055 41st Ave Vero Beach, Florida 32960

Arrest Affidavit Report

Case Report # 2025-00041484

NARRATIVE

On April 21, 2025, at approximately 1946 hours, I responded to the area of 7970 134th Street, Sebastian, Florida, in reference to an exhibition of a firearm.

While en route, Indian River County Sheriff's Office (IRCSO) dispatch advised that numerous citizens contacted IRCSO and stated a shirtless white male was in the roadway of 134th Street with a shotgun. The witnesses advised that the male then left the area in an orange Subaru station wagon.

Upon arrival, I made contact with Mr. Robert Leathers, who stated he witnessed the male in the street in front of 7970 134th Street, arguing with someone. He explained that he then saw the male standing in the roadway with shotgun. He explained the male subsequently got in an orange SUV and left the area.

I also spoke with Mrs. Sherry Clark, who resides at 7970 134th Street. She stated she was outside smoking a cigarette when she heard a male say something to her. She then witnessed the male standing in the roadway with a shotgun and was yelling angrily at two individuals that she believed were solicitors. She explained that the male then left southbound on 134th Street, towards 79th Avenue.

Additionally, I spoke with Ms. Lisa Hilliard, who stated she was outside working out when another neighbor flagged her down. At that time, she discovered a male was in the roadway arguing with two possible solicitors. The male appeared angry and was seen in the roadway holding what she believed was a shotgun while standing near an orange Subaru station wagon. The male then got into his vehicle and left towards 79th Avenue. Ms. Hilliard stated she has seen the vehicle in the area before and the owner lived around the corner near 79th Avenue and 135th Street.

Ms. Hilliard's husband, Mr. Scott Hilliard, explained that they have cameras at their residence and provided multiple pictures of a shirtless, white male with long hair standing in the roadway with a large firearm in his hand. The male is also seen standing near two individuals, who were stated to be the solicitors. In both pictures, the male is standing in the roadway holding what appears to be a shotgun with a wooden stock and dark-colored barrel.

All of the witnesses in this incident explained that the male's yelling in the streets, and brandishing of a firearm, distracted them from their previous activities. Due to his erratic behavior, they were also concerned for their safety.

Corporal Moon, ID# 6015, then located an orange Subaru station wagon (bearing FL tag BX81JJ) parked at 7915 135th Street, Sebastian. She then made contact with the vehicle owner, and resident, who was identified as Mr. Aaron Dye, by his Florida-issued driver's license. During a post-Miranda interview, Mr. Dye stated the he was upset with the solicitors, so he got into his orange Subaru station wagon to locate the males. After he located them on 134th Street, he stated he was angry and yelled at them, but stated he was holding a paintball gun. However, after being questioned further, Mr. Dye admitted it was a firearm he was brandishing, and he knew he should not have since he is a convicted felon.

After additional investigation, it was discovered that the firearm was inside Mr. Dye's residence. Deputies then made contact with Mr. Dye's wife, Mrs. Shannon Dye, who stated she believed the firearm was in their bedroom closet. Ms. Dye

The preceding is true to the best of my knowledge or belief	1 - 1
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ARRESTING OFFICER / SIGNATURE	NOTARY/ ASA Q , L
	My comission expires LEO
Kramer, Kaylee A627 K K TQUUT	Agency INDIAN RIVER COUNTY SHERIFF'S OFFICE

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Arrest Affidavit Report

4055 41st Ave Vero Beach, Florida 32960

Case Report # 2025-00041484

NARRATIVE (Continuation)

The firearm located by Mrs. Dye was a JC Higgins (model 583.16) bolt-action, 12-guage shotgun. The shotgun had a wooden stock and dark-colored, metal barrel. This shotgun matched the description provided by the witnesses and the picture provided by Mr. Hilliard. It should also be noted, an NCIC/FCIC query revealed Mr. Dye is a three-time convicted felon, as well. He was previously adjudicated guilty for possession of a controlled substance in August 2001; possession of cocaine in October 2008; and possession of Oxycodone and violation of probation in October of 2008. Based on the statements provided and evidence gathered, Mr. Dye was placed under arrest for the offenses of possession of a firearm by a convicted felon, improper exhibition of a firearm, and disorderly conduct. Mr. Dye was placed into handcuffs that were checked for proper fit and double-locked. Mr. Dye was transported to the Indian River County Jail without incident. The preceding is true to the best of my knowledge or belief Sworm and Subscribed bofore me this NOTARY/ASA ARRESTING OFFICER / SIGNATURE NOTARY/ASA ARRESTING OFFICER / SIGNATURE	then retrieved the firearm and turned it over to deputies.	
wooden stock and dark-colored, metal barrel. This shotgun matched the description provided by the witnesses and the picture provided by Mr. Hilliard. It should also be noted, an NCIC/FCIC query revealed Mr. Dye is a three-time convicted felon, as well. He was previously adjudicated guilty for possession of a controlled substance in August 2001; possession of cocaine in October 2008; and possession of Oxycodone and violation of probation in October of 2008. Based on the statements provided and evidence gathered, Mr. Dye was placed under arrest for the offenses of possession of a firearm by a convicted felon, improper exhibition of a firearm, and disorderly conduct. Mr. Dye was placed into handcuffs that were checked for proper fit and double-locked. Mr. Dye was transported to the Indian River County Jail without incident. The preceding is true to the best of my knowledge or belief Sworn and Subscribed before me this 22 day of April 1965.	The firearm located by Mrs. Due was a IC Higgins (model 583)	16) holt action 12 guage shotgup. The shotgup had a
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Contains confidential victim's information



4055 41st Ave Vero Beach, Florida 32960

Arrest	Affidavit	Report
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Case Report #

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nda	Permanent Address or Paren	t's Name of Juvenile					Phone	Parent Contacto			
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WE.	The preceding is true to the be	st of my present kno	wledge or belief.	Sw	orn to and sub	scribed before me, th	ne undersigned	Receiving Deputy (Pri	nt)		
₹.	Auth					uthority this 22 day of April , 20 25					
ADMINISTRATIVE	Officer's Complainant's Sign	ature		Sig							
Z S	ID/Ng. / Dist.				nt or Type Nam		Lliver	Receiving Deputy (Signature) Receiving Deputy (Signature) Employee D #	0131		
ğ	6289					rcement Officer in Pe	erformance	Receiving Deputy (Signature)	gnature)		
	Name (Printed)				Official Duties ☑ Personally K	(nown F	ID Produced	Employee, D#	7		
	Muszynski, Gabrie	el a631		'				8 Employee 621	1		
	Marsy's Law Information	Victim's Name:				7/27		Q. I			
薪		Marsy's Law righ	ts have been provid	ed to the vict	im Y	Victim woul	d like to have their	information protectedY			



ARREST AFFIDAVIT
4055 41st Ave
Vero Beach,, Florida 32960

Arrest Affidavit Report

Case Report # 2025-00041532

NARRATIVE

On April 21, 2025, at approximately 2213 hours, I, Deputy Gabriel Muszynski, was dispatched to 1120 US Highway 1 (Popeyes), Vero Beach, Florida, in reference to a disturbance.

Upon arrival I made contact with a witness, Blaise Bissonetthew, who stated he was across the street in the parking lot of Wawa located at 1180 US Highway 1. Bissonetthew continued to state that he heard a verbal argument between the victim and the suspect and turned around to see what was happening. He stated at first, he didn't notice anything and continued on his business. He then heard more yelling and turned around to see the suspect, Heather Ferguson, on top of the victim, Tiffany Findora. Bissonetthew stated he saw Ferguson punch Findora on the head with a clenched fist. He then walked over to where the disturbance was occurring and tried to intervene.

I then spoke with Findora, who stated that she had approached Ferguson to tell her that she could not stay at the above-mentioned business and that it was illegal to stay there. This initiated a verbal argument between Findora and Ferguson. The argument was about Ferguson claiming Findora had she are findora stated that during this argument, she and Ferguson went back and forth about the boyfriend when Ferguson stood up and "slammed," Findora's head into the ground then got on top of her and "rolled around." This caused a small laceration to Findora's forehead. I observed blood coming from the laceration on the center of Findora's forehead as well as blood from another injury on the right side of her head. Findora stated that she never threatened Ferguson or approached her in an aggressive manor. Findora was then transported to Cleveland Clinic by Indian River County EMS Rescue 1 to be treated for her injuries.

I then spoke with Deputy Quinn Martin who advised me that he had mirandized Ferguson and she stated that she and Findora had gotten into an argument. During this argument, Findora had become aggressive and threatened Ferguson. Ferguson could not state any specific threats to Deputy Martin. Ferguson stated Findora instigated the fight by asking "Do you want to fight?" Ferguson stated she stood up and "slammed," Findora's head into the ground.

I spoke with Ferguson who stated that she was sitting behind the above business when Findora approached her from behind the bushes and started an argument between them by telling her she could not be there. Ferguson continued to state that Findora instigated the fight by approaching her in an aggressive manor by putting her hands up in the air balled into fists and threatened her. Ferguson stated she felt threatened by Findora and stood up and shoved her to the ground and punched her. Ferguson could not state any specific threats stated by Findora, only that they were arguing about Findora

I was advised by Sergeant Fricke that during her interview of Ferguson, she stated, "Yeah, I went after her," but never struck her while she was on the ground. Ferguson stated the argument between herself and Findora had become physical and she, "Slammed," Findora's head into the ground.

Due to the conflicting statements made by witnesses, victim and suspect, and due to the level of force used by the suspect and injuries observed on scene, I find Heather Ferguson as the primary aggressor of the incident and in violation of;

FSS 784.02 Battery – Misdemeanor, Bond \$500

ne preceding is true to the best of my knowledge or belief	
RRESTING OFFICER / SIGNATURE	Sworn and Subscribed before me this NOTARY/ ASA LogA NOTARY/ ASA
Maria	My comission expires
Muszynski, Gabriel 2631	Agency INDIAN RIVER COUNTY SHERIFF'S OFFICE