

**ARREST AFFIDAVIT/FIRST APPEARANCE FORM  
LAKE COUNTY, FLORIDA**

# 140066034

OBTS # 3502025660 Agency ORI # FL035000

Court Case Number: 2019mm5308  Felony  Misdemeanor  County or Municipal Ordinance  
 Traffic  Juvenile  Warrant / C A P I A S Agency Case Number: 140129705

Defendant's Name: Last SHAVER First MICHAEL Middle D DOB 01-14-1982 SEX M RACE W HGT 503 WGT 130 HAIR BRW EYES BLUE

Mailing Address: St./P.O. Box 9850 SANDY PINES RD Scars- Marks-Tatoos-Amputations (describe each) NONE  
 City CLERMONT State FL Zip 34711

St. Add. (if different), Street SAME Phone: Home (315) 5253988 Place of Birth: FL Social Security No.: [REDACTED]  
 City SAME State SAME Zip SAME

Place of Employment: Street DISNEY Phone: Business (UN) UNK Occupation: DISNEY Alias: N/A  
 City ORLANDO State FL Zip UNK

Driver Lic. No.: S160544820140 Vehicle towed by: N/A Hold on Vehicle: Yes  No  Arrest Suffix: N/A  
 State: FL Agency: N/A

Arrest Date: mo 09 day 04 year 14 Arrest Time: 2016 HRS Arrest Location: 9850 SANDY PINES RD, CLERMONT, FL

U.S. Citizen:  Y  N  U Residence Type:  1. City  2. County  3. Florida  4. Out-of-Florida

ACTIVITY					TYPE						
A. Fraud	K. Dispense/ Distribute	M. Manufacture/ Produce/ Cultivate	D. Counterfeit	T. Traffic	A. Amphetamine	M. Marijuana	P. Paraphernalia/ Equipment	U. Unknown			
B. Buy		N. N/A	P. Possess	U. Use	B. Barbiturate	N. N/A		2. Other			
D. Deliver			R. Smuggle	X. Stolen Property	C. Cocaine	O. Opium/Deriv	P. Heroin				
F. Forgery			S. Sell	Z. Other	H. Hallucinogen		S Synthetic				
Description					Counts	Activity	Type	NCIC	Status	Bond Amount	In Accordance to Bond Schedule
BATTERY (DOMESTIC VIOLENCE)					1	N	N		784.03(1)(A)(1)	NO BOND	Y <input checked="" type="checkbox"/> N <input type="checkbox"/>
											Y <input type="checkbox"/> N <input type="checkbox"/>
											Y <input type="checkbox"/> N <input type="checkbox"/>
											Y <input type="checkbox"/> N <input type="checkbox"/>
											Y <input type="checkbox"/> N <input type="checkbox"/>
											Y <input type="checkbox"/> N <input type="checkbox"/>
											Y <input type="checkbox"/> N <input type="checkbox"/>
											Y <input type="checkbox"/> N <input type="checkbox"/>

Indication of: Alcohol Influence  Y  N  Unknown  Drug Influence  Y  N  Unknown  Weapon Seized:  Y  N   
1 COBRA FIREARMS .38/ 1 RUGER .40 S&W

JAIL LOG: (To be completed by Booking Officer) Jail Inmate Number: 3502025660

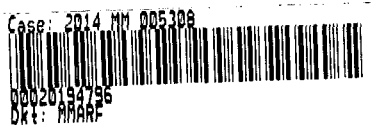
Date Booked: 9/4/2014 Time Booked: 2:30 PM Booking Officer: [Signature] Fingerprinted By: [Signature] Photographed By: [Signature] Bin Number: 182668

Advised of Rights By: [Signature] Check for Warrant(s):  NCIC  FCIC  Local  Holds: Yes  No  Agency of Hold: [Signature]

Attorney (if known): [Signature] Religion:  Pr  C  Other  Marital Status:  S  M  D  Sep  Telephone call logged: AM  PM  Telephone No: ( )

Next of Kin./PARENTS OF JUVENILE (for emergency) Relation [Signature] Address [Signature] Telephone No ( )

Juvenile Disposition:  
 \_\_\_ 1. Hand led/Processed Within Dept and Released \_\_\_ 2. Turned Over to D.J.J. \_\_\_ 3. Incarcerated (County Jail)



**FAXED**

*as*

Complaint/ Arrest	Court Case No.		Agency Case No.
Affidavit Continuation			140129705
Defendant's Name. Last	First	Middle	Date of Birth
SHAVER	MICHAEL	D	01-14-1982

**PROBABLE CAUSE AFFIDAVIT:**

(specify probable cause for each charge)

D/S SELLERS 2280

Before Me. the undersigned authority personally appeared \_\_\_\_\_ who being duly sworn, alleges, on information and belief, that on the 4 day of SEPT., 2014, in LAKE County, Florida, the defendant did:

COMMIT THE OFFENSE OF BATTERY (DOMESTIC VIOLENCE) VIOLATING FSS 784.03(1)(A)(1).

ON TODAY'S DATE AT 1733 HRS I RESPONDED TO THE TARGET LOCATED ON SR 50 IN CLERMONT, FL IN REFERENCE TO A BATTERY AND AGGRAVATED ASSAULT WITH A FIREARM. UPON ARRIVAL I MET WITH THE COMPLAINANT, LAURIE SHAVER. LAURIE STATED SHE WAS INVOLVED IN A VERBAL ARGUMENT WITH HER HUSBAND, MICHAEL SHAVER, ABOUT A HOME REPAIR PROJECT AT THEIR HOUSE (9850 SANDY PINES RD, CLERMONT FL). LAURIE STATED THAT DURING THE ARGUMENT IT BECAME PHYSICAL WHEN MICHAEL GRABBED HER BY HER ARMS AND PUSHED HER INTO THE WALL. LAURIE HAD VISIBLE BRUISING ON HER RIGHT AND LEFT BICEPS, ALONG WITH A BRUISE ON THE RIGHT SIDE OF HER BACK. LAURIE STATED THAT MICHAEL THEN WENT INTO THEIR BEDROOM AND RETRIEVED HIS RUGER .40 CAL HANDGUN OUT OF THE BEDSIDE DRAWER. LAURIE STATED THEY STRUGGLED OVER THE FIREARM AND MICHAEL WAS STRUCK IN THE HEAD BY THE FIREARM. LAURIE STATED SHE WAS ABLE TO GET HER KEYS OUT OF HIS POCKET AND FLEE THE RESIDENCE WITH THEIR TWO YOUNG CHILDREN. LAURIE CONTACTED 911 WHILE ENROUTE TO THE LCSO SOUTH DISTRICT OFFICE. SHE WAS INSTRUCTED TO STOP AT THE TARGET AND WAIT FOR A DEPUTY THERE. LAURIE HAD MULTIPLE LACERATIONS ON HER HANDS/ARMS AND A BRUISE ON HER LEFT CHEEK BONE. PICTURES WERE TAKEN OF LAURIE'S INJURIES AND EMS TREATED HER ONSCENE. LAURIE COMPLETED A SWORN AFFIDAVIT WITH INTENT DETAILING THE ABOVE MENTIONED EVENTS.

LCSO UNITS WENT TO 9850 SANDY PINES, CLERMONT, FL TO MAKE CONTACT WITH MICHAEL SHAVER. UPON MY ARRIVAL MICHAEL WAS ON THE BACK PORCH OF THE RESIDENCE. MICHAEL STATED THAT THE TWO WERE INVOLVED IN A VERBAL ARGUMENT OVER A HOME REPAIR PROJECT. MICHAEL STATED THAT "IT TURNED VIOLENT SO FAST" AND HE COULD NOT RECALL WHO TOUCHED WHO FIRST. MICHAEL DIDN'T DENY GRABBING LAURIE BY HER ARMS AND STATED HE PROBABLY DID IT "TO CALM HER DOWN." MICHAEL STATED THAT DURING THE VERBAL ARGUMENT LAURIE THREW A VASE OF FLOWERS INTO THE REAR SLIDING GLASS DOOR AND RAN IN TO THE BEDROOM.

SWORN to and SUBSCRIBED before me

this 4 day of SEPT.  
20 14

[Signature] 2280  
AFFIANT

[Signature]  
Notary Public Certified Officer  
(circle one)

LCSO  
ARRESTING AGENCY

Personally Known OR Produced Identification  
Type of Identification Produced



SEAL

Complaint/ Arrest Affidavit Continuation	Court Case No.	Agency Case No. 140129705
Defendant's Name, Last SHAVER	First MICHAEL Middle D	Date of Birth 01-14-1982

**PROBABLE CAUSE AFFIDAVIT:**

(specify probable cause, for each charge)

D/S SELLERS 2280

Before Me, the undersigned authority personally appeared \_\_\_\_\_ who being duly sworn, alleges, on information and belief, that on the 4 day of SEPT., 2014, in LAKE County, Florida, the defendant did:

MICHAEL STATED THAT LAURIE RETRIEVED HER COBRA REVOLVER OUT OF HER NIGHTSTAND AND STATED SHE WAS "GOING TO END IT NOW." MICHAEL WRESTLED THE FIREARM FROM LAURIE AND THEN SHE GRABBED HIS RUGER FROM HIS NIGHTSTAND. MICHAEL STATED THAT HE THEN WRESTLED THE RUGER FROM LAURIE AND SHE RAN INTO THE LIVING ROOM. MICHAEL STATED THAT HE FOLLOWED HER INTO THE LIVING ROOM, WHERE HE CORNERED HER. SHE MANAGED TO GET AROUND HIM AND GRAB THE FIREARMS, THAT MICHAEL HAD JUST UNLOADED. MICHAEL STATED THAT LAURIE STRUCK HIM ON THE HEAD WITH THE COBRA REVOLVER AND THEN THREW THE RUGER AT HIM (MISSING HIM AND STRIKING THE ENTERTAINMENT CENTER). MICHAEL HAD A LACERATION ON THE TOP OF HIS HEAD AND THE ENTERTAINMENT CENTER WAS DAMAGED, CORROBORATING HIS STORY. PHOTOGRAPHS WERE TAKEN OF MICHAEL AND THE INTERIOR OF THE HOUSE. MICHAEL COMPLETED A SWORN AFFIDAVIT WITHOUT INTENT DETAILING THE ABOVE MENTIONED EVENTS. EMS TREATED MICHAEL ONSCENE.

I INTERVIEWED THE CHILDREN, AIDAN AND ISABELLE SHAVER, BUT DUE TO THEIR YOUNG AGE THEY WERE UNABLE TO PROVIDE TESTIMONY OF ANY VALUE. DCF WAS CONTACTED DUE TO THE INCIDENT OCCURING IN THEIR PRESENCE.

BOTH THE COBRA .38 AND RUGER .40 WERE TAKEN IN AS EVIDENCE.

I WAS ABLE TO DETERMINE THROUGH MY INVESTIGATION THAT THE ARGUMENT STARTED VERBAL IN NATURE. AT SOME POINT AFTER LAURIE THREW THE VASE INTO THE SLIDING GLASS DOOR; MICHAEL GRABBED LAURIE BY HER ARMS AND PUSHED HER INTO THE WALL. FROM THERE, THE ARGUMENT LED INTO THE BEDROOM WHERE THE FIREARMS WERE REMOVED FROM THE NIGHTSTANDS. BOTH LAURIE AND MICHAEL STATED THEY WERE IN FEAR FOR THEIR LIVES; HOWEVER BOTH TOLD CONFLICTING STATEMENTS. DUE TO THE LACK OF THIRD PARTY TESTIMONY I CANNOT DETERMINE WHO COMMITTED THE AGGRAVATED ASSAULT WITH A FIREARM.

MICHAEL WAS FOUND TO BE THE PRIMARY AGGRESSOR AND WAS ARRESTED FOR DOMESTIC BATTERY. HE WAS TRANSPORTED TO LCJ WITHOUT INCIDENT.

SWORN to and SUBSCRIBED before me

this 4 day of SEPT.  
20 14

[Signature] 2280  
AFFIANT

[Signature]  
Notary Public Certified Officer  
(circle one)

LC50  
ARRESTING AGENCY

SEAL



Complaint/Arrest Affidavit Continuation	Court Case No.	Agency Case No.
Defendant's Name: Last First Middle	Date of Birth	
SHAYER MICHAEL D	1-14-82	14012 9705

**FIRST APPEARANCE FINDINGS & ORDERS**

Based upon the foregoing Affidavit and/or Sworn Testimony of D/S SELLERS  
the undersigned finds and determines:

- As to charge(s) A, that there was at the time of arrest and is probable cause to believe the defendant has committed the offense with which he/she is accused and it is hereby Ordered and Adjudged that defendant is to be detained or post bond as otherwise affixed pending further proceedings.
- As to charge(s) \_\_\_\_\_, that there is a lack of evidence that the defendant committed the offense with which he/she is accused, and it is hereby Ordered and Adjudged that the Sheriff or Chief of Police having custody is directed to forthwith release defendant from custody on defendant's own recognizance, subject to defendant appearing at all subsequent court proceedings upon proper notice.
- As to charge(s) \_\_\_\_\_, that it is hereby Ordered and Adjudged the matter of probable cause is hereby continued until the next First Appearance Hearing after date hereof, at which Hearing the Arresting Agency shall present any further proof of probable cause that it may possess.

**RELEASE ORDER**

The above named Defendant was brought before the undersigned on this date at 9:30 o'clock A.M. for a first appearance hearing and the undersigned thereupon informed him/her of the charge against him/her and provided him/her with a copy thereof and also adequately advised him/her that (1) he/she was not required to say anything and that anything he/she did say might be used against him/her, (2) if he/she was financially unable to afford an attorney that the Court would appoint one to represent him/her, and (3) he/she had the right to communicate with his/her attorney, his/her family, or his/her friends and if necessary reasonable means would be provided to enable him/her to do so; and the undersigned having considered all available relevant factors necessary to determine whether bail is necessary to assure Defendant's future appearance, and found that same is \_\_\_\_\_ necessary, it is upon consideration thereof ORDERED AND ADJUDGED that the Defendant

- Be released on his/her own recognizance upon the condition that he/she appear as agreed below.
- Be admitted to bail in the amount of \$ 1,000 as to charge A, \_\_\_\_\_ as to charge B, \$ \_\_\_\_\_ as to charge C, \$ \_\_\_\_\_ as to charge D, and \$ \_\_\_\_\_ as to charge E, upon the condition that he/she appear as agreed below.

DONE AND ORDERED this 5 day of Sept, 2014, at \_\_\_\_\_ Lake \_\_\_\_\_ County, Florida  
 No. 10111 Contact  
 127-1111 or 1-800-  
 1-800-1111  
 No opinion  
 JUDGE

**DEFENDANT'S OATHS & AGREEMENTS**  
**OATH OF INDIGENCY**

- ( ) The above name Defendant personally appeared before me and, being duly sworn, states:
- (1) I am the Defendant above named and desire the assistance of counsel in these proceedings.
  - (2) I represent to the court, under penalty of perjury, that I am without money or means with which to employ a lawyer. I have no assets which could be converted to cash, mortgaged or pledged to raise sufficient funds to employ a lawyer.
  - (3) Pursuant to Section 27.56, Florida Statutes, I understand that in the event I am found guilty of a criminal act, I may be civilly liable for Court cost and a reasonable attorney's fee incurred in my defense. I further understand that I shall have the opportunity to be heard and offer objections to the determination of the value of the services of the Public Defender or appointed private counsel, and cost, at the time of the final disposition of my case.

**AGREEMENT TO APPEAR**

I hereby acknowledge receipt of a copy of the above and I agree and promise to appear in Courtroom 180 (Muller) of the \_\_\_\_\_ Lake \_\_\_\_\_ County Courthouse, in \_\_\_\_\_ Tavares \_\_\_\_\_, Florida, on the 5th day of Sept, 2014, at 0800 o'clock, A.M., and at such other times as the Court may order, and also agree to notify the Clerk of the Court, in writing, of my new address should I move from the address below.

DATED: 5 Sept, 2014  
 SWORN TO AND SUBSCRIBED BEFORE ME THIS 5 DAY OF Sept, 2014  
[Signature]

Defendant  
9850 Sandy Pines Rd Clermont FL 34711  
 Address

Notary Public/Certified Officer (Circle One) Seal  
 Personally known OR produced identification  
 Type of identification produced \_\_\_\_\_

Michael J. Swer



Lake County Sheriff's Office  
Corrections Operations Division

**NO VICTIM CONTACT ORDER**

As part of your court appearance, the judge imposed a NO VICTIM CONTACT ORDER pursuant to Florida Statutes 903. That means you are ordered by the Judge to NOT HAVE ANY CONTACT with the other person involved in the charge against you. That means you CANNOT do any of the following:

- 1. You CANNOT telephone, write, send messages by family, friends or third parties (except as set forth below) or have any verbal or nonverbal contact with the person(s):

[Redacted Name]

print name of victim(s)

- 2. You CANNOT send any e-mail, text, or twitter to the person. You CANNOT have any internet or computer contact with the person, including, but not limited to, facebook, myspace, linkedIn, or similar service.
- 3. You CANNOT go within 500 feet of anywhere the person is living, staying or visiting, even if it's your home. This means you CANNOT go home and get your belongings *unless law enforcement is with you*. You may have a family member or third party acceptable to the other person remove your clothing or personal effects, but you CANNOT be present during their removal. If there is any dispute in what can or cannot be removed, the family member or third party shall stop the removal and leave immediately.
- 4. You CANNOT knowingly go within 500 feet of the person's automobile or any vehicle the person is in, and you CANNOT follow the other person on public roads, streets, or in parking lots. Should you find yourself within 500 feet of the person, whether on public or private property, you must immediately remove yourself from the situation. The burden of maintaining the "no victim contact" is upon YOU and not the alleged victim. This means you cannot allow the alleged victim to contact or communicate with you, even if he or she attempts to contact you first. The alleged victim has no legal authority to relieve you of this Order. Only a Judge can do so by written order.
- 5. You CAN attend your own court hearings, but you CANNOT have any contact with the other person before, during or after those hearings except as permitted by the court.
- 6. Other: \_\_\_\_\_

**IF YOU DO NOT ABIDE BY ALL OF THE CONDITIONS IMPOSED UNDER THIS ORDER, YOU CAN BE ARRESTED, BROUGHT BACK TO JAIL AND YOUR BOND CAN BE REVOKED. ANY VIOLATION OF THIS ORDER MAY CONSTITUTE A SEPARATE CRIMINAL CHARGE AGAINST YOU**

I ACKNOWLEDGE RECEIPT OF A COPY OF THIS ORDER

\_\_\_\_\_  
Defendant's Signature

DATE: 9/5/14

**SCANNED**