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

OR'	TS .				<u></u>			OI	DT #					14	SOLOLOS
	<u> 350</u> 2	3625	Odex				genc		F.	L035					
Cou	art Case Number:	<u>~53</u>	08	Felony Traffic	Misder Juveni	meanor ile	_		nty or Mi rant / C. A		l Ordinance S			Age:  0129	ncy Case Nur 705
		.ast	First		Mid	dle	lo.	DO		SE	1	HGT	WGT	HAIR	EYES
SE	HAVER		MICH	AEL	D				1982	M	1 W	503	130	BRW	BLU
	iling Address: St./P.0 y CLERMONT	O. Box 9850	SANDY I		FL 7	Zip 3471	1	ſ	ars- Mar ONE	ks-Tat	oos-Amputa	ions (d	escribe e	each)	
	Add. (if different), S y SAME	street SAMI	Ε	State	SAME :	Zip SAN	1E	( 31	Phone: Ho		Place of Bi FL	rth:	Social S	Security	No.:
	ce of Employment: S y ORLANDO	Street DISN	IEY 	State	FL 2	Zip UNK			one: Bus	siness	Occupation DISNEY	1:		Alia N/A	
	ver Lic. No.: S160: te: FL		<u>.</u>	Vehicle to N/A	owed by:		Hold Lgeno		Vehicle N/A	: Yes[	☐ No <b>☑</b>	,	An	rest Suffi	ix: N/A
	est Date: 09 day 04 year	14	Time: 2016	HRS	· · · · · · · · · · · · · · · · · · ·	Arres	t Loc	ation	n: 9850	SAN	DY PINES	RD,	CLERN	MONT,	FL
U.S	S. Citizen: Y 🛮	N□	r 🗆 📗 i	Residence Ty	/pe: 🔲	1. City		<b>]</b> 2.	County		]3. Florida		4. Out-	of-Floric	la
			ACTIVITY										PE		-
_	A. Fraud K. Dispe B. Buy Distrit D. Deliver F. Forgery	bute F	lanufacture/ Produce/ Cultivate I/A	Counterfor     P. Possess     R . Smuggle     S . Sell	U.	Traffic Use Stolen Pro Other	perty		A. Amph B. Barbi C. Coca H. Hallu	turate ine	N. N/A 0. Opit	ijuana , ım/Deriv	£. P. ⊢	araphernai quipment teroin nthetic	lia/ U Unkr 2. Oth
-		Descrip	tion			Counts	. Ac	tivity		NCIC	Statue		Bond A		In Accordance
_	BATTERY (DOMEST	IC VIOLENCE	)			1		N	N		784.03(1)(4	<b>A</b> )(1)	NO B	OND	Bond Schedul Y N N
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Alc	ication of: cohol Influence Y ig Influence Y	ويبيب	Unknown Unknown		Weapon 1			Y <b>Z</b> ARI	-		RUGER	.40 S	& <b>W</b> S		
JAI	L LOG: (To be com	pleted by Boo	oking Officer	) 4 a	90/	2	7A		-1	000	Jai	Inmat	e Numbi	er:-	(3) (3) (4)
Date	e-Booked:	Time Booked	-200	Booking Office	•	Finge	rprin		y:		Photographed			Bin No	imber
Adv	rised of Rights By:			Warrant(s):	0223	<u> </u>		ids:	٠.	A	gency of Hol	<del></del>			
			NCIC	FCIC 📮	Local -E			s 🗆	No Æ	$r \mid \cdot \mid$			· .		
	orney (if known):			Religion:	C 🔲 Otheri	Marit □ s □			⊒ Sep □	- 1	Telephone cat Time	logged	: AM PM	Tele	phone No
	t of Kin,/PARENTS ( emergency)	OF JUVENILE		Relation	A	ddress								Tele	phone No
	enile Disposition  1. Hand led/Pro		hin Dept an	d Released	2. 7	furned C	)ver	to I	<b>).J</b> .J	3	Incarcerat	ed (Co	ounty Ja	ail)	



age  $\underline{1}$  of  $\underline{3}$ 



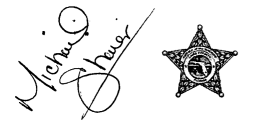
Complaint/ Arrest		Court Case	No.	Agency Case No. 140129705			
ffidavit Continuation Defendant s Name. Last SHAVER	Firat MICHAEL	Middle D		Date of Birth		14-1982	
PROBABLE CAUSE AFFIDAVIT: specify probable cause, for each charg	je)	D/S SEI	LERS 2280				
Before Me. the undersig	aned authority personally ap	peared			who b	eing duly sworn. alleges, on	
nformation and belief. that on the ne defendant did:	4day of	SEPT.	20_14	, in	LAKE	County, Florida,	
COMMIT THE OFFENS	SE OF BATTERY	(DOMESTIC	VIOLENC	CE) VIOLAT	ING FSS 784	4.03(1)(A)(1).	
ON TODAY'S DATE A CLERMONT, FL IN RE							
UPON ARRIVAL I ME'	T WITH THE COM	<b>IPLAINANT</b>	, LAURIE	SHAVER. L.	AURIE STAT	TED SHE WAS	
INVOLVED IN A VERI							
REPAIR PROJECT AT THAT DURING THE A							
ARMS AND PUSHED I							
LEFT BICEPS, ALONG	WITH A BRUISE	ON THE RI	GHT SIDE	OF HER BA	CK. LAURII	E STATED THAT	
MICHAEL THEN WEN	T INTO THEIR B	EDROOM A	ND RETRI	EVED HIS R	UGER .40 C	AL HANDGUN	
OUT OF THE BEDSIDI	E DRAWER. LAUI	RIE STATEL	THEY ST	RUGGLED (	OVER THE I	FIREARM AND	
MICHAEL WAS STRU							
GET HER KEYS OUT (							
CHILDREN. LAURIE (							
SHE WAS INSTRUCTE HAD MULTIPLE LACI							
BONE. PICTURES WE							
LAURIE COMPLETED							
EVENTS.		711 VIII		DETAILING	THE ABOV	E MENTIONED	
LCSO UNITS WENT TO	O 9850 SANDY PI	NES. CLERN	MONT. FL	TO MAKE C	ONTACT W	TH MICHAEL	
SHAVER. UPON MY A	RRIVAL MICHAE	EL WAS ON	THE BAC	K PORCH O	F THE RESII	DENCE.	
MICHAEL STATED TH							
REPAIR PROJECT. MIC	CHAEL STATED T	JT TI" TAHI	JRNED VI	OLENT SO I	FAST" AND	HE COULD NOT	
RECALL WHO TOUCH	IED WHO FIRST.	MICHAEL D	DIDN'T DE	NY GRABBI	ING LAURIE	BY HER ARMS	
AND STATED HE PRO							
THE VERBAL ARGUM	IENT LAURIE TH	REW A VAS	E OF FLO	WERS INTO	THE REAR	SLIDING GLASS	
DOOR AND RAN IN TO	O THE BEDROOM	1.			. 8		
SWORN to and SUBSCRIBE	D before me		*	1	20	2280	
this 4 day of	SEPT.		AFFIAN	r			
20 14	, 1						
		$\langle                                    $	.*	105	50		
Notary Public	Certified Officer		ARRES'	TING AGENCY	7		
Personally Known O	<b>rone)</b> R Produced Identificat	tion					
Type of Identification Produ	<del></del>						
	E. KEBARIAN						
	ssion # FF 070124 November 13, 2017						
	u Troy Fain Insurance 800-385-7019						

Complaint/ Arrest		Court Case N	No.		Agency Cas 1401297	
Affidavit Continuation Defendant s Name, Last	First	Middle		Date of Birth		
SHAVER	MICHAEL	D		Date of Birth	01-1	4-1982
PROBABLE CAUSE AFFIDAVIT:		D /2 CET T	77 7 4400			
(specify probable cause, for each charge Before Me, the undersign	i) led authority personally ap		LERS 2280		who be	ing duly sworn. alleges, on
information and belief, that on the	4day of _	SEPT.	.20_14	_, in	LAKE	County, Florida,
the defendant did:			,			,, ,
MICHAEL STATED TH	AT LAURIE RET	RIEVED HER	COBRA	REVOLVER	OUT OF HE	R
NIGHTSTAND AND ST.						
THEFIREARM FROM L	AURIE AND THI	EN SHE GRAI	BBED HIS	S RUGER FRO	OM HIS NIG	HTSTAND.
MICHAEL STATED THA	AT HE THEN WE	RESTLED THI	E RUGER	FROM LAUI	RIE AND SH	E RAN INTO
THE LIVING ROOM. M						
WHERE HE CORNEREI						
THAT MICHAEL HAD J						
HEAD WITH THE COBI						
STRIKING THE ENTER						
HEAD AND THE ENTER						
PHOTOGRAPHS WERE						
COMPLETED A SWORM			ENT DET.	AILING THE	ABOVE ME	NTIONED
EVENTS. EMS TREATE	D MICHAEL ON	SCENE.				
I INTERVIEWED THE C	HII DDEN AIDA	NI AND ISAD	ELLECH	AVED DIM	OUE TO TH	EID VOUNC
AGE THEY WERE UNA						
DUE TO THE INCIDENT				VI VALUE. L	CF WAS CC	DNIACIED
DOL TO THE INCIDENT	occoming in	THEIR TRES.	LIVEL.			
BOTH THE COBRA .38	AND RUGER .40	WERE TAKE	EN IN AS	EVIDENCE.		
I WAS ABLE TO DETER	MINE THROUG	H MY INVES	TIGATIO	N THAT THE	ARGUMEN	JT STARTED
VERBAL IN NATURE. A						
GLASS DOOR; MICHAE						
FROM THERE, THE AR						
REMOVED FROM THE	NIGHTSTANDS.	<b>BOTH LAUR</b>	IE AND	MICHAEL ST	ATED THE	Y WERE IN
FEAR FOR THEIR LIVE						
OF THIRD PARTY TEST	TIMONY I CANN	OT DETERM	INE WHO	COMMITED	THE AGGI	RAVATED
ASSUALT WITH A FIRE	EARM.					<del></del>
MOHAELWAGEOLDIE						
MICHAEL WAS FOUND	TO BE THE PRI	MARY AGGI	RESSOR A	AND WAS AF	RRESTED FO	OR DOMESTIC
BATTERY. HE WAS TR	ANSPORTED IC	LCJ WITHO	UTINCIL	DENT.		
					A	
				XXX		
SWORN to and SUBSCRIBEI				420	<u> </u>	280
this day of	SEPT.		AFFIAN	T	7	<b>J</b> -
20 14	/			_	~ ~	
			**	La	J0	
Notary Public	Certified Officer		ARRE	STING AGENCY	Υ .	<del></del>
(circle						

EMILY E. KEBARIAN
Commission # FF 070124
Expires November 13, 2017
Bonded Thru Troy Fair Insurance 800-385-7019

Page 2 of 3 Page

Complaint/Arrest Affidavit Continuation		Cóu	rt Case No.	14012	Agency Case No.
Defendant's Name:	Last	First	Middle	Date of Birth	1708
	SHAVER	MICHAEL	Middle	Date of Birth	60
				1-19	-82
		IRST APPEARAN		ORDERS	
Based upon the for the undersigned finds and	regoing Affidavit a 1 determines:	nd/or Sworn Testimo	ny of	)/J JE	LLERS
As to charge(s)	At.	tha	t there was at the	time of arrest and is	probable cause to believe the
defendant has	committed the offer	nse with which he/she affixed pending furt	e is accused and it	is hereby Ordered and	Adjudged that defendant is to be
As to charge(s)	· ,	, tha	t there is a lack of	evidence that the de	fendant committed the offense
directed to fort	hwith release defer rt proceedings upo	ndant from custody of	on defendant's ow	nat the Sheriff or Ch n recognizance, subje	ief of Police having custody is act to defendant appearing at all
As to charge(s)		that	it is hereby Ord	ared and Adjudged H	ne matter of probable cause is
nereby continu	eu until the next r	First Appearance He	aring after date h	ereof, at which Heari	ing the Arresting Agency shall
		REL	EASE ORDER	_	
copy thereof and also admight be used against he represent him/her, and f necessary reasonable available relevant factors that same is	the undersigned to equately advised him/her, (2) if he/s (3) he/she had the means would be necessary to determine to charge D, and this day of the equately advised to the equately and the equately and the equately and the equately advised to the	rought before the ur hereupon informed nim/her that (1) he/sl he was financially use right to commune provided to enable the mine whether balary, it is upon controfs for as to check the controfs for as to check the controfs for as to check the controfs for a second for the control of the co	ndersigned on thi him/her of the clane was not require mable to afford icate with his/he e him/her to do il is necessary to onsideration the ondition that he/ o charge A,	narge against him/hered to say anything an an attorney that the er attorney, his/her for so; and the undersassure Defendant's for ereof ORDERED Ashe appear as agreed as to charge B, \$100 condition that he/she	clock .M. for a first and provided him/her with a d that anything he/she did say Court would appoint one to amily, or his/her friends and signed having considered all uture appearance, and found AND ADJUDGED that the below.  as to charge C, the appear as agreed below.  County, Florida
POTATE OF SALE	Jan Hol	prior	<del>(</del>	HIDOT	
TO STATE OF THE	) 5004 D	EFENDANT'S OA	THS & ACOFF	JUDGE	
~~~	7 1 eClde		INDIGENCY	VIENIS	-DD
(1) I am the Defe (2). I represent to no assets whi (3) Pursuant to Se liable for Co- opportunity t	endant above name the court, under pech could be conversection 27.56, Florically the cost and a reas to be heard and off	onally appeared be ed and desire the assist enalty of perjury, that rted to cash, mortgag da Statutes, I understa conable attorney's fe	fore me and, beistance of counsel I am without mo ed or pledged to r and that in the ever e incurred in my determination of	aise sufficient funds to tt I am found guilty of defense. I further und the value of the servio	ich to employ a lawyer. I have
I hereby acknowledge	receipt of a copy of	AGREEMEN f the above and I agree	T TO APPEAR and promise to a	ppear in Courtroom	In (M) (Q)
the Lake	County Courthous	e, inTa	vares , F	orida, on the	day of Cot
	clock, 🔼 .M., an	d at such other times a	as the Court may o	rder, and also agree to r	notify the Clerk of the Court, in
riting, of my new address sh	nove from the	he address below.			
ATED:	P).	5014			
WORN TO AND SUBSC E THIS DAY OF	RIBED BEFORE	204	Defendant 9850 Se		Clermont FL 34711
CVYD	W.			Address	3
otary Public Certified Office rsonally known OR produce pe of identification produce	ed identification		ge 3		



## 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

	lorida Statutes 903. That means you are ordered by the Judge to NOT HAVE ANY CONTACT with the theorem the 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):
	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:
<u>IF</u>	YOU DO NOT ABIDE BY ALL OF THE CONDITIONS IMPOSED UNDER THIS ORDER, YOU CAN BE
A	RRESTED, BROUGHT BACK TO JAIL AND YOUR BOND CAN BE REVOKED. ANY VIOLATION OF
	HIS ORDER MAY CONSTITUTE A SEPARATE CRIMINAL CHARGE AGAINST YOU
1.4	ACKNOWLEDGE RECEIPT OF A COPY OF THIS ORDER
_	DATE: 9/5/14
	Defendant's Signature

SCANNED