

State of Florida
Office of Executive Clemency
Florida Commission on Offender Review
4070 Esplanade Way, Tallahassee, Florida 32399-2450
800-435-8286

Clemency Application Attachments 17 pages

Dear Madam or Sir ET all:

I am documenting in these files that I am a victim along with my two children with our constitutional rights violated, as in equal protection of the law and others.

- (1) Page one shows where the judge adjudicated me guilty of each count on June 6th, 1994. This was acquired as the judge said 8 days civil trial was his evidence.
- (2) Page two shows the charges which were brought on Friday June 3rd, 1994 where I wholeheartedly did not accept the plea as I was not as overly medicated on that day.
- (3) Page three on June 6th, 1994, shows multiple narcotics were given to me by the jail house doctor, which is governed by the prosecutor. This was a full day's worth of medication given all at once first thing in the morning.
- (4) Page four shows a sample of my handwriting two years post conviction while not over medicated.
- (5) Pages five and six show the handwriting of N. B. an inmate who witnessed the actions in the courtroom that day and watched me struggling under the influence of narcotics trying to draw up a motion to withdraw plea after he told me that they had plead me out, as I had no recollection of that event. The motion was filed the same day, June 6th, 1994.
- (6) Page seven shows, in a brief insert, where I reported to the law that my children were being sexually abused by their mother. It also shows a case in Missouri where she spent nine months in counseling. They threatened her that they were going to remove the children from her care up there. Leaving all their belongings in Missouri, she fled with the children back to Florida.
- (7) Page eight shows where my daughter at age 6 claims her mother took her clothes off. At this time I had just been released from the hospital, Sandra claimed to be a nurse and the doctor explained how to give out my medication because I had a broken back and could not walk.
- (8) Page nine shows after 14 months in Florida under state's counseling and nine months of Missouri state counseling the prosecutor asked my daughter, "sweetheart I'm talking all the way up to today's date, has anyone ever touched you?" My daughter spontaneously answered with one name, T.
- (9) Page ten shows probable cause to arrest T. in which he plead guilty. In said probable cause my daughter advised the officer that she wanted to talk to her father because she had been doing bad things. At this time I was not arrested nor charged with any crime.
- (10) Page eleven shows a document dated May 18, 1993 which references a psychologist's evaluation dated June 1, 1993 which would be 14 days in the future. Though it is difficult to see on this page, the rest of this report shows where it was physically recorded in the courts on May 18, 1993.
- (11) Page twelve shows that motion was denied with no defense lawyer present.
- (12) Page thirteen shows the handwritten letter to the judge from Sandra Harris (the mother of my children) confessing her guilt and pleading in my defense.
- (13) Page fourteen is a picture of the files and court documents in this case. Over three foot stack, 3500 pages total.

E x 3 - A



RON DESANTIS
GOVERNOR

STATE OF FLORIDA

Office of the Governor

THE CAPITOL
TALLAHASSEE, FLORIDA 32399-0001

www.flgov.com
850-717-9418

December 17, 2021

Mr. Dewey Jones
6258 Kurt Street
Brooksville, Florida 34604

Dear Mr. Jones:

Thank you for contacting Governor Ron DeSantis.

The Governor has no independent ability to pardon someone. The clemency function is a power to grant full or conditional pardons, restore a felon's civil rights, or commute punishment. For more information, you can call the Office of Executive Clemency at (800) 435-8286, email the Office at clemencyweb@fpc.state.fl.us, visit the Office's website at www.fcor.state.fl.us/clemency.shtml, or write to Florida Commission on Offender Review, 4070 Esplanade Way, Tallahassee, Florida 32399-2450.

Thank you again for contacting Governor DeSantis.

Sincerely,

Tyler Andrew
Office of Citizen Services
Executive Office of the Governor

TA/cas

EX 4-A

Governor DeSantis :

Hello I am writing you for redress, I try as a lay person to fight this Government rape of a 6 year old little girl. Attached is documents I have sent to lawyers to help me but they wanted 100,000.00 in the beginning and now want 300,000.00 just to write you a letter for me to ask you to look at the constitutional violations and other heinous acts by the local government here in Hernando county Fl.

As you can see in said packet they committed the following:

1 I was attacked and beaten by S [REDACTED] H [REDACTED] while being injured with a broken back, I called the sheriff and in 1992 the rule then was all men are guilty first and women are the victims, I was taken to jail and put on the floor of the hold pod no bed was available, 45 minutes later S [REDACTED] called the Sheriff and said she was out of the state, as soon as I got out I was appointed PD St [REDACTED] T [REDACTED] to represent me in th domestic violence case, I told him the reasons was she was abusing my children ! He said did he did not want to hear that Shxt, and I had to Waite until this case was over, as soon as it was dismissed for failure of Sandra Harris no showing! I called both Florida and Missouri abuse hot line. Nine (9) months later she comes back to Florida with children and claiming to commit suicide note the children when taken were they were 3 and 4, came back when 4 and 5, placed them in school the very day they came back, I saw them for 6 days and Donna St [REDACTED] of then HRS with two sheriffs guns unlock said that Missouri wanted children back! Showed no paperwork, this is all I Knew at this time,

I was arrested again for 13 capital sex battery and no bond, no grand jury. For 9 months I sat in jail seeing no lawyer until I was brought to court with the same PD lawyer who was removing himself because he had represented the 14 ½ 165lb 6 foot man who raped my baby girl ! He pleads guilty to capital sex battery and was sent home to his mom! No sex lists No punishment! Why? I was then appointed another lawyer who was a prosecutor and was paid by the prosecutor to represent me, in the Corse of time the charges changed a dozen times and still no bond even though I owned land and a home in Hernando County, They drugged me plead me out to 8 counts lewd and lascivious so they had enough points to justify sending me to prison for 15 years.

I have been filling in court but keep getting block by word of mouth! (Someone told them to block me), I am still in prison by way of the sex rules, and every time the lawman comes to my home to "SPOT" check it like slapping me up side my head "we can take your children and rape them and you cannot do a thing about it.

It is being noted here that I was bedridden from a work accident with fragments floating in my spine, my little girl contacted me at 30 yrs old and said she was raped in the safe house, by the 14 ½, and foster brothers in new homes and by foster fathers and some are in prison. Yes something did happen in my home and I tried to get help to fix it and it was not anywhere the heinous act that was committed by the state and states employees. By the time I was sent all the courts document including all hand written not and evidence while in prison I learned the following,

Ex 5-A

No speedy trial, no lawyer, no bond, and a bunch of false claims to bolster their case when I and my two children are victims of S██████ H██████ father, bother, uncles, as it was discovered she is from a family of incest, And the state employees committing all the offences in 3600 pages of court documents, I was in server pain when S██████ H██████ made my child abuse me after S██████ H██████ drugged me! She had told the doctor she was nurse and was qualified to do administration of heavy pain and other drugs. Please give my freedom back! I would like to live my last few years free, I'm 66 and only have a very little criminal record and would not have that record if they had let me tell my side the very day they charged me with DM.

The cruel and unusual punishment is being sent to prison when you did not commit any of the acts you had against you then telling you your 5 year old was raped while standing in court at the podium with two giants with guns standing over you! Then spending the rest of your life in home prison with the same people spot checking you every 3 months, then having to go to the sheriff's office to put all your personal information online then have someone come to your home and threaten you with a bay saying he's going to bash your head in,

I have all the paperwork on a flash drive you can have to save thousands of dollars the courts will charge for making copies, I did not plea out! I did not commit any of the acts they have made against me,

Yes I'm saying that these folks are corrupt just like the folks in white house!

Please help,

Dewey H Jones

Ex 6-A

This is The thing you Ask for

1 case coordinator for the Guardian Ad Litem program and
2 beside me is Joyce Quattro and we're all in agreement.

3 THE COURT: Okay. Y'all are in agreement then?
4 Is that correct?

5 MS. BARTON: Yes, sir.

6 THE COURT: You think it's in the best interest of
7 the children?

8 MS. BARTON: Yes, Your Honor.

9 THE COURT: Very well. The Court will at this
10 time then having found a factual basis for each of the
11 eight counts, and further find the defendant has freely
12 and voluntarily entered his plea with full knowledge of
13 its meaning and effect and with full knowledge of his
14 rights he's giving up in doing so and hereby accepts the
15 same.

16 I note that the agreement requires a waiver of a
17 presentence investigation. And accordingly, Mr. Jones,
18 I will sentence you as follows:

19 I'll adjudicate you guilty to each of the counts.
20 I will sentence you to serve 15 years in the Department
21 of Corrections on each count running concurrent each
22 with the other for a total service of 15 years.

23 I'll direct that you be given credit for all time
24 served, which is quite substantial, I believe at this
25 point, is it not?

CAROLYN F. ENGEL & ASSOCIATES
Official Court Reporters

1

(433)

Ex 7-A

IN THE CIRCUIT COURT IN AND FOR HERNANDO COUNTY, FLORIDA

6-3-94

CASE NO. 93-280-CF

COURT PROCEEDING SAO MOTION TO COMPEL DISCOVERY

STATE OF FLORIDA
VS.

DATE: 5-31-94
6-03-94

JUDGE: J. SPRINGSTEAD

CHARGE:

- 1,2,8,9,10 - SEXUAL BATTERY UPON A CHILD UNDER 12
3,4,5,6,7,11 - LEWD & LASCIVIOUS OR INDECENT ASSAULT
OR ACT UPON OR IN THE PRESENCE OF
CHILD UNDER SIXTEEN

JONES, DEWEY

Defendant

PROSECUTOR WILLIAM H. HALLMAN

DEFENDANT:

☒ Present

☐ Not Present

☒ Repr. By

OSA J. HARP, III

☐ Capias Ordered Bond Amt. \$

☐ Capias Recalled

☒ Waived Reading of Information / Indictment ON AMENDED INFO (ABOVE)

☐ Speedy Trial

☐ Waived

☐ Extended until

☐ To be interviewed for PTI Program

☒ Continued at Request of

DEF

until 6-06-94 TRIAL

ATTORNEY:

☐ Adjudged Indigent

☐ Pub. Def. Appointed

☐ Spec. Pub. Def. Appt.

☐ Waived Counsel

☐ Not Qualified For Pub. Def.

☐ Waived Court Appointed Counsel - Will Secure Own Attorney

MOTIONS:

DEFENSE MOTION TO FILE MOTIONS WITHIN 10 DAYS - DENIED

DEFENSE & SAO ARGUED DEFENSE MOTIONS

DEFENDANT REFUSED PLEA OFFER

BOND:

☐ Set at \$

☐ Reduced to \$

☐ Bond Estreated and Forfeited to Hernando County

☐ Cash Bond #

in Amount of \$

☐ To Be Refunded ☐ Bond Released/Cont.

PLEA:

☐ Previous Plea Withdrawn ☐ Guilty As charged

☐ Nolo Contendere As Charged

☐ Admits

☒ Not Guilty

☐ Guilty To Lesser Charge

☐ Nolo Contendere To Lesser Charge

☐ PSI Ordered

☐ Pre-Plea PSI Ordered

☐ PSI Waived

☐ PDR Ordered

☐ PDR Waived

VERDICT:

☐ Adjudged Guilty

☐ Adjudication Withheld

☐ Found Not Guilty by Jury

☐ Dismissed by Court

☐ Found Guilty by Jury of

Date:

☐ Release Today This Charge Only

SENTENCE:

☐ To Department of Corrections:

☐ Credit Time Served

Days

☐ To Hernando County Jail:

☐ Fine / Costs \$

☐ FDLE Costs \$

☐ Investigation Costs \$

☐ PD Lein \$

☐ Bad Check Div. Fee \$

☐ No Contact With Victim, Victims Family or Property

☐ Com. Work Hrs.

☐ Make Restitution

\$

To

☐ As Determined by Prob.

☐ Hearing to be Set

☐ Placed On Probation / Community Control for a Period of

☐ Mental Health

☐ Substance Abuse

☐ Drug Screening

☐ No Alcohol

☐ Life Skills

☐ GED/H S Diploma

☐ Per Probation & Parole Contact

☐ Special Conditions:

COMPLETED

Circuit Judge

KAREN NICOLAI, CLERK OF CIRCUIT COURT

By

Cheryl J. Munch D.C.

FORM 301

WHITE - Clerk

GREEN - S.A.O.

CANARY - Public Defender

PINK - Sheriff

GOLDENROD - Probation

2

EX 8-A

I did NOT say on do
ANY ACCEPTANCE OF plea!

1 MR. BROWN: Judge, just the contract physician for
2 the C.C.A. But the medications which he is taking, he's
3 taking Lithium, he's taking Robaxin. There are several
4 different medications that --
5 THE DEFENDANT: Darvocet.
6 THE COURT: That is the three that I have written
7 down; Lithium, Darvocet and Robaxin.
8 THE DEFENDANT: Total of four altogether.
9 THE COURT: Okay. There's one other then that
10 we're not aware of?
11 THE DEFENDANT: Some muscle relaxant.
12 THE COURT: A muscle relaxant.
13 THE DEFENDANT: Some kind.
14 THE COURT: All right. Mr. Jones, you're taking
15 each of those medications under a doctor's care and
16 advice. Is that correct?
17 THE DEFENDANT: Yes, sir.
18 THE COURT: Okay. Now, with knowledge that you
19 are taking those medications, do you feel that you are
20 competent to go forward with this plea and understand
21 what's going on here today?
22 THE DEFENDANT: I think so.
23 THE COURT: Okay. All right. Mr. Harp, do you
24 believe your client is competent to go forward --
25 MR. HARP: Absolutely. Absolutely, Judge.

CAROLYN F. ENGEL & ASSOCIATES
Official Court Reporters

3 1449
EX 9-A

This Minor Female Along with her 5 year old brother was also Starved, beaten, Drugged and put in acting out classes with being told what to say the night before the Deposition.

The Judge knew about all the foregoing and he still made said petition order of the court on March 3, 1999 with his signature he allowed lies in his court as the truth, he even ruled to continue the two children in therapy session

ISSUE 4

CONVICTION OBTAIN BY ABUSE OF CHILDREN BY THE RESPONDANTS

ARGUMENT 4

MR Silverstein states on page 29 of "T" "AND Irregardless of the condition of the child," and he did just that, "BUT I asked questions till the very end" until the children were passing out. This Attorney knew of the multiple rapes and thousands of hours of interview and he still abused these minor's for the interest of not the children but the interest of the 60 people involved in Florida alone. AS MR HAMP states "MR Silverstein has done the state of Florida a disservice."

ISSUE 5

CONVICTION OBTAIN BY MISREPRESENTATION OF THE LAW BY THE ADVERSARY'S.

ARGUMENT 5

The Adversary's Misinformed this court when they said there was no confrontation law in juvenile law on the contrary Fla R. Juv. P. § 8.525(b) provides "Examination of witness, A party may call any person, including a child, as a witness. A party shall have the right to examine or cross-examine all witnesses."

This WAS
DRAWN UP
by another
person in jail

STATE OF FLORIDA

V.

DEWEY H. JONES

Motion 7/3
IN THE CIRCUIT COURT OF THE
FIFTH JUDICIAL CIRCUIT IN
AND FOR HERNANDO COUNTY FLORIDA

CASE NUMBER: 93-420 CF
93-280 CF

MOTION TO WITHDRAW PLEA OF NOLO CONTEDERE

NOW COMES THE DEFENDANT DEWEY H. JONES WHO PRAYS TO MOVE THIS HONORABLE COURT TO ORDER A HEARING FOR POST-CONVICTION RELIEF PURSUANT TO FLORIDA CRIMINAL RULES AND PROCEDURE 3.850.

THE DEFENDANT STATES AS FOLLOWS:

- 1) THE COURT ENTERED A JUDGMENT FOR A PLEA OF NOLO CONTEDERE AND SENTENCED DEFENDANT TO 15 YEARS WITH D.O.C. ON JUNE 6, 1974.
- 2) THE NATURE OF ALLEDGED OFFENSE'S WERE 8 COUNTS OF LEWD AND LASCIVIOUS BEHAVIOR IN THE PRESENCE OF A CHILD UNDER THE AGE OF 12.
- 3) DURING PRE-TRIAL HEARINGS THE JUDGE WAS ONLY PERSON TO HEAR PLEA NEGOTIATIONS, NO JURY WAS PRESENT.
- 4) DEFENDANT DID NOT TESTIFY AT HEARINGS, COUNCEL SPOKE FOR HIM.
- 5) THE FOLLOWING GROUNDS ARE STATEMENTS WHICH ARE TRUE AND CONSISE:
 - A) DEFENDANT DID NOT UNDERSTAND CONSEQUENCE'S OF GIVING UP RIGHTS IN EXCHANGE FOR A PLEA.
 - B) THE PLEA WAS COERCED FROM DEFENDANT.
 - C) EVIDENCE TO BE USED AGAINST DEFENDANT WAS OBTAINED THRU THE COERCION AND RAPE BY A JUVENILE, OF DEFENDANTS CHILDREN.
 - D) EVIDENCE POSSESSED BY THE STATE THAT WOULD EXONERATE THE DEFENDANT WAS WITHHELD.
 - E) NO EFFECTIVE ASSISTANCE OF COUNCEL.
 - F) THE STATE KNOWINGLY INTENDED TO USE FALSE TESTIMONY AGAINST DEFENDENT.

COMPLETED

(306)

5
Ex 11-A

G) THE DEFENDANT CLAIMS EMOTIONAL DURESS.

H) THE DEFENDANT MAINTAINED HIS INNOCENCE.

I) THE DEFENDANT WAS INTIMIDATED BY HIS COUNSEL AND THE OBVIOUS THREAT OF A MALICIOUS PROSECUTION.

J) DEFENDANT'S COUNSEL INFORMED COURT OF MEDICATIONS TAKEN BY DEFENDANT WHICH COULD HAVE IMPAIRED HIS ABILITY TO MAKE A DECISION ON PLEA.

K) THE DEFENDANT STATES PLEA WAS NOT VOLUNTARY BECAUSE OF 14 MONTHS PRE-TRIAL DETENTION, HARRASSMENT AND THE CONFUSION GENERATED BY (7) SEVEN DIFFERANT INFORMATIONS AND PLEA-AGREEMENTS.

WHEREFORE THE DEFENDANT PRAYS TO MOVE THIS HONORABLE COURT FOR RELIEF FROM THE PLEA OF NOLO CONTENDERE AND TO ENTER A PLEA OF NOT GUILTY.

June 6 1994

DATE

Dewey H. Jones

DEWEY H. JONES

AFFIDAVIT

I HEREBY CERTIFY THAT THE MATTERS CONTAINED IN THIS PETITION ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.

Dewey H. Jones

DEWEY H. JONES

COMPLETED

(207)

6

Ex 12-A

STATEMENT OF THE CASE

Appellant shall use the following designations throughout this brief:

1. "Appellant" shall refer to Dewey Jones who is the natural father of the two minor children involved.
2. "Appellee" shall refer to the Department of Health and Rehabilitative Services.
3. "R" shall refer to pages cited in the Record on Appeal filed in this case as prepared by the Clerk of the Circuit Court of Hernando County, Florida.
4. "T" shall refer to pages cited in the Hearings/Trial Transcript(s) prepared in this case by the Court Reporter.

The sequence of events that precipitated the final termination of parental rights was set in motion by the Appellant himself when he called the Missouri Abuse Hotline on June 15, 1992, and reported suspected abuse. As a direct and proximate result of Appellant's accusations the Division of the Circuit Court, Schuyler County, Missouri, opened Case No. JU392-10JU. Family Preservation Services were initiated on June 16, 1992, and the PETITION was filed on June 17, 1992. On June 12, 1993, the Honorable E. Richard Webber released the children as court wards in Schuyler County, Missouri.

The allegations involving the children were alleged to have transpired in Hernando County, Florida, at the Appellant's address

D.V.
LAWYER
made
me
wait

NOTE This Guy is NOT ON ANY LISTS, DID NO TIME!

Complaint/Arrest

Affidavit Continuation

Defendant's Name

Court Case No.

93-325-00A

Agency Case No.

6110

Last

First

Middle

Date of Birth

H

T

C

12-01-78

PROBABLE CAUSE AFFIDAVIT

(specify probable cause for each charge)

Before Me, the undersigned authority personally appeared DEPUTY J. BRIDGES who being duly sworn, alleges, on information and belief that on the 15TH day of MAY, 19 93, in HERNANDO County, Florida, the defendant did:

UNLAWFULLY COMMIT SEXUAL BATTERY UPON (6)
YEAR OLD WHITE FEMALE VICTIM C J, BY
PENETRATING THE VICTIM'S VAGINA WITH HIS FINGER.
IN VIOLATION F.S. 794.011(2)

ON 05-15-93, AT 1043 HRS. WRITER RESPONDED TO
A DEPARTMENT OF HEALTH AND REHABILITATIVE SERVICES,
SHELTER LOCATED IN BROOKSVILLE FL. REFERENCE TO
POSSIBLE CHILD ABUSE.

UPON ARRIVAL I MADE CONTACT WITH H.R.S. PROTECTIVE
INVESTIGATOR ISABEL HARRIS. MRS. HARRIS ADVISED
THAT SHE WAS NOTIFIED BY SHELTER DIRECTOR, DORTHY
STENSTROM OF A INCIDENT INVOLVING (2) TWO OF HER
SHELTER CHILDREN. MRS. STENSTROM ADVISED MRS. HARRIS
THAT 6 YEAR OLD C J CAME INTO, MRS.
STENSTROM BED ROOM AT 2300 HRS ON 05-14-93, AND
ADVISED HER THAT SHE FELT SICK. MRS. STENSTROM FURTHER
ADVISED THAT CINDY THEN LEFT THE BED ROOM AND THEN
CAME BACK ADVISING SHE WANTED TO TALK TO HER
FATHER, BECAUSE SHE HAD BEEN DOING BAD THINGS.

MRS. HARRIS INTERVIEWED C J, WHERE A) SHE
STATED THAT TIMOTHY KISSED HER ON THE LEAP AND RUBBED
HER. MRS. HARRIS ASKED C J TO SHOW HER WHERE
T J RUBBED HER, C J POINTED TO HER VAGINA.
T J C. HALL SAID THAT HE DID PLACE HIS RIGHT HAND
INTO VICTIM'S UNDER PANTS AND PENETRATED HER VAGINA
WITH HIS FINGER.

SWORN to and SUBSCRIBED before me

this 16 day of MAY

19 93

Jodi B. J.
AFFIANT

LT

Notary Public - Certified Officer

(circle one)

HERNANDO COUNTY S.O.
ARRESTING AGENCY

SEAL

Page 2

44

(520)

10

Ex 16-A

1 A Uh-huh.

2 Q And --

3 A It's a pee-pee.

4 Q Do you have a walker?

5 A No, it's a pee-pee.

6 Q Oh.

7 A My brother calls it a walker though.

8 Q Okay. Did your mom ever see you when Dewey was doing

9 these bad things to you?

10 A Yeah.

11 Q What did she say?

12 A I don't know. That's why -- that's why another reason

13 she's in jail.

14 Q What were you doing? What was Dewey doing to you when

15 your mom saw you?

16 A Jumping on me.

17 Q Did you have your clothes on?

18 A Uh-uh. Sandra pulled them off. All four of us -- and

19 I didn't know about -- and then Dewey -- I was in Dewey's bed.

20 I forgot what I was saying.

21 MR. TONER: I don't think she answered your

22 questions.

23 MR. HALLMAN: Could you read that back?

24 (THEREUPON, the requested dialogue was read

25 back by the court reporter:

*I WAS UNABLE
TO MOVE AT THIS*

1 A No.

2 Q Are you absolutely sure about that?

3 A I think so. I think so.

4 Q Sweetheart, I'm talking about all the way up to
5 today's date. Has anybody ever touched you?

6 A T ~~Timothy~~

~~Timothy~~
No other
Name Just 1

7 Q Okay. Now, that's happened after this incident?

8 A After. I was in foster with Dorothy and then Timothy
9 was there, and he touched my private place.

10 Q Did he touch it like your dad did?

11 A Different.

12 Q Different?

13 A Yeah.

14 Q Okay. When your dad was on you and you wee-weed or
15 pee-peed on the bed, did you have underwear on earlier? And
16 that just might have been what you were saying, you said you
17 peed in your pants. Did you have any pants on?

18 A No.

19 Q Okay. And he sort of squashed you and you had to go
20 to the bathroom?

21 A Uh-huh -- no. First, I didn't have to go to the
22 bathroom. He just squeezed me and --

23 Q Well, squeezed it out of you, like you said like a
24 frog, right?

25 A Yeah.

CAROLYN F. ENGEL & ASSOCIATES
Official Court Reporters

00379

9

Ex 15-A

~~3/25/93~~ Plead
guilty to CAP SEX
BAT, NO JAIL, NO LIST

RODNEY A. POETTER, PH.D.
VIOLET D. POETTER, PSY.D., P.A.
LICENSED PSYCHOLOGISTS
CLINICAL PSYCHOLOGISTS

May 18, 1993

Donna Stucchio, P.I.
Protective Investigations Unit
Department of HRS
7348 Broad Street
Brooksville, FL 34601

RE: Cindy Jones (DOB: [REDACTED])
John Jones (DOB: [REDACTED])

Dear Ms. Stucchio:

You referred the above children for psychological evaluation regarding possibility that they were sexually abused. Cindy was seen 5/10/93 and 6/1/93, when she was brought in by Dorothy Stenstrom, her shelter/foster mother since 2/26/93. Ms. Stenstrom was interviewed for limited information, and Cindy was interviewed and administered a battery of relevant tests. These included the Wechsler Intelligence Scale for Children-III (WISC-III), the Wide Range Achievement Test-Revised (WRAT-R), the Peabody Picture Vocabulary Test-Revised (PPVT-R), the Beery Developmental Test of Visual-Motor Integration, and the Piers-Harris Children's Self-Concept Scale. John Jones was interviewed 6/1/93 and administered the Stanford-Binet Intelligence Scale--Fourth Edition, the Peabody Picture Vocabulary Test-Revised (PPVT-R), and the Beery Developmental Test of Visual-Motor Integration. I also had available to me the Child Protection Team's report of 3/25/93, HRS contact notes of 4/22/93, Dr. Trump's report of 3/25/93, Dotty Smith's interview of 3/23/93, and Detective R. Kramer's report on Dewie Henry Jones, Case No. 92-007458.

Relevant Background and History

Dorothy Stenstrom stated she has had Cindy (6) and John (5) since 2/26/93. She also cares for her biological grandchildren, seven year old twin boys, Chloe and Joey. Since 3/93 Timothy (14) and Gabe (11) He have joined the family. Ms. Stenstrom stated that between our first visit 5/10/93 and second visit 6/1/93, Timothy was placed in detention for entering Cindy's room in the middle of the night and placing his fingers inside of her vagina. Due to her fear for her grandchildren's safety, she has requested that all of the children be moved, and she stated she has had discipline problems ever since.

Ms. Stenstrom states she has noticed that John "grabs everyone in the crotch", and puts his hands on her face and demands she kiss him on the lips. She states she has set limits, and he has responded appropriately. She has noted Cindy is very close to Timothy He, and tries to play favorites between Cindy and John. She states Cindy eats little, she taking almost an hour to eat a sandwich, and mainly liking cereals. Cindy has no bedwetting problems.

7-8-74

12 Ex 18-A

Confession

And too much are leaving Hole.

Perhaps a good father to our and
the kids

Please help me

this is my fault and so sorry



14
Ex 20-A

Conclusion

As you have viewed page thirteen it shows a stack of evidence that someone else committed this crime against three innocent people. Since 1999 I have told the sheriff's department and showed them these same facts and they say it's okay to allow people in power to manipulate the system to injure an innocent child. By the state doing the above criminal acts my six year old daughter at the age of 28 told me that she had been molested and raped in foster care until she turned eighteen and got out. Some by the foster parents and some foster siblings. Some of these individuals are in prison or dead.

It is not that I want to reopen my case I just want to use the information to get me off the sex offenders list because being in prison for life (the sex offenders list and all the rules that come with it) for a crime that you did not commit in the first place is above and beyond cruel and unusual punishment. Had the authorities listened to me in the first place about my children's mother's abuse they would not have had to go through the hell that they did.

The constitution has many, many laws about being treated in the above fashion. This means that this conviction is illegal and cannot stand on any of the information.

Please allow me access during the above clemency hearing in person with a week's notice of time to be there.



MAY 20, 2022

Ex 21 - A

May 18, 2022

To whom it may concern,

My name is Debra Frost and I have known Dewey Jones for 22 ½ years as of next month. We have lived together for that whole time and in each others company day and night almost continuously for the past 12 ½ of those years. Dewey has proven to be a respectful, courageous and loving friend and companion. He has become like a father to my kids, grandfather to my grandkids and most recently great grandfather to my two great granddaughters. He has never been inappropriate with any of my family members or friends over the course of our relationship. He is a kind man who would give the very shirt off his back to help someone out, especially to those of us he considers family and to our friends.

I have studied Dewey's case at great length and believe there has been a grievous miscarriage of justice that was perpetrated by the very people entrusted to uphold that justice in an effort to protect their own reputations. He does not deserve to be persecuted for the remainder of his days by being on the sex offenders list and harassed every couple of months by law enforcement as well as having to report to the sheriff's office twice a year.

I hope you make the right choice and restore Dewey's rights and remove him from the sex offenders list.

Yours faithfully,

A handwritten signature in black ink, appearing to read 'Debra Frost', with a long horizontal flourish extending to the right.

Ex 21-A

Continuation of Evidence

Case #424320

I, Dewey Jones, called the office of Exclusive Clemency and requested to be present during the hearing of my case, case #424320 and said I would like to enter more evidence into this hearing. The clerk of the office of EC said I should mail it in because I may not be there for the hearing. The evidence starts with the Sheriff violating my equal protection of the law.

1. Ex 1-B is a Hernando Co Sheriff's office report dated 0/12/2000. This document shows AM falsely accusing Dewey Jones of making phone calls to her house. This same document shows that Dewey Jones was cooking from 9am to 11am. It also shows that Dewey's girlfriend, Debra Frost, was on the phone with her brother from 9:30am until 11am.
2. Ex 2-B dated 02/23/2000. This report shows that AM reported that there was a suspicious man, Dewey Jones, in front of the school watching her as she waited for a ride home. She further stated that she was sexually abused by Dewey Jones several years ago. She advised since his release that she has seen him on school property on three occasions driving an older model full sized station wagon. The case was forwarded to CID for further review. -
3. Ex 3-B and 4-B document date is 03/14/2000 states officer Breedlove received two reports to investigate, one about suspicious phone calls and one about Dewey Jones being seen at the school. Ex 1-B and 2-B were shown in this document to be closed and unfounded. I, Dewey Jones, presume that Rick Kramer of the Hernando Co Sheriff's Dept initiated all the unfounded info above because he said in my yard on the day he was here that he would have me back in prison at all cost. And Ex 5-B will show this.
4. Ex 5-B document dated 06/14/2000 shows where three small children claimed to have picked me out of a lineup and driving an '80's model Mercury Grand Marque silver in color. As you read the page, the officer did a check and found that Dewey Jones never owned such a vehicle but these three small children picked me out of hundreds of men in the sexual predator database. Ex 6-B explains this case was unfounded also and case was closed.
5. Ex 6-B report date 06/28/2004 shows officer came to the house and advised Dewey and Debra about the complainants and the vehicle described is not owned by Dewey Jones. Also states that Dewey states that he was falsely arrested for sexual activity with a minor. It also states that Debra said she was at home with Dewey at the time the incident allegedly occurred. No further info came to light and the case was closed.
6. Ex 7-B shows spontaneous statement by C[REDACTED] J[REDACTED] stating only one person had ever touched her and that was T[REDACTED] H[REDACTED]. Ex 8-B shows coercion by Irene Bradbury and Donna Stucchio the night before C[REDACTED] deposition.
7. Ex 8-B refer back to paragraph 6.
8. Ex 9-B shows where the foster parent, CFS attorney, the GAL and the therapist conspired to cover up the rape of my 6 year old baby girl, C[REDACTED].
9. Ex 10-B and 11-B shows newspaper articles of other families accusing Donna Stucchio of falsifying records and lying to police.
10. Ex 12-B shows where the psychologist, Violet Poetter's, secretary wrote a phone message record stating N[REDACTED] M[REDACTED] had a run in with Irene Bradbury the therapist about her daughter, AM, being in a group acting out class with two J[REDACTED] children and the rapist T[REDACTED] H[REDACTED].
11. Ex 13-B shows the above statement written by the doctor's secretary.
12. Ex 14-B shows a conversation with my daughter, C[REDACTED], where Irene Bradbury was counseling her and giving her mind altering medication against the wishes of both the father and mother of the Jones children.
13. Ex 15-B shows the appointments of Irene Bradbury with my daughter who doesn't remember

[REDACTED]

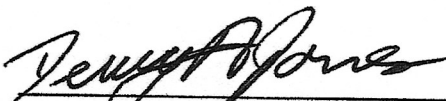
ever meeting with that therapist.

14. Ex 16-B shows where John was asked at 5 years old to draw a pic of his daddy when he was being disciplined. The pic he drew looks very much like a sheriff with a big gun on one side and night stick on the other with a large belt around his middle. Something I have never owned or worn. Note, J [redacted] and C [redacted] left my home at 3 and 4 years old respectively, they never knew my first name at that time.
15. Ex 17-B shows the conversation with my daughter where she said she would help me straighten this out but the only thing holding her back was a fear of losing her children because she didn't want to turn her back on her two boys. She said she would once they were grown.
16. Ex 1-C, 2-C and 3-C Newly found evidence as of today's date, 06/25/2022. As I was researching information to bring to your attention I found that N [redacted] M [redacted] was sued for presumably back child support by her daughter AM. Whereas in my opinion it shows where the state separated these two for the mental abuse the mother did to AM in making her believe that Dewey Jones sexually abused her when it was all found false by courts. Also noted that she did it for sole reason of suing Dewey Jones for his property.
17. Ex 4-C, 5-C and 6-C online criminal records of AM showing where she has become a very colorful person. Also noted at the top where she is in possession of an found guilty of having controlled substances.
18. Ex 7-C and 8-C shows the father, J [redacted] M [redacted], also in possession of and found guilty on several occasions for marijuana and controlled substances.
19. Ex 9-C is a deposition of AM where she says that she is confused and don't know which one to stick with, three things.
20. Ex 10-C shows where the witness AM said the only person she's ever seen naked was her mom while she was in the bath.

Quick story about all this, I called to report the mother of my children abusing the family. She conspired with Nadine M [redacted] whereas N [redacted] M [redacted] mentally sexually abused her daughter by making her think that Dewey Jones had done so as he did not. N [redacted] M [redacted] used this opportunity to sue Dewey Jones and obtain his property and this was stated in court. Furthermore N [redacted] M [redacted] was separated from AM because of said abuse and the child support litigation supports this claim.

On the T [redacted] H [redacted] (a 14 ½ year old, 165 lbs 6' tall male) issue, his dad was a Citrus Co sheriff who is sitting in prison for 99 consecutive years for sexually abusing his two children. And only the child protection team and sheriff knew this information and used it transporting a dangerous child rapist into a two bedroom home that already had two adults and four six year old babies.

I am a non-violent person but I am very upset with the governments actions in this case. That you are so gung-ho about putting people in jail for sex offenses but when the government commits it, it is okay? Show me that it's any different and that you are good people who can see the wrongs in this case. I have been fighting since the beginning of this nightmare.


Dewey H. Jones

6-26-22



Hernando County Sheriff's Office
ACISS Offense Report

Report Number: 2000-02328

Report Date: 02/12/2000

Related Documents

Document

STATEMENT- [REDACTED]-02152000 KE

Report Status Information

UCR Clearance Code: INACTIVE

UCR Clearance Date: 02/12/2000

Narrative

NARRATIVE:

I responded to a suspicious phone call report at [REDACTED]. I made contact with the victim, [REDACTED] reported that at 1000 hrs she received a phone call from a male voice who asked if her parents were at home. He said that he was a friend of her dad's. She stated that her mother was gone but her dad was outside. The male subject then hung up on [REDACTED]. At approx. 1035 hrs the same male voice called back and asked if her parents were at home. [REDACTED] stated that her mom wasn't back and her dad was outside. The male voice said "you lied, neither parent is home, you better hope they come home soon", he then hung up. [REDACTED] believes she recognized the male voice as that of Dewey Jones. [REDACTED] stated that after the phone call she called her mother and reported the incident to her.

I made contact with the reported suspect at his residence. The suspect stated that he did not make any phone calls today and he doesn't harass anyone. He stated that they should have a caller ID like he does so they would know who makes the calls. He stated that from 0900 to 1100 hrs he was cooking and working around his house. He stated that his girlfriend was with him.

I interviewed Debra, the suspect's girlfriend. Debra stated that her brother had called her at approx. 0930 hrs this date and she was on the phone with him until approx. 1100 hrs.

I advised the victim of the misdemeanor procedures and the information pertaining to harassing phone calls in the front of her phone book.
??

Record Status Information

Record Origination Operator: Arick, Sally (645)

Record Origination Date: 02/12/2000 00:00

Last Update Operator: Esperdy, Kathleen

Last Update Date: 02/15/2000 10:14

Reporting LEO

Spiese, Daniel (131)

Date

Supervisor

Baxley, Craig (256)

Date

This report is property of Hernando County Sheriff's Office. Neither it or its contents may be disseminated to unauthorized personnel.

S117 06/21/2004 10:36

Page 2 Of 2

Ex 1-B

Hernando County Sheriff's Office
ACISS Incident Report

Report Number: 2000-02987

Report Date: 02/23/2000

Related Documents

Document

BELL SOUTH INVESTIGATION RECD 07172001 MLS

Narrative

NARRATIVE:

On 02222000 at approx. 1430 hrs., while working at [REDACTED] reported that there was a suspicious man (Dewey Jones) in front of the school, watching her as she waited for a ride home. She said that he left the area ([REDACTED]) when he noticed her going back into the school to report him.

[REDACTED] said that she is familiar with Dewey Jones because she was [REDACTED] by him, several years ago. She explained that he went to prison for approx. 6 years, but released sometime this past December. [REDACTED] advised that since his release she has seen him on school property on 3 occasions. She said that he parks his vehicle (older model, full size station wagon, brown in color) across the street from the school.

[REDACTED] went on to say that the reason she has not reported the sightings to anyone is because she is embarrassed about being a victim and she did not want anyone to know about it.

Writer spoke to [REDACTED], who explained that she is concerned that Dewey Jones is thinking about retaliating against [REDACTED] because she [REDACTED] reported his sexual misconduct. She said that he does not have any other reason to be at the school other than to harass [REDACTED].

It should be noted that after [REDACTED] reported this information writer patrolled the immediate area around the school in an attempt to locate this subject, however with negative results.

Writer request this case be forwarded to CID for further review.

??

Record Status Information

Record Origination Operator: Traylor, Kathy (624)
Record Origination Date: 02/23/2000 00:00
Last Update Operator: Stegner, Michelle (705)
Last Update Date: 07/17/2001 23:00

Reporting LEO	Date	Supervisor	Date
Szatkowski, David (380)		Boles, Mary	

Ex 2-B

Hernando County Sheriff's Office
ACISS Investigative Supplement Report

Report Number: 2000-02987/1

Report Date: 03/15/2000

Primary Information

Report Number: 2000-02987/1
Report Date: 03/15/2000
Type Of Report: Investigative Supplement
Description: Stalking
Occurrence From: 03/15/2000 00:00
Reporting LEO: Breedlove, Tommy (599)
Approval Status: APPROVED
Approved Date: 10/13/2003
Approved By: Aciss Admin

Narrative

NARRATIVE:

On February 23, 2000 I received a two (2) reports for investigation. The first report contained information that a child, [REDACTED] had been receiving telephone calls from an unknown male subject who she believed may have been Dewey Henry Jones. The second report stated that [REDACTED] had seen [REDACTED] at her [REDACTED]. She stated that he was parked on the other side of [REDACTED] and that he drove away when she ran in to tell someone of his presence. It should be noted that [REDACTED] was the victim / reporter in a case of Lewd and Lascivious Behavior on Children that occurred several years ago. Jones was arrested in this case and plead no contest. Jones has recently been released from prison and returned to his residence living just down the street from [REDACTED]. [REDACTED] is under no type of supervision from the Department of Corrections and has only a valid Florida Identification Card that lists his address at a post office box.

On February 24, 2000 I made contact with Deputy Dave Szatkowski, the [REDACTED]. [REDACTED] Szatkowski is aware of the problems that are concerning [REDACTED] and the fact that [REDACTED] reported seeing Jones at the school. Szatkowski and other area zone units have increased their patrols of the school grounds and neighboring areas since this report. No vehicle or person matching Jones' description has been found since the incident.

On February 25, 2000 I met with Dewey Jones at his residence. Due to the fact that the photograph that I had available to me of Jones did not resemble the person I was speaking to I asked to see some type of identification. Jones produced his Florida Identification Card number J520-168-55-180 which had an address listed of P.O. Box 10901 Brooksville, FL 34603. Jones was very upset and felt as though the sheriff's office and his neighbors were harassing him since his release from prison. Jones stated that he had put up "no trespassing" signs around his property and was working on installing a fence. He told me that since putting up a gate with a padlock, someone had put super glue into the key mechanism of the lock and made it so that he couldn't secure the gate. Jones stated that he was taking his appeal of his conviction to the federal courts in Tampa and he felt he should contact Sheriff Mylander to talk about his harassment and possibly talk to a lawyer about it. I informed Jones that if he felt that he was, in fact, being harassed then he should call anyone that he felt could help him in this manner. But I also went on to inform Jones that as long as he was listed as a sexual offender under the current state laws the sheriff's office would be checking on him whenever it chose to do so. When asked about the telephone calls that had been made to [REDACTED] Jones denied he made any calls to the child or to her residence. When Jones was asked if a check of his phone records would corroborate his story he seemed to hesitate before answering that they would. Jones also denied ever being at [REDACTED] and stated that he did not even know where the school was located. Jones stated that he currently had a girlfriend and that she did not have children Jones recognized Sergeant Rick Kramer whom had accompanied me to the residence because of his familiarity with the location of the residence and of Jones himself. I told Jones that having a post office box for an address on his identification card was a violation of the Florida Statutes governing sexual offenders and predators. Upon leaving I shook Jones hand and

Hernando County Sheriff's Office
ACISS Investigative Supplement Report

Report Number: 2000-02987/1

Report Date: 03/15/2000

provided him with a business card.

On February 25, 2000 I requested two (2) subpoenas that would show all local calls that were made to and from the residence of Dewey Jones and the [REDACTED] family residence. Copies of these subpoenas will be placed into the case file upon their receipt.

On February 25, 2000 I picked up a copy of Jones' driving record from the Hernando County Clerk of Courts office. This paperwork shows that Jones' address is given as the post office box in Brooksville.

On February 28, 2000 I placed a request for a copy of Jones' drivers license / identification card from the Department of Highway Safety and Motor Vehicles.

On March 2, 2000 I requested a warrant for Jones' arrest on failing to provide a physical address on his Florida Identification Card. This warrant was carried to the State Attorney's Office for review. I met with Assistant State Attorney William Catto. Catto advised me that the affidavit did not meet the requirement as advised in the statute. According to Catto's reading of the statute, Jones was required to provide a physical address on his registration form when it was filed at the sheriff's office however when he applied for the I.D. card he was not required to do so. The affidavit was placed into the case file for information.

On March 6, 2000 I attempted to contact the [REDACTED] family by telephone with negative results. The line was busy.

On March 6, 2000 I received the phone records from the subpoena's that were sent out regarding the [REDACTED] home phone and also Jones' home phone. These records show that during the time that the harassing telephone calls occurred Jones had not made any calls from his main phone line. At 1111 hrs on February 12, 2000 Jones made a telephone call which was apparently used to allow him to be logged onto the internet at a number that is frequently called from his home. This number is listed as [REDACTED]. The phone records from [REDACTED] residence showed that there were five (5) telephone calls made from their home phone between 0942 hrs and 1057 hrs. During this same time period there were two (2) calls made to their residence. These calls were made at 1022 hrs and 1029 hrs. The first call was made from [REDACTED] that belongs to [REDACTED]. The second call came from the [REDACTED] where the [REDACTED]. Based upon these records there is no indication that Jones made any calls from his residence to the [REDACTED] residence during the times indicated by the victim.

On March 7, 2000 I contacted [REDACTED] at her residence by telephone. I asked that her mother contact me when she returned home. [REDACTED] stated that their telephone is now equipped with caller identification.

As of March 15, 2000 I have received no contact from the [REDACTED] family. There is no indication from the available telephone records that Jones made any calls to the [REDACTED] residence on the date or at the times indicated in the harassing phone calls report. There is also no evidence available that will assist me in showing that Jones was present in the area of [REDACTED]. Due to these facts I am requesting that this case be closed as unfounded. There is no further information available in this case at the time of this supplemental case report.

CASE STATUS: CLOSED-UNFOUNDED

Hernando County Sheriff's Office
ACISS Incident Report

Report Number: 2004-12842

Report Date: 06/14/2004

Analysis Information - Continued

Baker Act: No

Related Vehicles

Make	Model	Color	Tag #	Tag Year	Relationship
MERCURY	GRAND MARQUIS	SILVER	2004-12842 UNK	1985	Other

Narrative

On the above date and time I responded to [REDACTED] in reference to a suspicious person.

Upon my arrival, I made contact with [REDACTED] and her [REDACTED]. [REDACTED] advised that 3 female juveniles named [REDACTED] and [REDACTED] were walking on Narrow Street with their bathing suits on. They said that a White male who appeared to be in his early 50's, with a mustache, wearing a red baseball cap, pulled along side of them in a box style car. The White male asked the 3 children if there was someone in the neighborhood by a name that the children cannot remember. When the children said no he then stated, "Will you guys get in my car?" The 3 girls became afraid and ran to [REDACTED] residence.

When they came inside [REDACTED] stepped outside and saw that the White male was sitting in his vehicle on Narrow Street in front of her residence. She described the vehicle as a mid-80's Mercury Grand Marquis and it was a 4 door silver vehicle. She then walked towards the vehicle and attempted to confront the man, and before she could say anything he sped off towards Orlando Avenue. [REDACTED] was upset and did not think of looking for the tag of the vehicle.

I then spoke with the 3 children. All 3 children appeared to be afraid and said they did not feel safe walking the neighborhood without an adult with them. While I was at this location several subjects came up and stated they have seen the same vehicle in the neighborhood several times and that it drives around the neighborhood slowly and often stops to speak with children. A short time after I left the neighborhood, I was contacted by [REDACTED]. She advised that after I left she and her [REDACTED] began looking through the Florida sexual predator database. When [REDACTED] brought up the photo of Dewey H. Jones, who lives at the address of [REDACTED] her [REDACTED] became excited and stated that is the subject that was driving the vehicle.

I then ran a check through the DAVID system of Dewey Jones. There were no vehicles that matched the description of the vehicle in the case that were registered to him. I then went to his residence of 6258 Kurt Street. There was no one home and there were no vehicles in the yard matching that description. I then completed a request for security checks in the neighborhood of Tangerine Estates and spoke with people in the neighborhood and advised them to call the Sheriff's Office if they observed that vehicle in the area.

I have no further information.

Record Status Information

Record Origination Operator: CAD (CAD)
Record Origination Date: 06/14/2004 20:51
Last Update Operator: Terry, James (560)
Last Update Date: 06/15/2004 08:27

Reporting LEO	Date	Supervisor	Date
Tippin, Jason (727)		Terry, James (560)	

Hernando County Sheriff's Office
ACISS Investigative Supplement Report

Report Number: 2004-12842/3

Report Date: 06/28/2004

Primary Information

Report Number: 2004-12842/3
Report Date: 06/28/2004
Type Of Report: Investigative Supplement
Dissemination Code: INVESTIGATIONS
Reporting LEO: Boylan, James (362)
Approval Status: APPROVED
Approved Date: 06/29/2004
Approved By: Campbell, Doug (24)

Narrative

In reference to this case, writer obtained the information on the subject thought to be the one who stopped his vehicle on Narrow Street. Writer and Det. Banks then obtained an address on Dewey Jones, 6258 Kurt Street and contact was made with him at this location. Contact was also made with his girlfriend, Debra Frost who resides with Dewey Jones.

Writer advised them of this investigation and the concern regarding the children being approached by what was thought to be Dewey. Upon further conversation with Dewey and Debra, it was apparent the two were together at this residence during the time described by the complainants. Also noted was that Jones does not own a vehicle described as the Mercury which was observed. He does not own a vehicle which would be mistaken for a 80's model Mercury.

During further conversation with Dewey and Debra, he became concerned about someone thinking he was driving around, looking for children to pick up. He said he was arrested in the past for a false allegation regarding sexual activity with a minor. He said he spent some time in jail because of false allegations. Writer then asked him to be aware of the described vehicle and to call writer if he observes this vehicle. Writer then further confirmed through conversation with Debra that Dewey was with her during the time of the incident.

Writer has been in contact with the complainants to obtain any further information. The parents and the children listed in this report have not seen the described vehicle since the incident. Writer has confirmed there is an active security check for this area.

At this time writer has no further information, however writer will be in contact with neighbors in the area to follow up regarding any observed similar vehicles as described in the report. Writer noted the report does not identify a violation of State Statute though the concern qualifies an extended security check and further periodic checks with neighbors. Writer will supplement this case at the time any further information develops. Writer has also sent a B.O.L.O. with an attached photo of the described vehicle to all personal at the Sheriffs Office to include all District Offices.

Case status : closed

Record Status Information

Record Origination Operator: Boylan, James (362)
Record Origination Date: 06/28/2004 16:14
Last Update Operator: Campbell, Doug (24)
Last Update Date: 06/29/2004 10:10

Reporting LEO	Date	Supervisor	Date
Boylan, James (362)		Campbell, Doug (24)	

Ex 6-B

A No.

Q Are you absolutely sure about that?

A I think no. I think no.

Q Sweetheart, I'm talking about all the way up to day's date. Has anybody ever touched you?

A Thing.

Q Okay. Now, that's happened after this incident?

A After. I was in foster with Dorothy and then I ~~there~~
there, and he touched my private place.

Okay. Well, the question I have, Hon, is just whether other people, anybody else told you what to come and tell today. Did anybody come and tell you what to say?

No.

Okay. Did anybody talk with you about telling the

Yeah, last night the grownup.

Okay. What grownup?

THIS WAS NOV 15, 1993

Irene.

and Irene Brady and Donna Stachio had talked to my 6 year old

Irene.

THE NIGHT BEFORE DEPOSITIONS

She's my counselor in case you have problems.

s I have problems.

Okay. And you talk with her about that?

Uh-huh.

Type of Contact	Who Was Contacted	Recording	the was
C.	Ellen	I called Ellen to let her know about [redacted]'s deposition. Ellen was very upset. [redacted] already has so much guilt associated with Kim Hall. I told Ellen that I would call Irene and Joyce. Darlene Lutz	as hat.
C.	MRS. ATT: Bobby Klein	Bobby called to let me know that we could try to prevent deposition by having a letter written by the psychologist expressing the adverse affect of the deposition on [redacted]. Darlene Lutz	her ell
C.	Joyce Quattrone G.P.H.	I called Joyce to let her know about Subpoena and G.P.H. said that she will pick up letter from Irene on Tues A.M. before the deposition. Darlene Lutz	13 1A d IS
C.	Irene	I called Irene to ask her if Bradbury would write a letter. (Charged) She will write one this weekend and it will be ready to be picked up at 9 A.M. on Tues. Ex #9-B Darlene Lutz	

Tables on investigator

By ALBERTO FRIEDMANN

Staff Writer

Families' complaints lead to inquiry of local HRS caseworker

BROOKSVILLE — A local child protection investigator with the state Department of Health and Rehabilitative Services (HRS) is being investigated by her own department, a state official said.

But Donna Stucchio, the woman being investigated, said it's not something she's worried about. She refused to say anymore.

"The Inspector General's Office has an allegation and they have begun an investigation," said HRS Spokesman Tony Welch.

"State law prohibits me from telling you the details."

Welch said the investigation is in the preliminary stages, and he doesn't know how long it might take.

Stucchio is well known among her peers for

See HRS, Page A-2

HRS

From page A-1

her solid work ethic, but she has also received numerous complaints.

Stucchio investigates families accused of child abuse, neglect and molestation. Law enforcement officials said she has a good reputation for getting information that leads to convictions.

But families have complained to HRS officials that Stucchio terrorized and threatened them during investigations. Some have accused her of lying.

In February, Welch said the Inspector General's Office had received numerous complaints against Stucchio and was waiting for written complaints before starting an investigation.

Ex 10-B

Stucchio terrorized and threatened them during investigations. Some have accused her of lying.

In February, Welch said the Inspector General's Office had received numerous complaints against Stucchio and was waiting for written complaints before starting an investigation.

At least one of those complaints came from Cheryl and James Le Fresne, parents currently fighting to get their children back from HRS.

James Le Fresne was accused of molesting one of his step-daughters. Since the accusation, he and his wife have accused HRS, and Stucchio in particular, of launching a witch hunt against him.

The two have accused

Stucchio of lying to sheriff's officials, threatening the family and disobeying HRS orders on how to handle the case.

Stucchio has refused to comment on the accusations, except to say they are part of an already difficult job. State law prohibits Stucchio from discussing specific cases.

"Believe me, you don't expect to make a lot of friends in the kind of work I do," Stucchio said in a February interview. "People are going to get upset."

State Attorney investigator Glenn Hurst said Stucchio has a tough job.

Ex 11-B

ten being legal battle with
 Brooksville Police Chief Ed
 sed Tincher.

The bottom one is all there but edge is close

WHILE YOU WERE OUT
 MESSAGE

☐ Mr. ☐ Mrs. ☐ Miss ☐ Mr. ☐ Mrs. ☐ Miss
☐ Mr. ☐ Mrs. ☐ Miss ☐ Mr. ☐ Mrs. ☐ Miss

17 Janet
 we think
 she had a run
 when the therapist
 where she lives
 Please call after 11:00

7/30 9:10
 204 759-8976
 after 11:00

ALPHADIG 12-17R 400 34172
 RECYCLED PAPER

12-13
 Ex. 13-B
 Therapist we
 in come 300

12-13
 Ex. 13-B

SEARCHED	INDEXED	SERIALIZED	FILED
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APR 20 1968			
FBI - NEW YORK			

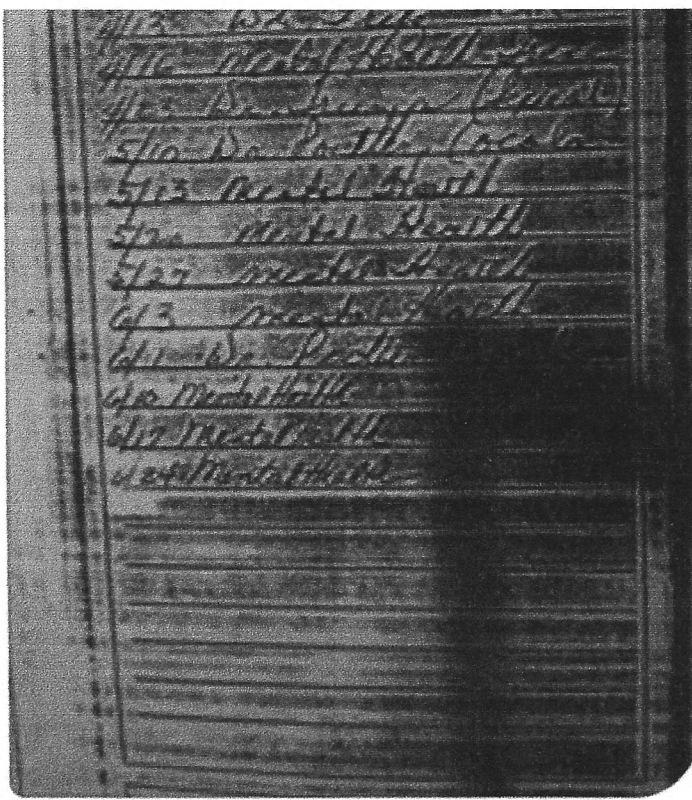
Receipt was delivered also not being
in same group of John & Bill

II. Timothy Hall was not

Receipt was delivered also not
in same group of John & Bill

II. Timothy Hall was not

Ex 19-B



It doesn't matter now, she never got to us and won't

I have all their names and their reports!

Is this the stuff from you adopted mom

Yes

The only thing I have of my life before

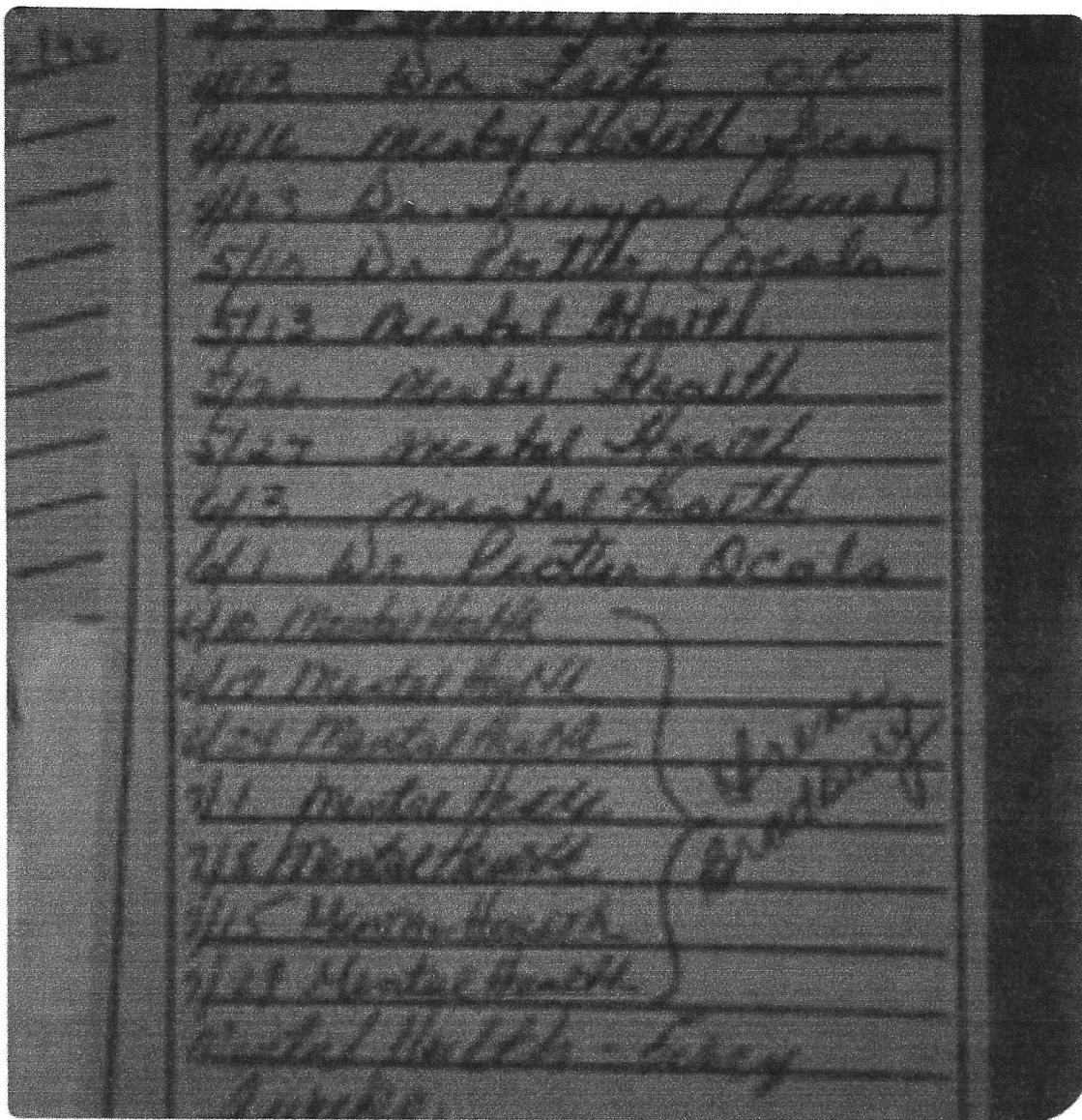
She gave it to me when I was 18. But she has more things for me she is looking for

EX 14-B
~~EX 15-B~~

Took me out of classes every week....



took me out of classes every week....



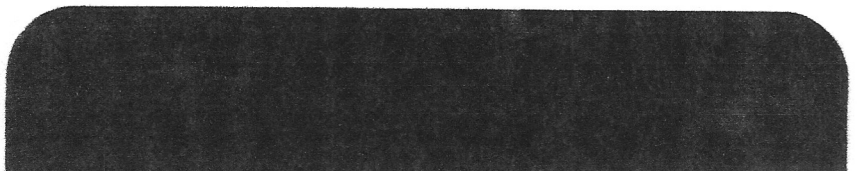
I don't remember Irene at all now though



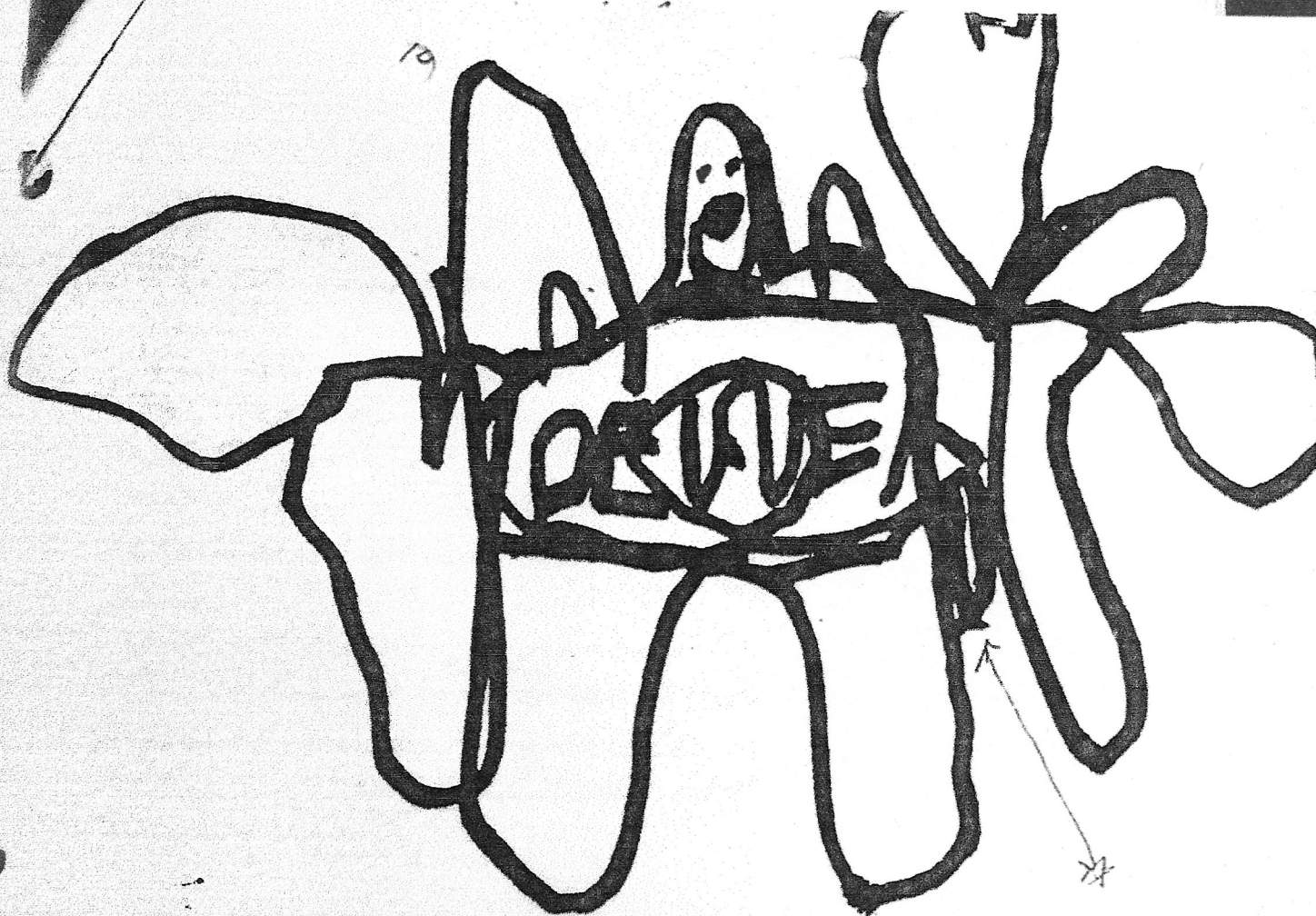
When was i taken away again?

She was a very bad person I have all her reports

EX15-B
~~EX15-B~~



June 16 - 9:00 - 12:30
 Engaging family
 Working on assessment



Joe Joe - age 5 offered to draw picture of his Daddy
 when asked about how he was disciplined 7-14-92

- large objects on left and right are hands
- has knife in his pocket (see *)
- wrote his name "Dewey" across his belly
- Joe wanted to draw Daddy's "tittiewalker" (penis)

Ex 10-B

But I still have it

She said it so fast in 2004

I wasn't sure if I heard her right

I kinda remember her bandages

Well I saying it slow I will give you anything I have ,,,and yes I remember something about hospital

If I was to help you or me in anyway... (i can see the false reports, like ashley and penatraiton with me, and butt thing with john)

I first need to boys to grown up more. They need me and I will not turn my back on them for my past.

I totally agree

Second, I'd need a lawyer and that's expensive. And I need to make sure I

17
c̄x ~~17~~ - B

**Hernando County
Official Records Search**

Home

Q Search

Support

Hernando County

Property Fraud Alert

Fee Calculator

(Newly Found Information)

Name	Party Type	Direct Name	
Document Type	Name *	Equals	Ma [REDACTED] N [REDACTED]
Book/Page			
Consideration	Document Type		select
Case Number			
Instrument Number	Document Category	All Categories	
Parcel ID	Begin Date	9/1/1887	15 Yesterday Today Oldest
Record Date	End Date	6/25/2022	15 Yesterday Today
Legal		Search the last ... Days	
Advanced Legal		Show first 100 records	
Quick Search			
Marriage			
		Q Submit	x Clear Form x Clear All

Instrument Number Verification
Instrument Number verified through
06/08/2022 ([REDACTED])

**Important Information**

»



Help - Name Search



My List

Results

Show Details Section Hide Results Clear Results Print Export

Your Name Search for Name "Magbee Nadine", Document Types "", Begin Date "9/1/1887", and End Date "6/25/2022" returned the following results:

			Status	Name	Direct Name	Reverse Name
#			Status	Search Name	Direct Name	Reverse Name
1			V	MA [REDACTED] NA [REDACTED]	STATE OF FLORIDA DEPARTMENT OF REVENUE CHILD SUPPORT ENFORCEMENT PROGRAM MA [REDACTED] NA [REDACTED]	MA [REDACTED] NA [REDACTED]
2			V	MA [REDACTED] NA [REDACTED]	HERNANDO COUNTY CLERK OF THE CIRCUIT COURT MA [REDACTED] NA [REDACTED]	MA [REDACTED] NA [REDACTED]



Doug Chorvat, Jr.

Hernando County Clerk of Court & Comptroller

New Search Expand All

Case Number	Filed Date	Case Type	Status	Contested	Jury Trial
[REDACTED]	12/01/2011	Domestic Relations/Family 16-E	CLOSED	YES	NO
Filing Date	Description	Active	Contested	Judgment Date	
12/01/2011	PETITION FOR SUPPORT	NO	YES	01/28/2014	
Party Name	Party Type	Attorney	Bar ID		
SCAGLIONE, DONALD EUGENE	JUDGE				
SCAGLIONE, DONALD EUGENE	JUDGE AT DISPOSITION				
MA [REDACTED] R [REDACTED]	Search This Party	PETITIONER			
MA [REDACTED] E, A [REDACTED] R [REDACTED]	Search This Party	RESPONDENT			

Dockets

Page : 1			ALL v
Doc #	Action Date	Description	
38	08/25/2016	MOTION/ORDER CORRECTING SCRIVENER'S ERROR	
37	06/14/2016	ORD/NOT W/HOLD INCOME CHILD SU	
36	06/14/2016	ORD/CNTMPT SUSPENDED-REPORT/RE	
35	06/14/2016	Case Status set to CLOSED	
34	06/14/2016	Reopen Civil Contempt Enforcement closed on 6/14/2016	
33	06/02/2016	CASE SUMMARY/HISTORY 6/2/16 HEARING	
32	04/27/2016	PETITION FILED FOR ORDER OF CONTEMPT AND NOTICE OF HEARING FOR JUNE 2, 2016 AT 9:00 AM	
31	04/27/2016	COVER SHEET	
30	04/27/2016	Case Status set to REOPENED	
29	04/27/2016	Reopened for Civil Contempt Enforcement on 4/27/2016	
28	09/23/2014	JUDGMENT / CERTIFICATE OF DELINQUENCY	
27	08/29/2014	INSTRUCTIONS TO OBLIGEE	
26	08/29/2014	NOTICE OF DELINQUENCY	
25	01/28/2014	FINAL JUDGMENT - SUPPORT - REPORT OF THE CHILD SUPPORT HEARING OFFICER DTD 012814	
24	01/28/2014	Case Status set to CLOSED	
23	01/28/2014	CHILD SUPP INCOME DEDUCT ORDER DTD 012814	
22	01/28/2014	FINAL DISPOSITION FORM	
21	01/28/2014	MEMORANDUM TO CLERK	
20	01/16/2014	CHILD SUPP GUIDELINE WORKSHEET	
19	01/03/2014	ADM ORD-REASSIGN JUDGE	
18	01/03/2014	Judge: SCAGLIONE JR, DONALD E Assigned	
17	12/12/2013	SUMMONS RETURNED SERVED	
16	12/12/2013	NOTICE OF HEARING SET FOR JAN. 16, 2014 AT 9AM	
15	12/06/2013	ALIAS SUMMONS RETURNED SRVD ON [REDACTED] M [REDACTED] 112213	
14	10/17/2013	SUMMONS ISSUED FOR: AS [REDACTED] M [REDACTED]	
13	09/24/2013	REPORT AND RECOMMENDATION OF THE C/S HEARING OFFICER, ORDER FOR LACK OF SERVICE/LACK OF PROSECUTION CASES TO REMAIN ACTIVE FOR ADDITIONAL 60 DAYS DTD 092313	
12	06/21/2013	NTC OF INTENT TO DISMISS COMPLAINT FOR LACK OF SERVICE OF PROCESS UNLESS GOOD CAUSE IS SHOWN IN WRITING AT LEAST 5 DAYS BEFORE HEARING ON 091913 @ 1:00 DATED 061713	
11	01/07/2013	Judge: TONER JR, STEPHEN E Assigned	
10	12/19/2011	AS [REDACTED] M [REDACTED]	
9	12/19/2011	SUMMONS RETURNED NOT SERVED	
8	12/01/2011	ON N [REDACTED] R M [REDACTED]	
7	12/01/2011	NOTICE OF SOCIAL SECURITY NUMB	
6	12/01/2011	ON N [REDACTED] R M [REDACTED]	
5	12/01/2011	NOTICE OF SOCIAL SECURITY NUMB	
4	12/01/2011	A [REDACTED] M [REDACTED]	
3	12/01/2011	SUMMONS ISSUED FOR:	
2	12/01/2011	DEMOGRAPHIC INFORMATION SHEET	
1	12/01/2011	PETITION FOR SUPPORT	

** Pursuant to Florida Statutes and Florida Rules of Court Procedure, records that have been designated as expunged, sealed or confidential may not be available through this service. For additional information on specific records please contact the Clerk of Court.



Doug Chorvat, Jr.
Hernando County Clerk of
Court & Comptroller

UCN	FILE DATE	COUNTY	CASE TYPE	STATUS	New Search
[REDACTED] X [REDACTED]	11/19/2019	HERNANDO	Felony 22-D	CLOSED	
Charge Seq#	Statute	Statute Text	Date	Phase	
1	893.13.6a	POSSESSION OF A CONTROLLED SUBSTANCE	12/23/2019	Court:Adjudicated Guilty	
2	893.13.6a	POSSESSION OF A CONTROLLED SUBSTANCE	12/23/2019	Court:Adjudicated Guilty	
3	893.13.6b	POSSESSION OF MARIJUANA LESS THAN 20GRMS	12/23/2019	Court:Adjudicated Guilty	
4	893.147.1	POSS OF PARAPHERNALIA	12/23/2019	Court:Adjudicated Guilty	
5	322.34.2b	DWLSR 2ND OFFENSE	12/23/2019	Court:Adjudicated Guilty	
Name	Type	Name	Type		
MERRITT, DANIEL BURRELL JR.	JUDGE	MA [REDACTED] AS [REDACTED] R [REDACTED]	DEFENDANT		
MERRITT, DANIEL BURRELL JR.	JUDGE AT DISPOSITION	MA [REDACTED] E, AS [REDACTED]	ALSO KNOWN AS		
MA [REDACTED] A [REDACTED]	ALSO KNOWN AS				
[REDACTED] X [REDACTED]	10/02/2019	HERNANDO	Felony 22-D	CLOSED	
Charge Seq#	Statute	Statute Text	Date	Phase	
1	812.014.3c	FELONY PETIT THEFT 2 OR MORE PRIORS	12/23/2019	Court:Adjudicated Guilty	
Name	Type	Name	Type		
MERRITT, DANIEL BURRELL JR.	JUDGE	MA [REDACTED] AS [REDACTED] R [REDACTED]	DEFENDANT		
MERRITT, DANIEL BURRELL JR.	JUDGE AT DISPOSITION	MA [REDACTED] E, AS [REDACTED]	ALSO KNOWN AS		
MA [REDACTED] AS [REDACTED]	ALSO KNOWN AS				
[REDACTED] X [REDACTED]	01/17/2017	HERNANDO	Criminal Traffic 13-D	CLOSED	
Charge Seq#	Statute	Statute Text	Date	Phase	
1	322.34.2a	DRIVING WHILE LICENSE SUSP OR REVOKED	05/18/2017	Court:Adjudicated Guilty	
Name	Type	Name	Type		
HEALIS, KRISTIE MARIE	JUDGE	MA [REDACTED] AS [REDACTED] R [REDACTED]	DEFENDANT		
HEALIS, KRISTIE MARIE	JUDGE AT DISPOSITION	MA [REDACTED] E, AS [REDACTED]	ALSO KNOWN AS		
MA [REDACTED] AS [REDACTED]	ALSO KNOWN AS				
[REDACTED] X [REDACTED]	12/15/2016	HERNANDO	Felony 22-D	CLOSED	
Charge Seq#	Statute	Statute Text	Date	Phase	
1	414.39.5b	WELFARE FRAUD 200 DLRS OR MORE IN 12MOS	06/19/2017	Court:Adjudicated Guilty	
Name	Type	Name	Type		
TONER, STEPHEN EDWARD JR.	JUDGE	MA [REDACTED] AS [REDACTED] R [REDACTED]	DEFENDANT		
TONER, STEPHEN EDWARD JR.	JUDGE AT DISPOSITION	MA [REDACTED] E, AS [REDACTED]	ALSO KNOWN AS		
[REDACTED] X [REDACTED]	06/26/2014	HERNANDO	Felony 22-D	CLOSED	
Charge Seq#	Statute	Statute Text	Date	Phase	
1	817.568.2A	FRAUDULENT USE OF IDENTIFICATION INFORMATN	11/13/2014	Prosecutor:Dropped/Abandoned	
2	817.61	FRAUDULENT USE OF CREDIT CARD	11/13/2014	Prosecutor:Dropped/Abandoned	
Name	Type	Name	Type		
MERRITT, DANIEL BURRELL JR.	JUDGE	MA [REDACTED] AS [REDACTED] R [REDACTED]	DEFENDANT		
MA [REDACTED] AS [REDACTED]	ALSO KNOWN AS	MA [REDACTED] E, AS [REDACTED]	ALSO KNOWN AS		
[REDACTED] X [REDACTED]	03/17/2014	HERNANDO	Felony 22-D	CLOSED	
Charge Seq#	Statute	Statute Text	Date	Phase	
1	893.13.6a	POSSESSION OF A CONTROLLED SUBSTANCE	04/08/2014	Court:Adjudicated Guilty	
2	893.13.6b	POSSESSION OF MARIJUANA LESS THAN 20GRMS	04/08/2014	Court:Adjudicated Guilty	
3	893.147.1	POSS OF PARAPHERNALIA	04/08/2014	Court:Adjudicated Guilty	
Name	Type	Name	Type		
MERRITT, DANIEL BURRELL JR.	JUDGE	MA [REDACTED] AS [REDACTED] R [REDACTED]	DEFENDANT		
MERRITT, DANIEL BURRELL JR.	JUDGE AT DISPOSITION	MA [REDACTED] E, AS [REDACTED]	ALSO KNOWN AS		
MA [REDACTED] AS [REDACTED]	ALSO KNOWN AS				
272012CF000696CFAXMX [1200696CFAXMX]	04/10/2012	HERNANDO	Felony 22-D	CLOSED	
Charge Seq#	Statute	Statute Text	Date	Phase	
1	817.568.2A	FRAUDULENT USE OF IDENTIFICATION INFORMATN	05/01/2012	Court:Adjudicated Guilty	

Ex. 4 - C

Charge Seq#	UCN	Statute	FILE DATE Statute Text	COUNTY	Date	CASE TYPE	Phase	STATUS
2		831.07	FORGERY OF A CHECK,BANK BILL, NOTE,DRAFT		05/01/2012		Court:Adjudicated Guilty	
3		831.09	UTTERING FORGED BILLS		05/01/2012		Court:Adjudicated Guilty	
Name		Type		Name		Type		
MERRITT, DANIEL BURRELL		JUDGE		MA [REDACTED], A [REDACTED]		DEFENDANT		
MERRITT, DANIEL BURRELL		JUDGE AT DISPOSITION		MA [REDACTED], A [REDACTED]		ALSO KNOWN AS		
MA [REDACTED], A [REDACTED]		ALSO KNOWN AS						
[REDACTED] 04/09/2012 HERNANDO Misdemeanor 34-D CLOSED								
Charge Seq#	Statute	Statute Text	Date	Phase				
1	812.015	RETAIL THEFT	05/02/2012	Court:Adjudicated Guilty				
Name		Type		Name		Type		
SCAGLIONE, DONALD EUGENE		JUDGE		MA [REDACTED], A [REDACTED]		DEFENDANT		
SCAGLIONE, DONALD EUGENE		JUDGE AT DISPOSITION		MA [REDACTED], A [REDACTED]		ALSO KNOWN AS		
MA [REDACTED], A [REDACTED]		ALSO KNOWN AS						
272012MM000944MMAXMX [12000944MMAXMX] 03/26/2012 HERNANDO Misdemeanor 34-D CLOSED								
Charge Seq#	Statute	Statute Text	Date	Phase				
1	817.61	FRAUDULENT USE OF CREDIT CARD	05/02/2012	Court:Adjudicated Guilty				
Name		Type		Name		Type		
SCAGLIONE, DONALD EUGENE		JUDGE		MA [REDACTED], A [REDACTED]		DEFENDANT		
SCAGLIONE, DONALD EUGENE		JUDGE AT DISPOSITION		MA [REDACTED], A [REDACTED]		ALSO KNOWN AS		
MA [REDACTED], A [REDACTED]		ALSO KNOWN AS						
[REDACTED] 01/05/2012 HERNANDO Misdemeanor 34-D CLOSED								
Charge Seq#	Statute	Statute Text	Date	Phase				
1	812.015	RETAIL THEFT	05/02/2012	Court:Adjudicated Guilty				
Name		Type		Name		Type		
SCAGLIONE, DONALD EUGENE		JUDGE		MA [REDACTED], A [REDACTED]		DEFENDANT		
SCAGLIONE, DONALD EUGENE		JUDGE AT DISPOSITION		MA [REDACTED], A [REDACTED]		ALSO KNOWN AS		
MAGBEE, A [REDACTED]		ALSO KNOWN AS						
272011DR002638XXXXHX [11002638DR002638] 12/01/2011 HERNANDO Domestic Relations/Family 16-E CLOSED								
Name		Type		Name		Type		
SCAGLIONE, DONALD EUGENE		JUDGE		MA [REDACTED], A [REDACTED]		PETITIONER		
SCAGLIONE, DONALD EUGENE		JUDGE AT DISPOSITION		MA [REDACTED], A [REDACTED]		RESPONDENT		
[REDACTED] 11/22/2010 HERNANDO Felony 22-D CLOSED								
Charge Seq#	Statute	Statute Text	Date	Phase				
1	893.13.6a	POSSESSION OF A CONTROLLED SUBSTANCE	11/24/2010	Prosecutor:Dropped/Abandoned				
2	893.147.1	POSS OF PARAPHERNALIA	11/24/2010	Prosecutor:Dropped/Abandoned				
3	893.147.1	POSS OF PARAPHERNALIA	11/24/2010	Prosecutor:Dropped/Abandoned				
Name		Type		Name		Type		
TOMBRINK, RICHARD JR.		JUDGE		MA [REDACTED], A [REDACTED]		DEFENDANT		
MA [REDACTED], A [REDACTED]		ALSO KNOWN AS		MA [REDACTED], A [REDACTED]		ALSO KNOWN AS		
272010CT001337CTAXMX [10001337CTAXMX] 04/15/2010 HERNANDO Criminal Traffic 13-D CLOSED								
Charge Seq#	Statute	Statute Text	Date	Phase				
1	322.34.2a	DRIVING WHILE LICENSE SUSP OR REVOKED	11/24/2010	Prosecutor:Dropped/Abandoned				
Name		Type		Name		Type		
HITZEMANN, KURT E		JUDGE		MA [REDACTED], A [REDACTED]		DEFENDANT		
MA [REDACTED], A [REDACTED]		ALSO KNOWN AS		MA [REDACTED], A [REDACTED]		ALSO KNOWN AS		
GEORGE, S		CHARGING OFFICER						
[REDACTED] 02/26/2010 HERNANDO Traffic Infraction 52-D CLOSED								
Charge Seq#	Statute	Statute Text	Date	Phase				
1	322.34.1	DRIVING WHILE LIC SUSP (INF)	02/26/2010	Charged				
Name		Type		Name		Type		
BATCHELDER, ANDREW		CHARGING OFFICER		MA [REDACTED], A [REDACTED]		DEFENDANT		
[REDACTED] 10/08/2008 HERNANDO Misdemeanor 34-D CLOSED								
Charge Seq#	Statute	Statute Text	Date	Phase				
1	810.09	TRESPASS	11/05/2008	Court:Adjudicated Guilty				
Name		Type		Name		Type		
HITZEMANN, KURT E		JUDGE		MA [REDACTED], A [REDACTED]		DEFENDANT		
HITZEMANN, KURT E		JUDGE AT DISPOSITION		MA [REDACTED], A [REDACTED]		ALSO KNOWN AS		
MA [REDACTED], A [REDACTED]		ALSO KNOWN AS						

Ex 5 - c

UCN		FILE DATE	COUNTY	CASE TYPE	STATUS
272006CF000825CFAXMX [06000825CFAXMX]		04/26/2006	HERNANDO	Felony 22-D	CLOSED

Charge Seq#	Statute	Statute Text	Date	Phase
1	812.014.1a	RETAIL GRAND THEFT	09/13/2006	Court:Adjudicated Guilty

Name	Type	Name	Type
SPRINGSTEAD, JACK W	JUDGE	MA [REDACTED] [REDACTED]	DEFENDANT
SPRINGSTEAD, JACK W	JUDGE AT DISPOSITION	MA [REDACTED] A [REDACTED]	ALSO KNOWN AS
MA [REDACTED] AS [REDACTED]	ALSO KNOWN AS		

272005CT001138CTAXMX [05001138CTAXMX]		05/27/2005	HERNANDO	Criminal Traffic 13-D	CLOSED
Charge Seq#	Statute	Statute Text	Date	Phase	
1	322.36	PERMIT UNAUTHORIZED PERSON TO DRIVE	06/15/2005	Court:Adjudication Withheld	

Name	Type	Name	Type
SCAGLIONE, DONALD EUGENE	JUDGE	MA [REDACTED] AS [REDACTED]	DEFENDANT
SCAGLIONE, DONALD EUGENE	JUDGE AT DISPOSITION	MA [REDACTED] A [REDACTED]	ALSO KNOWN AS
MA [REDACTED] AS [REDACTED]	ALSO KNOWN AS		

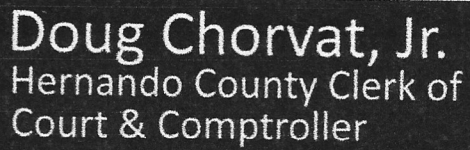
272005TR512107TRAXMX [05512107TRAXMX]		05/27/2005	HERNANDO	Traffic Infraction 52-D	CLOSED
Charge Seq#	Statute	Statute Text	Date	Phase	
1			06/15/2005	Court:	

Name	Type	Name	Type
MILES, DONALD	CHARGING OFFICER	MA [REDACTED] AS [REDACTED]	DEFENDANT

[REDACTED] [REDACTED]		09/22/2003	HERNANDO	Traffic Infraction 52-D	CLOSED
Charge Seq#	Statute	Statute Text	Date	Phase	
1			10/20/2003	Court:	

Name	Type	Name	Type
REBELLO, ANTHONY	CHARGING OFFICER	MA [REDACTED] AS [REDACTED]	DEFENDANT

Ex 6-C



Case Number	Filed Date	Case Type	Status	Contested
[REDACTED]	01/03/2011	Felony 22-D	CLOSED	NO

Party Name	Party Type	Attorney	Bar ID
MERRITT, DANIEL BURRELL JR.	JUDGE		
Merritt, Daniel Burrell Jr. Search This	DEFENDANT		

Page : 1				10
Image	Doc #	Action Date	Description	Pages
		10/19/2011	ORDER ENTERING DISMISSAL OF CHARGE FOR COMPLETING PTIP	1
		10/19/2011	DISMISSED CNT: 1	
		10/19/2011	LETTER TO JUDGE FROM PROB RE: PTI STATUS	1
		10/14/2011	PAYMENT OF \$ 47.62 RECEIVED ON FFDLE	
		09/19/2011	PAYMENT OF \$ 52.38 RECEIVED ON FFDLE	
		09/19/2011	PAYMENT OF \$ 91.85 RECEIVED ON FW	
		08/22/2011	PAYMENT OF \$ 144.23 RECEIVED ON FW	
		07/15/2011	PAYMENT OF \$ 100.00 RECEIVED ON PDL	
		07/15/2011	PAYMENT OF \$ 44.23 RECEIVED ON FW	
		06/20/2011	PAYMENT OF \$ 144.23 RECEIVED ON FW	

Reopen History

Ex 7-C



Doug Chorvat, Jr.

Hernando County Clerk of
Court & Comptroller

New Search Expand All

Case Number	Filed Date	Case Type	Status	Contested
[REDACTED]	03/14/2014	Misdemeanor 34-D	CLOSED	NO

Charge Seq #	Description	Date	Phase	Trial
1	POSSESSION OF MARIJUANA LESS THAN 20GRMS	04/09/2014	Court:Adjudication Withheld	No Trial
2	POSS OF PARAPHERNALIA	04/09/2014	Court:Adjudicated Guilty	No Trial

Party Name	Party Type	Attorney	Bar ID
HITZEMANN, KURT E	JUDGE		
HITZEMANN, KURT E	JUDGE AT DISPOSITION		
M [REDACTED] Party	DEFENDANT		11111111

Dockets

Page : 1

10

Image	Doc #	Action Date	Description	Pages
		01/07/2015	SATISFACTION OF JUDGMENT AS TO FINES,COSTS,FEES	1
		01/07/2015	SATISFACTION OF JUDGMENT AS TO FINES,COSTS,FEES - VOP	1
		12/17/2014	Payment received: \$100.00 Receipt Number H 332915	
		12/17/2014	PAYMENT POSTED 12/17/2014	
		12/17/2014	Assessment 3 Total Assessed \$100.00 Balance Remaining \$0.00	
		12/12/2014	Assessment 3 Total Assessed \$100.00 Balance Remaining \$100.00	
		12/11/2014	Credit time served for 0 year(s) 0 month(s) 30 day(s) - SEQ: 2	
		12/11/2014	Sentence Effective Date: 12/10/2014 - SEQ: 2, SEQ: 1	
		12/11/2014	Sentence Imposed Date: 12/10/2014 - SEQ: 2, SEQ: 1	
		12/11/2014	Procecutor: LEE FELDMAN Assigned	

Judge Assignment History

Court Events

Sentences

Financial Summary

Reopen History

** Pursuant to Florida Statutes and Florida Rules of Court Procedure, records that have been designated as expunged, sealed or confidential may not be available through this service. For additional information on specific records please contact the Clerk of Court.

Ex 8-C

Privacy - Terms

6/25/2017 1:35 PM

1 THE WITNESS: He said it really in a mean voice.
2 And a lot of people are saying -- a lot of counselors
3 are saying, well, maybe -- maybe that they just
4 wanted to go back, but [REDACTED] and [REDACTED] are saying that
5 they wanted to go back, and my mommy is saying that
6 they can't come back for more. I'm getting confused
7 because I don't even know which one to stick with,
8 three things.

9 MR. SILVERSTEIN: Right. Right. Was S [REDACTED]
10 ever at John and C [REDACTED]'s house when you were there?

11 THE WITNESS: Uh-hum.

12 MR. SILVERSTEIN: When she was there, did --

13 THE WITNESS: Well, one time she wasn't.

14 MR. SILVERSTEIN: One time she wasn't?

15 THE WITNESS: I was over there, me and C [REDACTED]
16 were just playing in the pool, and we asked J [REDACTED], do
17 you want to go in, he said no. And then we heard the
18 van leaving, S [REDACTED]'s van, and Dewey was still there.
19 They were going to the store, and they got us candy.
20 And Sandra wasn't there, only me and C [REDACTED] was and
21 Dewey, and D [REDACTED] didn't do anything that time.

22 MR. SILVERSTEIN: Hmm. Was -- was Sandra ever
23 there when Dewey gave C [REDACTED] a bad touch?

24 THE WITNESS: I don't remember.

25 MR. SILVERSTEIN: Did you ever talk to S [REDACTED]?

1 THE WITNESS: Yeah.

2 MR. SILVERSTEIN: You have? And who have you
3 seen with their clothes off?

4 THE WITNESS: Sometimes when I go by my
5 grandma's to get some magazines for my mommy in the
6 mail, I have to give them to her when she's taking a
7 bath.

8 MR. SILVERSTEIN: Oh.

9 THE WITNESS: I've only seen my mommy. And I
10 don't remember if Dewey did that.

11 MR. SILVERSTEIN: You don't remember if Dewey
12 did what?

13 THE WITNESS: Take off his clothes. I don't
14 remember.

15 MR. SILVERSTEIN: You said that John and Cindy
16 also had a mommy; is that right?

17 THE WITNESS: S[REDACTED]a. She's the one that took
18 them up to their grandma's. And then C[REDACTED]y and John
19 came back on my bus, and then I started talking to
20 C[REDACTED].

21 MR. SILVERSTEIN: Uh-hum.

22 THE WITNESS: And then C[REDACTED]y said, "J[REDACTED]s over
23 there." I said, "Hi, J[REDACTED]n." And J[REDACTED]n just said, "My
24 daddy said not to talk to you."

25 MR. SILVERSTEIN: Oh.

CAROLYN F. ENGEL & ASSOCIATES
Official Court Reporters

Ex 10-C

To the Governor and two Cabinet Members:

I, Debra Frost, hereby state the following to be true and correct as I witnessed with my own eyes and heard. I met Dewey Jones around mid December 1999 as he had been released on the 13th of that month in that year. I have been a family friend since I was 16 and am now 62. I am appalled at the actions of all the officials documented within Dewey Jones' case.

I am personally involved in the violations that took place while I was with Dewey Jones at his residence. From 2000 until 2004 the Hernando Co Sheriffs had several individuals call and complain that Dewey Jones was peeking in windows, making harassing phone calls, stalking at schools and harassing young children. All was unfounded and cases closed. Which means these individuals filed false statements against Dewey Jones in violation of the law. No one was arrested or questioned. Cases were just unfounded and closed violating Mr. Jones' right to equal protection under the law.

He has endured the officials coming to his house for spot checks with the knowledge that the individuals lied to the Sheriff's Dept. It is Dewey's opinion that the "Brothers in Blue" are protecting one individual Sheriff that went to these people and encouraged them to make these false allegations. Common sense and reading the full case you will see the fantasies this one individual wrote along with one Department of Children and Families personnel.

Dewey has been filing in the local court as his own lawyer showing the egregious actions of the court system that we are supposed to be able to trust.

To destroy one individual's life to gain status for larger incomes by committing criminal actions such as these in this case by fraudulently claiming things happened when they did not is outrageous.

Title 18, U.S.C., Section 242 - Deprivation of Rights Under Color of Law

This statute makes it a crime for any person acting under color of law, statute, ordinance, regulation, or custom to willfully deprive or cause to be deprived from any person those rights, privileges, or immunities secured or protected by the Constitution and laws of the U.S.

This law further prohibits a person acting under color of law, statute, ordinance, regulation or custom to willfully subject or cause to be subjected any person to different punishments, pains, or penalties, than those prescribed for punishment of citizens on account of such person being an alien or by reason of his/her color or race.

Acts under "color of any law" include acts not only done by federal, state, or local officials within the bounds or limits of their lawful authority, but also acts done without and beyond the bounds of their lawful authority; provided that, in order for unlawful acts of any official to be done under "color of any law," the unlawful acts must be done while such official is purporting or pretending to act in the performance of his/her official duties. This definition includes, in addition to law enforcement officials, individuals such as Mayors, Council persons, Judges, Nursing Home Proprietors, Security Guards, etc., persons who are bound by laws, statutes ordinances, or customs.

Punishment varies from a fine or imprisonment of up to one year, or both, and if bodily injury results or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire shall be fined or imprisoned up to ten years or both, and if death results, or if such acts include

kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Title 42, U.S.C., Section 14141 - Pattern and Practice

This civil statute was a provision within the Crime Control Act of 1994 and makes it unlawful for any governmental authority, or agent thereof, or any person acting on behalf of a governmental authority, to engage in a pattern or practice of conduct by law enforcement officers or by officials or employees of any governmental agency with responsibility for the administration of juvenile justice or the incarceration of juveniles that deprives persons of rights, privileges, or immunities secured or protected by the Constitution or laws of the United States.


Whenever the Attorney General has reasonable cause to believe that a violation has occurred, the Attorney General, for or in the name of the United States, may in a civil action obtain appropriate equitable and declaratory relief to eliminate the pattern or practice.

Types of misconduct covered include, among other things:

1. Excessive Force
2. Discriminatory Harassment
3. False Arrest
4. Coercive Sexual Conduct
5. Unlawful Stops, Searches, or Arrests

In Conclusion

The law applies to everyone in the U.S. and should be enforced to bring America back into being able to trust law enforcement and the government. I hope that this new government is now an honest and just government in this year of 2022.


Debra L Frost

06/26/2022

<p>Florida Ann. Stat. § 39.201</p>	<ul style="list-style-type: none"> • DOMESTIC VIOLENCE COUNSELORS OR MENTAL HEALTH PROFESSIONALS <p>The following persons are mandated reporters:</p> <ul style="list-style-type: none"> • Physicians, osteopaths, medical examiners, chiropractors, nurses, or hospital personnel • Other health or mental health professionals • Practitioners who rely solely on spiritual means for healing • Teachers or other school officials or personnel • Social workers, daycare center workers, or other professional child care, foster care residential, or institutional workers • Law enforcement officers or judges <p>The following persons are mandated to report:</p>
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