

Rick Staly, Sheriff FLAGLER COUNTY SHERIFF'S OFFICE

"An honor to serve, a duty to protect."

Internal Investigation Report

Internal Inquiry Incident #2023-0106

Sworn Employee

Sgt. Michael Breckwoldt

Internal Inquiry Incident #: 2023-0106

Subject Employee: Sgt. Michael Breckwoldt

Division: ISD- Special Investigations Unit

Date of Hire: 01-08-2003

Probation Status (if any): N/A

Date of Most Recent Promotion: 05-23-2018

Previous Corrective Measures: None

List of Witnesses: N/A

List of Exhibits:

- 1. Flagler Beach Police Department report #2023-00010895
- 2. Cad printout from Case # 2023-00010895
- 3. USB Flash Drive containing videos/interviews:
 - Finn's Beachside Pub surveillance videos
 - Responding officers Axon videos
 - Images taken from Ashley Perkins phone
 - 5-29-23 Interview with Austin Chewning
 - 5-30-23 Phone interview with Blake Shockley
 - 5-31-23 Interview with Ashley Perkins
 - 5-31-23 Interview with Jada Perkins
 - 5-26-23 Interview with Lance L. Redding at 38 Lloletta Path
 - 5-30-23 Interview with Erika Morales
 - Finn's Beachside Pub Camera layout.
- 4. Audio recorded interview with subject employee Sgt. Michael Breckwoldt
- 5. Certificate of completion from Shatterproof (First Responder In-patient treatment program) and letter from Shatterproof

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Incident and Complaint:

On May 25, 2023, while off-duty, Sgt. Breckwoldt went to Finn's Beachside Pub and towards the end of the evening/early morning of May 26, 2023, he was found sleeping in a chair outside 105 N. Ocean Shore Blvd. by Officer Coffman with the Flagler Beach Police Department (FBPD). During Ofc. Coffman's encounter with Sgt. Breckwoldt a male approached him and alleged Sgt. Breckwoldt battered him while inside Finn's Beachside Pub. The complaint was investigated by FBPD.

Investigation:

The initial reports obtained from the Flagler Beach Police Department (FBPD) indicates, on May 26, 2023, at approximately 1:16 a.m., Officer Coffman with the FBPD checked out with a male sleeping in a chair outside 105 N. Ocean Shore Blvd. Flagler Beach, FL. Upon further investigation, the male was identified as Sgt. Michael Breckwoldt. During the encounter with Sgt. Breckwoldt, Ofc. Coffman was approached by a male identified as Lance L. Redding. L. Redding advised Ofc. Coffman that he was involved in a disturbance with the male sleeping in the chair and said the male claimed to be law enforcement. Ofc. Coffman asked Sgt. Breckwoldt if he was ok and documented Sgt. Breckwoldt appeared to be under the influence of alcohol. The report states while Ofc. Coffman was speaking with Sgt. Breckwoldt, Ofc. Cozzone arrived on scene and observed that L. Redding appeared to be very upset and Sgt. Breckwoldt appeared intoxicated. Ofc. Cozzone then escorted Sgt. Breckwoldt to his patrol vehicle to separate both males to avoid further conflict.

Ofc. Coffman then obtained a verbal statement from L. Redding and asked him to explain the incident between him and Sgt. Breckwoldt, which was also recorded on his Bodycam. L. Redding told Ofc. Coffman he was at the bar on the upper deck of Finn's Beachside Pub and said Sgt. Breckwoldt bumped into him with his chest several times. L. Redding told Ofc. Coffman he exchanged words with Sgt. Breckwoldt and Sgt. Breckwoldt told L. Redding if you knew who I was you would buy me a drink. The report indicates L. Redding told Ofc. Coffman he did not know who Sgt. Breckwoldt was, but due to his statement bought him a shot of Jameson. According to the report, L. Redding asked some friends who Sgt. Breckwoldt was and they informed him he worked for the Flagler County Sheriff's Office (FCSO). In addition, the report states L. Redding felt Sgt. Breckwoldt was using his status as a law enforcement officer to his advantage. L. Redding told Ofc. Coffman his brother's girlfriend took a video of the incident with her cell phone. Ofc. Coffman indicated he attempted to have L. Redding get the video while on scene, but was unsuccessful due to L. Redding jumping from one part of the interaction to another. Ofc. Cozzone indicated in his report that he asked L. Redding if he wished to prosecute and L. Redding advised he did. Ofc. Cozzone reported he also asked L. Redding if he had access to the video of the incident and L. Redding told him he would need to speak with his lawyer prior to showing law enforcement the video. Ofc. Coffman noted that he believed L. Redding to be under the influence and had the odor of alcohol coming off his body. L. Redding also told Ofc. Coffman he was under the influence. The report indicates no sworn statements were taken because L. Redding and Sgt. Breckwoldt were both under the influence of alcohol.

The responding officers from FBPD contacted their supervisor, Sgt. Blank, and the on-duty Commander with FCSO, Cmdr. Finn, who both responded to the scene.

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On May26, 2023 at approximately 1:16 a.m., Ofc. Cozzone contacted Cmdr. Finn at the request of Sgt. Blank. Cmdr. Finn responded to the scene and was briefed on the incident involving Sgt. Breckwoldt. Cmdr. Finn advised in his memorandum that he spoke with Sgt. Breckwoldt and indicated he appeared to be intoxicated. Cmdr. Finn completed and Administrative Suspension Form FCSO IA-25 and a Receipt of Departmental Property form FCSO IA-021 and then responded to Sgt. Breckwoldt's residence along with Cmdr. Goncalves who was the acting Community Policing Division Chief. Cmdr. Finn advised in the memorandum that Sgt. Breckwoldt advised him that his agency vehicle was parked in the parking lot at Finn's Beachside Pub and it contained his agency firearms, badge, and ID card. Cmdr. Goncalves transported Cmdr. Finn to Finn's Beachside Pub and collected Sgt. Breckwoldt's agency vehicle, which was parked in the parking lot. The vehicle was then taken to the FCSO Operation's Center and Sgt. Breckwoldt's agency firearm, badge and ID card were removed from the vehicle and recorded on the Receipt of Departmental Property.

On May 26, 2023, FBPD Chief Matt Doughney, assigned this case to Det. Vinci for further investigation. Det. Vinci conducted an audio/video interview with L. Redding at his residence on May 26, 2023, at approximately 2:33 p.m. After interviewing L. Redding, reviewing all available videos, and interviewing other witnesses, Det. Vinci found no probable cause to support criminal charges against Sgt. Breckwoldt.

On June 23, 2023, Chief Strobridge authorized Cmdr. Ditolla to conduct an Internal Investigation of the incident described. On this date, the reports, additional documentation, and surveillance videos of the incident were obtained and retained for further use.

Det. Vinci reported after reviewing surveillance videos from Finn's Beachside Pub, she found no video evidence showing Sgt. Breckwoldt committing battery as L. Redding described during his interviews. Det. Vinci indicated that Sgt. Breckwoldt was seen on video tapping L. Redding on the arm in a manner as if someone would do to get another's attention. Det. Vinci reported Sgt. Breckwoldt's actions to get L. Redding's attention was nothing out of the social norm and also indicated L. Redding can be seen on video tapping Sgt. Breckwoldt on his arm in a similar manner. Det. Vinci reported that based on the video surveillance, Sgt. Breckwoldt's actions appeared to display no criminal intent, ill will, or malice. The investigation also revealed after L. Redding indicated to Sgt. Breckwoldt his actions were unwanted, Sgt. Breckwoldt was not seen touching L. Redding for the remainder of the evening. Det. Vinci's report indicates that Sgt. Breckwoldt never used his authority to obtain an alcoholic beverage or divulged his profession or position when he asked L. Redding for a Jameson, which was confirmed by L. Redding's statements along with the other witness statements. L. Redding reported to Det. Vinci he purchased the Jameson for Sgt. Breckwoldt before he discovered his profession. Det. Vinci's investigation revealed L. Redding's statements along with the witness statements revealed Sgt. Breckwoldt made no threats to commit harm towards L. Redding and he can be seen returning to Sgt. Breckwoldt and confronting him two additional times after the first interaction. The report states L. Redding's actions indicated no fear or concern for his safety as he reengaged with Sgt. Breckwoldt and L. Redding's statements to Sgt. Breckwoldt, which were observed by witnesses, supports the fact that L. Redding had no fear of Sgt. Breckwoldt.

While Det. Vinci was reviewing the surveillance videos, she observed a black female, identified as Ashley Perkins, standing close to L. Redding and Sgt. Breckwoldt and observed their interaction. On May 31, 2023 at approximately 8:07 p.m., Det. Vinci conducted an audio/video interview with A. Perkins at the FBPD. Det. Vinci indicates in the report A. Perkins told her that Sgt. Breckwoldt was pushing up on L. Redding and

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telling him to buy him a drink. Det. Vinci reported A. Perkins overheard Sgt. Breckwoldt tell L. Redding, "buy me a drink or you will regret it later", which he did after Sgt. Breckwoldt whispered something in his ear. Det. Vinci indicates A. Perkins heard L. Redding tell Sgt. Breckwoldt, "to back off of him" and "leave me alone". A. Perkins reported that Sgt. Breckwoldt was antagonizing L. Redding and particularly recalled Sgt. Breckwoldt telling L. Redding, "that's why we have an open case on you". The report indicates A. Perkins felt Sgt. Breckwoldt was being aggressive when he was pushing up on L. Redding and did not hear him identify himself as an officer. Det. Vinci indicated although A. Perkins perceived the physical contact as aggressive, Det. Vinci found that A. Perkins explanation coupled with the actual video surveillance to be aggressive in the way of persistence to get one's attention, but not aggressive in a threatening manner. Det. Vinci reported she told A. Perkins that L. Redding said she recorded some videos of the incidents on her phone, but A. Perkins explained to Det. Vinci that she never took a video of the actual incidents between L. Redding and Sgt. Breckwoldt. A. Perkins told Det. Vinci she took a short video of Sgt. Breckwoldt dancing and two still images, but nothing that captured any of the three (3) interactions between L. Redding and Sgt. Breckwoldt. Det. Vinci indicated she asked A. Perkins the following questions:

-Did you witness Sgt. Breckwoldt injure L. Redding in any way or make any threats to cause physical harm. A. Perkins replied, "No".

-Did you ever see Sgt. Breckwoldt display a badge, weapon, or reach into his waist as if he was going to pull a weapon while interacting with L. Redding. A. Perkins replied, "No".

A. Perkins told Det. Vinci the only mention of physical harm is when A. Perkins said Sgt. Breckwoldt was telling L. Redding to hit him and that he would ruin his life. A. Perkins mentioned to Det. Vinci that Sgt. Breckwoldt was obviously very impaired. After the completion of the interview, Det. Vinci reported A. Perkins was consistent with her timeline of events and consistent with the video surveillance from Finn's. Det. Vinci noted that A. Perkins was inconsistent with her explanation of how she witnesses Sgt. Breckwoldt, "pushed up on L. Redding". Det. Vinci reported she was unable to see how A. Perkins explained the body-to-body contact on the video and only observed Sgt. Breckwoldt tapping on L. Redding's arm. Det. Vinci reported that she did not observe Sgt. Breckwoldt tap his face as if he was provoking L. Redding to hit him. Det. Vinci reported she was unable to see any body language from Sgt. Breckwoldt that would indicate he was being aggressive or provoking a fight.

During the interview, A. Perkins made allegations Sgt. Breckwoldt started to touch her and said she had to tell him to stop touching her. Det. Vinci reported A. Perkins said she would press charges because she asked Sgt. Breckwoldt multiple times to stop touching her, but wanted to speak with an attorney first. Det. Vinci reported that prior to completing the interview with A. Perkins; she encouraged A. Perkins to contact her after she consults with her attorney.

Det. Vinci indicated she did not receive a call back from A. Perkins since the interview with her on May 31, 2023. On June 13, 2023, at approximately 10:11 a.m., Det. Vinci attempted to follow-up with A. Perkins and left her a voicemail requesting her to call her back. On June 14, 2023, at 3:11 p.m., Det. Vinci reported she did not hear back from A. Perkins and attempted to contact her again. Det. Vinci indicated A. Perkins answered the phone and then requested to call Det. Vinci right back because she was busy. Det. Vinci reported she sent A. Perkins a text message at 4:30 p.m. and in the text message explained that she just wanted to follow-up on whether she consulted with her attorney and if she wanted to file a report. Det. Vinci indicated A. Perkins never responded to the text message and she attempted to contact her a final time at 5:19 p.m. and again left her a

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voicemail requesting her to call or text her back. Det. Vinci reported A. Perkins never returned her call or sent her a text message back and she has not cooperated any further.

On July 12, 2023, at 3:21 p.m., Cmdr. Ditolla contacted and spoke with L. Redding via telephone. Cmdr. Ditolla asked L. Redding if there was anything else he would like to share about this incident, which he did not report to the FBPD. L. Redding said he felt it was wrong, but does not want to pursue criminal charges because everyone makes mistakes and had nothing else to share.

On July 12, 2023, at 3:19 p.m., Cmdr. Ditolla attempted to contact A. Perkins via telephone and did not receive an answer. Cmdr. Ditolla left a message for A. Perkins to call me back and she never returned a call.

Cmdr. Ditolla did obtain copies of the FBPD report (exhibit 1), a USB flash drive (exhibit 3) containing interviews and surveillance videos relating to this case. Cmdr. Ditolla did review these listed documents, which were utilized to establish the facts in this case.

Cmdr. Ditolla did make contact with the manager of JT's Seafood Shack in an attempt to gather video surveillance of Sgt. Breckwoldt at the restaurant to include video of the parking lot, but the video was unavailable. Cmdr. Ditolla also attempted to review credit card transactions from Sgt. Breckwoldt and there was no record of any receipts from JT's Seafood Shack used by Sgt. Breckwoldt.

Cmdr. Ditolla did obtain a sworn, recorded statement (exhibit 4) from the subject employee Sgt. Breckwoldt. This statement has been included as an exhibit for this investigation and is summarized below.

Statement of Sgt. Michael Breckwoldt

On August 1, 2023, at 2:15 p.m., Sgt. Breckwoldt provided a sworn, recorded, Garrity statement to Cmdr. Ditolla. This interview was conducted in Cmdr. Ditolla's office at the Flagler County Sheriff's Office 61 Sheriff EW Johnston Dr. Bunnell, FL 32110. Sgt. Breckwoldt decided not to be represented by an attorney or union representative.

Sgt. Breckwoldt was asked if he was familiar with an incident occurring on May 25, 2023, and he replied, "Yes sir". Sgt. Breckwoldt was then asked to explain in his own words from beginning to end what occurred during the incident. Sgt. Breckwoldt explained that he went to work like a normal day and had plans that evening to meet his wife, children, and family visiting from out of state at a restaurant. Sgt. Breckwoldt explained that a controlled buy (deal) was set up that afternoon and the deal was prolonged and went later than expected. Sgt. Breckwoldt said he planned on going home after work and over to the restaurant with his wife and kids, but since he was going to be late he told his wife to go without him because he didn't want his family to wait. Sgt. Breckwoldt indicated that after the controlled buy (deal) was completed he then drove his agency issued truck to the restaurant to meet his family. Sgt. Breckwoldt said they ran into some issues during the controlled buy (deal), which was very stressful and when he left the controlled buy (deal) he was pretty stressed out. Sgt. Breckwoldt indicated he was not making excuses, but due to the high stress state he was in he does not remember much after he arrived at the restaurant. He stated obviously I was drinking, but I do not remember what, how much or any details pertaining to drinking. Sgt. Breckwoldt said he vaguely remembers a couple things about the evening but said he was "pretty out of it" so he cannot tell me any details about the evening because he cannot recall them. Sgt. Breckwoldt stated he was not making excuses for the evening or hiding

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from it, he just does not remember. He indicated anything he would say would be something he heard from someone else.

During the interview Cmdr. Ditolla asked Sgt. Breckwoldt some direct questions and he indicated he met his family at JT's Restaurant, ate dinner and he did consume alcohol, but he does not remember and could not tell me exactly what he drank or what time he left the restaurant. He stated when he arrived at the restaurant his family was concerned because they observed he was fatigued, but could identify he was dealing with something from work, as had happened in the past. When he left the restaurant, he told his wife he was going out. Sgt. Breckwoldt was asked how his department issued vehicle got to the Finn's Beachside Pub parking lot at which time he stated "I drove I am not trying to be naive". The investigation did not produce any evidence, which indicated Sgt. Breckwoldt was impaired when he drove his agency issued vehicle to Finn's Beachside Pub.

Sgt. Breckwoldt is apologetic and is not making excuses or hiding from it. He indicated he did have a drinking problem and was able to manage it and keep it hidden throughout the years. Sgt. Breckwoldt told me he had an issue with drinking and was not able to deal with it himself, and used alcohol to deal with stresses of his job. Sgt. Breckwoldt chose to go to a first responder in patient treatment program called Shatterproof and has the tools he needs to deal with his problems and he successfully completed the program. Sgt. Breckwoldt provided Cmdr. Ditolla with a certification of completion and letter from Shatterproof (exhibit 5), which he requested to become part of this file. Sgt. Breckwoldt said he has been out of the program for 30 days and has not had a drink since that night. He has not taken this incident lightly and he does accept responsibility for his actions.

This interview was concluded on August 1, 2023, at 2:30 p.m.

Discussion:

Sgt. Breckwoldt has accepted responsibility for his actions and understands the potential consequences that could/may affect his employment as a law enforcement officer with FCSO and has fully cooperated during the investigation.

On July 10, 2023, when Cmdr. Ditolla served Sgt. Breckwoldt with the Employee Notice of Internal Investigation he indicated he wanted to take expedited discipline. During Sgt. Breckwoldt's interview, he acknowledged he still wanted to take expedited discipline. He waived the three-day notice period of his intent to seek expedited discipline.

Findings:

The investigation has sustained that the following General Orders were violated:

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Flagler County Sheriff's Office order # 020- Standards of Conduct:

1. Category Nine Violations:

e. Use of Alcohol off Duty:

Personnel, while off duty, shall refrain from consuming intoxicating beverages to the extent that results in offensive behavior, which discredits the agency, or renders the personnel unfit to report for their next regular tour of duty.

f. Unbecoming Conduct:

Personnel shall conduct themselves at all times, both on and off duty, in such a manner as to reflect most favorable on the FCSO. This includes, but is not limited to, electronic communications on social media (e.g., Facebook, Twitter, Myspace, etc.) and internet sites. Conduct unbecoming shall include that which brings the FCSO into disrepute or reflects discredit upon the personnel as a member of FCSO, or that which impairs the operation or efficiency of the FSCO or personnel.

Flagler County Sheriff's Office order #046- Assignment of Agency Vehicles:

D. Use of Vehicles

5. Assigned vehicles will not be utilized by off-duty deputies or civilian employees who have consumed, are consuming, or intend to consume alcoholic beverages. Employees assigned a vehicle are prohibited from patronizing package stores or any establishment which may result in public criticism.

To be Completed by the Investigating Supervisor or Official:

I, the undersigned, do nearby swear, under penalty of perjury, that, to the best of my personal knowledge, information, and belief, I have not knowingly or willfully deprived, or allowed another to deprive, the subject of the investigation of any rights contained is ss. 112.532 and 112.533, Florida Statutes.

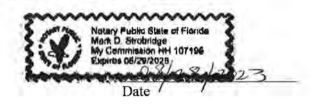
Signature

Sworn to and subscribed before me, the undersigned, this 28 day, August 2023.

Notary

Reviewing Supervisor

Signature of Reviewing Supervisor



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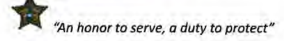
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Fw: IA on Sgt. Breckwoldt

Staly, Rick <RStaly@flaglersheriff.com> Fri 5/26/2023 4:19 PM To:Strobridge, Mark <MStrobridge@flaglersheriff.com>;Ditolla, Gerald <GDitolla@flaglersheriff.com> Cc:Wagner, Christopher <CWagner@flaglersheriff.com>;LeMaster, John <JLeMaster@flaglersheriff.com> For the IA investigation and also provide to FBPD investigator.

Below text thread was received on my Agency cell phone on 5/26/23 @ 0836 hrs. In addition on 5/26/23 @ 0218 hrs my Agency cell phone rang one time and caller disconnected before it was answered. According to caller ID the hang-up was from Michael Breckwoldt.

Rick Staly Sheriff FBINA 177th Session, NSI 112th Session Flagler County Sheriff's Office Office: 386-586-4891 Email: <u>rstaly@flaglersheriff.com</u> www.flaglersheriff.com



From: @vzwpix.com < @vzwpix.com> Sent: Friday, May 26, 2023 2:35 PM To: Staly, Rick <RStaly@flaglersheriff.com> Subject:

This email originated outside the Flagler Sheriff email system. DO NOT CLICK any links or open any attachments from this email unless you know the sender and know the content is safe.

Text message received on 5/26/23 @ 0836 hrs to Agency cell phone from Sgt. Breckenwaldt.

I apologize for my actions. I went out to dinner with family visiting from South Carolina straight from work. I honestly do not remember anything from after dinner. I am not making excuses but definitely not my character. I did want to reach out to you directly.

	17-May	18-May	19-May	20-May	21-May	22-May	23-May	24-May	25-May	26-May
SIU	WED	THURS	FRI	SAT	SUN	MON	TUES	WED	THURS	FRI
Sgt. Breckwoldt	8A-4P	8A-4P	8A-4P	OFF	OFF	8A-4P	8A-4P	8A-4P	8A-4P	8A-4P

A-4P

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3(2503) 3(5





June 28, 2023

RE: Michael F. Breckwoldt

DOB: 03/08/1979

I am writing this letter on behalf of Mr. Michael F. Breckwoldt. Mr. Breckwoldt began treatment on 06/01/2023 and was discharged from FHE Health – First Responders Program on 06/29/2023 after completing his course of treatment with our facility. Mr. Breckwoldt can return to work on 07/06/2023 with no restrictions medically cleared to perform his duties. If we can be of any further assistance, please feel free to contact me.

Sincerely,

Dr. Albert Castellon MD Director of Medical Services FHE Health (954) 794-6589 / (754) 333-2995

SHATTERPROOF FOR FIRST RESPONDERS

BRAVERY IS NOT THE ABSENCE OF FEAR. IT IS ACTION IN THE FACE OF FEAR.

CERTIFICATE OF

THIS CERTIFICATE IS PRESENTED TO:

Michael F. Breckwoldt

WHERE HELPERS GET HELP

June 29, 2023

Sachi Ananda

PROGRAM DIRECTOR, DR. SACHI ANANDA, PHD. LMHC, MCAP

DATE

FBPD (ase # 23-10895

FINN'S BEACHSIDE PUB

1.00

.

Term 5 bartender: Deck 2 FRI 5/26/23	Guests 1 1:10am
4 Jameson 2 Mich Ultra	26,00 8,00
Sub/Tt1 Gratuity Total	34.00 7.00 1.00
VISA Acct: Auth: Trans ID: 111	41.00
THANK YOU - HAVE A FINNT. HAPPY HOUR -4-6 Mon-	
BRECKWOLDT/MI	CHAEL
And the plat has not the set of the set of the set of the set	5-549

05/26/2023 : 21:29:06 tsylvester Narrative: Obtained statement from Dustin (bartender) and subjects reciept. Axon uploaded, supplement report compleated. 05/26/2023 : 18:48:46 avelvington Narrative: STOODBY WHILE DETECTIVE VINCI ATTEMPTED TO CONTACT A SUBJECT INVOLVED IN THIS CASE. AXON UPLOADED. 05/26/2023 : 18:02:37 flagso\hrobinson Narrative: WILL BE ON THE CALL FOR A WHILE 05/26/2023 : 15:54:10 Darcieri Narrative: Accompanied Det. Vinci to conducted an interview. Her interview was recorded on my Axon and has been uploaded. 05/26/2023 : 14:00:00 flagso\caccavale Narrative: ADV NO CHECKS NEEDED 05/26/2023 : 13:59:48 flagso\caccavale Narrative: NEW LOCATION WILL BE 38 LLOLETTA PATH 05/26/2023 : 13:59:23 flagso\caccavale Narrative: AT THE PD 05/26/2023 : 13:59:21 flagso\caccavale Narrative: WILL CB WHEN ONSCENE 05/26/2023 : 13:59:08 flagso\caccavale Narrative: FOLLOW UP 05/26/2023 : 02:52:03 gcozzone Narrative: Supplement completed 05/26/2023 : 02:34:32 dcoffman Narrative: I observed a white male sleeping in a chair in the 100 block of North 2nd street. While checking on him I was approached by and black male who advised the white male was claiming to be a cop with the sheriff's office and made the black male buy him a drink and chest-bumped him. Due to the black male being intoxicated, a statement is pending for 5/26/2023 at 10 am at the Flagler Beach Police Department. The white male was transported home pending possible charges depending on the video evidence. See the report for further detailed information.

05/26/2023 : 01:16:36 flagso\lilly Narrative: W/M WHITE T SHIRT



Case Report

Summary

ORI Number:

Flagler Beach Police Department

FL0180200

Print Date/Time:	06/21/2023 14:18
Login ID:	sbuttner
Case Number:	2023-00010895

Case

Case Number:	2023-00010895	Incident Type:	Disturbance Physical
Location:	101 N OCEAN SHORE BLVD	Occurred From:	05/26/2023 01:16
	Flagler Beach, FL 32136	Occurred Thru:	05/26/2023 01 30
Reporting Office	er ID: 7085 - Coffman	Disposition:	Follow Up Required
		Disposition Date:	05/26/2023
		Reported Date:	05/26/2023 01:16 Friday

Offenses

Contraction of the second			the second s		and the second s
No.	Group/ORI	Crime Code	Statute	Description	Counts

Subjects

Туре	No	Name	Address	Phone	Race	Sex	DOB/Age
Other	1	Breckwoldt (Deputy), Michael F	1001 JUSTICE LN		WHITE	Male	03/08/1979
			Bunnell, FL 32110	1.000			44
Victim	1	REDDING, LANCE LAMAR	38 LLOLEETA PATH		BLACK/AFRI GAN	Male	03/07/1982
			Palm Coast, FL 32164		AMERICAN		41
Witness	1	PERKINS, ASHLEY NICOLE	19 PONY EXPRESS DR		BLACK/AFRI	Female	07/14/1989
Withood		TENNING, NOLLET HISSEE	INT ONLY EXTRESS DA	-	GAN	reman	0//14/1500
			Palm Coast, FL 32164		T TO MAR TO BE THE		33
Witness	2	PERKINS, JADA IMANI	14 RED TOP LN		BLACK/AFRI GAN AMERICAN	Female	05/14/2000
			Palm Coast, FL 32164		MALENCOMIN		23
Witness	3	MORROW, DUSTIN GARRETT	101 N OCEAN SHORE BLVD		WHITE	Male	07/16/1977
			Flagler Beach, FL 32136	Land the set			45
Witness	4	Chewning, Austin M	101 N OCEAN SHORE BLVD	1	WHITE	Male	12/20/1988
			Flagler Beach, FL 32136				34
Wilness	5	MORALES, ERIKA JILL	101 N OCEAN SHORE BLVD Flagler Beach, FL 32136	-	3 WHITE	Female	06/09/1997 25

Arrests

Arrest No.	Name	Address	Date/Time	Туре	Age
Ancar No.	Hume	Address	Date/Time	Type	Age

Property

Date	Code	Туре	Make	Model	Description	Tag No. Item No.
06/20/2023	Evidence	CD/DVD			CD DVD CONTAINING INTERVIEWS WITH A. PERKINS, J. PERKINS, A. CHEWNING, E. MORALES, B. SHOCKLEY	
06/20/2023	Evidence	CD/DVD			CD DVD CONTAINING VIDEO FROM FINNS CAMERAS	

Vehicles

The second		Case R	eport		
POLICE PLA		Sumn	nary		
Print Date/Time: Login ID: Case Number:	06/21/2023 14:18 sbuttner 2023-00010895			ORI Number:	Flagler Beach Police Department FL0180200
No. Role	Vehicle Type	Year Make	Model	Color	License Plate State

OfficerID: tsylvester, Case SupplementNarrative

On May 26, 2023 at approximately 8:45 p.m. I was contacted by Detective Vinci with the Flagler Beach Police Department to assist her in her investigation in reference to a suspicious person that took place at 101 North Ocean Shore Boulevard (Finns). Detective Vinci advised that there was a bartender named Dustin Garrett Marrow who was on scene at Finns currently and was also on scene during the time of the original incident. Detective Vinci requested that I respond to Finns and obtain a written statement from Marrow in reference to his accounts of the original incident.

Upon my arrival I made contact with Marrow and he willingly filled out a written statement. Prior to signing his written statement, Marrow was sworn to it followed by his signature. While on scene I also made contact with the Finns manager, Blake who was also the manager working the night of the original incident. Blake provided me with a receipt with drink orders on it for a male by the name of Michael Breckwoldt. A name was obtained by the use of a credit/debit card for payment method.

The statement and receipt were turned over to Detective Vinci. All Axon body worn camera footage uploaded. No further information or action from this officer at this time.

OfficerID: rvinci, Case SupplementNarrative

Ashley Perkins

The interview with A. Perkins was conducted on 05/31/23 at approximately 2007 hours. Post swearing in I asked A. Perkins to clarify her relation to L.R. A. Perkins stated that there was no relation, that she and R. Nelson run a football organization and they know him from that, I asked if she knew M. Breckwoldt. A. Perkins responded that she knew of him but doesn't know him. She further explained that when she saw him at Finn's she thought his face was familiar but he could not place at the time how she knew him and she has no personal relationship to him.

A. Perkins stated that they were at Finn's on 05/25/23, at the upper-level bar, when they saw L.R. come up to the bar to buy a Michelob Ultra. A. Perkins recalled M. Breckwoldt pushing up on L.R. and him to buy him a drink. A. Perkins stated that L.R. was laughing it off and responded as if he was perplexed to M. Breckwoldt's request. A. Perkins stated that she heard M. Breckwoldt say to L.R. "buy me a drink or you will regret it later.". L.R. responded back to M. Breckwoldt, "what do you mean I will regret it later?" A. Perkins said that's when M. Breckwoldt whispered something in L.R.'s ear and L.R. bought him a drink of scotch or whiskey. After buying the shot L.R. told M. Breckwoldt that he bought him the drink and to leave him alone. A. Perkins stated that's when L.R. walked away and M. Breckwoldt stepped back and began talking to other people.

According to A. Perkins, L.R. returned to the bar a short time later and M. Breckwoldt came back over to where L.R. was standing. She described seeing M. Breckwoldt "pushing up on" L.R. and L.R. telling M. Breckwoldt "to back up off him" and "leave me alone". That's when L.R. turned to her and asked her if she know who M. Breckwoldt was, to which she responded "No".

A. Perkins could not recall the exact dialogue that was being said but added that M. Breckwoldt was antagonizing L.R. and particularly recalled M. Breckwoldt saying to L.R., "that's why we have an open case on you". A. Perkins said that somewhere things started to escalate and L.R. was telling M. Breckwoldt that he knew who he was and started "talking junk to him". She stated that L.R. told M. Breckwoldt, "If you were anyone else in the street, I would have hit you by now for being all up on me". She said that M. Breckwoldt responded, "If you're going to hit me then hit me already. I'll ruin your life. Do it Do it." She said that L.R. then tells her that M. Breckwoldt is an off-duty police officer.

A. Perkins stated that when she learns of M. Breckwoldt's profession she engages in conversation with him, to ask why he is behaving in this manner. She said that M. Breckwoldt responded in a way as if he were dismissing the severity of his actions, laughing it off, then says to her, "See he hasn't hit me yet." She states that at this time L.R. walks away again and she continues a conversation with M. Breckwoldt.

A. Perkins stated that M. Breckwoldt's demeanor towards her started to become flirtatious. She stated that M. Breckwoldt started rubbing on her, commenting on how beautiful she was, and was trying to get her to give him a hug. She recalled that he was asking her to buy a round of drinks with the promise he would pay for them; however, she refused the offer. A. Perkins said that she snapped and firmly told M. Breckwoldt to stop touching her. She stated that M. Breckwoldt ignored her request and started to put his arm around her again. She said that's when she motioned to security to get him away from her.

I advised A. Perkins that I wanted to revisit the first encounter she witnessed between L.R. and M. Breckwoldt. I asked if the physical contact she described seeing, where she refers to M. Breckwoldt "pushing up on" L.R., if it was an aggressive push to intimidate and if she heard M. Breckwoldt identify himself as an officer when asking for a drink. A. Perkins stated that she did feel that M. Breckwoldt was being aggressive and that she did not hear him identify himself as an officer. She Included that she was actually asking him for his name, which he would not divulge to her. A. Perkins explained the "pushing" by physically simulating a tapping motion, with the back of her hand on the wall, as if the wall was L.R., and recited the words, "come on man buy me a drink". Her visual and verbal explanation was consistent with the video footage and can be described as more of a person tapping another to get their attention while begging them for a drink. She later simulated on me the "pushing" interaction, but in this instance, she used her body and arm to push my side in a nudging motion. This was not observed on the video footage from Finn's. Although A. Perkins perceived the physical contact as aggressive, I found her explanation coupled with the actual video surveillance to be aggressive in the way of persistence to

get one's attention, but not aggressive in a threatening manner.

I inquired about the time she observed M. Breckwoldt whisper something to L.R. and if she heard what was said. A. Perkins stated that she did not hear what was said but thinks her sister Jada Perkins may have. A. Perkins speculated that she thinks that's when M. Breckwoldt told L.R. that he was an officer, but reiterated that she could not hear what was being said.

I inquired to how many interactions occurred between L.R. and M. Breckwoldt and indicate that there were three interactions I could locate on the video surveillance. A. Perkins agreed that she recalled three interactions between the two of them. A. Perkins continued by saying that it was during the last interaction when M. Breckwoldt was touching her that L.R. started saying to him "I know my rights, you don't think I know the rights! That's sexual harassment!".

After A. Perkins mentioned several times that M. Breckwoldt was touching her I immediately began to inquire more about her incident. I asked A. Perkins that if during the time M. Breckwoldt was touching her did she acquire any injuries, to which she responded, "No, he didn't hurt me he was just... |simulates a rubbing motion on her own shoulder]". I asked if she was looking to file a report or charges on her encounter with M. Breckwoldt. A. Perkins paused for a period of time and then stated that they were considering consulting with an attorney first. She further explained that she would press charges because she asked him multiple times to stop touching her, but she would like to talk to an attorney first. I repeated her words back to her to clarify I was understanding her right, that she was wanting to speak with an attorney first before deciding if she wished to pursue charges, A. Perkins responded, "Yes.".

We continued the interview at the third interaction between L.R. and M. Breckwoldt. A. Perkins stated that's when L.R. calls M. Breckwoldt out on the sexual harassment, and M. Breckwoldt responds, "oh it's this guy again." A. Perkins stated that she signaled to the bartender and alerted the staff, requesting that they remove M. Breckwoldt from the establishment. A. Perkins said that's when security came over and removed him from the bar.

I asked A. Perkins, about the video recorded from her phone and mentioned that L.R. stated that she had recorded some of the incidents from her cellular phone. A. Perkins explained that she never took a video of the actual incident between L.R. and M. Breckwoldt. She explained that she took a short video of him dancing on the dance floor and two still images, but nothing that captured any of the three interactions between him and L.R.. A. Perkins allowed me to video record the pictures/video from her phone for evidence. These images were placed on a disk with her recorded interview and placed in evidence.

Recapping the entire encounter witnessed by A. Perkins, I asked if she recalled hearing M. Breckwoldt announce that he was the Sergeant of Flagler Beach or make any announcement of being a law enforcement officer. A. Perkins responded, "No, I didn't hear him say that, but maybe my sister Jada did.". I asked if during the first interaction between L.R. and M. Breckwoldt, she witnessed M. Breckwoldt injure L.R. in any way, and she responded, "No." I asked if she ever saw M. Breckwoldt flash a badge, display a weapon, or reach to his waist as if he were going to pull a weapon while interacting with L.R., and she responded, "No." I asked if she recalled M. Breckwoldt make any threats to cause physical harm, and she responded by shaking her head no, then said the only mention of physical harm was when M. Breckwoldt was telling L.R. to hit him [simulated a tapping motion with her pointer finger to her face] and he would ruin his life. She mentioned that M. Breckwoldt was obviously very impaired.

A. Perkins included that although they, meaning she and L.R., did not know M. Breckwoldt, she felt like he knew L.R. because he approached him immediately after L.R. arrival, and asked him for a drink. She did not recall M. Breckwoldt approaching any other patron in the bar and asking them for a drink only L.R.

I recapped again on A. Perkins' personal encounter with M. Breckwoldt and reiterated her own words of wanting to consult with an attorney before perusing any charges. I then asked for clarification, if any of the physical contact included touching of her breast or crotch area, and she responded, "No."

Upon completion of this interview, A. Perkins appeared to stay consistent with her timeline of events and consistent with the video footage from Finn's. Discrepancies I noticed were her explanation of how M. Breckwoldt "pushed up on L.R.". I was unable to see any body-to-body contact on the video, only M. Breckwoldt tapping on L.R's. arm. I was unable to see M. Breckwoldt tapping his face as if he was provoking L.R. to hit him. I was unable to see any body language from M. Breckwoldt that would indicate he was being aggressive or provoking a fight. Prior to completing the interview, I encouraged A. Perkins to contact me after she consults with her attorney and provided her with my Agency card.

On 06/13/2023 at approximately 1011 hours, I attempted to follow up with A. Perkins after I had not heard from her since 05/31/23. A voicemail was left on her phone to call me.

On 06/14/2023 I still had not heard back from A. Perkins and attempted to reach out to her again at 1511 hours and contact was made. A. Perkins requested to call me right back and it appeared she was busy. My voice recorder was put on hold awaiting her call back however no return call was made. At 1630 hours I sent a text message to A. Perkins explaining I just wanted to follow up on whether she consulted with her attorney and if was wanting to file a report. A. Perkins never responded to the text. I attempted to call her a final time at 1719 hours and a voicemail was left asking her to call or text me back, with negative results. Jada Perkins

The inferview conducted with Jada Perkins was conducted on 05/31/23 at approximately 2039 hours. Post swearing in J. Perkins clarified she has no family relation to L.R., she knows him because she went to school with his son's, and she considers him an acquaintance. J. Perkins stated that she did not know M. Breckwoldt. She continued by explaining that they arrived at the upper deck of Finn's around 2300 hours and sat at the bar closest to the bathrooms. J. Perkins recalled that prior to L.R. coming over to the bar she noticed that the officer, meaning M. Breckwoldt, was standing behind her as if he was waiting for L.R. to approach the bar. I asked if at that time she knew M. Breckwoldt was an officer and she responded, "No, I didn't know he was an officer until 20 minutes in. That's when L.R. asked me if I know who he was then told me he was a Sheriff."

I explained to J. Perkins that I am aware that there were three encounters between L.R. and M. Breckwoldt and asked that we talk about the first encounter. J. Perkins stated that she was sitting at the bar looking at her phone when L.R. walked up to the bar to buy a Michelob Ultra and M. Breckwoldt approached him. She recalled M. Breckwoldt repeatedly asking L.R. to buy him a shot and L.R. responded, "No. Why should I buy you a shot?" She stated that M. Breckwoldt responded to L.R., "If you don't buy me one, you'll regret it." And L.R. asked, "I'll regret it? Tell me why ill regret it and I'll buy you a shot." At that point, M. Breckwoldt whispered something in his ear, that she could not hear. She stated that L.R. agreed to buy the shot and requested that after he buys the shot for him to leave him alone. She said that the bartender poured the shot and left it on the bar. M. Breckwoldt was trying to continue a conversation with L.R.; however, she could not hear what he was saying. J. Perkins said she heard L.R. say I bought you the shot now leave me alone, then L.R. walked away. M. Breckwoldt took the shot and then moved back behind where J. Perkins was sitting. I asked J. Perkins, when M. Breckwoldt was asking for a shot was he threatening in any way? J. Perkins responded, "Not at that point. He only said buy me a shot or you'll regret it, but never explained why he would regret it." J. Perkins stated that she was pretty sure that when M. Breckwoldt whispered something in L.R.'s ear, that's when he told L.R. he was a deputy. Please note that J. Perkins was assuming that's what was being said and stated earlier she could not hear what was being said. She further explained it was during the second or third encounter when L.R. told them M. Breckwoldt was a deputy, so it must have been what he whispered in his ear. Please note per L.R.'s sworn statement, L.R. discovered M. Breckwoldt was a deputy after the first encounter and his friend AJ told him M. Breckwoldt's profession.

I asked J. Perkins to tell me what occurred during the second interaction. J. Perkins said approximately 20 minutes after the first interaction L.R. came back to the bar to order a beer. M. Breckwoldt was standing behind her, then walked around her to L.R. She recalled L.R. saying, "I bought the shot leave me alone. You're drunk, you're very drunk right now and you're harassing me. You're an off-duty cop and you're harassing me; I'd be wrong if I hit you." J. Perkins stated that she heard Breckwoldt say, "Hit me, hit me, I want you to hit me. Do you not know who I am? I run this city." J. Perkins said M. Breckwoldt was starting to get loud, and that's when her sister, A. Perkins, asked her what was going on. J. Perkins said she explained to her sister what just happened, then her sister started to talk with M. Breckwoldt to figure out what was happening. At this time J. Perkins said L.R. started to also get loud and was yelling, "Leave me alone, you're harassing me. I bought you a shot, leave me alone." L.R. kept asking both J. Perkins and A. Perkins if they knew who M. Breckwoldt was and then advised them he was a "Bunnell Sheriff".

J. Perkins continued by explaining that L.R. was having trouble getting the bartender's attention to order a beer so she assisted him by flagging down the bartender. She noticed that M. Breckwoldt was now talking to her sister, but she could not hear what was being said. She said she noticed that M. Breckwoldt was touching her sister and rubbing on her [simulates rubbing across the chest]. J. Perkins said she could hear her sister telling M. Breckwoldt to stop touching her. When A. Perkins vocalized for M. Breckwoldt to stop touching her, L.R. attention got drawn back to M. Breckwoldt and what was happening. J. Perkins said that's when L.R. confronted M. Breckwoldt and started to get loud saying, "Why are you touching her? That's sexual harassment. You're drunk, an off-duty cop, and this woman is asking you to stop touching her. You must not know who this is." J. Perkins explained that her sister's boyfriend is well-known in the community and is friends with all of the Bunnell officers. She said that L.R. continued to get louder repeating, "Why are you touching her? That's sexual harassment. You're drunk, an off-duty cop, this woman is asking you to stop touching her, and you harassing me." J. Perkins said at this moment L.R. was loud enough that security started to come over. She said at first security did not intervene and was observing or assessing the situation, but as L.R. got louder and louder, security confronted the parties involved. J. Perkins said her sister explained to security that L.R. was not the issue, indicated to security that M. Breckwoldt was the person causing the issue, and requested they remove him from the bar. J. Perkins said that M. Breckwoldt continue to say, "You must not know who I am I run this town." I asked if he was saying this out loud, to just her, or to security, J. Perkins said she thinks M. Breckwoldt was saying it to L.R. but he was saying it out loud. She included that she was under the impression security already knew who he was. She concluded the second interaction with security removed M. Breckwoldt from their immediate area and L.R. walked away.

J. Perkins said that she and her sister stayed at the bar and were talking about what just happened, trying to comprehend the situation. J. Perkins said it seemed like only five or ten minutes later, both M. Breckwoldt and L.R. were back at the bar. L.R. was now demanding that M. Breckwoldt buy him a shot because he was harassing him. J. Perkins said she noticed M. Breckwoldt had a plastic cup in his hand, and she wasn't sure how he was still being served, because she recalled after the first encounter staff motioning to him that he was cut off, then another time security motioned to the bartender to cut him off. J. Perkins concluded the third encounter by explaining that security removed M. Breckwoldt from the upper deck.

At this point in the interview, I began recapping the entire incident with J. Perkins by going over her statements. I asked J. Perkins to go over again with me each thing she recalled M. Breckwoldt was throughout the night. She stated that she recalled him saying, "I run this town/city. You must not know who I am. I can do whatever I want." J. Perkins went back to what she said was the second encounter and added, at the time she was helping L.R. get his beer and L.R. had told her that M. Breckwoldt was a deputy, she suggested that they call law enforcement on M. Breckwoldt because his behavior was "crazy". L.R. nodded in agreeance and she remembers hearing her sister ask M. Breckwoldt over and over what his name was, but he would not tell her. I asked J. Perkins if she saw M. Breckwoldt ask anyone else at the bar for a drink or act this way toward anyone else outside of her group and she responded, "No.". I asked if she heard M. Breckwoldt say to L.R. he had an open case on him. J. Perkins responded she did not hear that, her sister A. Perkins heard that. J. Perkins started talking about the moment she observed M. Breckwoldt touching her sister and added that she recalled he was rubbing on her breasts. Please note that while reviewing the video, it does appear that M. Breckwoldt does touch the upper chest area of A. Perkins; however, A. Perkins denies in her interview that M. Breckwoldt touched any of her privet areas including her breast.

J. Perkins concluded the interview by saying that the whole incident seemed surreal to her and he could not believe what she witnessed, referring to how M. Breckwoldt acted.

Sworn written statement from Dusty Morrow (Finn's Employee/Bar Tender)

Dusty Morrow provided a sworn written statement on 05/26/2023. D. Morrow was identified in the video as the male bartender on the upper deck. D. Morrow's statement explained that he witnessed a male, M. Breckwoldt, making some females uncomfortable. Upon check on the females, they relayed to him that M. Breckwoldt was bothering them, so he motioned to security to assist. He explained that he minutes later he gave a thumb gesture which meant "get going" to M. Breckwoldt and soon after security escorted him out. D. Morrow's statement was found to be consistent with video and validated both A. Perkins and J. Perkins statements regarding their

Case Number: 2023-00010895, ORI: FL0180200.

encounter with M. Breckwoldt

Final Conclusion

Throughout the course of this investigation any available evidence was reviewed, evaluated, and logged into evidence.

In regards to the allegations made by L.R., that M. Breckwoldt battered him. L.R. stated several times that M. Breckwoldt purposely bumped his chest into his back, several times in an aggressive or intimidating manner, with the purpose of bullying him into buying him a Jameson drink. L.R. alleged that M. Breckwoldt used his authority as a law enforcement officer, to intimidate him into purchasing him Jameson drink. L.R. alleged he was threatened by M. Breckwoldt which caused him to have a well-founded fear.

Upon reviewing video from Finn's I found no video evidence showing M. Breckwoldt committing battery as described by L.R. in his interviews. M. Breckwoldt was seen on the video at approximately 2351 hours, labeled in this narrative as the "first interaction", tapping L.R. on the arm in a manner that one would to get another's attention. M. Breckwoldt's actions to get L.R.'s attention was nothing out of the social norm. L.R. can be seen on video tapping M. Breckwoldt on his arm while speaking to him in a similar manner. Based on the video surveillance, M. Breckwoldt's actions appeared to display no criminal intent, ill will, or malus. Furthermore upon L.R. indicating to Breckwoldt his actions were unwanted, M. Breckwoldt was not seen touching L.R. for the remainder of the evening. In regards to M. Breckwoldt never divulged his profession or position when asking L.R. for a Jameson. Per L.R.'s statements, after he purchased the Jameson for M. Breckwoldt, he discovered his profession, after he asked his friend AJ if he know who M. Breckwoldt was, and AJ informed him he was a high-ranking deputy. In regards to threats, per L.R.'s statements and witness statements with make an other the first interaction and confronting him. L.R.'s actions indicated no fear or concern for his safety as he reengaged with M. Breckwoldt. Furthermore L.R. statements to M. Breckwoldt, which were observed by witnessed, supports the fact that L.R. had no fear of M. Breckwoldt. Based on video evidence coupled with witness statements, I found no probable cause to support criminal charges against M. Breckwoldt.

Please note that A. Perkins has not returned any calls or messages to this date and has had no further corporation with this investigation.

OfficerID: rvinci, Case Supplement Narrative

On 05/26/2023 I was assigned this case by Chief Doughney of the Flagler Beach Police Department. Upon reviewing the responding officer's reports, it was noted that the listed victim in this case, Lance Redding (L.R.), indicated that he would respond to the Flagler Beach Police Department at 1000 hours on 05/26/23 to provide a sworn statement. I conducted a brief review of the officer's reports and established that the allegations being made by L.R. were that a male, unknown to him at the time, possibly battered him by bumping him with his chest an unknown number of times and demanded that he buy him a drink. It was after L.R. purchased a drink for the male that he found out that the male was a law enforcement officer. The unknown male was identified by FBPD officers as Michael Breckwoldt, a Flagler County Deputy. L.R. expressed that he felt that M. Breckwoldt was misusing his authority and he wished to pursue charges. Due to both parties being under the influence of alcohol, sworn statements could not be provided at the time of the incident.

After L.R. failed to appear for his scheduled appointment I made contact with him, via phone, at 1335 hours. L.R. stated that he was having trouble finding a ride and he wanted to speak first to a family member regarding a video that was taken by a known person to him of the incident and he was thinking of consulting with an attorney. I advised L.R. that if he was having trouble finding a ride, I could arrange a ride for him to come here or I would be willing to come to him and interview him at his home if it made him more comfortable. L.R. explained that he wanted to speak to his family first and would call me back. A few minutes after disconnecting, L.R. called me back and requested that I come to his residence, 38 Lloleeta Path, to obtain his sworn statement.

Although it is common practice and policy when conducting investigations out of my jurisdiction, to have a sworn officer of that jurisdiction present with me, I requested through my chain of command to have Sgt. Arcieri, of the Flagler Beach Police Department, with me while conducting the interview with L.R. at his residence. Please note that the jurisdiction where L.R. resides is governed by the Flagler County Sheriff's Office. The intent of this request was to ensure the integrity of this investigation and to avoid any perceived feelings of intimidation by L.R. if he were to give a sworn statement in the presence of a Flagler County Deputy. Interview/sworn statement - L.R.

On 05/26/2023 at approximately 1433 hours Sgt. Arcieri and I responded to L.R.'s address to obtain a sworn statement. Upon our arrival Sgt. Arcieri activated his Axon camera. Contact was made with L.R. at the front door of his residence and we were invited into the residence to conduct the interview/sworn statement. L.R. was identified by his Florida state-issued license. Prior to L.R. providing his audio/video statement, I explained again the separation of agencies and that the law enforcement officer he was referring to was not employed by the City of Flagler Beach, which he acknowledged and understood. This clarification was necessary, as it has been my

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past experience that many people confuse both agencies, FCSO and FBPD, as being one and the same. I asked L.R. to raise his right hand and affirmed that the information he was about to provide was true and given without fear or favor, which he affirmed. L.R. stated that he arrived at Finn's on 05/25/2023 at approximately 2245-2300 hours. He went up to the upper level of Finn's bar and purchased a beer. L.R. stated that he went to the stage area, "to give love to the D.J.". To make sure I was fully understanding the locations where L.R. was speaking of, I provided a diagram with the approximate layout of the upper level of Finns, L.R. observed the diagram and advised that he was familiar with the layout and continued to use it as a visual reference throughout the interview, using an (x) symbol to indicate the areas of occurrence. L.R. continued to explain that he stayed on stage and danced for a period of time. Once his beer was low L.R. said he left the stage area and went to the southwest area of the bar to purchase another beer where he saw a relative whom he referred to as "Deeda".

L.R. stated that he was standing at the bar when the male [M. Breckwoldt] "put his back" up to L.R.'s back and said, "Buy me a drink." L.R. stated that he chuckled at the request and brushed it off, then told the male [M. Breckwoldt], "Man, buy your own dam drink.". L.R. said that the male [M. Breckwoldt] requested again for him to buy him a drink, to which L.R. responded, "I'm not buying you shit. Buy your own dam drink". L.R. stated that he has bumped again, at which time, the male [M. Breckwoldt] told him, "If you know who I am and know like I know, you would buy me a drink.". L.R. stated that at this point he had "the fences" assuming he meant defensive, and was considering getting him [M. Breckwoldt] away from him. L.R. said at this moment Deeda called his name and said "Something ain 't right by him [M. Breckwoldt]". L.R. said that the male [M. Breckwoldt] said, "buy me a Jameson drink" so L.R. said he purchased a Jameson(whiskey). L.R. said the male [M. Breckwoldt] had no comment after the purchase so he left the drink at the bar and walked back to the stage area, located on the northwest area of the deck.

Upon reaching this area, L.R. stated that saw a friend standing in the area on the north side of the bar. L.R. approached his friend and informed him of the incident then inquired whether he knew who the male [M. Breckwoldt] was. L.R. said that his friend looked at the male [M. Breckwoldt] he pointed out then informed him that he was a high-up palm coast police officer and to leave him alone. L.R. stated that after the male [M. Breckwoldt] was a law enforcement officer he finished his beer and then returned back over the southwest area of the bar where the male [M. Breckwoldt] was still standing. L.R. said that at this time the security guards were noticing the incident. L.R. stated that he confronted the male [M. Breckwoldt] and said to him, "So you're a police officer that likes to sit here and pry and put down on people like that" then pointed out that he was abusing his authority and stereotyping. L.R. explained to me that he felt M. Breckwoldt targeted him because of his physical appearance and named his clothing style and hairstyle (dreads) as the reason for stereotyping. L.R. said that the male [M. Breckwoldt] chuckled and responded, "So you found out who I am, so now you know." L.R. said that's when all the security started coming around and circling them. L.R. said, he [M. Breckwoldt] started to reach as if he was going to get something (L.R. simulated [M. Breckwoldt's] movement as a movement with both hands to his right hip), L.R. explained that started to feel threatened, and asked the male [M. Breckwoldt] what he was reaching for. He said the male [M. Breckwoldt] said, "Yon need to understand who I am.", at which time L.R. responded, "I don't need to know nothing!" he described the encounter as "loud," and explained that's when the security guards had now circled them but were only observing the situation. L.R. said that he walked away to calm his nerves because his anxiety was starting to kick in, and a security guard approached him and asked him if he was ok. Soon after several security guards removed the male [M. Breckwoldt] from the establishment.

L.R. concluded his recollection of events by stating that as he was walking to his vehicle when he saw the male [M. Breckwoldt] sitting in a chair, at that exact moment a Flagler Beach Officer pulled up.

Upon going over L.R. statements with him I asked him when the male [M. Breckwoldt] was reaching to his waist what did he think he was reaching for? L.R. responded that when that happened was at the time M. Breckwoldt said to him, "If you know like I know you would buy me this drink". L.R. responded that it wasn't registering with him and that he was reading body language. He explained that he is a convicted felon and owns no weapons so he's defenseless, so he backed up to try and figure out the situation, and that's when Deeda said that something was not right with the male. It was noted that L.R. first described the reaching motion in the second contact with [M. Breckwoldt], but now if stating that it occurred during the first encounter. He did not clarify what he thought M. Breckwoldt was reaching for but expressed he felt threatened.

I asked if M. Breckwoldt responded to him after he purchased the Jameson and he stated, "He said nothing," I asked if he observed M. Breckwoldt with anyone else and he responded, "No, he didn't see him with anyone and he was sitting alone."

I advised that I understood that M. Breckwoldt bumped him and asked for more details on the physical contact. L.R. reiterated that he was standing at the bar, facing the bar, when [M. Breckwoldt] walked up behind him and did a "body-to-body bump" with his chest to L.R.'s back. L.R. explained that if he walked up and did the same bump it would be considered battering a LEO. He further explained that he caused no harm to the guy [M. Breckwoldt] and that he didn't even know who he was until he was notified by his friend that he was a "high-up palm coast officer". Please note that the City of Palm Coast has no law enforcement agency and the city is governed by the Flagler County Sheriff's Office.

I asked L.R. again if he bought the drink when he found M. Breckwoldt was an officer or did he find out after he bought the drink. L.R. confirmed that he bought the drink first and then found out after he was an officer.

I inquired as to why L.R. felt he needed to buy the drink, and he expressed he bought the drink out of fear. L.R. explained that he is not a person who wants trouble or drama. He returned back to the moment M. Breckwoldt said to him "If you know who I am you would buy me this drink" and explained that his thought process at the time was, trying to figure out who he was, but it was not registering, and he could not recall if he knew him. He explained again that Deeda said that something wasn't right with M. Breckwoldt and then security arrived.

I asked L.R. to clarify that when he mentioned that the security came because it was getting loud, was M. Breckwoldt yelling at him? L.R. stated that "No" he explained that he himself was loud which caused M. Breckwoldt to also get loud. He added that a security guard wearing a ball cap was standing in the vicinity and called other security over who intervened, that's when he walked away, then shortly after they escorted M. Breckwoldt out.

I asked L.R. if he could retrieve what he was wearing for me to view, as it would help me locate him better when reviewing Finn's

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video surveillance. L.R. retrieved a black t-shirt with the wording "home grown" in purple letters and below an image of a potted marijuana plant. The pants were faded jeans and he included that his hair was pulled back as it was now with a cloth material covering his head.

I asked L.R. about the video recording captured by Deeda. L.R. explained that he thought that she may have recorded something because she was holding her phone up as if she was, but he was unsure at this time if she did record anything. I asked L.R. if he could contact Deeda to verify. He explained that he does not have her number and he was reaching out to other people to try and contact her. He explained that she lives in Bunnell. I offered to drive him to Deeda's home so he could ask her, but he declined the offer explained that if I drove him to Bunnell and other people saw him with law enforcement it would cause the belief that he was working with law enforcement and indicated that it would cause issues. I stressed that if she had a video of the incident, it would be helpful to his case. I explained to him that Finn's cameras have no audio and that if her video captured the conversation, it would bring undisputed validity to his statements. L.R. assured me that he would make contact with her to obtain the video.

I asked L.R. if he obtained any injuries from M. Breckwoldt during the physical contact. L.R. responded, "Besides my feelings, no." I asked if the physical contact of "bumping", as he described, was consensual or unwanted. L.R. responded that "it was very unwanted". I advised L.R. that I was just assigned this investigation and I'm in the process of validating the circumstance of events reported to our agency. I asked L.R., if I establish probable cause that a crime has been committed is he wanting to pursue charges? L.R. explained that his first reaction was to sweep it under the rug, but his wife urged him that if he does that then M. Breckwoldt will do it again to another person. His wife who was present for the interview, but not for the actual incident included that they plan to contact Morgan and Morgan. L.R. expressed that he is fearful that if he pursues charges, he would be targeted by FCSO. I responded to both by explaining I cannot direct him one way or another to file charges or not and the decision is solely his. I again explained that the agencies are separate; however, if he finds himself in a situation where he feels he's being targeted he could contact me and it would also be investigated. I assured him that although I have not been in direct contact with the Sheriff's Office regarding this case, I was made aware by my chief that the FCSO was aware of the incident and is taking it seriously. I assured L.R. that I would be conducting a full investigation regardles; however, I did need to know if he was wanting to pursue charges if probable cause existed. L.R. responded that the would be filed against him, and he indicated verbally and in writing that he wished to pursue charges.

L.R. continued to explain that he felt bullied by M. Breckwoldt to buy him drink and defenseless. He stated that he believes M. Breckwoldt profiled him because of his looks and maybe assumed he was a drug dealer, he and his wife indicated that he felt his race (African American) was another reason he was targeted.

Upon the completion of this interview, L.R. was provided a victim/witness rights pamphlet, issued by our agency. L.R. indicated verbally and in writing that he wished to invoke his rights to confidentiality under Marcy's Law. L.R. was asked to raise his right hand again and was sworn to his statements. He affirmed that his statement was given without fear or favor. L.R. was provided a case card with my contact information.

Interview/Statement - M. Breckwoldt

On 05/26/2023 at approximately 1914 hours, I made contact with M. Breckwoldt, via phone. Sgt. Yelvington, of the Flagler Beach Police Department, was present during this phone conversation and his Axon camera was activated. I advised M. Breckwoldt that I was currently conducting an investigation regarding the incident he was involved in at Finn's on 05/25/2023. I asked if he would be willing to meet with me for an interview so I could obtain his version of events. M. Breckwoldt was apologetic and explained that he does not want to appear uncooperative and intended to cooperate during this investigation; however, he wished to speak with an attorney first before meeting with me. M. Breckwoldt stated that he was currently waiting for a call back from his attorney; however, he was not sure when he would receive the call. I acknowledged M. Breckwoldt's right to an attorney and asked that one of them call me if they either wished or wished to decline the opportunity to provide a sworn statement. On Sunday 05/28/2023 I received a call from Flagler Beach Officer Cozzone. Officer Cozzone advised that M. Breckwoldt had contacted him and asked for my phone number. I advised Officer Cozzone to relay to him that I was currently out grocery shopping and that when I returned home, I would call him. Please note that I was off duty on this date. Upon my return home, I made contact with M. Breckwoldt from my department-issued phone at approximately 1651 hours. M. Breckwoldt again was apologetic and assured me that he wanted to corporate, but his attorney wanted to speak with me first before providing a sworn statement. M. Breckwoldt asked if he could provide my phone number to his attorney, Hank Coxe, to which I agreed. M. Breckwoldt asked if I could tell him what exactly I was investigating. I informed him that I was still currently investigating; however, the allegations being made were battery. M. Breckwoldt advised that he would provide his attorney with my number.

On the same date at approximately 2114 hours, I received a text message from Hank Coxe, he requested that I call him at 1000 hours on 05/29/23 to discuss M. Breckwoldt providing a sworn statement. On 05/29/2023 I made contact with Mr. Coxe as requested. Mr. Coxe advised that he has not been able to fully speak with his client and inquired to the nature of the incident. I advised that I was still investigating the incident; however, a synopsis was that his client was at a local bar/restaurant called Finn's on 05/25/23. The victim alleges that M. Breckwoldt committed battery on him and mentioned misuse of his public position. I informed Mr. Coxe that I do not feel that I would be conducting a proper investigation if I did not afford his client the opportunity to provide his version of events, and solely based this investigation on one version of events. Mr. Coxe agreed and requested that he get back to me at noon, as he wanted to further discuss things with his client.

On 05/30/2023 at approximately 1649 hours, I received a call from Mr. Coxe, who was apologetic for not getting back to me the previous day. He asked if I was aware of FCSO, ordering his client to speak with me. I advised that I have had little to no communication with FCSO, outside of them requesting a copy of the police report, and I have not heard of anyone ordering his client to speak with me. Mr. Coxe mentioned Garrity Rule and asked me again if I knew or if I could tell him if I had knowledge of his client being ordered to speak with me. I advised again that I have not been in contact with FCSO regarding the details of this investigation and that this investigation is being conducted by Flagler Beach Police Department.

Please note that the Garrity rights can be located under FL Statute 112.532. Garrity v. New Jersey. Garrity rights are defined as the rights afforded to law enforcement officers and correction officers, to not to answer questions during a workplace investigation or be compelled to answer questions with the threat of retaliation or disciplinary action. Due to M. Breckwoldt not being employed with the City of Flagler Beach, nor am I conducting an administrative investigation on behalf of the FCSO, Garrity rights would not apply to this investigation.

Mr. Coxe advised that he planned to speak with a colleague who was more versed in Union law, regarding law enforcement. Mr. Coxe asked if I could tell him more about the case. I advised of the allegations made by the listed victim, that I was still investigating, and that I had planned to interview other people who may have been present during the incident. I again expressed that I was only trying to afford his client the opportunity to provide his version of events. Mr. Coxe stated that he understood and that he would get back to me.

Shortly after speaking with Mr. Coxe, Chief Doughney advised that he received an email from Mark Strobridge, FCSO Chief of Staff. The email contained a message sent to Sheriff Staly from M. Breckwoldt. The message from M. Breckwoldt stated the following; "I apologize for my actions. I went out to dinner with my family visiting from South Carolina straight from work. I honestly do not remember anything from after dinner. I am not making excuses but definitely not my character. I did want to reach out to you directly." A copy of this email was placed in records and attached to this case file for review. Finn's Video

On 05/26/2023 I began conducting the review and documentation, of the incident in question, from the Finn's surveillance system. It was noted that the incident occurred on the evening of 05/25/23 and continued into the morning of 05/26/2023. A check of the system's data showed the correct date from the live view; however, the system's time stamp appeared to be approximately two (2) minutes fast when compared to the actual time. For the purpose of consistency, I will refer to the date and time listed on the video surveillance. Two minutes will need to be added for the approximate actual time. The camera views are labeled 1-32; however, only 1-16 are working cameras. A check of the system's audio feature resulted in no sound.

Please note that this detective had remote access to the system, which was authorized by the owner of the establishment. It should be noted that I was unable to use the system's "video clip" feature which would allow me to record the specific times needed without interruption. In order to obtain the video evidence, I utilized the free version of Numbis Capture, which only allowed recordings in 5-minute increments, as I viewed the video from my desktop. Once I was able to identify and locate L.R. and M. Breckwoldt on the surveillance system, I documented and recorded from the time each party arrived until the removal of M. Breckwoldt from the upper deck. Various camera angles were utilized and the recordings were labeled by their camera number, date, and time. It should be noted that Cameras had little to no visibility such as cameras 1,7,8. Cameras 9,14,15,16 were angles that were primarily utilized, capturing L.R. and M. Breckwoldt throughout the evening. Cameras that cover the upper deck are numbered in the system and cover the following angles;

Camera 1: Mounted at the north end of the bar facing south. [Captures Inside bar area].

Camera 2: Mounted at the northwest corner of the upper deck, by the stage, faces south. [Captures west stairs, west parking, partial Moody Blvd.]

Camera 3: Mounted in the mid-section of the bar, facing east.

Camera 4: Mounted on the northeast side of the stage, faces east. [Captures north stairs, has low visibility]

Camera 5: Mounted on the southwest corner of the upper deck, faces north. [Captures west stairs, west parking lot, partial upper stage, and dance floor.

Camera 6: Mounted on the north stairs, faces east, and pointed down. [Captures the north corner of the lower deck area]

Camera 7: Mounted on the southeast corner of the bar, faces north. [Captures the east side of the bar, which has low visibility]

Camera 8: Mounted on the northeast corner of the bar, faces south. [Captures the east side of the bar, low visibility]

Camera 9: Mounted on the southwest side of the bar, faces north. [Captures the west side of the bar, and stage area.]

Camera 10: Mounted on the northeast side of the building, faces north. [Captures lower portion of the north stairs, north parking lot, AIA north.]

Camera 11: Mounted on the northeast side of the building, faces north. [Captures the same view as camera 10]

Camera 12: Mounted on the west stairs, points down. [Captures kitchen door, lower deck]

Camera 13: Mounted on the north stairs, faces northwest. [Captures northwest corner of the parking lot]

Camera 14: Mounted on the south end of the bar, faces north. [Captures inside of bar area, partial west seating area of bar]

Camera 15: Mounted on the northwest corner of the bar, faces northwest. [Captures stage and dance floor.]

Camera 16: Mounted on the northeast side of the stage. [Captures top of the north stairs, west side of the bar.]

Cameras 17-32: Are non-functional

M. Breckwoldt can be identified in the video as a white male, 44 yoa, approximately 5'09 to 5'10, with close-cropped hair |brown in color|, and facial hair. He can be seen wearing a white polo shirt with an Under Armor logo on the left chest, jeans, and white tennis shoes with black accents.

L.R. can be identified in the video as an African American male, 41 yoa, approximately 5'09 ft., with long dreads [back in color], a back head bandana, and facial hair. He can be seen wearing a black t-shirt with the words "home grown" in purple writing and an image of a marijuana plant in a purple planter's pot across the chest. He was seen wearing dark jeans, and dark shoes with reflective wear on the sides.

Below is the approximate timeline of events;

May 25, 2023

? 2131 hours- M. Breckwoldt arrives at Finn's upper deck, from the north stairs. He walks to the southwest corner of the bar, by the bathrooms, and purchases a drink. M. Breckwoldt stays primarily in this area and is seen talking with a group of people for a period of time.

? 2302 hours- M. Breckwoldt walks down the north stairs.

? 2307 hours- M. Breckwoldt returns to the upper deck from the north stairs. He can be seen talking with Finn's employee, Austin Chewning, at the top of the north stairway.

? 2333 hours- M. Breckwoldt walks from the north bar area around the east side of the bar. Cameras 7,8 which covers the east side of the bar, had very low visibility [blurry].

? 2334 hours- L.R. arrives at Finn's upper deck, from the north stairs. He can be seen walking from the north stairs along the west side of the bar, directly to the southwest corner of the bar, and can be seen ordering a drink [beer]. At this time M. Breckwoldt can be seen at the south end of the bar walking north, along the west side of the bar, and back over to the north side of the bar. No contact is made between the two parties at this time.

? 2337 hours- L.R. walks over to the stage area and is seen up on the stage. M. Breckwoldt can be seen at the north end of the bar speaking with Austin Chewning.

? 2341 hours- M. Breckwoldt walks from the north bar around to the east side of the bar to the mid-section of the bar. Cameras 7 and 8 capture the east side of the bar and have low visibility. L.R. is still on the stage at this time.

? 2344 hours- M. Breckwoldt walks back to the north side of the bar, from the east side, then to the bathrooms which are located on the southwest area of the deck. L.R. exits the stage to the north stairs and then immediately returns to the stage.

? 2346 hours- M. Breckwoldt exits the bathroom and remains in the southwest area of the bar.

? 2348 hours- M. Breckwoldt approaches an unknown white or Hispanic female who is seated at the bar (southwest area) and speaks with her briefly. He then turns to an unknown white male, with a ponytail, who is standing at the bar and appears to be speaking with him. The male hand him a beer.

? 2350 hours -L.R. exits the stage and walks to the southwest area of the bar.

First Interaction (Cameras 9 & 14)

? 2351 hours- L.R. can be seen on cameras 9 and 14 arriving at the southwest area of the bar. M. Breckwoldt is out of Camera 9's view but can be seen on camera 14 standing in the vicinity of L.R., who are both standing a couple of feet away from the bar. M. Breckwoldt appears to be saying something to L.R. at this time. L.R. leans forward toward M. Breckwoldt as if he is trying to hear what he's saying, then L.R. turns back to the bar. It should be noted that the noise level, on nights when the upper deck premiers a DJ, is loud, and difficult to hear a conversation without talking directly into another's ear. L.R. holds his beer bottle out, toward the bartender, as if requesting another beer, L.R. steps up to the bar as soon as he finds an open space then places his beer bottle on the bar. M. Breckwoldt, who is standing a few feet behind L.R., can be seen taping L.R. on the right arm with his left hand, L.R. turns to M. Breckwoldt and leans towards him briefly as if to hear him then turns back to the bar, with no visual reaction, and moves his beer bottle closer to the bartender. Both L.R. and M. Breckwoldt appear calm and no body language consistent with aggression, hostility, or discord can be observed during this time.

L.R. can be seen retrieving his wallet from his pants pocket and appears to be removing a source of payment, in preparation for his order. L.R. returns his wallet to his pocket, then leans up on the bar, resting both arms on the bar, facing the area of the bartender. Seconds later M. Breckwoldt's left hand, which is holding a beer bottle, can be seen tapping L.R. on the right arm. L.R. turns and leans forward toward M. Breckwoldt for several seconds as if to hear him. L.R. can be seen shaking his head no, then turning back to the bar when the bartender places his new beer on top of the bar. M. Breckwoldt's left hand, with beer, can be seen again poking L.R.'s right arm; however, L.R. is now engaged in conversation with the bartender and ignores M. Breckwoldt's advances. Please note that at this time an African American female, later identified as Ashley Perkins, can be seen standing in close vicinity to both L.R. and M. Breckwoldt, and is observing this interaction. A. Perkins can be identified in the video as a heavyset African American female, with braided hair, wearing eyeglasses, and a black blouse with a floral pattern. An interview was later conducted with A. Perkins, and has been included later in the narrative of this report.

After L.R. ignores M. Breckwoldt, M. Breckwoldt's left hand, now free from holding a beer, taps L.R.'s right arm twice, using the back of his hand. L.R. leans back towards M. Breckwoldt, as if to hear him, then turns his entire body towards M. Breckwoldt, L.R.'s body posture appears tense and his movements are consistent with agitation, as he can be seen tapping his own hand on his chest while talking. L.R. spoke without leaning forward, indicating that his voice most likely was raised. M. Breckwoldt can be seen raising his left hand, in a stopping motion, then he leans into the view of camera 9, and appears to be saying something to L.R. L.R. stops talking, his body movements return to a more relaxed posture, he tilts his head as if he were engaged by what is being said by M. Breckwoldt. M. Breckwoldt, can be seen pointing to the bar while talking. L.R. laughs then turns to the bartender, and says something while gesturing to M. Breckwoldt. At the same time, M. Breckwoldt taps L.R. on the right arm again, which is ignored by L.R. while he is in communication with the bartender. L.R. turns back to M. Breckwoldt and while speaking to him, his body posture and movements, resumed to movements consistent with agitation or discord. L.R. can be seen speaking without leaning forward can be seen shaking his hands while speaking to M. Breckwoldt. M. Breckwoldt. M. Breckwoldt appears to be saying something as well.

L.R. turns back to the bartender and appears to be ordering a Jameson, because the bartender immediately grabs a plastic cup,

retrieves a bottle clearly labeled Jameson from the liquor well, and begins to pour it into the cup. At this time M. Breckwoldt taps L.R. on the right arm with the backside of his left hand. L.R. pulls his arm back, in a manner that indicates he does not want to be touched, he turns to M. Breckwoldt, and can be seen shaking his right pointer finger at M. Breckwoldt as if he were scolding him. Please note that after this M. Breckwoldt cannot be seen touching L.R. again for the remainder of the evening. M. Breckwoldt's body language does not appear excited or aggressive but rather relaxed as he rests his arms on the back of a barstool located slightly to the right of L.R.. L.R. turns back to the bartender, who has placed the Jameson in front of them, and hands her cash then turns back to M. Breckwoldt. Both appear to be continuing conversing. While speaking to M. Breckwoldt, L.R. can be seen laughing, and while speaking he is tapping his right hand off M. Breckwoldt's left arm.

L.R. turns back to the bar and picks up the Jameson and attempts to hand it to M. Breckwoldt, who can be seen holding up both of his hands in front of him as if he is refusing the drink, L.R. is seen holding the drink toward M. Breckwoldt. M. Breckwoldt slightly pushes L.R. on his right shoulder with his left wrist, this time indicating he is refusing the drink. L.R. places the drink back on the bar and then shakes his pointer finger again as if he were scolding. L.R. picks up the drink again and holds it up to M. Breckwoldt's chest. At this time the bartender returns with change, and L.R. places the drink back on the bar to retrieve his change.

L.R. steps away from the bar, and both parties are out of view from camera 9. Switching to Camera 14, both parties are seen continuing a brief exchange of conversation then L.R. walks away, returning to the stage area. M. Breckwoldt is seen walking back over to the bar, picking up the drink, and consuming it in one shot.

This entire interaction lasts approximately four (4) minutes.

M. Breckwoldt stays in this immediate area. A. Perkins can also be seen remaining in the same area. M. Breckwoldt is alone however he appears to be trying to engage people who are walking by him, and they appear to acknowledge him and then continue to walk away from him.

? 2354 hours- L.R. walks away from M. Breckwoldt and back to the stage, where he can be seen dancing.

? 2356 hours- L.R. exits the stage to the left towards the north stairs where he makes contact with his friend only known as AJ. L.R. can be seen pointing toward M. Breckwoldt, who is still at the southwest area of the bar. The video surveillance footage supports L.R.'s statements regarding his attempt to determine the identity of M. Breckwoldt.

? 2358 hours - L.R. is observed on camera 15 walking toward the southwest corner of the bar, toward M. Breckwoldt's location. He then changes direction toward the west side of the deck and ultimately returned to the area of the dance floor where he proceeds to dance on the stage.

? 0000 hours 05/26/2023 - L.R. exits the stage area and walks in the direction of the southwest corner of the bar. While approaching that area, he stops to speak with an unknown group of people.

Into the morning of May 26, 2023

Second Interaction (Cameras 9 & 14)

? 0003 hours - L.R. approaches A. Perkins, who is sitting on a bar stool in the vicinity of the first interaction between L.R. and M. Breckwoldt. M. Breckwoldt can be seen further down talking with various people, then walks over to L.R. and A. Perkins once he notices L.R.

? 0005 hours - As M, Breckwoldt converses with A. Perkins his right hand comes up and he appears to touch A. Perkins on the upper right chest area with an open hand. A. Perkins did not visibly react to the touching.

? 0006 hours - L.R. shifts position and disengages from the conversation. L.R. moves toward the right of M. Breckwoldt and begins standing at the bar.

? 0007 hours - While in conversation with A. Perkins, M. Breckwoldt places his right hand on her left shoulder. A. Perkins pushes M. Breckwoldt's hand off of her, M. Breckwoldt does not remove his hand but rather lets it hover as he then reaches around A. Perkins takes hold of the back of her head in an attempt to pull her closer to him. A. Perkins again pushes M. Breckwoldt's hand off of and away from her. She is visibly not comfortable with the contact.

? 0008 hours - L.R. reengage's with A. Perkins and M. Breckwoldt. While in communication with A. Perkins and M. Breckwoldt, L.R.'s hand movements appear exaggerated as if he were upset or excited.

? 0009 hours - Finn's security staff members, A. Chewning and B. Shockley, can be observed intervening between L.R. and M. Breckwoldt. The bartender also can be observed giving a gesture consistent with ceasing service of alcoholic beverages in the direction of M. Breckwoldt. There was no physical contact observed on camera between L.R. and M. Breckwoldt during this interaction. A. Chewning engages M. Breckwoldt in conversation.

? 0013 hours - L.R. returns to the stage area of the deck and M. Breckwoldt remains in the area for a brief time prior to moving on to a group of unknown patrons sitting at a table in the area used for dancing at the time. M. Breckwoldt appeared unsteady on his feet. M. Breckwoldt begins to engage with an unknown female in a manner similar to his encounter with A. Perkins. M. Breckwoldt touches the female on the left shoulder area but she did not engage with him. A male sitting at the table says something to M. Breckwoldt, who responds by holding up both his hands, palms out, in a manner consistent with body language indicating he meant no harm or was doing nothing wrong. M. Breckwoldt gives the male a fist bump, which is commonly used to indicate praise, greetings, or respect. M. Breckwoldt turns from the group towards the dance floor.

? 0016 hours- M. Breckwoldt engages with another group of people who are on the dance floor. He can be seen dancing with a white female in the group until 0024 hours. During this time L.R. can be seen on the stage staring in the direction of M. Breckwoldt.

? 0019 hours- L.R. exits the stage and walks to the southwest area of the bar.

? 0024 hours- M. Breckwoldt and the unknown female leave the dance floor area and walk to the southwest corner of the bar.

Third Interaction (Camera's 14 &15)

? 0024 hours- L.R. can be seen walking up behind M. Breckwoldt, then stands to the left of him at the bar. L.R. appears to be speaking with the male bartender. L.R.'s hand movements while speaking suggest that he is excited.

The bartender appears to be signaling to another person, and another African American male with a hat, who is believed to be security staff. He can be seen engaging with L.R, stepping in between L.R, and Breckwoldt. The security staff and L.R. step away from M. Breckwoldt, who is still at the bar, and seems to have no visible reaction to the encounter. He appears calm and non-reactive. Austin Chewning can be seen standing in the area and A. Perkins appears to be speaking with him.

M. Breckwoldt says something to the bartender who make a cut off signal creating an "x" with the blade of his hands and then another hand gesture pointing this thumb over his shoulder as to saw "out". M. Breckwoldt walks over to A. Chewning then walks past him towards the west side of the upper deck.

? 0027 hours- M. Breckwoldt can be seen walking along the west side of the upper deck to the west stairs. B. Shockley can be seen following him as M. Breckwoldt leave the upper deck using the west stairs. L.R. can be seen speaking with the African American male near the southwest side of the upper deck. Once M. Breckwoldt descends from the stairs L.R. and other security can be seen standing by the west staircase. L.R.'s walks over to the west staircase and starts to descend the staircase then stops and comes back up to the upper deck. L.R.'s body movements and hand gestures suggest that he is in an excited state. Security staff appear to be attempting to calm L.R. at this moment.

? No further interactions between L.R. and M. Breckwoldt can be seen the remainder of the event.

Interview/sworn statement - Austin Chewning (Finn's Employee/witness)

On 05/29/2023 I made contact with Austin Chewning, an employee/security at Finn's, via phone. I requested an interview with him regarding the events involving M. Breckwoldt and L.R. on 05/25/2023 and would like to know if he could provide further information on the identities of other possible witnesses seen in the security videos. I sent a still image to Chewning, of a heavyset black male, wearing a white hat, who was seen talking to L.R.. I asked Chewning if he knew the male. Please note the male I was inquiring about is considered a possible witness, as he was the male friend mentioned by L.R. in his interview, and the one who told L.R. that M. Breckwoldt was a "high up" law enforcement officer. After reviewing the image, Chewning advised that he only knows the male as "AJ".

Please note that Chewning was previously employed as a deputy at the Flagler County Sheriff's Office. Chewning no longer holds any law enforcement authority to my knowledge. It was noted that he was present at Finn's, on the night of 05/25/2023, in a civilian working capacity.

Chewning responded to the FBPD for a formal interview on 05/29/23 at approximately, 1532 hours. The interview was audio and video recorded. Chewning was sworn to his statement before and after, affirming that his statement was given without fear or favors. Chewning stated that he knows M. Breckwoldt as a previous co-worker when he was employed with the FCSO. He also mentioned that he knew L.R. and had arrested him approximately (7) seven years ago for DWLS. He stated that on the night in question, he did see both males at Finn's. He was advised by his manager, who was notified by one of the bar staff that a possible verbal altercation was occurring on the southwest side of the bar, near the restrooms. Chewning stated that he responded to the area with other staff and identified L.R. and M. Breckwoldt as the two individuals.

Chewning described L.R. demeanor as very excited, agitated, and was yelling and screaming. He recalled L.R. yelling, "I'm going to fuck this nigger up" referring to M. Breckwoldt, amongst other derogatory verbiage. Chewning stated that in an attempt to de-escalate the situation between the two parties, he redirected M. Breckwoldt away from L.R. while his manager, Blake Shockley, talked with L.R.. Chewning stated that M. Breckwoldt was clearly impaired; however, his demeanor was more calm or "lackadaisical" and he did not see him acting in an aggressive manner. Chewning stated that he asked M. Breckwoldt what was going on, but M. Breckwoldt did not appear to know what the issue was. Chewning stated that he attempted to escort M. Breckwoldt off the property, then his manager, Blake, came over and was able to walk M. Breckwoldt to the west exit, at which time M. Breckwoldt left the upper deck without further incident.

I advised Chewning that I was in the process of reviewing the video from Finn's cameras and so far, I found 3 separate interactions between L.R. and M. Breckwoldt. The interaction he just described seemed to be the last interaction before M. Breckwoldt was escorted off the upper deck. I asked Chewning if he was aware of or intervened in the two previous interactions. Chewning advised that he was unaware of any other interactions between the two parties aside from the one he just described, and he was only informed of one incident.

I asked Chewning if he talked with AJ that night, and he responded that he did very briefly after the incident. Chewning explained that after the incident and the upper deck was closed down, he moved to the lower northeast corner (outside) of the property where he was posted for security. He said that AJ and L.R. were also in that area and L.R. was still very excited about the incident. L.R. then confronted Chewning and accused him of being the reason for his homelessness seven years prior, as a result of his arrest. Chewning stated that he did inquire with AJ about the issue between L.R. and M. Breckwoldt; however, AJ didn't really say much except that he and L.R. were very close. He recalled that AJ did make a comment that he felt L.R. was being "out-of-pocket" scheme" to try and go after M. Breckwoldt. Chewning continued by saying that while they were downstairs, he heard L.R. mention several times that "he

was going to get paid", "that he was going to have M. Breckwoldt's job, and how he was calling Morgan and Morgan. Shortly after L.R. said, "Watch this", then Chewning observed him make a phone call. Shortly after Chewning observed Officer Cozzone arrive on scene.

I asked Chewning if he heard himself M. Breckwoldt making any comments about running Flagler Beach, Being the Sgt. Of Flagler Beach, or any open remarks about being a law enforcement officer? Chewning responded, "No."; however, Blake had mentioned to him that M. Breckwoldt had said "he ran something". Chewning included that he was not sure of the exact verbiage or even if Blake heard it firsthand or third party, and he suggested that I ask Blake directly for better details. Chewning added that he did recall L.R. mentioning that he had purchased M. Breckwoldt a drink, but he didn't hear much about why he bought the drink for M. Breckwoldt. Chewning stated that his perception of the whole incident was that L.R. was not filing charges because he was battered or injured, as he read in the Flagler Live article, but rather that L.R. was looking for a way to get paid. Meaning L.R. was making embellished or false allegations with the hopes of being compensated through a lawsuit. He concluded that L.R. has openly expressed his distike toward law enforcement, and described his feelings toward the profession as "cantankerous".

After the interview was completed, I asked Chewning if he hears any other employees mention witnessing the incident to please contact me. I mentioned that I was trying to identify two African American females who were speaking with M. Breckwoldt and were sitting in the immediate area the entire time. Chewning advised that he knew the female I was speaking of and that although he did not know her name her husband was a security guard at the courthouse, and his name was Ricshay Nelson. Sworn Interview with Erika Morales (Bartender/witness)

On 05/30/2023 at approximately 1206 hours I conducted an interview with Erika Morales, Finn's Bartender, The interview was audio and video recorded. Morales was sworn to his statement before and after, affirming that her statement was given without fear or favors. Morales appeared confused as to why I was requesting an interview. I explained it was in reference to an incident that occurred on 05/25/23 between two customers at the bar. She still appeared unsure of what I was talking about. I showed her the video of the first interaction between L.R. and M. Breckwoldt. The video clip shows Morales servicing L.R. at the bar during that interaction. Morales identified herself in the video as the bartender, Once seeing L.R. and M. Breckwoldt she was able to recall the two males. Morales stated that she could recall that the two males were "shit talking to each other", meaning that the two parties were taunting or making disparaging comments towards each other. She explained that she could not hear what was being said, because the music was very loud making it difficult for her to hear the entirety of their conversation, but remember the back male saying to the white guy, "Ok, you want a drink, I'll buy you a drink". Morales recalled that for some reason the black male bought a shot of Jameson for the white male. She included that she was not sure if the purchase was a genuine gesture or if the black male bought the drink out of pity for the white male, because they did not appear to be friends or close. She did not have any other customers complain about either male but mentioned that the white male, M. Breckwoldt, was very drunk. She stated that near the end of the evening, she remembered that Finn's Security escorted M. Breckwoldt off the upper deck. Morales concluded that she is a new employee at Finn's and really doesn't know any of the customers well enough to know if they are regulars or what their normal behaviors are.

Phone Interview/sworn statement with Blake Shockley

I conducted a follow-up phone interview with B. Shockley on 05/30/2023 at approximately 1900 hours. This was conducted due to a discrepancy in responding officers' report compared to B. Shockley's written statement. In Officer Coffman's report he mentions that after interviewing B. Shockley he told him that M. Breckwoldt was saying "I can do what ever I want. I am the Sergeant of Flagler Beach.", as if B. Shockley heard M. Breckwold's statements first hand. However, B. Shockley's written statement says "We were told the white male patron made statements about his job and how he could do whatever he wants." Upon Interviewing B. Shockley, a second time, it was determined that he did not directly hear M. Breckwoldt make any statement regarding his profession or that he was the Sergeant of Flagler Beach. He explained that he was told that by the other party who M. Breckwoldt was in conflict with.

Interview/sworn statements with Ashley and Jada Perkins (Witnesses)

On 05/30/2023 at approximately 1100 hours, I located a contact number for Ricshay Nelson through CAD, and was able to make contact with him via phone. R. Nelson stated that he was aware of the incident, after his girlfriend Ashley Perkins, told him about it, and they were considering calling law enforcement about it. R. Nelson advised that he would call A. Perkins and provide her with my contact phone number. After not receiving a call from A. Perkins, I reached out to R. Nelson on 05/31/23 at approximately 1147 hours and left a voicemail. I called again at 1716 hours and was able to make contact with R. Nelson. I asked R. Nelson for A. Perkin's number so I could directly attempt contact with her. R. Nelson stated that he didn't feel comfortable providing me her number; however, he would reach out to her again and urge her to call me. Immediately after disconnecting I received a call from A. Perkins. A. Perkins verified that she was at Finn's on the night of 05/24/2023 with her sister, Jada Perkins, and her cousin when they witnessed the incident that occurred between L.R. and M. Breckwoldt. Both A. Perkins and J. Perkins agreed to come to the Flagler Beach Police Department for an interview.

Both A. Perkins and J. Perkins arrived separately and were interviewed separately. The interviews were conducted in a video/audio recorded room and both parties were sworn to the statements before and after their interview, affirming that their statement was given without fear or favors.

Please see continuation supplement report.

OfficerID: dcoffman, Case Narrative

On 05/26/2023, 1 Officer Coffman, with the Flagler Beach Police Department while on patrol in the 100 block of South 2nd street observed a white male later identified as Michael Breckwoldt, who appeared to be sleeping in a chair next to a restaurant (105 North Ocean Shore). I notified dispatch of the type of incident and proceeded to get out of my patrol vehicle. I was then approached by a black male later identified as Lance Redding. Lance advised me that the male sleeping in the chair and him (Lance) had a disturbance while at a local bar (Finns) 101 North Ocean Shore Blvd. Lance stated Michael was claiming to be law enforcement.

I then went to check on Michael who was still sleeping in the chair. I asked Michael if he was ok, at which time be raised his head. Michael appeared to be under the influence of alcohol due to my training and experience due to his eyes and his slow reaction and his slurred speech. During this time Officer Cozzone with my agency arrived on the scene and placed Michael in the back of his patrol vehicle, to further conduct the investigation.

I then went back to speak with Lance who was visibly upset. I attempted to have Lance explain the whole incident. Lance stated while he was at the bar on the upper deck of Finns, Michael bumped into him (Lance) with his chest (an unknown number of times). Lance stated words were exchanged between the both of them. Lance stated Michael asked Lance if he knew who he (Michael) was. Lance stated Michael advised if you knew who I was you would buy me a drink. Lance stated he did not know who Michael was at this point. Lance stated due to Michael's statement he bought Michael a shot of Jameson. Lance stated he asked some friends he was with who Michael was and that's when Lance was informed Michael worked for the Flagler County Sheriff's Department. Lance felt Michael was using his status as a law enforcement officer to his advantage. Lance stated his brother's girlfriend took a video of the incident on her cell phone. It should be noted I attempted to have Lance get the video while on the scene but was unsuccessful due to Lance jumping from one part of the interaction to another. I believe this to be due to Lance being under the influence. Lance had the odor of alcohol coming off of his body and Lance verbally stated he was also under the influence. It was apparent Lance was emotionally upset over the incident and other officers and I attempted to calm Lance down. Lance made contact with his wife who was at work at this time to come give him a ride back home.

Officer Cozzone confirmed Michael was a law enforcement officer with the Flagler County Sheriff's Office. Due to Michael being a law enforcement officer within Flagler County Sergeant (SGT) Blank with my agency was contacted to respond to the scene along with Commander Finn with the Flagler County Sheriff's Office due to Michael working for his agency. Both supervisors were briefed on the incident and the information gathered to this point.

Officer Cozzone went back to Finns to make contact with potential witnesses of the incident. A single written statement was obtained from an employee (Blake Shockley) who was working. Blake stated two Patrons (Lance, and Michael) were in an argument when security and management asked Lance if everything was ok. Blake was told Michael was talking about his job and how he (Michael) could do whatever he wanted. Blake stated Michael was intoxicated and bumping into customers saying 1 am the sergeant of Flagler Beach and he can do whatever he wanted. Blake stated Michael was cut off by bartenders and offered water and a ride home which he denied.

Due to both Lance and Michael being under the influence of alcohol, no sworn statements were taken from any parties involved. It was explained to Lance since he is under the influence we would like to wait to take a written statement of the incident until the morning. A time of 1000 hours was set to meet with Lance at the Flagler Beach Police Department to obtain a written statement. It was also explained to Lance that we do not have access to Finns video surveillance until the morning, due to no one on shift having access to their system. It was also explained to Lance to bring the video from his family member so it could be entered as evidence. Lance was made aware if the evidence show probable cause charges would be sent to the State Attorney's Officer.

Once Lance's wife arrived on the scene everything explained to her due to being sober. Lance was provided with a case number and key information regarding the follow-up was written down.

Information will be passed on to the day shift officers to collect the necessary video evidence needed to further investigate this incident.

I have nothing further to add at this time, any other information will be added as a supplemental report. Axon was used and will be added to evidence.com

End of Report.

OfficerID: gcozzone, Case SupplementNarrative

On 5/26/23 at approximately 1:16 a.m. I responded as a back-up Officer to the 100 block of North 2nd Street. Officer Coffman advised dispatch he was out with a suspicious person in that area, and I was a few blocks away. Upon arrival, I observed a black male,

Page: 15 of 15

later identified as Lance Redding (V1), and a white male identified as Michael Breckwoldt (O1). V1 appeared to be very upset and O1 appeared intoxicated and was sitting on a chair. To avoid future conflict, I escorted O1 to my patrol car to separate both the males. I called for Sergeant Blank to respond, as the incident involved a Flagler County Deputy. I then returned requested his 1D which was ran without incident. Upon Sergeant Blank's arrival, I explained the information that I had so far. I returned to V1 and ask him to explain what happen, he stated the following:

He was at the stage area of Finn's (101 North Oceanshore Boulevard) when O1 approached him. O1 "bumped" V1's chest and ask if he knew who he was. V1 told him to back up at which time O1 chest bumped him again and told V1 to buy him a shot of Jameson whiskey. O1 became upset and started yelling, at which time V1 asked a friend if he knew who O1 was, and the friend advised that O1 was a cop. V1 advised that he had witnesses of the encounter along with video.

I asked V1 what were his intentions, which V1 advised he wished to prosecute. I then asked V1 if he had access to the aforementioned video. V1 stated he would need to speak with his lawyer prior to showing law enforcement the video. V1 then stated he needed to use the restroom, but wanted a police escort as he was scared of O1. I escorted V1 to Finn's and while V1 was using the restroom, I spoke with the bar's security who advised he only believed the incident was verbal in nature; however, did not observe the interaction the entire time. I asked if he had access to the security cameras, which he did not. I asked the security who the manager on-duty was and he advised Blake was. I located Blake inside the bar and asked if he had access to the cameras, which he did not either. I asked if he observed any of the incident, he stated he did not but did advise that O1 was intoxicated and was "cut-off" by a bar tender. Blake stated that he observed O1 saying "I'm the Sergeant of Flagler Beach and I fucking run this town," to V1. Blake advised V1 that O1 did not run Finn's and was confused on why O1 was saying this.

I returned back to location of incident once V1 was done. I explained to V1 that a Commander from the Flagler County Sheriff's Office was enroute and would need to speak with him. I was advised to get a sworn written statement from Blake the bar manager of the incident and went back to Finn's to have Blake complete it. Once completed I returned back Officer Coffman and gave him the completed statement.

Commander Finn had since arrived and was speaking with V1. It was decided due to V1 being intoxicated to wait till the morning to have V1 complete a sworn written statement of the incident. V1 understood and advised that he was not drunk but had been drinking. I issued V1 a case card and wrote that V1 intended to come to the Flagler Beach Police Department at 10:00 a.m. as V1 wanted proof to give to his employer to be excused from work. V1 was taken home by his wife, who was also explained the information.

I was then instructed to give O1 a courtesy ride home to a local Palm Coast address. The ride was given to O1, without incident. I advised O1 that acting Chief Goncalves and Commander Finn, would be making contact at his home, per Commander Finn

Axon of the incident was uploaded to evidence.com.

No other information or action.

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Axon of the incident was uploaded to evidence.com.

No other information or action.

FLAGLER BEACH POLICE DEPARTMENT Matthew P. Doughney, Chief of Police 204 S. Flagler Ave Flagler Beach, Fl 32136 386.517.2023

STATEMENT

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Rick Staly, Sheriff
FLAGLER COUNTY SHERIFF'S OFFICE

"An honor to serve, a duty to protect."

Administrative Suspension Form

DATE: May 26, 2023

TO: Chief of Staff Strobridge

FROM: Commander Finn

RE: Internal Inquiry #23-106

Effective immediately, you are placed on Administrative Suspension with Pay. While on Administrative Suspension, you will follow the below listed orders:

- You are directed not to perform in any official law enforcement capacity and are not allowed to wear any FCSO uniform or dress that identifies you as an FCSO employee, except by subpoena. You will be subject to the same codes, laws and ordinances as are citizens.
- During the hours of 0830 1630 hours (Monday through Friday), you will remain at your residence and available for contact by FCSO Supervisors or IAU Deputies.
- If you need to leave your residence for any reason between the hours of 0830 1630 hours (Monday through Friday), you must notify your Division Commander, or their designee, to request their permission to leave your residence. If you wish to take time off, you need to contact your Division Commander, or their designee, for their approval.
- You are not permitted to be on FCSO property unless accompanied and approved by your Division Commander or their designee.
- If directed to appear at an FCSO building, you will be accompanied by an FCSO Supervisor or deputy from the IAU while inside the building.

Failure on your part to adhere to the requirements of this order will be considered insubordination for which you will be subject to disciplinary action.

Employee's Signature

5/24/22

3:53 Time

Time Served Date 3:53 SIX FINN By:

Distribution: Original to investigative file. Copies to Division Commander, and employee. Linked To: General Order# 021

FCSO IA-025 (12/16)



"An honor to serve, a duty to protect."

Receipt of Departmental Property

Affected Employee Name: Sgt. Michael Breckwoldt ID#: 237

Section 1 - Mandatory Items that must be taken.

Item	Quantity	Applicable Serial Numbers/Comments
1.Badges		And the second
2.Handgun and 3 magazines, ammo	2	GLOCK17 - DSVX830 / Glock 434-BUST816
3.Shotgun and ammo	1	
4. Taser and 3cartridges		
5.ID/Bond Card	2	
6.Employee Security Key Card	1	
7.Keys-to include all gas cards		
8.Vehicle	1	RAM 1500
9.Rifle and ammo		
10.Radio	1	
11. Computer/Tablet		
12. Department issued cell phone	1	
13.Other		

Section 2 - Optional, or as deemed appropriate by the supervisor and it is in the best interest of the FCSO.

Item	Qnty	Item	Qnty	Item	Qnty	
12.Holster		28.Ballistic Shield		45. Training Shirts		
13.Mag Pouch		29.Map Book		46.Tie		
14. Taser Holster	1. The second	30.Traffic Gloves		47.Training Belt		
15.Citation Holder		31.Traffic Vest		48. Winter Jacket		
16.Collar Insignia		32.Traffic Wand		49. Wind Breaker		
17.CPR Mask		33. Whistle Chain 50		50.Campaign Hat w/badge	1	
18.Exp. Baton				51.Name Plate		
19.Exp. Baton Holder		35.Traffic Citations		52.Rain Suit	-	
20.Flashlight /charger Ser#		36. Warning Citations		53.Campaign Hat	1	
21.Flashlight Holder	1.1	37.Cell Phone/Scr#: 54.		54.Campaign Hat Carrier	_	
22.Glove Case		38. Wireless Hotspot 55. American Flag Pin				
23.Handcuffs		39. Citation Holder		56.Armor Skin		
24.Handcuff case	1. S. 1. S. 1.	40.S/S Shirts 57.Undervest Shirt		57.Undervest Shirt		
25.Keepers	1.1.1	41.L/S Shirts 5		58.Boots/Shoes		
26.Gun belt and buckle		42.Trousers		59.Printer/Ser#		
27.OC Spray		43. Ballistic Vest		60.		
28. OC Scabbard		44. Training Pants		61.	1	

Signature of Employee

Signature of Supervisor

Date 5/20/23 Date

Time <u>4:39 m</u> Time

Distribution: Original to Purchasing and Inventory and copies to Training, and employee. Linked To: General Order #019

FCSO IA-021 (12/16)



"An honor to serve, a duty to protect."

Receipt of Departmental Property

Affected Employee Name:	M.	BEECKWOLDT	ID#:	23	7
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Section 1 - Mandatory Items that must be taken.

Item	Quantity	Applicable Serial Numbers/Comments
1.Badges	2	
2.Handgun and 3 magazines, ammo	2	BSV X B30, B254 816
3.Shotgun and ammo		
4. Taser and 3cartridges	1	X4000 PPDA & CARTTY'DGES
5.ID/Bond Card	1	~ /
6.Employee Security Key Card	1	
7.Keys-to include all gas cards		E TAG 78D GUP
8.Vehicle	1	DODGE RAM PARKED AT OPERATIONS
9.Rifle and ammo	1	FL TAG 78D GUF DODGE RAM PANKED AT OPERATIONS LE 214843
10.Radio	1	A Second S
11. Computer/Tablet	1	502639
12. Department issued cell phone	1	
13.Other		

Section 2 - Optional, or as deemed appropriate by the supervisor and it is in the best interest of the FCSO.

Item	Qnty	Item	Qnty	Item	Qnty
12.Holster		28.Ballistic Shield		45.Training Shirts	
13.Mag Pouch		29.Map Book		46.Tie	
14.Taser Holster		30.Traffic Gloves		47.Training Belt	
15.Citation Holder		31.Traffic Vest		48.Winter Jacket	
16.Collar Insignia		32.Traffic Wand		49. Wind Breaker	
17.CPR Mask		33.Whistle Chain		50.Campaign Hat w/badge	
18.Exp. Baton				51.Name Plate	
19.Exp. Baton Holder		35.Traffic Citations		52.Rain Suit	1
20,Flashlight /charger Ser#	1.	36.Warning Citations		53.Campaign Hat	
21.Flashlight Holder		37.Cell Phone/Ser#:		54.Campaign Hat Carrier	
22.Glove Case		38.Wireless Hotspot		55.American Flag Pin	
23.Handcuffs		39. Citation Holder 56. Armor Skin			
24.Handcuff case		40.S/S Shirts 57.Undervest Shirt			
25.Keepers		41.L/S Shirts 58.Boots/Shoes		58.Boots/Shoes	
26.Gun belt and buckle		42.Trousers		59.Printer/Ser#	
27.OC Spray		43. Ballistic Vest		60.	1000
28. OC Scabbard		44. Training Pants 61.		61.	

40. Signature of Employee Signature of Supervisor



Time *Time*

Distribution: Original to Purchasing and Inventory and copies to Training, and employee. Linked To: General Order #019

FCSO IA-021 (12/16)



"An honor to serve, a duty to protect."

Administrative Assignment

DATE: May 26, 2023

TO: Sergeant Michael Breckwoldt

FROM: Chief David K. William

RE: Administrative reassignment

Effective immediately, you are being reassigned to the Communications Center. Director Mortimer will assign your duties and serve as your immediate supervisor. Your work hours will be 0800-1600. Your schedule will be Monday through Friday not including holidays. You are not authorized to work overtime nor off duty details until further notice. Your access to agency facilities is limited to the Emergency Operations Center.

Failure to adhere to the requirements of this order will be considered insubordination for which you will be subject to disciplinary action.

An internal investigation has been authorized however it is suspended pending the completion of the Flagler Beach Police Department's investigation.

Proudly Serving the Community Since 1917 A Four Diamond Accredited Law Enforcement Agency



1769 East Moody Blvd., Bunnell, FL 32110

386-437-4116 – Fax 386-586-4888 www.flaglersheriff.com

Mailing: P.O. Box 879, Bunnell, FL 32110



MEMORANDUM

\$#307

DATE: May 26, 2023

TO: Chief of Staff Strobridge

VIA: Chain of Command

FROM: Commander Finn

RE: Sergeant Breckwoldt

On May 26, 2023 at approximately 0116 hours, Flagler Beach Police Department Officer Coffman observed a male (later identified as Sgt. Breckwoldt) sleeping outside in a chair in the area of A1A and North 2nd St., in Flagler Beach. The subject appeared to be intoxicated.

Sgt. Breckwoldt has been placed on administrative reassignment with pay.

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61 Sheriff EW Johnston Drive, Bunnell, FL 32110

386-437-4116 - Fax 386-586-4888 www.flaglersheriff.com Mailing: P.O. Box 879, Bunnell, FL 32110



"An honor to serve, a duty to protect."

MEMORANDUM

DATE: June 28, 2023

TO: Chief of Staff Strobridge

VIA: Chain of Command

FROM: Commander Finn Cup Bara

RE: FCSO Case# 2023-00049438

On May 26, 2023 at approximately 0116 hours, I, Commander Brian Finn, was contacted on the phone by Flagler Beach Police Department (FBPD) Officer Gaetano Cozzone, who was instructed by FBPD Sgt. David Blank to contact me and inform me of incident they were currently investigating involving Flagler County Sheriff's Office (FCSO) Sgt. Michael Breckwoldt. I was advised that Sgt. Breckwoldt was involved in an incident involving another male at Finns Beachside Pub located at 101 N Ocean Shore Blvd., Flagler Beach, FL 32136. I was also advised that Sgt. Breckwoldt appeared intoxicated. At the conclusion of the phone call, I contacted Cmdr. Kenny Goncalves, who was the current acting-chief for CPD, on the phone and notified him of the incident.

I then responded to the area of A1A and North 2nd St. where the FBPD officers were currently located. I made contact with Sgt. Blank who advised to me they were collecting statements from patrons inside Finns Beachside Pub, and had to follow up in the morning with someone who would have access to review any possible video surveillance from inside the establishment. Sgt. Blank also advised that the other person involved in this incident (Lance Redding) would have the opportunity to come back to the FBPD station in the morning to complete a written statement, once he was no longer intoxicated.

I made contact with Mr. Redding on scene, who appeared intoxicated, and identified myself as a Commander with the FCSO. I advised Mr. Redding that although FBPD was investigating the incident, the FCSO would be looking into the matter internally. I also provided my agency business card to Mr. Redding in the event he needed a contact within the FCSO. Mr. Redding's wife arrived on scene and took Mr. Redding home.

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61 Sheriff EW Johnston Drive, Bunnell, FL 32110

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I then spoke with Sgt. Breckwoldt, who appeared intoxicated, and advised him that I would be following up with him administratively regarding this incident at his residence shortly. FBPD then transported Sgt. Breckwoldt to his residence.

After completing related administrative paperwork, Cmdr. Goncalves and I then responded to Sgt. Breckwoldt's residence, to collect his agency vehicle, firearms, badge, and ID card. Sgt. Breckwoldt advised that his agency vehicle (containing agency firearms, badge, and ID card) was parked in the parking lot of Finns Beachside Pub. At this time, I was unable to have Sgt. Breckwoldt sign a Receipt of Departmental Property form due to the fact that the issued agency property I intended to collect was not with him. Sgt. Breckwoldt provided me with the key fob to his agency vehicle. Sgt. Breckwoldt signed an Administrative Suspension form and was provided with a copy. Sgt. Breckwoldt was advised to not report to work the following morning, and someone would follow up with him to discuss moving forward.

Cmdr. Goncalves transported me to Finns Beachside Pub where I collected Sgt. Breckwoldt's agency vehicle from the parking lot. I then drove the vehicle to FCSO Operations and parked it in the employee parking lot. I then collected Sgt. Breckwoldt's agency firearms, badge, and ID card, and recorded the items on a Receipt of Departmental Property form.

I then provided Cmdr. Goncalves with the signed Administrative Suspension form, Receipt of Departmental Property form, and a memorandum relating to this incident to be forwarded to Chief of Staff Strobridge. EMP Track 23-106 was created in reference to this incident,

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"An honor to serve, a duty to protect."

Notice of Expedited Discipline

Date: August 25, 2023

Sgt. Michael Breckwoldt To:

From: Cmdr. G. Ditolla

Internal Inquiry Incident #: 2023-0106

If you wish to voluntarily admit you committed the violation(s) of the General Order(s) listed in the Employee Notice of Internal Investigation linked to this Internal Inquiry number and wish to expedite the disposition of the matter, you must read and acknowledge the expedited disciplinary process section below.

You have three (3) working days from the receipt of your Employee Notice of Internal Investigation form to notify the investigating supervisor via this form of your intent to expedite the disciplinary process. A failure to submit this form by the end of the specified time will disqualify you from participating in the expedited disciplinary process. By accepting the expedited disciplinary process, you agree that:

- 1. You are doing so freely and without any expressed or implied threat, promise or intimidation.
- 2. You do not wish to contest the factual allegations in the complaint and you waive your rights under FSS 112. These rights do not apply to civilian employees.
- 3. You waive any and all further appeals concerning the investigation and discipline imposed through this agreement and that the discipline imposed as a result of any agreement may be used for purposes of progressive and cumulative discipline for future disciplinary action. Discipline will be in accordance with the FCSO Matrix specified in FCSO General Order #020.
- 4. If applicable, you must still participate in a witness interview concerning the same investigation involving another subject employee and the agreement reached between the employee (you) and the FCSO (agency) shall not establish binding precedent on the Sheriff in other cases.

Employee Signature

28/23

2:27 pm

Distribution: Original to investigative file and copies to HR, employee and Division Commander. Linked to: General Order # 019

FCSO IA- 022 (12/16)

FLAGLER COUNTY SHERIFF'S OFFICE

AND

MICHAEL BRECKWOLDT

AND

INTERNATIONAL BROTHERHOOD OF POLICE OFFICERS

LAST CHANCE AGREEMENT

This Last Chance Agreement represents full and final settlement between, the Flagler County Sheriff's Office ("AGENCY"), Michael Breckwoldt ("EMPLOYEE") and the International Brotherhood of Police Officers ("UNION"). The Parties freely and voluntarily agree to the following terms and conditions:

- The EMPLOYEE engaged in behavior in violations of the AGENCY'S policies. Specifically, the EMPLOYEE violated General Order #20, Standards of Conduct, III.A.2.e, III.A.2.f and General Order #46, IV.D.5.
- The EMPLOYEE and UNION acknowledge a sustained policy violation(s) of the referenced General Orders carries with it potential sanctions up to and including termination.
- The EMPLOYEE requested expedited discipline and voluntarily waives the procedures outlined in General Order #19 and the Collective Bargaining Agreement.
- 4. In lieu of termination and considering the EMPLOYEE'S employment history with the AGENCY, as well as his candor and acceptance of responsibility for the incident(s) the PARTIES agree to the terms of outlined in this Agreement.
- Effective upon execution the EMPLOYEE shall be demoted to a Corporal Grade 20, Step 25 and assigned to the Major Case Section.
- 6. The EMPLOYEE is prohibited from using an AGENCY vehicle while offduty for a period of six (6) months. With exception listed below his assigned AGENCY vehicle shall remain parked at the Sheriff's Operation Center. During this period the EMPLOYEE may only use AGENCY vehicles under the following conditions:

a. While on-duty performing law enforcement functions.

- b. While on-call. In this case, the use of the vehicle is limited to responding to law enforcement assignments/duties/investigations.
- c. At no point should the EMPLOYEE or vehicle be utilized to transport a third-party unless it is in direct support of a law enforcement assignment.
- The EMPLOYEE shall be placed on disciplinary probation for a period of eighteen (18) months. Within the period of disciplinary probation should any of the following occur the EMPLOYEE shall be terminated from further service:
 - a. Is involved in an off-duty issue where alcohol is involved; or

7.

- b. Has a sustained allegation of misconduct which could result in discipline; or
- c. His level of performance drops to an unsatisfactory level.

The PARTIES acknowledge this document serves as notice; therefore, the EMPLOYEE shall be terminated from service without any additional notice requirements which may be provided for in Florida Statute or General Order #019.

- At twelve (12) months the EMPLOYEE may request the disciplinary probation be reduced. The AGENCY at its sole discretion may reduce the remaining probationary period.
- During the period defined by this Agreement the EMPLOYEE is not permitted to apply for, or participate in, any collateral/specialty duty assignment.
- During the period defined by this Agreement the EMPLOYEE is not eligible to be promoted or transferred to a specialty position.
- During the period defined by this Agreement the EMPLOYEE is not eligible for a merit step increase. However, he shall receive any COLA increases which are provided to the AGENCY.
- At twelve (12) months the EMPLOYEE may request the time frame defined in this Agreement be reduced. The AGENCY in sole discretion may reduce the remaining period.
- The EMPLOYEE agrees, pursuant to the terms of this Agreement, to waive all appeal and grievance rights including the Equal Employment Opportunity

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Commission, Public Employees Relations Commission, or any right to pursue arbitration as related to the terms of this Agreement or his termination, in the event he is found to have breached this Agreement.

- 14. The UNION waives its right to file a grievance, an unfair labor practice or any other legal action regarding this Agreement, the termination of the EMPLOYEE as part of this Agreement, or his termination in the event he is found to have breached this Agreement.
- 15. The UNION and the EMPLOYEE individually, waive, release, and forever discharge the AGENCY, its officers, agents, employees, and representatives (in their official and/or personal capacities) from any claims, demands, or causes of action, which the EMPLOYEE has or may have, arising from or implied in this appeal or any matter associated with this case. This release includes, but is not limited to, a release of all rights and claims under Title VII of the Civil Rights Act, 42 U.S.C. § 2000e et seq., as amended and the Age Discrimination in Employment Act, and any other administrative or judicial relief or any other type of relief, or of any claim to back pay, attorney's fees and costs, or other types of compensation.
- 16. The EMPLOYEE declares he has read and reviewed this Agreement. Having read the Agreement, the EMPLOYEE clearly understands and fully agrees with its terms and conditions. The EMPLOYEE affirms his acceptance of the Agreement is completely voluntary and he waives all rights to contest the validity of this Agreement.
- 17. The EMPLOYEE further declares he voluntarily accepts the terms and conditions of this Agreement for purposes of making a full and final compromise of all claims of any nature he may have in connection with the acts and statements described above.
- By signing this Agreement, the EMPLOYEE and the UNION have had a full opportunity to consult with counsel or any other representative of their choosing.
- The Parties agree this Agreement is being entered into due to the unique circumstances of this case and is not to be used as precedent for any other case.

Page 3 of 5

- If any provision of the Agreement shall be held invalid or unenforceable, the remainder of the Agreement shall not thereby be held invalid or unenforceable.
- The PARTIES recognize this document is a public record and as such is subject to release under Chapter 119 of the Florida Statutes.
- 22. This Agreement does not constitute an admission of fault, error, or wrongdoing by the AGENCY; rather this agreement reflects good faith efforts to promote strong Labor-Management Relations. No provision in this paragraph or in this Agreement shall be construed as negating the Employee's admissions made in paragraph #1 above.
- 23. The PARTIES agree the terms of this Agreement constitute the entire agreement among the parties and no other promises or representations, either express or implied, have been made or sought to induce acceptance of this Agreement. No other promises or agreements are binding unless memorialized in writing and signed by the EMPLOYEE, the UNION, and the AGENCY.
- 24. The Parties acknowledge there is adequate consideration for each, and every promise contained herein.
- 25. Should a dispute arise regarding the implementation, interpretation or an alleged breach of this Agreement, no party to the Agreement will seek enforcement of this Agreement until the party first makes a good faith effort through the other party or the party's representative to resolve a difference of interpretation of the terms of the settlement and/or to have the other party cure an asserted failure of performance of the terms of the settlement.
- 26. The Parties agree they have full authority to enter into this Agreement and to make promises, obligations and consideration contained herein. The UNION'S representative of record represents he is authorized to enter this Settlement. The AGENCY'S representative of record represents he is authorized to enter this Settlement.
- 27. The Parties agree this Agreement is being entered into due to the unique circumstances of this case and is not to be used as precedent for any other case.

28. This Agreement contains twenty-eight (28) paragraphs and five (5) pages.

The PARTIES declare the terms of this agreement have been completely read, are fully understood, and are voluntarily accepted.

Michael Breckwoldt, Employee

Les Cantrell

Les Cantrell, Union

Mark Strobridge, Chief of Staff

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Date

8/28/2023

Date

Date