Probation Violator Hesentence	
Community Control V: lator	
	5
Defendant: JAMES ALBERT TAYLOR	0
Case Number: 01-1999-CF-004398-A	
SENTENCE Division: 4 (As to Count 1)	
The defendant, being personally before this court, accompanied by t	ha
defendant's attorney of record, STACY SCOTT,	3 Stan
and having been adjudicated guilty herein, and the court having given th	1000 1000 1000 1000 1000 1000 1000 100
defendant an opportunity to be heard and to offer matters in mitigation	
sentence, and to show cause why the defendant should not be sentenced as	
provided by law, and no cause being shown,	
(Check one if applicable) [] and the court having on (date) deferred imposit	÷ ~ 2
<pre>[_] and the court having on (date) deferred imposit of sentence until this date</pre>	A. Suff S
[_] and the court having previously entered a judgment in this case on	
(date) now resentences the defendant	
and the court having placed the defendant on probation/ community	
/ centrol and having subsequently revoked the defendant's	
probation/community control.	
It is the sentence of the court that:	
[_] The defendant pay a fine of \$, pursuant to section 775.083	8
Florida Statutes, plus \$, as the 5% surcharge required by	
section 960.25. Florida Statutes.	
The defendant is hereby committed to the custody of the Department of Corrections. [] The defendant is hereby committed to the custody of the	
[] The defendant is hereby committed to the custody of the	
Alachua County Department of Corrections.	
[_] The defendant is sentenced as a youthful offender in accordance wi	th
section 958.04, Florida Statutes.	
To be imprisoned (check one; unmarked sections are inapplicable) [] For a term of natumal life () 9	
For a term of 34 monwo	50
For a term of natural life. WS For a term of ATIMON S Said SENTENCE SUSPENDED for a period of	galen .
subject to conditions set forth in this order.	
If "split" sentence complete the appropriate paragraph [] Followed by a period of	en I
r a colrowed has belied hit and blockstruckning range of	500 Se

[] Followed by a period of _______ on probation/community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein.

[_] However, after serving a period of ________ imprisonment in _______ the balance of the sentence shall be suspended and the defendant shall be placed on probation/community control for a period of _______ under supervision of the Department of Corrections according to the terms and conditions of probation/community control set forth in a separate order entered herein.

In the event the defendant is ordered to serve additional split sentence, all incarceration portions shall be satisfied before the defendant begins service of the supervision terms.

Jail Credit - It is further ordered that the defendant shall be allowed a total of 138 days as credit for time incarcerated before imposition of this sentence.

Consecutive/Concurrent as to Other Counts - It is further ordered that the sentence imposed for this count shall run (check one) ___ consecutive to ___ concurrent with the sentence set forth in count ___ of this case.

OTHER PROVISIONS

[_] Retention of Jurisdiction - The court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).

Consecutive/Concurrent as to Other Convictions - It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run (check one) __ consecutive to __ concurrent with (check one) the following:

[] any active sentence being served. 01-1998-CF-4214-A

In the event the above sentence is to the Department of Corrections, the Sheriff of Alachua County, Florida, is hereby ordered and directed to deliver the defendant to the Department of Corrections at the facility designated by the department together with a copy of this judgment and sentence and any other documents specified by Florida Statute.

The defendant in open court was advised of the right to appeal from this sentence by filing notice of appeal within 30 days from this date with the clerk of this court and the defendant's right to the assistance of counsel in taking the appeal at the expense of the state on showing of indigence.

In imposing the above sentence, the Court further orders:

In imposing the above sentence, the Court further recommends:

If a bail bond is in effect and has not been forfeited, the bond is hereby cancelled and the surety is discharged from liability on such bond. If the bond is a blanket bond covering multiple cases, the surety is discharged from this case only and the bond shall remain viable and intact to secure the defendant's appearance in pending cases. Such cancellation and release of liability shall also apply to any bonds in effect and not forfeited in those cases listed below as a nolle prosequi.

DONE AND ORDERED in Open Court in Gainesville, Alachuz County, Florida this 16th day of August, 2005.

ROBERT P CATES

Judge of the Circuit Court

Filed in Open Court August 16, 2005 by

BY Deputy Clerk:

JUDICIAL	Case NO: Division: JUDGEMENT	INDIRUMENT # 171043 2000 OCT 04 08:17 AM BK J. K. "BUDDY CLERK OF CIRCU ALACHUA COUNTY 99-439-80-1-8-20-1-8	" IRBY IT COURT FLORIDA ipt#030272
[_] been tried and found [_] entered a plea of gui entered a plea of nol	lty to the following	crime(s)	crime(s)
Count	Crime	Offense Statute Number(s)	Degree of Crime
I Leudard Battery	Lascivious	800.04(4)	a°F
and the same distriction and the same and th			400 400 400 top
			400 gab ath dip age
guilty, IT IS ORDERED of the above crime(s).	THAT the defendant i		
E_] and having been conviction of nolo contenders or or offenses relating conduct (Ch. 800), or (F.S. 784.045), car justification of the Defendant shall be and good cause being BE WITHHELD.	cted or found guilty guilty, regardless o to sexual battery (Ch murder (F.S. 782.04) acking (F.S. 812.133) y other offense speci e required to submit	f adjudication, to . 794), lewd and la , aggravated batter , or home invasion fied in Section 943 to blood specimens.	attempts scivious y robbery .325,
DONE AND ORDERED in Open this at day of Septem	Court in Gainesville, 54, 20 <u>00</u> .	Alachua County, Fl	orida
		Q6-1-	000 400 000 day day day
Conies to: Defense Counse		Judge ARRY G: TURNE	it Court

Copies to: Defense Counsel State Attorney

a

Defendant: James Albert Taylor

Case Number: 99-4398-CFA
Division: IV

(As to Count ____)

The defendant, being personally before this court, accompanied by the defendant's attorney of record, 2112 will work and having been adjudicated guilty herein, and the court having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown,

(Check	one if applicable)	
	and the court having on (date) deferred i	mpositio
[_] a	and the court having previously entered a judgment in this c (date) now resentences the defendant	ase on
[_] a	and the court having placed the defendant on probation/commu control and having subsequently revoked the defendant's probation/community control	inity
[_] T	the sentence of the court that: The defendant pay a fine of \$, pursuant to section 7 Florida Statutes, plus \$, as the 5% surcharge require section 960.25, Florida Statutes.	775.083, ed by
CH I	The defendant is hereby committed to the custody of the Department of Corrections.	
[_] T	The defendant is hereby committed to the custody of the Alachua County Department of Corrections.	
	The defendant is sentenced as a youthful offender in accordance section 958.04, Florida Statutes.	ince with
[_] F [_] F [_] S	imprisoned (check one; unmarked sections are inapplicable) For a term of natural life. For a term of	*
Tf " eni	lit" sentence complete the appropriate paragrams -4.5	

- If "split" sentence complete the appropriate paragrame dor

 Followed by a period of <u>lovens</u> on probation community control

 under the supervision of the Department of Corrections according to
 the terms and conditions of supervision set forth in a separate order
 entered herein.
- [] However, after serving a period of _______imprisonment in ______ the balance of the sentence shall be suspended and the defendant shall be placed on probation/community control for a period of ______ under supervision of the Department of Corrections according to the terms and conditions of probation/community control set forth in a separate order entered herein.

In the event the defendant is ordered to serve additional split sentence, all incarceration portions shall be satisfied before the defendant begins service of the supervision terms.

Jail Credit - It is further ordered that the defendant shall be allowed a total of 308 days as credit for time incarcerated before imposition of this sentence.

Consecutive/Concurrent as to Other Counts - It is further ordered that the sentence imposed for this count shall run (check one) ____ consecutive to ___ concurrent with the sentence set forth in count ____ of this case.

22

James Albert Taylor

OTHER PROVISIONS

99-4398-CFA CN

[_] Retention of Jurisdiction - The court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).

Consecutive/Concurrent as to Other Convictions - It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run (check one) __ consecutive to __ concurrent with (check one) the following:

[] any active sentence being served. specific sentences: 96-188-CFB

98-4214-CFA

In the event the above sentence is to the Department of Corrections, the Sheriff of Alachua County, Florida, is hereby ordered and directed to deliver the defendant to the Department of Corrections at the facility designated by the department together with a copy of this judgment and sentence and any other documents specified by Florida Statute.

The defendant in open court was advised of the right to appeal from this sentence by filing notice of appeal within 30 days from this date with the clerk of this court and the defendant's right to the assistance of counsel in taking the appeal at the expense of the state on showing of indigence.

	In	imposing	the	above	sentence,	the	Court	further	orders:	
				-	nd with wide dops code wide major ages adds vigos a					-
										ds:
									_1 e e e e e	
										ATT THE ARE THE DESIGN AND ARE ARE ARE
-	- 40 40 600	water with access taking was reader before when was a		the ways and the state of	are state with ratio state ratio attra state and state and ra	D ATTO MADE ON A	althy clocks transfer uniter water water water	es ann mar ann ann ann ann ann an		AND

If a bail bond is in effect and has not been forfeited, the bond is hereby cancelled and the surety is discharged from liability on such bond. If the bond is a blanket bond covering multiple cases, the surety is discharged from this case only and the bond shall remain viable and intact to secure the defendant's appearance in pending cases. Such cancellation and release of liability shall also apply to any bonds in effect and not forfeited in those cases listed below as a nolle prosequi.

DONE AND ORDERED in open Court in Gainesville, Alachua County, Florida this & day of Suptember. 2000.

Judge of the Circuit Court

LARRY G. TURNER



IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT IN AND FOR ALACHUA COUNTY, FLORIDA DIVISION IV

STATE OF FLORIDA

VS.

CASE NO: 1999-4398-CFA

AMENDED INFORMATION

JAMES ALBERT TAYLOR B/M DOB: 10-17-77 SSN:

CHARGES:

I. LEWD AND LASCIVIOUS BATTERY

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

ROD SMITH, STATE ATTORNEY for the Eighth Judicial Circuit, prosecuting for the State of Florida, under oath, alleges by information that JAMES ALBERT TAYLOR, in Alachua County, Florida, on or about 12-3-99, did unlawfully commit an act defined as lewd and lascivious battery by engaging in sexual activity with 12 years of age or older but less than 16 years of age, to wit: 15 years of age, by inserting his penis into her vagina, contrary to Section 800.04(4), Florida Statutes. (L8)

STATE OF FLORIDA COUNTY OF ALACHUA

Personally appeared before me, MARCIA RAPCZAK, Assistant State Attorney, Eighth Judicial Circuit of Florida, who, being first duly sworn, says that the allegations set forth in the foregoing INFORMATION are based upon facts that have been sworn to as true, and which if true, would constitute the offense therein charged, and is filed in good faith, and does hereby certify that she has received testimony under oath from the material witness or witnesses for the offense.

ROD SMITH

State Attorney

Assistant State Attorney FLORIDA BAR #

The foregoing instrument was acknowledged before me this $\mathcal{J}arphi$ day of September, 2000, by Marcia Rapczak, Assistant State Attorney, who is personally known to me and who did take an oath.

NOTARY PUBLIC

Notary, Public - State of Florida My Commusion Expires Sep 18, 2001 Commission = CC681590



OR ALACHUA COUNTY, FLORID.

CASE ACTION REPORT NOLLE/NO INFORMATION/FINAL DISPOSITION

STATE OF FLORIDA

Court#: 01-1999-04398-CFA

C.R.#: 99-15528

-VS-

DIVISION IV

JAMES ALBERT TAYLOR JR

On 12/03/1999 the ALACHUA COUNTY SHERIFF'S OFFICE arrested the above named defendant with: (original charge)[s])

- 1) KIDNAPPING
- 2) LEWD AND LASCIVIOUS BATTERY

The facts of the case have been reviewed by this office:

The State of Florida, by the undersigned authority, enters a **NOLLE PROSEQUI/NO INFORMATION** (DISMISSAL) in the above entitled action as to:

Count

1) KIDNAPPING

Reason

2N CRIMINAL JUSTICE SYSTEM CLEAN-UP (UNAVAILABILITY OF DEFENDANT AND WITNESSES, LAPSE OF TIME, LACK OF IDENTIFICATION OF DEFENDANT AND OTHER DISPOSITIONS).

EVIDENCE:

The Evidence Custodian is hereby authorized to:

- () Retain custody of the evidence until instructed otherwise.
- () Dispose of the evidence in accordance with Florida Statutes.

I HEREBY CERTIFY that a copy hereof has been furnished to ELLIE WILKOV, Public Defender's Office, by Inter Office Mail, this day of September, 2000.

ROD SMITH

State Attorney

Assistant State Attorney

0125060

Bar #: 0135968

Clerk State Attorney's Office

Defense Counsel

Jail

INVESTIGATIVE AGENCY - ACSO (-)

Evidence Custodian -

FOR FURTHER INFORMATION CALL VONCILLE BRUCE - (352) 374-3670 EXT 2164 REMARKS -

THE CIRCUIT COURT IN AND ALACHUA COUNTY, FLORIDA



CASE ACTION REPORT NOLLE/NO INFORMATION/FINAL DISPOSITION

STATE OF FLORIDA

Court#: 01-1999-04398-CFA

C.R.#: 99-15528

DIVISION IV

FILED IN OPEN COURT

1.2

JAMES ALBERT TAYLOR JR

On 12/03/1999 the ALACHUA COUNTY SHERIFF'S OFFICE filed a Sword Complaint, charging the above named defendant with: (original charge)[s])

1) KIDNAPPING

-VS-

2) SEXUAL BATTERY BY USE OF FORCE NOT LIKELY TO CAUSE SERIOUS PERSONAL INJURY

The facts of the case have been reviewed by this office:

The State of Florida, by the undersigned authority, enters a **NOLLE PROSEQUI/NO INFORMATION** (DISMISSAL) in the above entitled action as to:

Count

1) LEWD AND LASCIVIOUS BATTERY

2) KIDNAPPING

Reason

2T TO BE FILED AT LATER DATE TO BE FILED AT LATER DATE

EVIDENCE:

The Evidence Custodian is hereby authorized to:

- (X) Retain custody of the evidence until instructed otherwise.
- () Dispose of the evidence in accordance with Florida Statutes.

I HEREBY CERTIFY that a copy hereof has been furnished to Stacy Scott, Assistant Public Defender, by Inter Office Mail, this _______ day of September, 2000.

ROD SMITH

State Attorney

MARCIA A. RAPCZAK

Assistant State Attorney

Bar #: 0135968

Clerk State Attorney's Office

Defense Counsel

Jail

INVESTIGATIVE AGENCY - ACSO (-)

Sheriff's Office

Evidence Custodian - Alachua County

FOR FURTHER INFORMATION CALL VONCILLE BRUCE - (352) 374-3670 EXT 2164 REMARKS -

00 FEB 23 PM 12: 32

IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT IN AND FOR ALACHUA COUNTY, FLORIDA

DIVISION IV

STATE OF FLORIDA

CASE NO: 1999-4398-CFA

VS.

JAMES ALBERT TAYLOR B/M DOB: 10-17-77 SSN:



I. LEWD AND LASCIVIOUS BATTERY

II. KIDNAPPING

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

ROD SMITH, STATE ATTORNEY for the Eighth Judicial Circuit, prosecuting for the State of Florida, under oath, alleges by information that JAMES ALBERT TAYLOR, in Alachua County, Florida, on or about 12-3-99, did unlawfully commit an act defined as lewd and lascivious battery by engaging in sexual activity with 12 years of age or older but less than 16 years of age, to wit: 15 years of age, by inserting his penis into her vagina, contrary to Section 800.04(4), Florida Statutes. (L8)

COUNT II

And ROD SMITH, State Attorney for the Eighth Judicial Circuit, prosecuting for the State of Florida, under oath, further alleges, by information that JAMES ALBERT TAYLOR in Alachua County Florida, on or about 12-3-99, without lawful authority did then and there forcibly, secretly or by threat, confine, abduct or imprison another person, to-wit: against said person's will, with the intent to commit lewd and lascivious battery, against said person's contrary to Section 787.01(1)(a), Florida Statutes. (L9)(10)

STATE OF FLORIDA COUNTY OF ALACHUA

Personally appeared before me, MARCIA RAPCZAK, Assistant State Attorney, Eighth Judicial Circuit of Florida, who, being first duly sworn, says that the allegations set forth in the foregoing INFORMATION are based upon facts that have been sworn to as true, and which if true, would constitute the offense therein charged, and is filed in good faith, and does hereby certify that she has received testimony under oath from the material witness or

STATE OF FLORIDA VS JAMES ALBERT TAYLOR 1999-4398-CFA

witnesses for the offense.

ROD SMITH State Attorney

MARCIA RAPCZAK

Assistant State Attorney FLORIDA BAR # 135968

The foregoing instrument was acknowledged before me this day of February, 2000, by Marcia Rapczak, Assistant State Attorney, who is personally known to me and who did take an oath.

NOTARY PUBLIC

AMY GRAY ROBERTS

Notary Public - State of Florida

My Commission Expires Sep 18, 2001

Commission # CC.58.590

	ARREST SWORN COMPLAIN	VT							JUV	ENILE	N.T.A
	OBTS NUMBER	CICHI	LUI	LIDIC	TAL	TIDA	4.03	AGENCY REF	PORT NU	MBER	
	NAME A SET FIRST AND A	EIGHT	П	UDIC	IAL	JIKC	UII		-1552		
	NAME (LAST, FIRST, MIDDLE)							ALIAS/MAID		E	
	Taylor, James Albert LOCAL ADDRESS (STREET, APT. NUMBER)		(613	TV.	167176				т."		
		. 7	(CIT		(STATE)	0.0	(ZIP)	PHONE		RESIDENCE T	YPE 3. FLORIDA
	2725 S.W. 27 Avenue, #:	t' /		Sainesvi		32	608			2. COUNTRY	4. OUT OF ST.
Z	BUSINESS ADDRESS (NAME, STREET)/SCHOOL		(CIT	TY)	(STATE)		(ZIP)	PHONE		OCCUPATION	1
ON N					·	, .					
DEFENDANT	RACE W - WHITE I - AMERICAN INDIAN B - BLACK O - OPIENTAL/ASIAN B	SEX DATE OF BIRTH		HEIGHT	WEIGHT	HAIR	EYES	COMPLEXION	BL	JILD	
0	B - BLACK O - OKIENTADASIAN	10/1///		5'11"	145	Black	Brown	Medium		Medium	
	SCARS, MARKS, TATTOOS, UNIQUE PHYSICAL FEAT	URES, FACIAL HAIR (LOCATION	, TYPE, DE	SCRIPTION)						ATION OF HOL INFLUENCE	Y N UNI
										INFLUENCE	
	DRIVER'S LICENSE (STATE/NUMBER)	SOCIAL SECURITY NUMBER		PHOTO NUMBE	R	PL	ACE OF BIRTH		CITIZ	ZENSHIP	
	T460-441-77-377	0.0000000000000000000000000000000000000						1		USS.	0
	SPN	AGENCY ORI NUMBER		SO ID/AGENCY			BOO	KING NUMBER		吊	一后
	96-00320	FL0010000		96-0	0119					0	
3	PARENTS, GUARDIAN OR PERSON RELEASED TO		Al	DDRESS			PHONE				OTIFIED (ES 🗆
7							1				10 D
ADMIN	ARREST DATE ARREST TIME (MIL)	BOOKING DATE	BOOK	ING TIME (MIL)	LOCATIO	N OF ARRE	ST			277	, and
AD						-5-3		1		-	
	JUVENILE DISPOSITION 2 — TURNED OVI 1 — HANDLED WITHIN 3 — INCARCERAT		WEAPON 00 - N/A	N SEIZED TYPE A 02 -	— RIFLE	04 — FIRE/ 05 — KNIF		6 — BLUNT OBJECT B — POISON	10 —	FIRE/INCENDIAR SIMULATED WE	
CODE	DEPARTMENT & RELEASED 0 — N/A	0	01 — HA	ND GUN 03				9 — EXPLOSIVES	12 —	SINOTALED WE	bo
ರ		DISPENSE/ M. MANUFACTI DISTRIBUTE PRODUCE/			DRUG TYPE N. N/A	B. BAR C. COO		HALLUCINOGEN MARIJUANA			U. Ü NKNOWN Z. OTHER
-	P. POSSESS T. TRAFFIC E. USE	CULTIVATE		1	A. AMPHETAMII	NE E. HER	OIN O.	OPIUM/DERIVATIVI			L. OTTIEK
	CHARGE DESCRIPTION		COUNT	☐ FELONY ☐ MISD.	STATUTE/ORD	•				VICTIM NOTI	FICATION
7.	Sexual Battery			☐ TRAFFIC		0 1				RELEASE Y	
CHARGE	CAPIAS ARREST WARRANT JUV. P.U.	CITATION CIVIL ORDER	SEQ. NO.		(ATE AND TIME (MIL) BAIL AM	OUNT	DRUG TYPE	ACTIVITY
된	# 69-4398-0	FA			1 2	12/0	3/99				
	VICTIM NAME (IF BUSINESS GIVE LEGAL NAME)	100000000000000000000000000000000000000	ADDRESS	5						PHONE	
	Variation as 1471	MS.E. 24 Aven	ues, G	ainesvi	lle, Il	32	641			8525)37	5-0631
	CHARGE DESCRIPTION		COUNT	☐ FELONY ☐ MISD.	STATUTE/ORD	INANCE N	JMBER	. 10		VICTIM NOTI	
7	Kidnapping		116	☐ TRAFFIC	7 8 7	0 1				RELEASE Y	
	□ CAPIAS □ ARREST WARRANT □ JUV. P.U. □	CITATION CIVIL ORDER	SEQ. NO.		(OFFENSE DA	ATE AND TIME (MIL) BAIL AM	OUNT	DRUG TYPE	ACTIVITY
CHARGE-2	#					12/03	/99				
	VICTIM NAME (IF BUSINESS GIVE LEGAL NAME)		ADDRESS	S					1	PHONE	
	Vaneque and Changes yet 47	A SPENDING AVER	TEU S			32	643			354-643	5-6-53
CO-DEF	1. Name	DOB R	Race/Sex Case No					Felony Misd. TC NTA Arrest SC JV			SC JV
8	2. Name	DOB R	ace/Sex	Case No.				Felony	Misd. TC	NTA Arrest	SC JV
	THE FOLLOWING OCCURRED IN ICITY			, (COUN	NTY) A	lachu		, FL;			
≥	On 12/03/99, victim	and her b			zerti H	eytes		walking o			k at
₹.	Eastside High School.		or and decided to sit in his vehicle w								
3											o him.
VES											
5	she sat in his vehicle										
PROSECUTIVE SUMMARY	the electric lock featu										
Z	door with no success.										
1	and pushed her to the						nd comm	itted sex	xual	battery	upon
-	her by placing his pen	is into her va	gina	against	her wi	11.					
	MANDATORY APPEARANCE IN (COL							19	, at	() A.	.M. () P.M
Y. Z	YOU NEED NOT APPEAR IN COURT,						-	_/	/		
2	I AGREE TO APPEAR AT THE TIME AND PLACE DESIGN SUBSCRIBED. I UNDERSTAND THAT SHOULD I WILLFI	ULLY FAIL TO APPEAR BEFORE T	HE COURT	AS REQUIRED BY	THIS NOTICE	_	1	1-1	- 1	\	
-	TO APPEAR THAT I MAY BE HELD IN CONTEMPT OF	COURT AND A WARRANT FO	R MY ARRI	EST SHALL BE ISS	SUED.	()	1	SIGNATURE OF			
1	SWORN TO AND SUBSCRIBED TO BEFO	ORE ME THIS	I SWE	CORRECT T	OVE AND RE	EVERSE A	ND ATTAC	HED PAGES AS	D STAT	EMENTS AR	E TRUE
M	9 DAY OF December	R 1099		E (PRINE)	-	lke K		GE AND BELLEF			
JURAT	SICNATURE OF THE	19/		//(1	Z I			1		
- 1	SIGNATURE Deputy Sher	riff	SIGN		7/	SO	T			107	
-		L J. J. J.	AGEN	NCY	A	.50	(OFFICER ID NU	MBER_	107	
テト	NAME ROZATE HAVLES										
3	ADDRESS 92	RES. PHO	NEGES		TO STATE OF		EMPLOY	ER Lee	ACTIV	SEPTEMBER .	ملوه
Z	NAME	755									of
5	ADDRESS	RES. PHC	ONE ()			EMPLOY	ER			/
HI	TE — COURT YELLOW — STATE ATTORN	EY GREEN - INV	ESTIGATION	NS	PINK - AGENC	Y COPY	GOLI	DEN - DEFENDAN	Т	PAGE 1	OF_2_

	ARREST SWORN COMPLAINT	Γ- (_		/ENILE	N.T.
	OBTS NUMBER		SUI	PLE	MEN	T		SPN NUMBER	2005	
ADMIN.	AGENCY ORI NUMBER	EIGHT					TT	96-00		
1	FL0010000	LIUIII	.11) (III III	UINCU	11	99-1		
1	NAME (LAST, FIRST, MIDDLE)							ALIAS/MAIDEN NA		
,	Taylor, James Albert							J.T.		
1	RACE	SEX DATE OF BIRTH	4	JAIL NUMBER	V	SO ID/AGE	ENCY ID/NUMI	1BER H	HEIGHT	WEIGHT
	W - WHITE I - AMERICAN INDIAN B - BLACK O - ORIENTAL/ASIAN B	M 10/17/					-00119		5'11"	145
2002		ISPENSE/ M. MANUFACT ISTRIBUTE PRODUCE/	TURE/ U.	The state of the s	DRUG TYPE N. N/A	B. BARBITURATE C. COCAINE		CINOGEN P. PARA		U. UNKNOW Z. OTHER
5	P. POSSESS T. TRAFFIC E. USE	STRIBUTE PRODUCE/ CULTIVATE		A	A. AMPHETAMIN	NE E. HEROIN		DERIVATIVE S. SYN	THETIC	
	CHARGE DESCRIPTION		COUNT	☐ FELONY ☐ MISD. ☐ TRAFFIC		DINANCE NUMBER	1(1	<u> </u>	VICTIM NOT ARREST Y RELEASE Y	Y N
91	□ CAPIAS □ ARREST WARRANT □ JUV. P.U. □ CI	TITATION CIVIL ORDER	SEQ. NO.			OFFENSE DATE AND	TIME (MIL)	BAIL AMOUNT	DRUG TYPE	
	VICTIM NAME (IF BUSINESS GIVE LEGAL NAME)		ADDRESS			· .			PHONE	-
+	CHARGE DESCRIPTION		COUNT	FELONY	STATI ITE /02-	DINANCE NUMBER			VICTUAL S	TEICATIO
	CARROL DESCRIPTION		COUNT	☐ MISD.		NUMBER	121	1 =	VICTIM NOT ARREST Y	YONO
-	□ CAPIAS □ ARREST WARRANT □ JUV. P.U. □ CI	TATION D-CIVIL ORDER	SEQ. NO.	☐ TRAFFIC	1 1 1	OFFENSE DATE AND	TIME (MIL)	BAIL AMOUNT) RELEASE Y DRUG TYPE	
81	#	ONDER				- AND	,	- AUGUNT		
	VICTIM NAME (IF BUSINESS GIVE LEGAL NAME)		ADDRESS						PHONE	
									()	
1	CHARGE DESCRIPTION		COUNT	☐ FELONY ☐ MISD.	STATUTE/ORD	DINANCE NUMBER			VICTIM NOT ARREST Y	
-	TCADIAS T ACCOUNT	TATION	1000	☐ TRAFFIC	1 1 1	DEFENSE S	(()) RELEASE Y	Y D N D
н	□ CAPIAS □ ARREST WARRANT □ JUV. P.U. □ CIT #	HATION CIVIL ORDER	SEQ. NO.			OFFENSE DATE AND	TIME (MIL)	BAIL AMOUNT	DRUG TYPE	ACTIVITY
	# VICTIM NAME (IF BUSINESS GIVE LEGAL NAME)		ADDRESS					1	PHONE	
1	(I DOSINESS GIVE LEGAL NAME)		. JUNESS						()	
+	CHARGE DESCRIPTION .		COUNT	FELONY	STATUTE/ORD	DINANCE NUMBER			VICTIM NOT	
				☐ MISD. ☐ TRAFFIC			(ARREST Y RELEASE Y	Y \square N \square
: 1	□ CAPIAS □ ARREST WARRANT □ JUV. P.U. □ CIT	ITATION CIVIL ORDER	SEQ. NO.			OFFENSE DATE AND	TIME (MIL)	BAIL AMOUNT	DRUG TYPE	
	#		1.	0 1 2 2 1					11 -	
1	VICTIM NAME (IF BUSINESS GIVE LEGAL NAME)		ADDRESS		N 8				PHONE	
1				-		1		***************************************	()	
1	The victim and	positively i	dentif	ied To-	Tor fro	om a photo	granhi	c line-un		
1	The victim and not kno	ow Taylor pri	or to	this in	ncident	- ~ buor(o-~hur	u		
1	THE VICTIM CIG HOU KIN	loylor pri		Li						
1							<u> </u>	,		9
1										
-			35.							
1		Markey Co. Sec.	75,.27			et , *				
						7				
1										
				4						
							-			
1										
1										
1										
						4				
1										
-										
}			-		,		**	2		13
1			11		11	/)				~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
	ME (PRINT) Mike Kittel	SIGNED	11	W		ACENIC	ASO	_ OFFICER ID N	UMRED 1	.07
					1				PAGE 2	
r	TE — COURT YELLOW — STATE ATTORNEY	GREEN - IN		Contract Science	PINK - AGENC		GOLDEN - I		C	0