

VIOLATION REPORT

☐ REPORT CONTAINS CONFIDENTIAL INFORMATION

Date: 06/29/2020

☐ MANDATORY RETAKING FROM:

To: Honorable Judge Terence R. Perkins

Name: Steven Eugene Barneski

Case No: 15-00421 CFFA, 19-00050 CFFA

Scheduled Termination Date: 01/15/2022

From: Stephanie McKinney, CPSO

DC No: C07033

Circuit: 7th

UC No:

☐ Violation of Probation
Hearing-Warrantless Arrest
Conducted☒ Warrant for Arrest
(Violation of Probation)

REQUESTING

☐ Violation of Probation Hearing
without Warrant- (Notice to Appear)☐ No further action☒ Non-Compliance with Conditions
☐ Delinquent Monetary Obligations Only

TYPE OF REPORT

☐ Arrest/New Charge☐ Warrantless Arrest☒ At Large
☐ In Custody
☐ On Bond
☐ ROR
☐ Absconder

LOCATION

Current Address

6262 Sabal Palm Street
Bunnell, FL 32110(1) HOW VIOLATION OCCURRED:

Violation of Condition (7) of the Order of Probation, by visiting places where intoxicants, drugs, or other dangerous substances are unlawfully sold, dispensed or used, and as grounds for belief that the offender violated his probation, Officer Stephanie McKinney states that on 06/25/2020, the offender did visit 2345 Blueberry Street, Bunnell, FL 32110, a known place where intoxicants, drugs, or other dangerous substances are unlawfully sold, dispensed, or used, as evidenced by a field personal conducted by Officer Stephanie McKinney on 06/25/2020.

Violation of Condition (11) of the Order of Probation, by refusing to submit to random testing as directed by the officer or the professional staff of the treatment center where he is receiving treatment to determine the presence or use of alcohol or controlled substances, and as grounds for belief that the offender violated his probation, Officer Stephanie McKinney states that the offender refused to submit to a urinalysis test on 06/26/2020, as evidenced by the offender's failure to report as instructed.

Circumstances: On 06/25/2020 this officer attempted to make contact with an offender on the caseload of another officer at 2345 Blueberry Street, Bunnell, FL 32110. Upon arrival, however, this officer was greeted by the offender who does not reside at this property. This address is well-known as a "drug house" and offenders have been denied this residence based on this knowledge. This officer asked the offender why he was at the property, to which the offender explained that he was "cutting the grass". It should be noted that the grass in the front yard was in no way manicured. While speaking with the offender, this officer became aware of his erratic movements, prompting this officer to instruct him to report to the probation office the following day to submit to a drug test. The offender advised that he was not sure whether he would pass the test but confirmed that he would report as directed. The offender never reported for the drug test nor did he make any effort to provide this officer with a valid excuse.

***Based on the offender's history of violence and firearm possession, this officer feels that the Courts should be made aware of ammunition observed on the offender's person during the field encounter on 06/25/2020 by this officer. While speaking with the offender, this officer noticed what appeared to be a pouch filled with bullets attached to his tactical belt. This officer did not make it known that the ammunition was observed. During the incident, however, the offender entered the home in an attempt to locate the homeowner, John Driggers, per this officer's request. Upon exiting the residence, this officer noticed that the offender's tactical belt had been undone and the pouch previously carrying the ammunition had been removed. This officer later contacted Flagler County Sheriff's Office to advise of the situation. ***

(2) **OFFENDER'S STATEMENT:** The offender said that he was not sure if he would pass a drug test but confirmed that he would report to the office on 06/26/2020 as instructed.

(3) **HISTORY OF SUPERVISION:** ☐ ADJUDICATION WITHHELD ☒ ADJUDICATED
Original sentence: On 01/10/2018, the offender entered a plea of nolo contendere to (ct. I) (case no. 15-00421 CFFA) LEAVING SCENE OF CRASH WITH INJURY and was sentenced to Three (3) Years Probation. On 02/25/2019 the offender's supervision was modified to Twelve (12) Months Community Control followed by Twenty-Two (22) Months Probation, to run concurrent with Case no. 19-00050 CFFA. On 02/25/2019, the offender entered a plea of nolo contendere to (ct. II) (case no. 19-00050 CFFA) POSSESSION OF SCHEDULE II SUBSTANCE (METHAMPHETAMINE) and was sentenced to Twelve (12) Months Community Control followed by Twenty-Two (22) Months Probation.

Prior violation(s) of supervision for all periods of supervision and disposition(s) of violation(s) include the following:
On 01/17/2019 the offender was arrested on new charges, violating the conditions of his felony supervision. On 02/25/2019, the offender's supervision was reinstated and modified to include a period of Community Control.

RESIDENCE: ☒ STABLE ☐ UNSTABLE ☐ ABSCONDED

Resides with: The offender resides at 6262 Sabal Palm Street, Bunnell, FL 32110, with his parents and his girlfriend.

EMPLOYMENT: ☐ EMPLOYED ☐ RETIRED/DISABLED ☐ STUDENT ☒ UNEMPLOYED

RESTITUTION: ☒ N/A ☐ PAID IN FULL ☐ COMPLYING ☐ DELINQUENT

Original Obligation: _____ Current Balance: _____

COURT COSTS/FINES: ☐ N/A ☐ PAID IN FULL ☒ COMPLYING ☐ DELINQUENT

Original Obligation: \$1,639.00 Current Balance: \$1,266.40

ELECTRONIC MONITORING: ☒ N/A ☐ PAID IN FULL ☐ COMPLYING ☐ DELINQUENT

Original Obligation: _____ Current Balance: _____

COST OF SUPERVISION: ☐ N/A ☐ PAID IN FULL ☒ COMPLYING ☐ DELINQUENT

Original Obligation: \$360.00 Current Balance: \$245.00

PUBLIC SERVICE WORK: ☒ N/A ☐ COMPLETED ☐ COMPLYING ☐ DELINQUENT

Total Hours Imposed: _____ Current Balance: _____

TREATMENT STATUS: ☒ N/A ☐ COMPLETED ☐ COMPLYING ☐ NON-COMPLIANT

Summary of offender's current and prior participation in treatment, educational, and vocational programs:
No treatment was ordered nor has the offender had any previous terms of supervision.

(4) **RECOMMENDATION:** This officer respectfully requests a warrant for the offender's arrest. It is recommended that the offender's supervision be reinstated and modified so that he be screened for a long-term residential treatment program. If the offender is found to be a candidate for such a program, it is respectfully recommended that he be held in custody pending available bed space.

The foregoing is true and correct to the best of my knowledge and belief.

Stephanie McKinney, Officer

Approved:

Sharon Davis, Supervisor