ARREST AFFIDAVIT/FIRST APPEARANCE FORM LAKE COUNTY, FLORIDA

OBTS #						Agency ORI #													
Court Case Number: Felony Misdemean Traffic Juvenile							County or Municipal Ordinance Agency Case Nu Warrant / C A P I A S			ency Case Number									
Defe	endant's Nam	e:	Last		First	_		Mid	dle	Mo.	DOI Da	3		EX	RACE	HGT	WGT	HAIF	EYES
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Adv	ised of Right	s By:	I		Check NCIC		Varrant(s)]	1 '	olds:	No		Age	ncy of Ho	ld:			
Attorney (if known): Religion:				Marital Status: Telephone call lo			II logge	ogged: AM Telephone No		ephone No									
	J □ Pr □ C □ Other □			□ s ⊏	S M D D Sep D Time				PM ()										
Nex	Next of Kin,/PARENTS OF JUVENILE Relation Addr					ddress						ephone No							
(for	or emergency)														. ()			
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Complaint/ Arrest	Court Case No.		Agency Case No.			
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Personally Known OR Produced Id	entification					
Type of Identification Produced						
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Complaint/ Arrest	Court Case No.		Agency Case No.			
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Complaint/Arrest Affidavit Continuation		Court Case No.		Agency Case No.
Defendant's Name: Last	First	Middle	Date of Birth	
	FIRST AP	PEARANCE FINDING	S & ORDERS	
Based upon the foregoing Affidathe undersigned finds and determines:	avit and/or Sw	orn Testimony of		
As to charge(s),, defendant has committed the detained or post bond as other	offense with w	hich he/she is accused and	I it is hereby Ordered and A	probable cause to believe the adjudged that defendant is to be
with which he/she is accuse	ed, and it is he defendant fro	ereby Ordered and Adjud m custody on defendant's	ged that the Sheriff or Chi	endant committed the offense ef of Police having custody is at to defendant appearing at all
As to charge(s), hereby continued until the present any further proof of p	next First App	earance Hearing after da		e matter of probable cause is ng the Arresting Agency shall
The above named Defendant vappearance hearing and the undersicopy thereof and also adequately advanight be used against him/her, (2) represent him/her, and (3) he/she if necessary reasonable means we available relevant factors necessary that same isn Defendant Be released on his/her own	gned thereup- rised him/her to if he/she was had the right build be proving to determine ecessary, it in recognizance	on informed him/her of the hat (1) he/she was not restinancially unable to afto communicate with his ded to enable him/her to whether bail is necessaris upon consideration that	ne charge against him/hei quired to say anything and ford an attorney that the s/her attorney, his/her fa to do so; and the unders y to assure Defendant's fa there of ORDERED A	r and provided him/her with a d that anything he/she did say Court would appoint one to amily, or his/her friends and igned having considered all uture appearance, and found AND ADJUDGED that the I below.
☐ Be admitted to bail in the a \$ as to charge D				
DONE AND ORDERED this				County, Florida
				· · · · · · · · · · · · · · · · · · ·
	DEFEN	DANT'S OATHS & AGF	JUDGE	
	DLILIN	OATH OF INDIGEN		
() The above name Defendant	personally a			es:
(1) I am the Defendant above	•		•	
				nich to employ a lawyer. I have
			ed to raise sufficient funds	
				of a criminal act, I maybe civilly derstand that I shall have the
			•	ices of the Public Defender or
appointed private counse	el, and cost, at	the time of the final dispo	sition of my case.	
		AGREEMENT TO APP	EAR	
I hereby acknowledge receipt of a				
of the Lake County Co				•
, ato'clock,			may order, and also agree t	o notify the Clerk of the Court, in
writing, of my new address should I move	e from the addr	ess below.		
DATED:SWORN TO AND SUBSCRIBED BE	,	Defen	dant	4, 44
ME THIS DAY OF				
			Addre	ess
Deputy Clerk/Judge		— Page of		