

|   |  |   |                     |
|---|--|---|---------------------|
| ARREST <input type="checkbox"/> NOTICE TO APPEAR <input type="checkbox"/> AFFIDAVIT <input checked="" type="checkbox"/> C.C. <input type="checkbox"/> ADULT <input checked="" type="checkbox"/> JUVENILE <input type="checkbox"/>   |  | Court Case Number:  |                     |
| (ORI) FL: FL0640400   |  | Agency Case Number: 121000248   |                     |
| Agency Name: ORMOND BEACH POLICE DEPARTMENT   |  | Agency Case Number: 121000248   |                     |
| FCI/NCIC Check? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No   |  | OBTS #  |                     |
| ADDRESS OF ARREST (Street, City, State, Zip):   |  | Arrested: By: ID Number: OB192  |                     |
| DEFENDANT NAME (Last) JONES (First) MICHAEL (Middle) T  |  | A.K.A.: MIKE  |                     |
| DOB: 03-05-1980   |  | Sex: M Race: B  |                     |
| Age: 32   |  | State: FL Year Expires: S.S.#:  |                     |
| Height: 5' 09" Weight: 175 Hair: BRO Eyes: BRO  |  | P.O.B. (City, State, Country): WV   |                     |
| Scars, Marks, Tattoos:  |  | Business & Occupation: SEABREEZE HIGH SCHOOL  |                     |
| Probation: Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> Sexual Predator: Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> English: Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Deaf/Blind: Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>  |  | Statement: Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> Citizenship: Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> |                     |
| Address - Mailing/Permanent (STREET, APT. NUMBER) 117 IVANHOE DR  |  | (CITY) ORMOND BEACH (STATE) FL ZIP CODE 32176 RESIDENCE PHONE (386) 506-9521  |                     |
| Address - Local (STREET, APT. NUMBER)   |  | (CITY) (STATE) ZIP CODE RESIDENCE PHONE   |                     |
| Address - Other (Employer/School) (STREET, APT. NUMBER)   |  | (CITY) (STATE) ZIP CODE BUS/SCHOOL PHONE  |                     |
| <b>CHARGES</b> DOMESTIC VIOLENCE? Yes <input type="checkbox"/> Attachments: Affidavit(s) <input type="checkbox"/> Statement(s) <input type="checkbox"/> NTA Schedule <input type="checkbox"/> Report <input type="checkbox"/> Traffic Infraction(s) <input type="checkbox"/> OLR <input type="checkbox"/> Total Charges: 3  |  |   |                     |
| #1 Charge: Sexual Activity by 24 YOA or Older with Vi   | FEL <input checked="" type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/> | FS/ORD: 794.05  | Citation No.: Bond: |
| #2 Charge: Sexual Activity by 24 YOA or Older with Vi   | FEL <input checked="" type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/> | FS/ORD: 794.05  | Citation No.: Bond: |
| #3 Charge: Sexual Activity by 24 YOA or Older with Vi   | FEL <input checked="" type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/> | FS/ORD: 794.05  | Citation No.: Bond: |
| <b>CO-DEFENDANT</b> Co-Def #1. Arrested? Y <input type="checkbox"/> N <input type="checkbox"/> Fel. <input type="checkbox"/> Misd. <input type="checkbox"/> Tral. <input type="checkbox"/> Ord. <input type="checkbox"/> NTA <input type="checkbox"/> Co-Def #2. Arrested? Y <input type="checkbox"/> N <input type="checkbox"/> Fel. <input type="checkbox"/> Misd. <input type="checkbox"/> Tral. <input type="checkbox"/> Ord. <input type="checkbox"/> NTA <input type="checkbox"/>   |  |   |                     |
| #1 NAME (Last) (First) (Middle) Race: Sex: DOB: Age:  |  |   |                     |
| #2 NAME (Last) (First) (Middle) Race: Sex: DOB: Age:  |  |   |                     |
| <b>NARRATIVE</b> The undersigned certifies and swears that there is probable cause to believe the above-named defendant, on the 07 day of September, 2012, at approximately 0430 a.m. <input type="checkbox"/> a.m. <input checked="" type="checkbox"/> p.m., at ORMOND BEACH within Volusia County, violated the law and did then and there:   |  |   |                     |
| 1 the defendant, Michael Todd Jones, a person of 24 years of age or older engaged in sexual activity with the victim, <del>W-1</del> , a person 17<br>2 years of age.<br>3 In addition to the address listed above the defendant engaged in sexual activity with the victim during the time period from fall of 2011 until 10/9/12 at<br>4 various locations to include: at his residence, 117 Ivanhoe Drive within Ormond Beach and at Seabreeze High School, 2700 North Oleander Avenue,<br>5 within the auditorium, located in Ormond Beach's jurisdiction.<br>6<br>7 On 10/14/12 I was contacted by Sgt. Gaston as the on-call investigator for that day. Sgt. Gaston requested that I respond to the station in regards to a<br>8 sexual assault victim that was at the station with her parents. I responded and made contact with Sgt. Gaston and Officer Braun. They briefed me in<br>9 the facts as they understood them at that time. The victim, <del>W-1</del> , is a senior at Seabreeze High School and on Friday 10/12/12 her<br>10 mother, W-1, was contacted about an incident that occurred earlier that day involving the victim and the defendant, Michael Jones, an<br>11 employee at the school. The two were found by maintenance workers in an area of the school that they should not have been at. W-1 and her husband,<br>12 W-2, spoke with the victim over the past couple of days and discovered that the victim had been in an ongoing sexual relationship with the<br>13 defendant. The relationship started in the victim's junior year when she was 16 years old with the defendant being 31 years of age and they were<br>14 currently still involved.<br>15 |  |   |                     |
| <b>NOTICE TO APPEAR</b> MANDATORY APPEARANCE <input type="checkbox"/> YOU NEED NOT APPEAR IN COURT BUT MUST COMPLY WITH INSTRUCTIONS ON THE REVERSE SIDE OF YOUR COPY <input type="checkbox"/> FINE, AND COSTS AMOUNT:  |  |   |                     |
| I AGREE TO APPEAR IN COURT HEREIN TO ANSWER THE OFFENSE CHARGED OR TO PAY THE FINE INDICATED, I UNDERSTAND THAT SHOULD I WILLFULLY FAIL TO APPEAR BEFORE THE COURT AS REQUIRED, OR PAY THE LISTED FINE, I MAY BE HELD IN CONTEMPT OF COURT AND A WARRANT FOR MY ARREST WILL BE ISSUED.  |  |   |                     |
| SIGNATURE OF DEFENDANT  |  | JUVENILE DISP. CITATION No.   |                     |
| Date  |  | RELATIONSHIP TO JUVENILE  |                     |
| Sworn to and subscribed before me, the undersigned this day of , 2012.  |  | I swear/affirm the above statements are correct and true  |                     |
| Name:   |  | Rt Thumb  |                     |
| Notary Public <input type="checkbox"/> Law Enforcement or Corrections Officer <input type="checkbox"/>  |  | OFFICER'S/COMPLAINANT'S SIGNATURE   |                     |
| Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/>  |  | ANDRASCO, APRYL HOWE  |                     |
| Type of Identification:   |  | OB192   |                     |
|   |  | NAME (PRINTED) ID NUMBER  |                     |
| OFFICIAL USE ONLY   |  | Inmate Number & Facility:   |                     |



## Supplement

☒ Affidavit  
☐ Notice to Appear

☒ Adult  
☐ Juvenile
Court Case  
Number:

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|                                 |   |   |                                  |
|---------------------------------|---|---|----------------------------------|
| Defendant (Last)<br>Name: JONES | (First)<br>MICHAEL  | (Middle)<br>T   | Agency Case<br>Number: 121000248 |
| CHARGES                         |   | DOMESTIC VIOLENCE? Yes <input type="checkbox"/> Attachments: Affidavit(s) <input checked="" type="checkbox"/> Statement(s) <input type="checkbox"/> NTA Schedule <input type="checkbox"/> Report <input type="checkbox"/> Traffic Infraction(s) <input type="checkbox"/> Total Charges: |                                  |
| # Charge:                       | FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/> | FS/ORD:   | Citation No.: Bond:              |
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16 I met with W-1, W-2 and the victim. I advised that I would be speaking with them individually and asked to speak with the victim's mother, W-1 first. I  
 17 brought W-1 back to the CID interview room and spoke with her after swearing her in. W-1 stated that she was contacted by the school on Friday in  
 18 regards to the incident and it was decided that the victim would be released to go to W-1's place of work. The victim arrived at W-1's work and W-1  
 19 spoke with her briefly in regards to what happened and pressed the victim for more information saying that she knew there was more to it and could  
 20 tell just looking at the victim's face. The victim admitted to a sexual relationship with the defendant. The defendant also called W-1 wanting to meet  
 21 and discuss what had happened. W-1 played it off not saying anything about what the victim had admitted to her. When the victim and W-1 went  
 22 home that evening they sat down with W-2 and spoke about what had occurred. There were a few more conversations during the weekend up until  
 23 they came to the station to report what had happened. At the time of reporting W-1 believed that sexual encounters had taken place at various  
 24 locations at the victim's school, in a parking lot behind Winn Dixie, at the defendant's residence and recently at the victim's residence while W-1 and  
 25 W-2 were out of town. W-1 believed that the last sexual occurrence was about ten days ago. W-1 stated that she was aware of rumors around the  
 26 school that the defendant "befriended" other female students and the victim confirmed to her that there may be other girls that the defendant was  
 27 involved with. Sworn taped interview placed in evidence.

28

29 I then spoke with W-2 in regards to the allegations that the victim had come forth with and he confirmed basically the same information as W-1. In the  
 30 interviews both W-1 and W-2 they spoke about a school club that the victim joined sometime in the fall of last year that the defendant was involved in.  
 31 During this time the victim was doing different things with the club almost everyday and would have been with the defendant. The victim would also  
 32 babysit for the defendant and his family. W-1 and W-2 both met the defendant during this time and had on at least two separate occasions socialized  
 33 with the defendant and his family. W-2 stated that he never felt right about the defendant but that the victim denied any issues with the defendant  
 34 when asked by W-1 at his prompting. W-2 stated that he noticed a change in the victim over the past year but that she is a good kid. Makes good  
 35 grades and is not a behavior problem. W-1 also expressed the same about the victim. Interview recorded and placed in evidence.

36

37 I then brought the victim back to the CID interview room and swore her in. The victim is 17 years of age and is well spoken, able to articulate the  
 38 events that happened. The victim stated that on the day that she was caught with the defendant, 10/12/12, that she was in a block period with a  
 39 substitute teacher. The victim stated that she did not feel like being in class and asked if she could go to the media center to work. The victim stated  
 40 that she was planning on skipping and when she left the class she sent a text to the defendant to see what he was doing, letting him know she was  
 41 skipping class. The victim stated that he responded that he was covering a class but he would see if he could get someone else to cover. The victim  
 42 stated that she walked around a little bit and then received a text from the defendant to meet him. The victim met with the defendant at the  
 43 auditorium. The door is locked at the auditorium and the defendant used his key to unlock the door. They went up the stairs to an alcove area  
 44 upstairs where they were talking and started kissing with the defendant taking his shirt off. The victim stated that it would have lead to other things and  
 45 she believes they were there for about 15 minutes when they heard noise consistent with someone unlocking the door to the auditorium. The area  
 46 they were in is not visible unless someone comes up the stairs and the victim stated that the defendant unlocked a door to the air conditioning room  
 47 having her go in to the room to hide. She could hear the defendant speaking to whoever came in. The lights were out and the workers turned the lights  
 48 on coming up the stairs saying that they were there to check the fire extinguisher. The defendant was giving them an excuse as to why he was there.  
 49 She believed he told them that he was sleeping. The workers opened the door to the air conditioner room and discovered the victim. The workers  
 50 walked past her, acknowledging her presence as she went out to where the defendant was. The defendant left, texting her that they were coming to  
 51 get her and to just tell them that they were talking. The workers came back and took the victim to Mr. Wallace. The victim wrote a statement out for  
 52 the school as to what had happened. The victim did not include anything about her relationship with the defendant saying she did not know what to  
 53 do and wanted to talk to her parents first. The victim advised me that she saw the defendant while she was writing her statement and he mouthed to  
 54 her that he was sorry. After the victim left heading to her mother's work she received a text from the defendant telling her he was in trouble, big  
 55 trouble. The victim called him at that time and he told her just to stick to their story. The victim stated that she deleted everything on her phone prior  
 56 to arriving at her mother's work.

57

58 The victim stated that once she got to her mother's work that she knew her mother could tell and just wanted to get it all out in the open. The victim  
 59 told her mother about her relationship with the defendant. I spoke with the victim in regards to how the relationship developed. The victim stated that  
 60 she knew the defendant from him working at the school she attends and that they spoke and joked around at times. The victim said that during her  
 61 freshman year that she had heard rumors regarding the defendant and other girls. The defendant would sometimes talk to her about surfing. The  
 62 victim stated that the defendant sent her a couple of text during her sophomore year that she thought were inappropriate such as "that shirt is  
 63 becoming on you and if I was on you I would be coming to". The victim stated that she did not respond to the text but that the defendant then asked if  
 64 she would ever be with him and she advised that she told him no. They continued to text each other and during her junior year the defendant was  
 65 being nice to her and eventually asked her to considering joining one of the school clubs that he was involved in. The victim did join and she stated  
 66 that it was around the fall of 2011 that they first had sex. She was able to place it as fall since she remembered it was cold.

|   |  |  |       |             |
|---|--|--|-------|-------------|
| Sworn to and subscribed before me, the undersigned<br>this _____ day of _____, _____. |  | I swear/affirm the above statements are correct and true |       | Right Thumb |
| Name:   |  |  |       |             |
| Notary Public <input type="checkbox"/>  | Law Enforcement Officer <input type="checkbox"/> | OFFICER'S/COMPLAINANT'S SIGNATURE                        |       |             |
| Personally Known <input type="checkbox"/>   | Produced Identification <input type="checkbox"/> | ANDRASCO, APRYL HOWE                                     |       |             |
| Type of Identification:   |  | NAME (PRINTED)   | OB192 | ID NUMBER   |



## Supplement

☒ Affidavit  
☐ Notice to Appear

☒ Adult  
☐ Juvenile
Court Case  
Number:

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|                                 |         |   |               |   |       |
|---------------------------------|---------|---|---------------|---|-------|
| Defendant (Last)<br>Name: JONES |         | (First)<br>MICHAEL  | (Middle)<br>T | Agency Case<br>Number: 121000248  |       |
| <b>CHARGES</b>                  |         | DOMESTIC VIOLENCE? Yes <input type="checkbox"/>   |               | Attachments: Affidavit(s) <input checked="" type="checkbox"/> Statement(s) <input type="checkbox"/> NTA Schedule <input type="checkbox"/> Report <input type="checkbox"/> Traffic Infraction(s) <input type="checkbox"/> Total Charges: |       |
| #                               | Charge: | FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/> | FS/ORD:       | Citation No.:   | Bond: |
| #                               | Charge: | FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/> | FS/ORD:       | Citation No.:   | Bond: |
| #                               | Charge: | FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/> | FS/ORD:       | Citation No.:   | Bond: |

67 The victim stated that the first time they had sex was at the school on the day that they went on a field trip to St. Augustine, fall of 2011. The victim  
68 left class early and spent the time with the defendant while he was working. They eventually ended up in the alcove area of the school auditorium and  
69 engaged in sex. The victim stated that this has been an ongoing relationship with her placing the number of times they have engaged in sex as over  
70 a hundred times. Most of the sex would be at the school. The victim stated that she would have sex with the defendant at school mostly during the  
71 lunch period. During the school year it was always in the auditorium and over the summer she would go to the school and meet with the defendant.  
72 During the summer times the victim would park at the Planet Fitness parking lot and jump the fence meeting the defendant on school grounds. They  
73 would have sex in the closet of Mr. Ensley's classroom since it was a bigger area and no one was around. The victim believes they had sex over the  
74 summer 20-25 times.  
75 The victim would sometimes take the defendant in her car to the parking lot behind Winn Dixie in Ormond Beach and have sex with him in her car.  
76 They would lower the back seats and have the back seat cargo bay area for sex. This was at night. She believes this may have been around twenty  
77 times.  
78 She also stated that there is a business parking lot near Memorial Gardens in Ormond Beach that they had sex in her car at. The victim believed this  
79 was around two times.  
80 We spoke about the other locations that they would engage in sex. The victim stated that they had sex once at the defendant's house. The victim was  
81 babysitting when one of the children became sick and the defendant, along with his wife came home. The victim believes that the defendant's wife  
82 took the child to the hospital with the defendant saying that he was going to stay home. The victim stated that they had sex on the couch at that time.  
83 The victim's parents, W-1 and W-2, went out of town for the weekend of September 7th 2012. They took the victim's younger brother with them when  
84 they left, leaving the victim at home alone. The victim stated that she picked the defendant up at the hospital parking lot near her home and he  
85 ducked down in the seat while she drove back the house. The victim pulled the car in the garage and closed the garage door. They went in to the  
86 house having sex in her bed.  
87 The victim stated that at first she was on birth control and that the defendant would sometimes wear condoms but she was no longer on birth control.  
88 the victim indicated that the defendant would often "pull out" to ejaculate. The victim placed the last time they had sex was on 10/9/12.  
89 This sworn interview was taped and placed in evidence.  
90  
91 While I was interviewing the victim Officer Braun made contact with the SART team to determine if a sexual assault kit should be done for possible  
92 evidence. Officer Braun advised them that the time elapse was six days out. The SART nurse wished for the victim to be brought in for an exam  
93 saying that it was possible for DNA evidence to be collected.  
94  
95 I explained to W-1, W-2 and the victim that we would like to have a rape kit done and they all agreed. W-1 and W-2 took the victim to the rape crisis  
96 center with Officer Braun, OB Victim Advocate Barbara Silms and I responding. SART Nurse Sherri Lademann completed the exam on the victim.  
97 Rape kit was turned over to Officer Braun and placed in evidence.  
98  
99 I met with W-1, W-2 and the victim back at the police station and explained the rules of a controlled call with the victim and W-1 signing the controlled  
100 call form. The victim sent a text to the defendant asking if he could talk and he responded that he could. The victim called the defendant and spoke  
101 with the defendant while wearing recording equipment. The victim told the defendant that she just a few minutes to talk leading him to believe that  
102 she had just gotten her phone without her parents knowledge and called him while they were away from the house but that they would be right back.  
103 The victim spoke with the defendant about what happened and told him that her parents were freaking out, questioning her about if she had sex with  
104 him. We had some trouble with the mike but you can hear the defendant telling the victim to tell them that she was upset and that was the only  
105 reason that they were upstairs since she did not want anyone to see her. The defendant spoke about the fact that they would both be investigated  
106 and that one of the workers heard something. The defendant told her that he would not be back at school until they tell him he can be back. The  
107 victim asked if they had any idea that they had sex or did anything and he said, "no, but they think we did, they don't know, our story stays the  
108 same". The defendant also told the victim that his days at Seabreeze were over. A CD of the call was placed in evidence.  
109 I also recorded a voice mail that the defendant left on W-1's phone on that Friday regarding the incident. The defendant identifies himself and saying  
110 that he feels he needs to talk to her and ~~she~~ and "kinda let them understand the gross misunderstanding that went on". A CD was made of the  
111 message and placed in evidence.  
112 At this point W-1, W-2 and the victim left the station. There was to be no contact with the defendant.  
113  
114 The following day on 10/15/12 I made contact with the W-1 and asked if I could have the victim come to the station and do another controlled call.  
115 W-1 consented and I made contact with the victim. The victim came to the station and we reviewed the controlled call rules with the victim signing the  
116 controlled call consent form. Sgt. Gogarty and I went over with the victim what to say. The victim called the defendant and spoke with him about what  
117 to say. The victim indicated to the defendant that her parents told her that someone was going to be coming to talk with her today about what

|  |  |  |  |             |  |
|--|--|--|--|-------------|--|
| Sworn to and subscribed before me, the undersigned<br>this _____ day of _____, _____.      |  | I swear/affirm the above statements are correct and true |  | Right Thumb |  |
| Name:  |  |  |  |             |  |
| Notary Public <input type="checkbox"/> Law Enforcement Officer <input type="checkbox"/>    |  | OFFICER'S/COMPLAINANT'S SIGNATURE                        |  |             |  |
| Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/> |  | ANDRASCO, APRYL HOWE                                     |  | 06192       |  |
| Type of Identification:  |  | NAME (PRINTED)   |  | ID NUMBER   |  |



## Supplement

☒ Affidavit  
☐ Notice to Appear

☒ Adult  
☐ Juvenile
Court Case  
Number:

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|                                 |   |  |               |                                  |
|---------------------------------|---|--|---------------|----------------------------------|
| Defendant (Last)<br>Name: JONES |   | (First)<br>MICHAEL   | (Middle)<br>T | Agency Case<br>Number: 121000248 |
| CHARGES                         |   | DOMESTIC VIOLENCE? Yes <input type="checkbox"/><br>Attachments: Affidavit(s) <input checked="" type="checkbox"/> Statement(s) <input type="checkbox"/> NTA Schedule <input type="checkbox"/> Report <input type="checkbox"/> Traffic Infraction(s) <input type="checkbox"/> Total Charges: |               |                                  |
| Charge:                         | FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/> | FS/ORD:  | Citation No.: | Bond:                            |
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118 happened and what she say. The defendant told the victim that she should not be calling him on her phone that they will know. The victim told the  
 119 defendant that she just wanted to know what to say. The defendant began telling her to say that she was upset and stressed about college and that  
 120 they went upstairs to talk. That he panicked and made all the wrong choices. The victim told him okay but that they had a bigger problem and that her  
 121 Mom found the composition book that they had written letters to each other and asked about it. That he talked about if he was not married that he  
 122 would be with her. The defendant replied with he didn't know what to tell her. The victim asked him "Are you going to get in trouble if they found out  
 123 we had sex" and the defendant replied, "yes, I'm going to go to jail, ~~40000~~, probably for a long time, especially if they make you testify against me".  
 124 The defendant stated twice about how they are screwed if they look at their phone records. The victim told the defendant that he signed the letter in  
 125 the book. The defendant again told the victim to "tell them I didn't do anything with you" and "if you find that book to throw it away". The victim asked  
 126 the defendant "how much trouble will you be in if they find out we had sex" and the defendant responded with "I would go to jail because of your age".  
 127 The controlled call was downloaded to a CD and placed in evidence.

128  
 129 On 10/15/12 Sgt. Gogarty and I went to the defendant's residence to conduct a non-custodial interview with the defendant. We identified ourselves  
 130 and asked if we could speak with him regarding the incident that happened at the school last Friday. The defendant agreed to speak with us and  
 131 allowed us in to his residence. The defendant was advised that he did not have to speak with us and could end the conversation. The defendant at  
 132 first said only trying to help the victim because she was upset and that he made a mistake by taking her up in the auditorium. He described their  
 133 relationship as friends saying that he knew the victim's parents and that he felt the victim looked up to him as a friend more than a mentor. The  
 134 defendant at first continued to insist that they were friends only and that there was nothing more to their friendship. We told the defendant that we  
 135 knew about the letter he wrote the victim, all about text messages, emails and phone calls and that there was more to their relationship. The  
 136 defendant denied it. We asked when the last time that he spoke to the victim was and he said today. We told him that we knew because we listened  
 137 to the call and knew what was said. We also told him that we listened to the call yesterday. The defendant finally admitted to a sexual relationship  
 138 with the victim that has been going on for about a year. The defendant would not place an estimate as to how many times they had sex. The  
 139 defendant admitted to sex on school grounds and once at the victim's house while her parents were out of town. When questioned about the time  
 140 they had sex at his residence he said "not really it was real quick", and that "he did not feel right with it being his souse". He admitted to having sex in  
 141 her car at the parking lot behind the Winn Dixie in Ormond Beach and believed it was once at a parking lot near Memorial Gardens. CD of interview  
 142 placed in evidence.

143  
 144

|  |  |   |  |             |
|--|--|---|--|-------------|
| Sworn to and subscribed before me, the undersigned<br>this _____ day of _____, _____,<br>Name:   |  | I swear/affirm the above statements are correct and true                  |  | Right Thumb |
| Notary Public <input type="checkbox"/> Law Enforcement Officer <input type="checkbox"/><br>Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/><br>Type of Identification: |  | OFFICER/COMPLAINANT'S SIGNATURE<br>ANDRASCO, APRYL HOWE<br>NAME (PRINTED) |  |             |
|  |  | OB192<br>ID NUMBER  |  |             |