

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

State of Florida
Plaintiff,

Case Number: 01-2024-CF-003243-A

Division I

vs.

Jerome Jarmaine Chatmon
Defendant.

MOTION FOR PRETRIAL DETENTION

COMES NOW the State of Florida, by and through the undersigned Assistant State Attorney, and moves this honorable court to enter an Order detaining the Defendant in custody pending a final hearing on Pretrial Detention, and sets forth with particularly the grounds and essential facts, as follows:

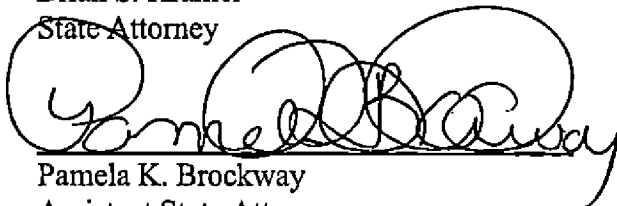
1. The Defendant has been arrested for an offense for which detention may be ordered under §907.041, Fla. Stat., to wit: Aggravated assault, Act of domestic violence as defined in s. 741.28
2. The State will show that there is a substantial probability that the defendant poses the threat of harm to the community. The defendant is presently charged with a dangerous crime, there is a substantial probability that the defendant committed such crime, the factual circumstances of the crime indicate a disregard for the safety of the community, and there are no conditions of release reasonably sufficient to protect the community from the risk of physical harm to persons.
3. The defendant is the husband of Victim 3. The defendant lives with Victim 3 and her three children, Victim 1 (X yoa), Victim 2 (X yoa) and Witness 1 (X yoa). Victim 2 is mentally challenged. Victim 3 left the home to go on a walk and the defendant and Victim 2 got into an argument and the Defendant placed the Victim 2 into a chokehold. Victim 1 tried to intervene, and the Defendant began pushing her and eventually slammed her to the ground and grabbed her hair. The event then moved outside.
 - a. Victim 3 arrived home from her walk when the children ran and told her what happened.
 - b. Witness 2, the father of the children arrived to get his children who had called him.
 - c. The Defendant went to his car removed a handgun and with the gun in his right hand stated, "are you ready to die, I am".
 - d. Victim 3 started to walk away from the Defendant when the defendant pointed the gun in the air, cocked the gun and stated, "I'm ready to die and you can die too" and got close to victim 3 with the gun next to her head pointed up.
 - e. Victim 3 got into her car to leave and Witness 2 who was in in his car with the children left.
 - f. The defendant had scratches which were consistent with the victim and witness statements.
 - g. The defendant stated the gun was in a safe in his car.
 - h. See Exhibit A, the mittimus of Jesse Bostick which is incorporated and relied upon for this motion.

WHEREFORE, the State respectfully moves this honorable court to find that there is probable cause to believe that the Defendant committed the offense, and that the Defendant should be detained in custody pending a final hearing on Pretrial Detention.

STATE OF FLORIDA
COUNTY OF ALACHUA

Personally appeared before me the undersigned Pamela K. Brockway, Assistant State Attorney, Eighth Judicial Circuit of Florida, who, being first duly sworn, certifies that he/she has received testimony under oath supporting the grounds and the essential facts alleged in this motion.

Brian S. Kramer
State Attorney



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The foregoing instrument was acknowledged before me this 30th day of September, 2024, by Pamela K. Brockway, Assistant State Attorney, who is personally known to me and who did take an oath.


NOTARY PUBLIC

CERTIFICATE OF SERVICE



SANDRA K. MAYER
Commission # HH 144267
Expires July 25, 2025
Bonded Thru Budget Notary Services

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Aubroncee S. Martin, Attorney for the Defendant, by email, this 30th day of September, 2024.

s/ Pamela K. Brockway
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