Filing # 212520114 E-Filed 12/10/2024 11:14:20 AM

FLORIDA DEPARTMENT OF CORRECTIONS VIOLATION REPORT

	☐ REPORT CONTAINS CONFIDENTIAL INFORMATION						
Date: December 9, 2024	Y RETAKING F	ROM:					
To: Honorable William E. Davis Name: Antonio Velazquez Case No: 01-2021-CF-2038-A Scheduled Termination Date: 1-30-2025		om: Ann-Marie Brown, CP Specialist C No: Q41521 Circuit: 8 C No: 01-2021-CF-2038-A					
REQUESTING ☐ Violation of Probation Hearing- Warrantless Arrest Conducted No further actio Warrant for Arrest ☐ Violation of Probation ☐ No further actio							
TYPE OF REPORT Non-Compliance with Conditions ☐ Arrest/New Charge ☐ Warrantless Arrest ☐ Delinquent Monetary Obligations Only							
M At Large	LOCATION						
At Large In Custody On Bond Currer ROR Absconder	nt Address		3 SW 17 th Place sesville, FL 32607				

(1) <u>HOW VIOLATION OCCURRED</u>:

Violation of Condition (30) of the Order of Probation, by accessing the Internet or other computer services until a qualified practitioner in the offender's sex offender treatment program, after a risk assessment is completed, approves and implements a safety plan for the offender's accessing or using the Internet or other computer services, and as grounds for belief that the offender violated his probation, Officer Ann-Marie Brown states that on or about April 2024 the offender admitted to accessing the Internet or other computer services, to wit: applying for a job at Subway using Google, as told to this officer by the offender's admission on 12-6-2024.

Violation of Condition (7) of the Order of Probation, by using intoxicants to excess or possessing any drugs or narcotics, unless prescribed by a physician, and as grounds for belief that the offender violated his probation, Officer Ann-Marie Brown states that on or about May 2024, the offender was in possession of a drug or narcotic not prescribed by a physician, to-wit: Marijuana as confirmed by the offender's admission on 12-6-2024.

Violation of Condition (5) of the Order of Probation, by failing to live without violating any law by committing the criminal offense of Providing Alcohol to Minors, in that, on or about May 2024, in Alachua County, Florida, Officer Ann-Marie Brown states that the offender admitted to violating Florida Statute 562.11(1)(a) by providing alcohol to a person 18 years of age as told to Officer Ann-Marie Brown by subject's admission on 12-6-2024.

Violation of Condition (3) of the Order of Probation, by leaving his county of residence without first procuring the consent of the probation officer, and as grounds for belief that the offender violated his probation, Officer

Ann-Marie Brown states that on or about May 25, 2024, the offender did leave Alachua County, Florida, his county of residence, without the consent of the probation officer and did enter Gilchrist County, as told to Officer Ann-Marie Brown on 12-6-2024, by the offender's admission.

Violation of Condition (3) of the Order of Probation, by leaving his county of residence without first procuring the consent of the probation officer, and as grounds for belief that the offender violated his probation, Officer Ann-Marie Brown states that on or about October 2023, the offender did leave Alachua County, Florida, his county of residence, without the consent of the probation officer and did enter Marion County, as told to Officer Ann-Marie Brown on 12-6-2024, by the offender's admission.

Violation of Condition (5) of the Order of Probation, by failing to live without violating any law by committing the criminal offense of Driving While License Suspended or Revoked, in that, on or about October 2023, in Alachua County, Florida, Officer Ann-Marie Brown states that the offender admitted to violating Florida Statute 322.34(2)(a) by Driving While License Suspended or Revoked with Knowledge as told to Officer Ann-Marie Brown by subject's admission on 12-6-2024.

Violation of Condition (15) of the Order of Probation, by failing to comply with a mandatory curfew from 10 p.m. until 6 a.m., or another 8-hour period designated by the court or the officer, and as grounds for belief that the offender violated his probation, Officer Ann-Marie Brown states that on three (3) occasions in June 2024 and July 2024, the offender was not at his residence in order to comply with the curfew, as evidenced by the offender's admission on 12-6-2024.

Violation of Condition (17) of the Order of Probation, by failing to successfully complete a sex offender treatment program with qualified practitioners specifically trained to treat sex offenders, at the offender's own expense, and as grounds for belief that the offender violated his probation, Officer Ann-Marie Brown states that the offender failed to complete treatment with the ITM Group as of 12-9-2024 and will not complete prior to his termination date, as told to Officer Ann-Marie Brown by Craig Batchelor, the offender's therapist on 12-9-2024.

Violation of Condition (2) of the Order of Probation, by failing to pay the State of Florida the amount of \$10.00 per month toward cost of supervision, as well as a 4% surcharge toward the cost of supervision, unless otherwise exempted, in accordance with Section 948.09, Florida Statutes, and as grounds for belief that the offender violated his probation, Officer Ann-Marie Brown states that the offender is \$240.00 in arrears, as of 12-9-2024.

Violation of Special Condition (3) of the Order of Probation, by failing to pay for drug testing fees, and as grounds for belief that the offender violated his probation, Officer Ann-Marie Brown states the offender is \$30.00 in arrears in drug testing fees, as of 12-9-2024.

Circumstances: On 11-1-2024, the subject submitted to a polygraph exam pursuant to Special Condition (25) of the probation order to obtain information necessary for risk management. The subject's polygraph indicated that No Significant Response was detected, in that, the subject's answers were truthful and no deceit was detected. This officer reviewed the polygraph with the subject and questioned the subject regarding his answers. The subject was asked to answer in writing. This officer asked the subject about using the internet and the subject answered:

I used the internet in April 2024 in order to apply for a job at Subway on Google.

This officer asked the offender about his drug use and he answered:

In May 2024 I smoked marijuana with a close friend of mine.

This officer asked about providing alcohol to minors and the subject answered:

In May 2024 I provided alcohol to a person under 21 years of age. Her name is She was 18 years of age. This officer asked the offender about leaving the county and he answered:

On Memorial Day Weekend 2024 I took a ride to Ginnie Springs. It was the day after the shooting [Shooting was on 5/23/24] so I was not able to enter the spring.

This officer asked about curfew violations and the subject answered:

In June and or July of 2024 I stayed the night at my girlfriend's house in Woodland Villas on 3 occasions. This officer asked about leaving the county and driving and the subject answered:

In October 2023 I drove out of the county to Ocala, Fl to drive a friend to work who was drunk. My DL has been suspended since 6/211/21.

The subject stated that he wanted to pass his polygraph so he was truthful on it, but has clearly not been compliant with his supervision, violating not only the conditions of supervision but also Florida Statutes.

Craig Batchelor, the subject's counselor/therapist at the ITM Group has advised that based on the results of the most recent polygraph, the offender will not be successfully completing treatment prior to his termination date from supervision.

The subject signed his Offender Financial Obligation Agreement on 2-1-2023. He had been waiting to make a payment as he was working on his community service hours, however, per LINDAS, all court costs had been dismissed and no payment was due. The offender states that his grandmother is going to make a payment and that his roommate was going to send a text message to this officer so that he could find out how much he owed, however, no text has been received. The offender has no phone through which this officer can send the information to him.

(2)	OFFENDER'S STATEMENT: The offender provided written responses to questions asked to him. He states that he was completely honest on his polygraph and that he has not been compliant with his supervision. He states that his grandmother is going to make a payment toward his remaining financial obligations.							
(3)	HISTORY OF SUPERVISION: ☐ ADJUDICATION WITHHELD ☒ ADJUDICATED Original sentence: On May 9, 2022, the subject appeared before the court in Alachua County in Case #01-2021-CF for the offense of: Ct.1: Attempted Sexual Battery on an Adult without Force Likely to Cause Injury (LIO). The su sentenced to 18 months state prison with credit for 281 days' time served followed by 2 years Sex Offender Probat subject was released from prison on 1-31-2023.							
	Prior violation(s) of supervision for None	all peri	ods of supervision and	d disposition(s) of violat	ion(s) include the following:			
	☐ Florida Crime Information Center attached. NOTE: FCIC/NCIC crim Florida Statutes.							
	RESIDENCE: STABLE Resides with: The subject resides in or since 8-22-2023 when he moved from EMPLOYMENT: EMPLOYED Current Employer/school name and ac Full-time employment or school attende Monthly salary or other source of income.	Grace M [Idress: S dance: [in an apartment with 2 Marketplace. RETIRED/DISABL Subway, 6666 W. Newl Part-time empl	ED STUDENT berry Road, Gainesville, 1	☐ UNEMPLOYED FL 32605			
Current Employer/school name and address: Cheesecake Factory, 2851 SW 35 th Drive, Suite 70, Gainesville FL 32 Full-time employment or school attendance: Part-time employment or school attendance: Monthly salary or other source of income: \$1200.00								
	RESTITUTION: Original Obligation:] N/A	PAID IN FULL Current Balance:	COMPLYING	DELINQUENT			
	COURT COSTS/FINES: Original Obligation:] N/A	☐ PAID IN FULL Current Balance:	COMPLYING	DELINQUENT			
	ELECTRONIC MONITORING: [Original Obligation:	N/A	PAID IN FULL Current Balance:	COMPLYING	DELINQUENT			
	COST OF SUPERVISION: Original Obligation: 240.00] N/A	PAID IN FULL Current Balance:	COMPLYING 240.00	☑ DELINQUENT			

	PUBLIC SERVICE WORK: Total Hours Imposed:	⊠ N/A	Current Balance:	☐ COMPLYING	☐ DELINQUENT				
	TREATMENT STATUS:	□ N/A	COMPLETED	COMPLYING	☑ NON-COMPLIANT				
	Summary of offender's current subject began sex offender treatm polygraph, he will not complete h	nent with the	ITM Group on 4-6-202	23 and per his counselor,					
	STATUS OF OTHER SPECIA supervision, he has been non-con				been caught violating his				
	INCENTIVES EARNED:								
	All incentives earned will be forfeited upon a finding of guilt.								
	0 Days Education Incentives	(Days Employment Inc	centives					
(4)	RECOMMENDATION: This officer is requesting a warrant as the subject has been violating multiple conditions of his supervision This officer recommends that the subject's supervision is revoked and that he is returned to state prison for 40 months with credit for time served followed by one (1) year of community control with electronic monitoring followed by 6 months sex offender probation. The offender has been violating not only his supervision by using the internet, using drugs, travelling outside of the county, and violating his curfew, but has also been violating Florida law by providing alcohol to minors and driving with a suspended license. The subject clearly does not appreciate the freedom that community supervision provides and has taken advantage of the privilege to remain in the community.								
The fore	egoing is true and correct to the bes	st of my kno	wledge and belief.						
	<u>rie Brown</u> Printed Name		Approved:	Fred Scippio Jr. Supervisor Printed Na	ame				
<i>Amo</i> Officer S	inin) 12-09-2024 Signature/Date			Supervisor Signature	/12-10-2024 /Date				