Ρį	ASCO COUNTY COMPLAINT AFFIDA	VIT	PSO I	FLO 51000 D FLO 510		=	PD FLO			FLODIN: 2
-	OBTS NUMBER - FELONY MISD.	CO. ORD. SHIFT	SECTOR G5	SEC.	TWP.		3ENCY REPOR			
	ARREST CHECK X 1. FELONY 3. MISD. 5. ORDINANCE	7. V.O.P.	9. CIVIL INF.	X ADUL	- M		GENCY ARRES			
ATIVE.	APPLY 2. TRAFFIC FELONY 4. MISD. TRAFFIC 6. OTHER	8. PROBABLE CAUSE	APIAS	SUMMONS		REVIEWED BY ASSI	STANT STATE	ATTORNEY		
STRA	CHECK ONLY ONE NON-MANDATORY APPEARANCE NON / ARREST REF	CHECK 🛏	ARRANT	JUV. PICK-UP		X		12.1	DAT	E
DMINISTR	LOCATION OF ARREST (INCLUDE NAME OF BUSINESS) 14825 NOTTINGHAM TRL, HUDSON, FL 34669			N OF OFFENSE		M TRL, HU	JDSON,	FL 34669		
PA	DATE OF ARREST TIME OF ARREST BOOKING DATE BOOKING TIME 13:05 10 5 24 5 5	JAIL DATE JAIL	TIME	WEAPON SEIZE		ARMED			S. Notified Elderly	Y X N Handicap
		E NUMBER	DO	NUMBER		FBI NUMBER 239033D	เมว		stic Related	□ Y 23 N
H	NAME (LAST, FIRST, MIDDLE)	LIAS							ed Sexual	□ Y X N
	RACE HHISPANIC CODE SEX DATE OF BIRTH	GROME, RO	HEIGHT	N ATV	VOOD,	EYE COLOR	OHN	Predato HAIR COLOR	or / Offender	
	W. WHITE I. AMERICAN INDIAN B. BLACK O. ORIENTAL / ASIAN W M 09/16/19 SCARS, MARKS, TATTOOS, ETC.	998 25	5'10	17	170	BRO	NN	BLUE	MEC	
Ę	SCAR RIGH ELBOW							\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ALCOHOL INFLUENC DRUG INFLUENCE	
DEFENDANT	PHYSICAL ADDRESS (STREET & APT #) (CITY) 14825 NOTTINGHAM TRL, HUDSON, FL 34669	(STATE)	ZiP	·	(786)	979-4145			ORIDA UT OF STATE	2 · ·
DEF	MAILING ADDRESS (STREET & APT #) (CITY)	(STATE)	ZIP		PHONE			ADDRESS SOURCE VICTIM		70
	BUSINESS ADDRESS (NAME & STREET) (CITY)	(STATE)	ZIP		PHONE			OCCUPATION BEEN		<u> </u>
	AC MERCHANDISING DRIVER'S LICENSE STATE / NUMBER SOCIAL SECURITY	NUMBER INS N	JMBER		L	PLACE OF BIRTH		INSTALLE 3	CITIZESSAIP	ैं हैं
L	FL A330730983360 CO-DEFENDANT NAME (LAST, FIRST, MIDDLE)			RACE	SE	OCONE		S A PRESTED	USEELDNY	ु 🚨
CO-DEF					4			2. AT URGES	4 MISDEMEA 5 OVENILE	NOR Q
8	CO-DEFENDANT NAME (LAST, FIRST, MIDDLE)			RACE	SE	X DATE OF B	RIH A	GE 1. ARRESTED 2. AFT ARGE.	3, FELONY 4, MISDEMEA 5, JOVENILE	NOT THE
	PARENT OTHER NAME OF PARENT OR CUSTODIAN (LAST	, FIRST, MIDDLE)	- 4		\overline{A}		R	ESIDENTIAL PHONE	<u> </u>	<u> </u>
m m	ADDRESS (STREET, APT NUMBER)						В	USINESS PEDIGE		this same
JUVENILE	NOTIFIED BY (NAME)	i,	DATE	TIME		JUVENILE DISPOSIT	ION	and the	E TO UBS / CVE	der CODE
	RELEASED TO (NAME)		RELATIONSHIP	4		DEPT. AND RELE			ED (COUNTY JAIL)	TIME
_	CHARGE DESCRIPTION	[19] co □ au	STATUTE VIC	DLATION NUMBE	R	NCIC#		COURT CASE #		
l	MURDER/HOMICIDE- PREMEDITATED ACTIVITY S. SELL R. SMUGGLE K. DISPENSE/ M. MANUFACTURE Z. OT	F.S. CIVI	782.04	.1A1		0:	999	2024CF	60271	8AWS.1
CHARGE	N. N/A 9. BUY D. DELIVER DISTRIBUTE PRODUCE / P. POSSESS T. TRAFFIC E. USE CULTIVATE	HER CODE AMOU	4.1		PHETAMINE	B. BARBITURATE C. COCAINE E. HEROIN	H. HALLUCIN M. MARIJUA Q. OPIUM / C	NA EQUIPME	NT Z. OTHE	R CODE
3	CHARGE DESCRIPTION	F.S. CIVI	STATUTE VIC	DLATION NUMBE	R	NGIC#		COURT CASE #		
	ACTIVITY S. SELL R. SMUGGLE K. DISPENSE/ M. MANUFACTURE Z. OT N. NIA B. BUY D. DELIVER DISTRIBUTE PRODUCE P. POSSESS T. TRAFFIC E. USE CULTIVATE	HER CODE AMOU	NT	TYPE N. N/A A. AMF	PHETAMINE	B. BARBITURATE C. COCAINE E. HEROIN	H. HALLUCIN M. MARIJUA O. OPIUM / E	NA EQUIPME	NT Z. OTHE	OWN CODE
OVERY	FSS 938.27(1)	THE UNDERSIGNED CE	IED DEFENDAN	WEARS THA	T HE / SHE	E HAS JUST AND	REASONAL	BLE GROUNDS TO	BELIEVE AND	
REC	CJIS # <u>3972</u>	ON THE 15	DAY O	=	Jur	ne .	, 20 24	AT 12:0	JU 🔀 A.M.	□ P.M.
COST	# of Investigative hrs. 18 x \$26.00 = 182600.69	(SPEC	IFICALLY	INCLUD	E FACT	TS CONST	ITUTING	G CAUSE F	OR ARRES	ST.)
	On June 13, 2024, at approximately									
STATEMENT	welfare check for Rain Mancini, Ph	illip Zill	iot, Ph	illip	Zilli	iot III	, and	Karma Zi	illiot,	the
TATE	latter two being juveniles. The car Rory Atwood, who requested help but	ller advis	ed her	brothe	r rec	ceived a	a call	from the	ne defen	dant,
CAUSE S	and could see adult and child bodie	es over the	n. Ine e video	phone	call	l. Deput	ties a	rrived o	n scene	and prood
E CAI	spoke with the defendant who denied	d any know	ledge o	f Rain	Mand	cini`s,	Phill	ip Zilli	iot`s, E	hillip
PROBABLE	Zilliot III`s, or Karma Zilliot`s	deaths. Th	e defen	dant s	tated	d Rain N	Manci r	i, Phill	lip Zill	iot,
PRO	Phillip Zilliot III, and Karma Zil	liot had wa	alked a	way fr	om th	ne prope	erty c		rening c Continu	
-	AGREE TO APPEAR AT THE TIME AND PLACE DESIGNATED WHEN LAW NO	TIELED TO ANSWED TO	E OFFENSE OF	P.C. EXISTS	FOR CHAR	RGE(S)	JUD	GE'S SIGNATURE		DATE
TICE	AGREE TO APPEAR AT THE TIME AND PLACE DESIGNATED WHEN I AM NOT APPEAR BEFORE THE COURT AS REQUIRED ONCE I AM NOTIFIED, THAT I M. TO APPEAR BEFORE THE COUNTY COURT OR COMPLY WITH THE REQUIRE									
NOTIC	SIGNATURE OF DEFENDANT / JUVENILE AND PARENT OR CUSTODIAN						DATE	HBIOTIES ON III	IL BACK SIDE OF	THIS AFFIDAVIT.
	MIRANDA HOLD FOR OTHER AGENCY VERIFIED BY WARNING NAME:	RIGHT THUM	48	DATE		VICTIM NOTIFIED	BOND C	ARGE#	BOND CHA	RGE #
3VE	ADULT ONLY DO NOT SOND OUT - REASON:		o.	BOND TYPE 1. ROR	3. SURET 4. BAIL /	YES NO Y 5. CERT. 6. OTHER	TYPE	X)	TYPE	
TRAT	UNDER PENALTIES OF PERMISHY LIDECLARE THAT I HAVE BEAD THE	-	in take	2. CASH RETURNABLE	BOND			RETURNABLE	COURT TIME	
ADMINISTRATIVE	FOREGOING (DOCUMENT) AND THAT THE FACTS STATED IN IT ARE TRUE, TO THE BEST FAY KNOWLEGGE AND BELIEF.		2007	RELEASE DAT						☐ A.M. ☐ P.M.
AD	HANSON, J. L. 3972		BONC					RELEASE TIME		☐ A.M. ☐ P.M.
	NAME (PRINTED) CJIS#	[- 1	RELEASING O	FFICER				F	AGE PAGE

PR PD FLOUIN: 2

l		
	UATION	
	CONTIN	
	NARRATIVE /	
ı		ı

	1												PAGE)F	ъ
ATWO		RY JOH	N GRAE	лЕ .							NCY REPOR -02024					·
CHARGE DESCR	RIPTION				F.S.	CIVIL INF.	STATUTE VIOLATIO	N NUMBER		ICIC#		COURT	CASE #			
ACTIVITY N. N/A P. POSSESS	S. SELL B. BUY T. TRAFFIC	R. SMUGGLE D. DELIVER E. USE	K. DISPENSE/ DISTRIBUTE	M. MANUFACTURE Z. OTHER PRODUCE / CULTIVATE	CODE	AMOUNT		TYPE N. N/A A. AMPHETAMINE	B. BARBITI C. COCAIN E. HEROIN	E	H. HALLUCING M. MARIJUANA O. OPIUM / DE	١	P. PARAPHERNALIA EQUIPMENT S. SYNTHETIC	U. UNKNOWN Z. OTHER	CODE	
CHARGE DESCR	RIPTION				F.S.	CIVIL INF	STATUTE VIOLATIO	N NUMBER		ICIC#		COURT	CASE #			
ACTIVITY N. N/A P. POSSESS	S. SELL B. BUY T. TRAFFIC	R. SMUGGLE D. DELIVER E. USE	K. DISPENSE/ DISTRIBUTE	M. MANUFACTURE Z. OTHER PRODUCE / CULTIVATE	CODE	AMOUNT		TYPE N. N/A A. AMPHETAMINE	B. BARBITI C. COCAIN E. HEROIN	E	H. HALLUCINO M. MARIJUANA O. OPIUM / DE	·	P. PARAPHERNALIA EQUIPMENT S. SYNTHÉTIC	U. UNKNOWN Z. OTHER	CODE	

12, 2024. Deputies conducted a consensual search of the residence and part of the yard and did not locate anything suspicious at the time. While conducting their search of the property, deputies observed a fire pit in the backyard of the property which was actively smoldering and smoking.

On June 14, 2024, at approximately 1249 hour the Pasco County Sheriff's Office received a call for service from Brian Burpee. Brian advised the defendant admitted to killing his roommates and their children.

On June 14, 2024, at approximately 1525 hours Deputy C. Chandler initiated a follow up investigation call for service back at the listed location. Upon arrival Deputy Chandler made contact with the defendant who again advised that Rain Mancini, Phillip Zilliot, Phillip Zilliot III, and Karma Zilliot still had not returned back to the residence. The defendant advised Deputy Chandler that he kicked out Rain Mancini, Phillip Zilliot, Phillip Zilliot III, and Karma Zilliot two weeks ago from the residence. The defendant advised Rain Mancini, Phillip Zilliot, Phillip Zilliot III, and Karma Zilliot had taken all their belongings with them when they left. Deputies again conducted a consensual search of the residence and Deputy Chandler observed items belonging to Rain Mancini, Phillip Zilliot, Phillip Zilliot III, and Karma Zilliot inside the residence. Deputy Chandler asked the defendant about the items and the defendant stated the victims did not have time to take the items with them.

On June 14, 2024, your Affiant responded to the aforementioned address and observed portions of the property. Your Affiant discovered there was a fire pit in the rear yard of the property which consisted of various unburned items on the top and ash and various burned debris at the base of the fire pit. Your Affiant observed apparent steel threads from the inner portion of vehicle tires which indicated an intense heat during a prior fire. Your Affiant estimated the fire pit was approximately 10 feet in diameter. During the investigation your Affiant observed a Pasco Sheriff's Office Cadaver dog (Indy) remove an item from the aforementioned fire pit. Your Affiant observed Deana Hudgins, Senior Training Analyst (STA) for FIRST and Indy's handler remove the item from the dog's mouth. Your Affiant viewed the item which was appeared to be a small skeletal remains.

Your Affiant learned Forensic Science Administrator with FIRST, Austin Polonitza, responded to the scene and he located apparent human long bone fragments on the surface of the burn pit. Austin informed your Affiant he also found two apparent human vertebrae, all of which had apparent thermal damage to them. Austin Polonitza informed your Affiant he observed the item that Indy (cadaver dog) pulled from the burn pit and was able to identify the item as a human skeletal remains containing soft tissue.

Your Affiant then spoke with STA Hudgins who stated Indy showed a change of behavior on the front porch of the aforementioned property and STA Hudgins could smell the strong odor of

t	*	*	Con	tin	ued	*	*	*
---	---	---	-----	-----	-----	---	---	---

MANSON, J. L. 3972	MINISTRATIVE	UNDER PENALTIES OF PERJURY, I DECLAR (DOCUMENT) AND THAT THE FACTS STATE KNOWLEDGE AND BELIEF.	E THAT I HAVE READ THE FOREGOING D IN IT ARE TRUE, TO THE BEST OF MY
	MOM	HANSON, J. L.	3972 CJIS#

COMPLAINT AFFIDAVIT CONTINUATION SHEET

						PAG	i∈3	OF	6
DEFENDANT ATWOOD, RORY JOHN GRAEME					AGENCY REPOR 24-02024				
CHARGE DESCRIPTION	F.S. CIVIL INF.	STATUTE VIOLATIC	NUMBER	NO	PIC#	COURT CASE #			,
N. N/A B. BUY D. DELIVER DISTRIBUTE PRODUCE!	DDE AMOUNT		TYPE N. N/A	B. BARBITUE C. COCAINE	RATE H. HALLUCIN M. MARIJUAN	OGEN P. PARAPHE IA EQUIPMEN	VT Z. O	INKNOWN THER	CODE
	F.S. CIVIL	STATUTE VIOLATIO	A. AMPHETAMINE N NUMBER	E. HERDIN	O, OPIUM/D	COURT CASE #			L
ACTIVITY S. SELL R. SMUGGLE K. DISPENSE/ M. MANUFACTURE Z. OTHER CO	ORD. INF.	1	TYPE	B. BARBITUI	RATE H. HALLUCIN	OGEN P. PARAPHE	RNALIA / U. L		CODE
P. POSSESS T. TRAFFIC E. USE CULTIVATE			N. N/A A. AMPHETAMINE	C. COCAINE E. HEROIN	O. OPIUM / D	ERIV S. SYNTHET	IC	THER	<u> </u>
of the front porch area, Indy barked		A Hudgins	_	_					ch
Affiant that Indy's final response for				_	_		_	_	led
her to believe that Indy either smelle	_								
of human remains.									
		•		454		~			
Your Affiant spoke with Detective Dans Richey, Pasco County, Florida, at arou	· ·	-				-			
Brant learned that Thomas Simpson has		•	_			-			ee
and Phillip Zilliot since high school	. Thoma	s Simpsor	said he	rece	eived a	FaceTime	call	on J	une
13, 2024, at around 2:00 AM from the			-				s Simp		
said that during the phone call, the call said them. Thomas Simpson advised			_			_			
know to be a male named Phillip, had				_			, w i	10 116	
Detective Brant advised your affiant l									
approximately 4:00 AM. Destiny Gray of Rain Mancini was sitting on a yellow			_			-			4,
pacing back and forth, and the defenda				_		_			
Destiny Gray also said she knows the									
Destiny Gray stated he stores some of									
front door inside the residence. Dete							_	_	
camera (BWC) footage from June 14, 202 there was no longer a couch inside the							and r	iotic	ea
				,		, 010,			
Your affiant spoke with Detective Rand									
defendant. Detective Jones stated the									
Zilliot, and their two kids on June 1 then saw them on the evening of June :									
few hours. The defendant claimed that									۵.
belongings and walked away from the pr	roperty.	The def	endant s	said t	hat Rai	n Mancin	i tolo	d him	
she was going to stay at the women's going to stay in a tent at a nearby page 1									s
Rain, Phillip or the two children sind									ha+
he has a T-Mobile cell phone plan with	h at lea:	st four p	hones on	his	plan.	Detective	e Jone	s sa	id
that during his interview, the defenda	ant said	the Sher	iff`s Of	fice	might f	ind hors	e bone	s on	
property and he also inquired about he wouldn't decompose in a day.	ow fast 1	numan fle	sh would	deco	ompose,	suggeste	d bodi	.es	
"outur c accompose in a day.									
Detective Jones said he learned the de	efendant	has a da	ughter,	Tabit	ha Atwo	od, who	is for	ır-ve:	ars
old and he identified Tabitha's mother	r as Jade	Fiore.	Detecti	ve Jo	nes sai	d he spoi	ke wit	h Jac	de
Fiore, who said that the defendant pic	cked Tab:	itha up f	rom her	the r	ight of				
UNDER PENALTIES OF PERJURY, I DECLARE THAT I HAVE READ THE FOREGOING						* * * * (ontin	ued *	· * *
(DOCUMENT) AND THAT THE FACTS STATED IN IT ARE TRUE, TO THE BEST OF MY KNOWLEDGE AND BELIEF.									
X									
HANSON, J. L. 3972									

CLERK OF COURT

COMPLAINT AFFIDAVIT CONTINUATION SHEET

AWOOD RORY JOHN GRAEME 24/20248 24	٠	•	F	PAGE 4 OF 6					
Some two processes of the control of	Γ								
The state of the continue of t				ı					
Some final part of the contract of the contrac			TYPE B. BARBITURATE H. HALLUCINGGEN P. PAR.	APHERNALIA / U. UNKNOWN CODE					
between 9:00 FM and 9:00 FM and 9:00 FM, and he was supposed to keep her for several days. Jade Fiore said she missed two calls from the defendant on June 13, 2024, at 2:54 AM, but then answered another phone call from him at 2:57 AM. Jade stated that the defendant was panied another phone call from him at 2:57 AM. Jade stated that the defendant was panied another phone call from him at 2:57 AM. Jade stated that the defendant was only wearing a baseball cap, possibly green, and red shorts with white trim, and he was driving a blue BMW sedan. Jade said that the defendant was only wearing a baseball cap, possibly green, and red shorts with white trim, and he was not acting himself. Detective Jones told your Affiant he then responded to Jade's residence at 6740 Flicker Lane, Hudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad 8 house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24). Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 1425 Nottinghan Trail in Budson, Pasco County, Florida. The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant that Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot was previously residing in the projectly when he had between Phillip Zilliot III, Rain Mancini, Phillip Zil	1	N. NIA B. BUY D. DELIVER DISTRIBUTE PRODUCE! P. POSSESS T. TRAFFIC E. USE CULTIVATE	N. N/A C. COCAINE M. MARIJUANA EQUI	IPMENT Z. OTHER					
between 8:00 FM and 9:00 FM, and he was supposed to keep her for several days. Jack Fiore said she missed two calls from the defendant on June 13, 2024, at 2:27 AM, but then answered another phone call from him at 2:57 AM. Jack stated that the defendant are named another phone call from him at 2:57 AM. Jack stated that the defendant arrived at her residence with Tabitha back home to her. Jack stated that the defendant arrived at her residence with Tabitha between 5:30 AM and 5:45 AM and dropped her off, and he was driving a blue BMW sedan. Jack said that the defendant was only wearing a baseball cap, possibly green, and red shorts with white trim, and he was not acting himself. Detective Jones told your Affiant he then responded to Jack's residence at 6740 Flicker Lane, Hudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the cousin remained outside the residence and soon left the property however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the seried cousin. The defendant informed your Affiant that Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant that was the last time he observed Phillip Zilliot III, Rain Mancini, Phillip			ION NUMBER NCIC # COURT CASE #	1					
she missed two calls from the defendant on June 13, 2024, at 2:54 AM, but then answered another phone call from him at 2:57 AM. Jade stated that the defendant was panicked and said there had been some sort of altercation, and he had to bring Tabitha back home to her. Jade stated that the defendant arrived at her residence with Tabitha between 5:30 AM and 5:45 AM and dropped her off, and he was driving a blue BMW sedan. Jade said that the defendant was only wearing a baseball cap, possibly green, and red shorts with white trim, and he was not acting himself. Detective Jones told your Affiant he then responded to Jade's residence at 6740 Flicker Lane, Hudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) with June 1, 2024, when the full than to leave due to a lack of rent payment. The defendant informed your Affiant tha argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant than thile traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant informed your Affi		ACTIVITY S SELL R SMLIGGLE K DISPENSE/ M MANUFACTURE Z OTHER CODE AMOUNT	TYPE B. BARBITURATE H. HALLUCINOGEN P. PARA N. NIA C. COCAINE M. MARIJUANA EQUI A. AMPHETAMINE E. HEROIN O. OPIUM / DERIV S. SYNT	IPMENT Z. OTHER					
another phone call from him at 2:57 AM. Jade stated that the defendant was panicked and said there had been some sort of altercation, and he had to bring Tabitha back home to her. Jade stated that the defendant arrived at her residence with Tabitha between 5:30 AM and 5:45 AM and dropped her off, and he was driving a blue BMW sedan. Jade said that the defendant was only wearing a baseball cap, possibly green, and red shorts with white trim, and he was not acting himself. Detective Jones told your Affiant he then responded to Jade's residence at 6740 Flicker Lane, Hudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Fhillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot II, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Fasco County, Florida. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent psyment. The defendant informed your Affiant that Phillip Zilliot II Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway one 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilli		between 8:00 PM and 9:00 PM, and he was supposed to ke	eep her for several days.	Jade Fiore said					
there had been some sort of altercation, and he had to bring Tabitha back home to her. Jade stated that the defendant arrived at her residence with Tabitha back home to her. Jade stated that the defendant arrived at her residence with Tabitha back home to her. Jade stated that the defendant was only wearing a baseball cap, possibly green, and red shorts with white trim, and he was not acting himself. Detective Jones told your Affiant he then responded to Jade's residence at 6740 Flicker Lane, Rudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Fhillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot II, and Karma Zilliot traveled to his residence located at 14625 Nottingham Trail in Rudson, Pasco County, Florida. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot III, Rain Mancini, Phillip		she missed two calls from the defendant on June 13, 2	024, at 2:54 AM, but then a	nswered					
stated that the defendant arrived at her residence with Tabitha between 5:30 AM and 5:45 AM and dropped her off, and he was driving a blue BMW sedan. Jade said that the defendant was only wearing a baseball cap, possibly green, and red shorts with white trim, and he was not acting himself. Detective Jones told your Affiant he then responded to Jade's residence at 6740 Flicker Lane, Hudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones releyed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14625 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant only Phillip Zilliot II, and Kar	l	another phone call from him at 2:57 AM. Jade stated	that the defendant was panie	cked and said					
dropped her off, and he was driving a blue BMW sedan. Jade said that the defendant was only wearing a baseball cap, possibly green, and red shorts with white trim, and he was not acting himself. Detective Jones told your Affiant he then responded to Jade's residence at 6740 Flicker Lane, Rudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00FM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were boserved walking down the fare were currently no other residents at the location except for him. The defendant informed your Affiant only Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The d		· ·	-						
wearing a baseball cap, possibly green, and red shorts with white trim, and he was not acting himself. Detective Jones told your Affiant he then responded to Jade's residence at 6740 Flicker Lane, Hudson, Fasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot Traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the cousin remained outside the residence and soon left the property, however, Phillip Zilliot II, and Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant informed your Affiant this was the lest time he observed Phillip Zilliot III, and Karma Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only P	1								
himself. Detective Jones told your Affiant he then responded to Jade's residence at 6740 Flicker Lane, Hudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Fhillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with hie juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot was the last time he observed Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driv	i								
Detective Jones told your Affiant he then responded to Jade's residence at 6740 Flicker Lane, Hudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot III, Rain Mancini, Phillip Zilliot III, and ** * *			s with white trim, and he wa	as not acting					
Hudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was argying while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately II:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant informed your Affiant the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot III, and Karma Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot Were property since late Wednesday nig	ł	himself.							
Hudson, Pasco County, Florida, and met with Tabitha on June 15, 2024, at 12:27 AM. Detective Jones relayed that Tabitha immediately told him that Rain Mancini was argying while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately II:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant informed your Affiant the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot III, and Karma Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, and Karma Zilliot were property since late Wednesday night after Phillip Zilliot III, Rain Mancini, Philli		Debugging Samue Authority and Section 1. 1. 1.	- 1 \						
Jones relayed that Tabitha immediately told him that Rain Mancini was arguing while she was at her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14025 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II and Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot III and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant c		-		•					
her dad's house, and Phillip Zilliot and their children were at the residence. On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other reside		1 1							
On 6/15/24, your Affiant conducted a non-custodial interview with the defendant who stated on Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot traveled to his residence located at 14825 Nottingham Trail in Hudson, Pasco County, Florida. The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot metered the residence. The defendant informed your Affiant that Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00FM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defen				116 3116 #43 46					
The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot II, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot III, and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	z		on word at the restaurios.						
The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot II, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot III, and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	ΙĔ	On 6/15/24, your Affiant conducted a non-custodial in	terview with the defendant	who stated on					
The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot II, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot III, and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	Įξ	Wednesday (6/12/24), Phillip Zilliot II, Rain Mancini							
The defendant informed your Affiant the aforementioned family was provided transportation by their cousin. The defendant informed your Affiant the cousin remained outside the residence and soon left the property; however, Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot entered the residence. The defendant informed your Affiant that Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot II, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot III, and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	Ē	traveled to his residence located at 14825 Nottingham	Trail in Hudson, Pasco Cou	co County, Florida.					
II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	10	O The defendant informed your Afficant the afergrantical	d family was provided trans	portation by					
II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	7	their cousin. The defendant informed your Affiant the	e cousin remained outside the	he residence					
II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were previously residing in the residence from an unspecified date in May (2024) until June 1, 2024, when he told them to leave due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	È	and soon left the property; however, Phillip Zilliot							
due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	8	Karma Zilliot entered the residence. The defendant in		_					
due to a lack of rent payment. The defendant informed your Affiant an argument occurred between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	ļ₹	II, Rain Mancini, Phillip Zilliot III, and Karma Zill							
between Phillip Zilliot II and Rain Mancini and he (the defendant) decided to leave the property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and ** * * Continued * * *	_	residence from an unspectified date in May (2024) until							
property with his juvenile daughter. The defendant informed your Affiant while traveling in his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot III and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *									
his vehicle down the driveway on 6/12/24 at approximately 11:00PM to midnight, he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	ļ								
Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot walking down the same driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *]								
driveway toward Nottingham Trail. The defendant informed your Affiant this was the last time he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	l								
he observed Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot and he denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *									
denied knowledge of their current location. The defendant denied killing Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *									
Rain Mancini, Phillip Zilliot III, and Karma Zilliot or burning their bodies. The defendant informed your Affiant he has been living at the aforementioned residence for the majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot III, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *									
majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *				-					
majority of his life and there are currently no other residents at the location except for him. The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *									
The defendant informed your Affiant there have been no visitors to his property since late Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *		The defendant informed your Affiant he has been living	g at the aforementioned res	idence for the					
Wednesday night after Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *		majority of his life and there are currently no other	residents at the location of	except for him.					
were observed walking down the driveway. The defendant informed your Affiant only Phillip Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	ı	Wednesday pight after Phillip Zillich II. Dair Maria	o visitors to his property s	since late					
Zilliot II and himself burn items in the fire pit located on the property. On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *		Were observed walking down the driveway. The defendant	1, Phillip Zilliot III, and	Karma Zilliot					
On 6/15/24, your Affiant conducted a custodial (post Miranda) interview with the defendant who initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *	Ì	Zilliot II and himself burn items in the fire nit local	at informed your Afriant on.	ly Phillip					
initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *		l l local III one lile più local	aced on the property.						
initially denied involvement in Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and * * * Continued * * *		On 6/15/24, your Affiant conducted a custodial (post)	Miranda) interview with the	defendant who					
* * * Continued * * *		initially denied involvement in Phillip Zilliot II, Ra	ain Mancini, Phillip Zillio	t III, and					
	_								
KNOWLEDGE AND BELIEF.	TIVE	UNDER PENALTIES OF PERJURY, I DECLARE THAT I HAVE READ THE FOREGOING (DOCUMENT) AND THAT THE FACTS STATED IN IT ARE TRUE. TO THE BEST OF MY							
	TRA	KNOWLEDGE AND BELIEF.							

CLERK OF COURT

					PAGE	5 OF	<u> 6 </u>
DEFENDANT ATWOOD, RORY JOHN GRAEME				020246			
	F.S. CIVIL INF.	STATUTE VIOLATION NUMBER	NCIC#	COURT	CASE #		
	DE AMOUNT	TYPE N. N/A	B. BARBITURATE I	H. HALLUCINOGEN M. MARIJUANA	P. PARAPHERNALIA / EQUIPMENT	U. UNKNOWN Z. OTHER	CODE
P. POSSESS T. TRAFFIC E. USE CULTIVATE	F.S. CIVIL	A. AMPHETAMINE STATUTE VIOLATION NUMBER	E. HEROIN C	O. OPIUM / DERIV	S. SYNTHETIC	2. OTHER	<u> </u>
	ORD. INF.						-
ACTIVITY S SELL R. SMUGGLE K. DISPENSE! M. MANUFACTURE Z. OTHER CC N. NIA B. BUY D. D. ELIVER DISTRIBUTE PRODUCE! P. POSSESS T. TRAFFIC E. USE	DDE AMOUNT	TYPE N. N/A A. AMPHETAMINE	C. COCAINE	H. HALLUCINOGEN M. MARIJUANA O. OPIUM / DERIV		U. UNKNOWN Z. OTHER	CODE
Karma Zilliot`s deaths or knowledge of	f their c	urrent location.	. The de	efendant	eventual	.ly	
admitted the bodies of Phillip Zillio	t II, Rai	n Mancini, Phill	lip Zilli	iot III,	and Karm	a Zill	.iot
were all currently located in the fire	-						
defendant stated on Wednesday (6/12/2	-						
Phillip Zilliot II and Rain Mancini en					_		ıt
that Phillip possessed an unknown type			-	-			_
informed your Affiant he disarmed Phil	-	==					<u>:</u>
informed your Affiant that Phillip pur however he did not sustain any injurie	,						
physical attack by Phillip, he observe					_		nd
she also possessed a knife which she						• •	
throat. The defendant informed your	_	_		_	_		
floor and she dropped the knife. The							of
the bedroom then he heard a noise which							
the bedroom floor. The defendant info	ormed you	r Affiant that I	Phillip r	retrieve	d the gun	ι;	
however, he was able to disarm Phillip	o and he	tossed the gun o	out of th	ne bedroo	om. The	defend	lant
informed your Affiant he exited the be	edroom an	d both Rain and	Phillip	followed	d him int	o the	
living room, specifically near the fro				_			l to
obtain the knife, which he previously							
his hands and body ready for another p	~						
your Affiant that Phillip obtained the			-		_		
began struggling over the firearm. The in the fight and while the two males							
gunshot wounds to her torso and head.							. e
redirect the firearm back toward Phili							
sustaining two gunshot wounds to his l						_	
fell backward and made contact with a							
The defendant informed your Affiant bo							
residence. The defendant informed you							
discovered there was a fire in the fire							<u> </u>
created.							
		•					
During the aforementioned statement by	y the def	endant, he did r	not discl	lose what	: happene	d to	
Phillip Zilliot III or Karma Zilliot.	During in	irther question	ing the d	lefendant	: informe	d your	:
Affiant he suspected Phillip and Rain Zilliot, however he could not provide	Killed C	neir two childre	en, Phill	lip Zilli	ot III a	nd Kar	ma
witnessed Phillip Zilliot II punching	Phillip :	Zilliot TTT with	rerendant	d fint	ea your A	rriant	. ne
area of the residence prior to the afo	remention	ned altercation	in his h	edroom	The def		
informed your Affiant that Karma Zilli	iot was a	lso in the kitch	nen area	and Phil	llip Zill	int II	Т
Phillip Zilliot II, and Karma Zilliot	then ente	ered their bedro			ant infor		
Affiant after the two juveniles entere	ed their 1	edroom he proce	eded to	the mast	er bedro	om and	he
did not see the children again.							
INDER DENALTIES OF DEPUILIPY I DECLARS THAT WAYS A STATE OF THE STATE				*	* * Conti	inued '	* * *
UNDER PENALTIES OF PERJURY, I DECLARE THAT I HAVE READ THE FOREGOING (DOCUMENT) AND THAT THE FACTS STATED IN IT ARE TRUE, TO THE BEST OF MY KNOWLEDGE AND BELIEF.							
x 2							
MANGON 1.1							
HANSON, J. L. 3972							

COMPLAINT AFFIDAVIT CONTINUATION SHEET

ATWOOD, RORY JOHN GRAEME								PAGE 6 OF 6
The defendant informed your Affiant he used "adrenaline" to drag Rain and Phillip from the living room, out the front door, and to the fire pit located on the property. The defendant stated he placed Rain and Phillip into the fire, which was already ignited, without sustaining any injuries to his own body. The defendant informed your Affiant he didn't remember cleaning the interior of the residence but if he did clean then he would have disposed of the towels and/or cleaning items into the fire. The defendant advised your affiant the the three the firearm, used to kill Rain and Phillip. The defendant was photographed and he lacked any significant injuries to include but not limited to injuries from a burn or a physical altercation. The defendant informed your Affiant the has an active cellular phone and acknowledged he never dialed 911 to report the alleged child abuse, shooting, or location of all four decedents. Based on the investigation the defendant perpetrated, with a premeditated design, the death of at least thillip Zilliot II and/or Rain Mangiani. The defendant then cleaned the orine scene and discarded the evidence and both victims into a fire pit located on the defendant's property. The defendant burned the two victims and evidence within the fire pit and repeatedly fire the defendant of the fire pit and the same fire pit. Rain Mangiani, Phillip Zilliot III and Karma Zilliot. During a post of Phillip Zilliot II. Rain Mangiani, Phillip Zilliot III and Karma Zilliot) were also burned in the same fire pit.								
The defendant informed your Affiant he used "adrenaline" to drag and Phillip from the living room, out the front door, and to the fire pit located on the property. He defendant stated he placed Rain and Phillip into the fire, which was already ignited, without sustaining any injuries to his own body. The defendant informed your Affiant he didn't remember cleaning the interior of the residence but if he did clean then he would have disposed of the towels and/or cleaning items into the fire. The defendant informed your Affiant he didn't remember cleaning the interior of the residence but if he did clean then he would have disposed of the towels and/or cleaning items into the fire. The defendant advised your affiant that he threw the firearm, used to kill Rain and Phillip, in the middle of the fire pit and it was burned. The defendant was photographed and he lacked any significant injuries to include but not limited to injuries from a burn or a physical altercation. The defendant informed your Affiant he has an active cellular phone and acknowledged he never dialed 911 to report the alleged child abuse, shooting, or location of all four desedents. Based on the investigation the defendant perpetrated, with a premeditated design, the death of and the same devidence and both victims into a fire pit located on the defendant's property. The defendant burned the two victims and evidence within the fire pit and repeatedly liked to patrol deputies and detectives during the initial investigation into the desapearance and discarded the evidence and both victims into a fire pit located on the defendant seeme and discarded the victimes and detectives during the initial investigation into the dispeacation into the dispeaca					STATUTE VIOLATIO	N NUMBER	NCIC#	COURT CASE #
The defendant informed your Affiant he used "adrenaline" to drag Rain and Phillip from the living room, out the front door, and to the fire pit located on the property. The defendant stated he placed Rain and Phillip into the fire, which was already ignited, without sustaining any injuries to his own body. The defendant informed your Affiant he discarded the couch, from his living room, into the fire because of the blood evidence. The defendant room would have disposed of the towels and/or cleaning items into the fire. The defendant advised your affiant hat he threw the firearm, used to kill Rain and Phillip, in the middle of the fire pit and it was burned. The defendant was photographed and he lacked any significant injuries to include but not limited to injuries from a burn or a physical altercation. The defendant informed your Affiant he has an active cellular phone and acknowledged he newer dialed 911 to report the alleged child abuse, shooting, or location of all four decedents. Based on the investigation the defendant perpetrated, with a premeditated design, the death of and the same dialed part of the property. The defendant burned the two victims and evidence within the fire pit and repeatedly lied to patrol deputies and descatcives during the initial investigation into the disappearance of Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot. During a post Miranda interview the defendant admitted to involvement in the death of both adult victims and he admitted to knowledge both juveniles (Phillip Zilliot III and Karma Zilliot.) were also burned in the same fire pit.	7	ACTIVITY S. SELL R. SMUGGLE K. DISPENSE/ M. MANUFACTURE Z. OTHER C V. NIA B. BUY D. DELIVER DISTRIBUTE PRODUCE/			l	N, N/A C. CC	DCAINE M. MARIJ	UANA EQUIPMENT Z. OTHER
The defendant informed your Affiant he used "adrenaline" to drag Rain and Phillip from the living room, out the front door, and to the fire pit located on the property. The defendant stated he placed Rain and Phillip into the fire, which was already ignited, without sustaining any injuries to his own body. The defendant informed your Affiant he discarded the couch, from his living room, into the fire because of the blood evidence. The defendant informed your Affiant he didn't remember cleaning the interior of the residence but if he did clean then he would have disposed of the towels and/or cleaning items into the fire. The defendant advised your affiant that he threw the firearm, used to kill Rain and Phillip, in the middle of the fire pit and it was burned. The defendant was photographed and he lacked any significant injuries to include but not limited to injuries from a burn or a physical altercation. The defendant informed your Affiant he has an active cellular phone and acknowledged he never dialed 911 to report the alleged to help at least Phillip Zilliot II and/or Rain Mancini. The defendant then cleaned the crime scene and discarded the evidence and both victims into a fire pit located on the defendant's property. The defendant burned the two victims and evidence within the fire pit and repeatedly lied to patrol deputies and detective during the initial investigation into the disappearance of Phillip Zilliot II and/or Rain Mancini. The defendant in the death of both adult victims and he admitted to knowledge both juveniles (Phillip Zilliot III and Karma Zilliot) were also burned in the same fire pit.					STATUTE VIOLATIO			
The defendant informed your Affiant he used "adrenaline" to drag Rain and Phillip from the living room, out the front door, and to the fire pit located on the property. The defendant stated he placed Rain and Phillip into the fire, which was already ignited, without sustaining any injuries to his own body. The defendant informed your Affiant he disacred the counch, from his living room, into the fire because of the blood evidence. The defendant informed your Affiant he didn't remember cleaning the interior of the residence but if he did clean then he would have disposed of the towels and/or cleaning items into the fire. The defendant advised your affiant that he threw the firearm, used to kill Rain and Phillip, in the middle of the fire pit and it was burned. The defendant was photographed and he lacked any significant injuries to include but not limited to injuries from a burn or a physical altercation. The defendant informed your Affiant he has an active cellular phone and acknowledged he never dialed 911 to report the alleged child abuse, shooting, or location of all four decedents. Based on the investigation the defendant perpetrated, with a premeditated design, the death of at least Phillip Zilliot II and/or Rain Mancini. The defendant then cleaned the crime scene and discarded the evidence and both victims into a fire pit located on the defendant of at least Phillip Zilliot II, Rain Mancini, Phillip Zilliot IIT, and Karma Zilliot) were also burned in the same fire pit. WHORMSTRANLESOF PRUMPLY DEDUCE THAT HAVE HOLD THE FORESOME SHOWED AND THE THE PROPERTY HAVE HOLD BY THE PROPE	Ļ	ACTIVITY S. SELL R. SMUGGLE K. DISPENSE/ M. MANUFACTURE Z. OTHER C					ARBITURATE H. HALLU	CINOGEN P. PARAPHERNALIA / U. UNKNOWN CODE
living room, out the front door, and to the fire pit located on the property. The defendant stated he placed Rain and Phillip into the fire, which was already ignited, without sustaining any injuries to his own body. The defendant informed your Affiant he discarded the couch, from his living room, into the fire because of the blood evidence. The defendant informed your Affiant he dish tremember cleaning the interior of the residence but if he did clean then he would have disposed of the towels and/or cleaning items into the fire. The defendant advised your affiant that he threw the firearm, used to kill Rain and Phillip, in the middle of the fire pit and it was burned. The defendant was photographed and he lacked any significant injuries to include but not limited to injuries from a burn or a physical altercation. The defendant informed your Affiant he has an active cellular phone and acknowledged he never dialed 911 to report the alleged child abuse, shooting, or location of all four decedents. Based on the investigation the defendant perpetrated, with a premeditated design, the death of all east Phillip Zilliot II and/or Rain Mancini. The defendant then cleaned the crime scene and discarded the evidence and both victims into a fire pit located on the defendant's lided to patrol deputies and detectives during the initial investigation into the disappearance of Phillip Zilliot II, Rain Mancini, Phillip Zilliot III, and Karma Zilliot. During a poet Miranda interview the defendant admitted to involvement in the death of both adult victims and he admitted to knowledge both juveniles (Phillip Zilliot III and Karma Zilliot) were also burned in the same fire pit.	Ľ	I.N/A B. BUY D. DELIVER DISTRIBUTE PRODUCE / P. POSSESS T. TRAFFIC E. USE CULTIVATE		<u> </u>			EROIN O. OPIUM	UANA EQUIPMENT 2.0THER 1/DERIV S.SYNTHETIC
(DOCUMENT) AND THAT THE FACTS STATED IN IT ARE TRUE, TO THE BEST OF MY KNOWLEDGE AND BELIEF. X	NARRATIVE / CONTINUATI	living room, out the front door, and stated he placed Rain and Phillip int any injuries to his own body. The de his living room, into the fire becaus Affiant he didn't remember cleaning twould have disposed of the towels and your affiant that he threw the firear fire pit and it was burned. The defendant was photographed and he limited to injuries from a burn or a he has an active cellular phone and a child abuse, shooting, or location of Based on the investigation the defendat least Phillip Zilliot II and/or Ra and discarded the evidence and both v property. The defendant burned the tlied to patrol deputies and detective of Phillip Zilliot II, Rain Mancini, Miranda interview the defendant admit he admitted to knowledge both juvenil burned in the same fire pit.	to the fend se of the idea of	the fire ant in the nteri clean sed to the s	re pit : e, which nformed blood even or of th ing item o kill h ny sign: alterca- ed he no deceden trated, i. The to a fi: s and even the ini illiot : volvemen	ocated on was already our Affia vidence. The residence is into the Rain and Pharman of the residence with a predefendant repit local vidence with the residence with	the property of the defendant of the defendant of the clear of the cle	erty. The defendant ed, without sustaining carded the couch, from lant informed your he did clean then he he defendant advised in the middle of the cinclude but not informed your Affiant report the alleged design, the death of aned the crime scene he defendant's fire pit and repeatedly into the disappearance lot. During a post both adult victims and alliot) were also
	<u>u</u> .	UNDER PENALTIES OF PERJURY, I DECLARE THAT I HAVE READ THE FOREGOING	T					End
	EAT S	(NOWLEDGE AND BELIEF.	Ί					
OLGANICAN TI	<u> </u>	X /	1					
MAME (PRINTED) CJIS #	الإق	HANSON, J. L. 3972	1					

CLERK OF COURT