

ARREST AFFIDAVIT/FIRST APPEARANCE FORM
HERNANDO COUNTY SHERIFF'S OFFICE

Marsy's Law CVI

OBTS# **2704039731**

Agency ORI#

FL0270000

Court Case Number: 24CF 1003	<input checked="" type="checkbox"/> Felony <input type="checkbox"/> Traffic	<input type="checkbox"/> Misdemeanor <input type="checkbox"/> Juvenile	County or Municipal Ordinance Warrant/CAPIAS	Agency Case # 2024-00198418
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Defendant's Name: (Last, First, Middle) Martinez, William	DOB 11/29/1968	Sex M	Race H	Hgt 200	Wgt 6'0	Hair Brown	Eyes Brown
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Mailing Address: 15263 Stone House Drive, Brooksville, Florida	Scars-Marks-Tattoos-Amputations (describe each) MULTIPLE TATTOOS
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Physical Address (if different):	Phone (Res.):	Place of Birth New York	Alias: Willie, Pastor
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Employer: Address: 7138 Lykes Street, Weeki Wachee, FL 34613	Phone (Bus.): 352-596-5366	Occupation Pastor	Social Security No.
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D.L. Number: State: Florida M635920684290	Vehicle Towed By: N/A	Hold on vehicle <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Arrest Suffix Agency:
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Arrest Date: 07/10/2024	Arrest Time: 1800	Arrest Location: 18900 Cortez Blvd, Brooksville, Florida 34601
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U.S. Citizen <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unk <input type="checkbox"/> N/A	Residence Type: <input type="checkbox"/> 1. City <input type="checkbox"/> 3. Florida <input checked="" type="checkbox"/> 2. County <input type="checkbox"/> 4. Out-of-Florida
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Activity:	Type:
F - Forgery D - Counterfeit A - Fraud S - Stolen Prop. S - Stolen Prop.	A - Amphetamine B - Barbiturate C - Cocaine P - Heroin
T - Traffic R - Smuggle D - Deliver U - Use M - Manufacture/Produce/Cultivate	H - Hallucinogen M - Marijuana O - Opium/Derivative S - Synthetic
K - Disperse/Distribute Z - Other N - N/A	U - Unknown P - Paraphernalia/Equipment Z - Other N - N/A

C H A R G E S	Description	Cts	Act	Type	NCIC	CIS	Statute	Bond Amount	In Accordance to Bond Schedule	
									Yes	No
	Sexual Battery >12 <18 by person in Familial	2				794.011(8)(b)	NO BOND	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
	L&L Molestation of a child >12 and <16	2				800.04(5)(a)	NO BOND	<input checked="" type="checkbox"/>	<input type="checkbox"/>	
								<input type="checkbox"/>	<input type="checkbox"/>	
								<input type="checkbox"/>	<input type="checkbox"/>	
								<input type="checkbox"/>	<input type="checkbox"/>	
								<input type="checkbox"/>	<input type="checkbox"/>	

Indication of: Alcohol Influence <input type="checkbox"/> Y <input type="checkbox"/> N <input checked="" type="checkbox"/> Unk	Weapon Seized/Type <input type="checkbox"/> Y <input checked="" type="checkbox"/> N	Juvenile Disposition <input type="checkbox"/> 1. Handled/processed within dept. & released	<input type="checkbox"/> 2. Turned over to HRS/CYF	<input type="checkbox"/> 3. Incarcerated (county jail)	<input type="checkbox"/> 4. Teen Court
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JAIL LOG: (To be completed by booking officer)	Jail Inmate Number:
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Date Booked 7/10/24	Time Booked 2137	Booking Officer 1196	Fingerprinted By: 1949	Photographed By: 1196	Bin Number
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Advised of Rights By:	Check for Warrants <input type="checkbox"/> NCIC <input type="checkbox"/> FCIC <input type="checkbox"/> Local	Holds <input type="checkbox"/> Yes <input type="checkbox"/> No	Agency of Hold
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Attorney (if known)	Religion <input type="checkbox"/> J <input type="checkbox"/> Pr <input checked="" type="checkbox"/> C <input type="checkbox"/> Other	Marital Status <input type="checkbox"/> S <input checked="" type="checkbox"/> M <input type="checkbox"/> D <input type="checkbox"/> Sep	Telephone Call Logged PX#
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Next of Kin/PARENTS OF JUVENILE (for emergency)	Relation	Address	Phone
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Bond Date	Returnable Court Date	Returnable Court Time	Release Date	Release Time	Releasing Officer
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BOND, Charge A	Charge B	Charge C	Charge D	Charge E
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NAME and ADDRESS of BONDSMAN:	Bond Type: <input type="checkbox"/> ROR <input type="checkbox"/> Surety <input type="checkbox"/> Cash <input type="checkbox"/> Bail Bond <input type="checkbox"/> Cert <input type="checkbox"/> Other
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Approving Officer Signature:
Detective N Stevens #1824

Approving Officer Name/ID#:
Detective Nicole Stevens #1824

JUL 11 11 10 AM '24
HERNANDO COUNTY FL
DOUG CHORVAT CLERK
CLERK FOR RECORD

Complaint/Arrest Affidavit Continuation	Court Case No. 24 CF 1003	Agency Case No. 2024-00198418
Defendant's Name: MARTINEZ, WILLIAM (Last, First, Middle)	Date of Birth: 11/29/1968	

PROBABLE CAUSE AFFIDAVIT (specify probable cause for each charge)

Before Me, the undersigned authority, personally appeared Detective Nicole Stevens #984 who, being duly sworn, alleges, on information and belief, that on the 9th day of July, 2024, in Hernando County, Florida, the defendant did:
 Commit Sexual Battery on a child less than 12 by a person older than 18 in a Familial Authority, F.S.S 794.011(8)(b) – 2 Counts

And
 Commit Lewd and Lascivious Molestation of Child less than 12 and under 16 years of age, F.S.S. 800.04(5)(a) – 2 Counts

To Wit:

On 07/10/2024, Goddess Martinez [REDACTED] responded to the Hernando County Sheriff's Office with her granddaughter/victim, [REDACTED]. Upon contact with Deputy S. George on 07/10/2024, [REDACTED] stated on 07/09/2024, she was home alone with her step-grandfather/suspect/defendant, William Martinez (H/M 11/29/1968). During that time, the defendant drugged and sexually assaulted her while Goddess was out of the residence at a doctor appointment.

Major Case detectives were immediately notified and interviewed Goddess, who advised that she received a phone call from her daughter in law, in New York, advising that she needed to get [REDACTED] out of the house immediately. This was because the defendant had sexually assaulted her the day before. Her daughter told Goddess what [REDACTED] had disclosed to her cousin, Adrianna Borum, and so Goddess then got [REDACTED] and packed her clothing. Goddess told the defendant that [REDACTED] mother wanted her to go home and booked a flight, so she was taking her to the airport. However, Goddess brought her to the Sheriff's Office after Denise Martinez called the Sheriff's Office from New York to report this incident. Goddess advised that after getting [REDACTED] out of the house this morning, [REDACTED] told her that while Goddess was at a doctor's appointment yesterday, the defendant came to her room and offered her a slurpee that tasted funny. The defendant then gave her a gummy, at which time she got very sleepy. He then told her to go change and put a white tank top on with nothing else, which she did. The defendant then began touching her breast and vagina, and then put his mouth on her vagina. He then asked her if she had ever touched a penis and she said "no". He then took out his penis and told her to do so. When the defendant was done, he left the room and [REDACTED] went to sleep. Goddess explained that the defendant had ED and takes testosterone. She also stated their sex life is non-existent.

Detectives then interviewed [REDACTED] who advised that while visiting her grandmother, Goddess, she was left home with her grandfather, The defendant, on 07/09/2024 because Goddess had to go to a doctor appointment. While in her room, the defendant comes to the door and tells her he got her a slurpee and to come get it. They went to the kitchen and he took it out of the freezer. After it thawed for a bit, she went to sit on the living room couch and drank a few sips of her slurpee. She advised the slurpee tasted "weird" and she believes there was Tito's Vodka in it. She then states that the defendant gave her 1/2 of a gummy from a kitchen cabinet

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 HERNANDO COUNTY
 SHERIFF'S OFFICE
 PRIVATE
 RECORDS

that he takes for pain. [REDACTED] advised that she became even more sleepy after eating this gummy. The defendant then gives [REDACTED] a white tank top that belongs to him and told her to put it on with nothing else, at which time [REDACTED] does what he tells her to do.

They then sit down on the couch and the defendant begins massaging her shoulders and then touches her breasts and then begins touching her vagina. He then puts his mouth on her vagina and kissing her there. The defendant asked her if she has ever seen a penis before, at which time she tells him "no"; therefore he pulls his penis out of his dark colored basketball shorts and [REDACTED] notices it is "standing up" (aka erect). The defendant then rubs her vagina with his penis, but does not insert his penis inside her vagina. The defendant then told [REDACTED] to pull on his penis "slow and hard", at which time [REDACTED] pulled up and down on his penis as he requested. The defendant then ejaculated on [REDACTED] left hand. The defendant then took her to the kitchen sink and rinsed her hand off with water and then she returned to her bedroom.

[REDACTED] did state that during this incident, she asked him why she was getting naked, at which time Willam told her "This is so we can trust each other".

Moments after the interview with [REDACTED] The defendant was located by detectives and brought to the Sheriff's Office for questioning. Post Miranda, The defendant denied all allegations, stating we will not find his DNA on [REDACTED] body whatsoever and that she is lying. The defendant stated he purchased [REDACTED] a slurpee on Monday, which was left in the car and he didn't realize until Tuesday, when he removed it and put it in the freezer. When the defendant realized she was home after Goddess left for her appointment, he knocked on her door and asked her if she wanted any food. They ordered food on Uber Eats and it arrived approximately thirty minutes later. He then took his food out of the bag and brought her food to her in her room. [REDACTED] then said she wasn't hungry, therefore The defendant left her food in her room.

The defendant continued to explain he saw the slurpee cup in [REDACTED] cup later on 07/09/2024, but he doesn't believe it is still in there.

[REDACTED] went to the Children's Advocacy Center and underwent a Forensic Interview and SAFE Exam on 7/10/2024. [REDACTED] statement did not waiver. Swabs were taken of [REDACTED] body, vagina and hands, along with photographs. Forensics also responded and swabbed [REDACTED] hands to presumptively test for semen. These swabs tested positive for the presence of semen. [REDACTED] also provided a urine sample for DCF, who was contacted at which time she tested positive for alcohol and THC.

While waiting for search warrants to be signed, Detectives Cameron and Turner interviewed the defendant, who advised he has been having an affair with a woman from the church, and provided her name Evanni Rivera. When we researched her in ACISS and DAVID, she is 20 years old and resembles [REDACTED] in looks. He advised he has had sex with Evanni in his residence, vehicle and other places. He stated his wife is not aware of this affair.

A search warrant for the defendant's person was drafted and signed. His buccal, swabs of his face, hands, fingertips, and penis were obtained.

A search warrant for the residence on Stone House Drive was also drafted and signed. The residence was memorialized and evidence was collected. The defendant's gummies, brand name, The Hemp Dispensary, being

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 CLERK OF SUPERIOR COURT
 HONORABLE JUDGE
 JAMES M. COUGHLIN

of Watermelon Mayhem were located. They were found to have 36.71 mg of THC in them and were in the shape of a cube, as the victim described. They were also yellow in color. Clothing matching the description of what the victim described as dark colored basketball shorts and a white tank top being worn by the defendant during this incident were located in the master bathroom dirty clothes hamper. A slurpee lid was located. What appeared to be red slurpee fluid (cherry flavor per victim and suspect) in a bowl with a spoon was located in the victim's bedroom. A sample of this liquid was collected. The victim also advised detectives on scene that after she and the defendant rinsed her hands off in the kitchen sink (after ejaculation) she used paper towels to dry her hands off. Paper towels were found in the kitchen garbage and collected.

Detectives located and interviewed Evanni Rivera, The defendant's 20 year old girlfriend. She advised they have been having an affair since September of 2023. She confirmed that they had sex in the defendant's bed located in his bedroom and his vehicle. They did not have sex in any other rooms, beds or bedrooms in his house. Evanni advised detectives that the defendant called her at work Walmart Distribution Center, today, and wanted to talk to her. He asked her if she could step outside to talk to him when he got there. When she asked what was happening, he told her his family is accusing him of touching his granddaughter. Right after he said that, he was being pulled over by SIU and the call disconnected. Evanni also advised that William had a second cell phone that he used to contact her on, due to having the affair. She also advised that he would give her wine to drink sometimes while they were together.

It should be noted when the defendant was pulled over and detained by SIU, he was driving his neighbor, Catherine's vehicle, a black Range Rover. After Catherine came to retrieve her vehicle keys from detectives, she was advised to check her vehicle and call if she finds anything that does not belong to her. Catherine later called and returned to the S.O. with a cell phone that did not belong to her. When William was detained, he had a cell phone on him. This second cell phone that Catherine found in her vehicle is now believed to be the cell phone he used to contact Evanni Rivera on.

The defendant was arrested for the following charges:

- 1. Sex Battery Familial/Custodial, over 12, less than 16 yoa- 2 Counts
- 2. Lewd and Lascivious of Child over 12, less than 16 yoa - 2 Counts

Due the bond schedule, the defendant has no bond, per the bond schedule. These charges are also domestic in nature.

The defendant served 20 years in prison for armed robbery, trafficking in cocaine, providing false name to LEO, possession of cocaine with intent to sell, possession of crack cocaine, criminal impersonation, criminal possession of firearm, and other felony charges in New York and Florida. Due to these new egregious crimes committed by the defendant, this Affiant requests that if bond is set and made, that he be issued a GPS ankle monitor and not be allowed to be around anyone under the age of 18 years of age, as he is the pastor of the Kingdom of Hope Industries Church in Weeki Wachee, Florida.

SWORN to and SUBSCRIBED before me this 10 day of July, 2024.


NOTARY PUBLIC & CERTIFIED OFFICER
(circle one)


AFFIANT - Detective Nicole Stevens #984

HERNANDO COUNTY SHERIFF'S OFFICE
ARRESTING AGENCY

SEAL

2024 JUL 11 PM 2:32
DOUG CHORVAT CLERK
HERNANDO COUNTY FL
CLERK OF RECORD

Complaint/Arrest Affidavit Continuation	Court Case No. <u>24 CF 1003</u>	Agency Case No. 202400198418
Defendant's Name: Last First Middle	MARTINEZ WILLIAM	Date of Birth 11/29/1968

FIRST APPEARANCE FINDINGS & ORDERS

Based upon the foregoing Affidavit and/or Sworn Testimony of DET. N STEVENS the undersigned finds and determines:

As to charges(s) _____, that there was at the time of arrest and is probable cause to believe the defendant has committed the offense with which he/she is accused and it is hereby Ordered and Adjudged that defendant is to be detained or post bond as otherwise affixed pending further proceedings.

As to charges(s) _____, that there is a lack of evidence that the defendant committed the offense with which he/she is accused, and it is hereby Ordered and Adjudged that the Sheriff or Chief of Police having custody is directed to forthwith release defendant from custody on defendant's own recognizance, subject to defendant appearing at all subsequent court proceedings upon proper notice.

As to charges(s) _____, that it is hereby Ordered and Adjudged the matter of probable cause is hereby continued until the next First Appearance Hearing after date hereof, at which Hearing the Arresting Agency shall present any further proof of probable cause that it may possess.

RELEASE ORDER:

The above named Defendant was brought before the undersigned on this date at _____ o'clock, M. for a first appearance hearing and the undersigned thereupon informed him/her of the charge against him/her and provided him/her with a copy thereof and also adequately advised him/her that (1) he/she was not required to say anything and that anything he/she did say might be used against him/her, (2) if he/she was financially unable to afford an attorney that the Court would appoint one to represent him/her, and (3) he/she had the right to communicate with his/her attorney, his/her family, or his/her friends and if necessary reasonable means would be provided to enable him/her to do so; and the undersigned having considered all available relevant factors necessary to determine whether bail is necessary to assure Defendant's future appearance, and found that same is necessary, it is upon consideration thereof ORDERED AND ADJUDGED that the defendant

- Be released on his/her own recognizance upon the condition that he/she appear as agreed below.
- Be admitted to bail in the amount of \$ _____ as to Charge A, \$ _____ as to charge B, \$ _____ as to Charge C, \$ _____ as to Charge D, \$ _____ as to Charge E, upon the condition that he/she appear as agreed below.

DETERMINATION OF SOLVENCY

() The undersigned determines that the Defendant is solvent, is not indigent within the meaning of Rule 3.11(b)(4) FRCP and is not entitled to the services of the Office of the Public Defender.

ORDER OF INDIGENCY AND APPOINTMENT OF PUBLIC DEFENDER

() The above named Defendant appearing in Open Court, and the said Defendant having filed in this Court his Affidavit of Indigency; and testimony having been taken before this Court, and the Court being otherwise fully advised on the premises, it is thereupon:

ORDERED and ADJUDGED as follows:

- That the Defendant be, and he/she is hereby declared to be Indigent within the meaning of Rule 3.11(b)(4) of the Florida Rules of Criminal Procedure; and
- That the office of the Public Defender for the Fifth Judicial Circuit in and for Hernando County, Florida or _____, a private counsel, is hereby appointed to represent said Defendant in the above styled cause and in any other controversy pending between the State of Florida and the said Defendant.

DONE AND ORDERED this 11 day of July, 2024 at Hernando County, Florida

*abs/no counsel
see original*

JUDGE

DEFENDANT'S OATH & AGREEMENTS

OATH OF INDIGENCY

- () The above named Defendant personally appeared before me and, being duly sworn, states:
- I am the Defendant above named and desire the assistance of counsel in these proceedings.
 - I represent to the court, under penalty of perjury, that I am without money or means with which to employ a lawyer. I have no assets which could be converted to cash, mortgaged or pledged to raise sufficient funds to employ a lawyer.
 - Pursuant to Section 27.56, Florida Statutes, I understand that in the event I am found guilty of a criminal act, I may be civilly liable for Court costs and a reasonable attorney's fee incurred in my defense. I further understand that I shall have the opportunity to be heard and offer objections to the determination of the value of the services of the Public Defender or appointment private counsel, and costs, at the time of the final disposition of my case.

see original H/A

REFUSAL OF APPOINTMENT OF COUNSEL

() I hereby represent to the Court that I do not desire the services of the Office of the Public Defender and that I will employ private counsel.

AGREEMENT TO APPEAR

I hereby acknowledge receipt of a copy of the above and I agree and promise to appear in Courtroom E of the HERNANDO County Courthouse, in BROOKSVILLE, Florida on the 12 day of AUG, 2024, at 130 o'clock, P.M., and at such other times as the Court may order, and also agree to notify the Clerk of the Court, in writing, of my new address should I move from said address below

DATED: July 10, 2024
 SWORN TO AND SUBSCRIBED BEFORE
 ME THIS 12 DAY OF July, 2024 at 11:00 PM
 Defendant: William Martinez
 Address: 15259 Stone Harbor Drive

Deputy Clerk/Judge [Signature]

HERNANDO COUNTY CLERK
 BOUG CHORAT
 CLERK FOR RECORD