

**IN THE CIRCUIT COURT OF THE SEVENTH JUDICIAL CIRCUIT,
IN AND FOR VOLUSIA COUNTY, FLORIDA**

VSO Case Number 23-10799

IN RE: PETITION FOR RISK PROTECTION ORDER
AGAINST *{Name of Respondent}* _____

AFFIDAVIT

STATE OF FLORIDA
COUNTY OF VOLUSIA

I, *{full legal name}* _____ Deputy Campisi _____, in my position as *{job title}* _____ Deputy Sheriff _____ with the *{name of law enforcement officer/agency}* _____ Volusia Sheriff's Office _____, swear and affirm that the following facts are true and correct.

1. *{Name of Respondent}* _____ poses a significant danger of causing personal injury to himself/herself or others by having a firearm or any ammunition in his/her custody or control or by purchasing, possessing or receiving a firearm or any ammunition. The following specific statements, actions, or facts give rise to a reasonable fear of significant dangerous acts by the respondent:

See attached pages

_____ Additional pages are attached.

2. *{Name of Witness}* _____ provided the following information based on his/her personal knowledge:

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_____ Additional pages are attached.

AFFIDAVIT CONTINUATION

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On 06/05/2023 at approximately 1855 hours, Deputy Blissett responded to [REDACTED] Deltona in reference to an attempt to contact.

Prior to arrival, Central Dispatch advised the following:
Officer Rasool with the Orlando Police Department reported to dispatch that he was contacted by [REDACTED] (R1), the boyfriend of [REDACTED] (01), regarding [REDACTED] feeling suicidal. [REDACTED] told Law Enforcement that [REDACTED] was in his [REDACTED] Jeep Compass, bearing Florida registration [REDACTED], with a firearm and threatened to shoot herself.

Upon arrival, Deputies observed the aforementioned vehicle was not occupied. Deputies contacted [REDACTED] via cell phone and asked her to come out of the residence; in which she complied and later provided the following information:
[REDACTED] and [REDACTED] have recently been served an eviction notice for the address listed above. During the weekend prior to the incident, [REDACTED] was staying in a hotel room that [REDACTED] purchased for her. On the day of the incident, [REDACTED] returned home and waited for [REDACTED] to return. [REDACTED] stated that [REDACTED] swore on their deceased child's grave that he would come see her; however, he never arrived. This upset [REDACTED] very much. When asked how this made her feel, [REDACTED] described the feeling as disappointed. When asked if she would harm herself, [REDACTED] advised she would never hurt herself and does not want to be Baker Acted. [REDACTED] later advised her handgun was located in the car with a single 9mm round. When asked why she only had one round, [REDACTED] explained it was to "protect herself" when she was at the hotel. [REDACTED] then advised she does not have access to her other firearms because she believes she is a danger to herself if she has them due to recent life stressors.

During Deputy Blissett's interactions with [REDACTED] she appeared distraught and crying. Deputy Blissett observed no injuries her body. Deputy Eveler later located the firearm and single 9mm round inside the aforementioned vehicle above. (See Supplemental Property Page) Based on the statements from [REDACTED] and Deputy Blissett's observations of [REDACTED], Deputy Blissett found reason to believe [REDACTED] has a mental illness as defined by Florida State Statute 394.455(18), and because of her mental illness has refused voluntary examination after conscientious explanation and disclosure of the purpose of the examination and without care or treatment, [REDACTED] will cause serious bodily harm to herself in the near future, as evidenced by recent behavior.

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Due to [REDACTED]'s actions and statements it was determined without intervention [REDACTED] was likely to cause harm to herself. Furthermore, [REDACTED] did threaten to use the firearm in her suicide and it was taken for safekeeping.

Deputy Blissett secured [REDACTED] and informed her she was not under arrest, but instead would be taken to a receiving facility for involuntary examination. Deputy Blissett transported [REDACTED] to Stewart Marchman Act facility without incident.

3. Affiant is is not aware of any existing protection order governing the respondent under any applicable statute.

_____ Known protection orders are attached

4. The quantities, types, and locations of all firearms and ammunition the petitioner believes to be in the respondent's current ownership, possession, custody or control are as follows:

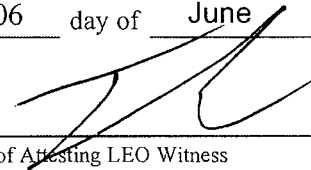
Quantity	<u>1</u>	Type	<u>Springfield 911</u>	Location	<u>VSO Evidence</u>
Quantity	<u>1</u>	Type	<u>9mm round</u>	Location	<u>VSO Evidence</u>
Quantity	_____	Type	_____	Location	_____
Quantity	_____	Type	_____	Location	_____
Quantity	_____	Type	_____	Location	_____
Quantity	_____	Type	_____	Location	_____

_____ Additional pages are attached.

AFFIANT HEREBY CERTIFIES UNDER PENALTY OF PERJURY THAT THE STATEMENTS AND FACTS IN THIS AFFIDAVIT AND IN ANY ATTACHMENTS ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE.


Dated: 06/06/2023 Signature of Affiant: 

Sworn to (or affirmed) and subscribed before me by means of physical presence or online notarization, this 06 day of June, 2023, by Campisi #9527
Affiant's name


Signature of Attesting LEO Witness

Eveler #9316
Print name of Attesting LEO Witness

OR


Signature of Notary Public

(Print, Type, or Stamp Commissioned Name of Notary Public)

Personally known or Produced Identification

(Type of Identification Produced)