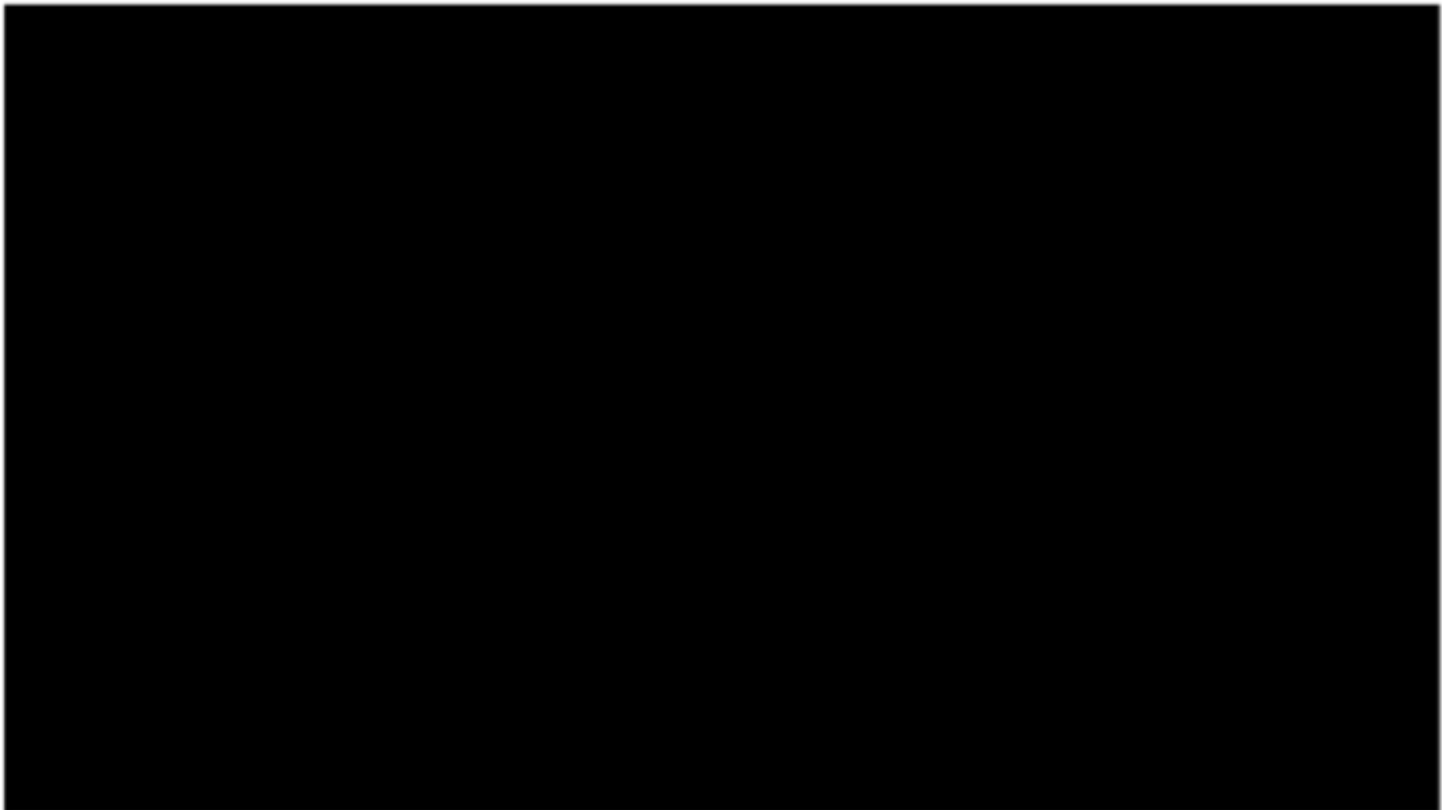




Tallahassee Police searching for missing 17-year-old



Posted at 12:20 PM, Mar 12, 2018 and last updated 2018-03-12 08:23:53-04

TALLAHASSEE, Fla. (WTXL) - The Tallahassee Police Department's Special Victims Unit is looking for 17-year-old Katelyn P.

P. was last seen on March 10 in the area of Nashville Drive and West Tennessee Street.

She is described as being 5-foot-5 tall and 120 pounds with bright red hair and brown eyes. It's unknown what she was wearing when she went missing.

Police are concerned for her welfare. [Pillsbury was last reported missing on Feb. 27.](#)

IN THE CIRCUIT COURT OF THE
SECOND JUDICIAL CIRCUIT, IN AND
FOR LEON COUNTY, FLORIDA.

STATE OF FLORIDA

CASE NO. 18CF01210
SPN 199090

vs.

****INFORMATION****

Marvin L. Perry
B/M, 03/06/1977
SSN [REDACTED]

Defendant(s).

FILED
2018 MAY -8 PM 4:13
DREW MARSHALL
CLERK & COMPTROLLER
LEON COUNTY, FLORIDA

INFORMATION FOR:

- Count I HUMAN TRAFFICKING (F1) (ref. #7834)
- Count II DERIVING SUPPORT FROM THE PROCEEDS OF PROSTITUTION (F3)(ref #4002)
- Count III PROMOTING SEXUAL PERFORMANCE BY A CHILD (F2) (ref. #3001)
- Count IV POSSESSION WITH INTENT TO PROMOTE CHILD PORNOGRAPHY (F2) (ref. #3002)
- Count V SEXUAL ACTIVITY WITH 16 OR 17 YEAR OLD (F2) (ref. #2711)
- Count VI SEXUAL ACTIVITY WITH 16 OR 17 YEAR OLD (F2) (ref. #2711)
- Count VII SOLICITING A CHILD FOR UNLAWFUL SEXUAL CONDUCT USING COMPUTER SERVICE OR ELECTRONIC DEVICE (F3) (ref. #6338)
- Count VIII SOLICITING A CHILD FOR UNLAWFUL SEXUAL CONDUCT USING COMPUTER SERVICE OR ELECTRONIC DEVICE (F3) (ref. #6338)
- Count IX SOLICITING A CHILD FOR UNLAWFUL SEXUAL CONDUCT USING COMPUTER SERVICE OR ELECTRONIC DEVICE (F3) (ref. #6338)
- Count X SOLICITING A CHILD FOR UNLAWFUL SEXUAL CONDUCT USING COMPUTER SERVICE OR ELECTRONIC DEVICE (F3) (ref. #6338)
- Count XI UNLAWFUL USE OF A TWO-WAY COMMUNICATION DEVICE (F3) (ref. #5207)

IN THE NAME OF AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

JACK CAMPBELL, State Attorney for the Second Judicial Circuit of the State of Florida, charges that in LEON County, Florida, the above-named defendant(s):

COUNT I: Between March 6, 2018 and March 16, 2018, did unlawfully engage in, attempt to engage in, or benefitted financially by receiving something of value from participation in a venture that subjected K.P. and/or H.B. to human trafficking for the purpose of exploitation through commercial sexual activity, contrary to Section 787.06(3)(g), Florida Statutes.

COUNT II: On or about Between March 6, 2018 and March 16, 2018, did unlawfully live or derive support or maintenance in whole or in part from what is believed to be the earnings or proceeds of another person's prostitution. They did so knowing or having a reasonable belief that such person was engaged in prostitution, contrary to Section 796.05, Florida Statutes.



COUNT III: Between March 6, 2018 and March 16, 2018, did unlawfully promote a sexual performance by a child, knowing the character and content thereof, by producing, directing or promoting any performance which included sexual conduct by K.P. and/or H.B., a child less than 18 years of age, contrary to Section 827.071(3), Florida Statutes.

COUNT IV: Between March 14, 2018 and March 16, 2018, did unlawfully possess with the intent to promote a photograph, motion picture, exhibition, show, representation or other presentation, in whole or in part, which includes any sexual conduct by a child less than 18 years of age, contrary to Section 827.071(4), Florida Statutes.

COUNT V: Between March 6, 2018 and March 16, 2018, did unlawfully engage in sexual activity with H.B., a person 16 or 17 years of age, by penetrating her vagina or mouth or anus with his penis, or his penis making union with her mouth, vagina, or anus, and the defendant was 24 years of age or older, contrary to Section 794.05, Florida Statutes.

COUNT VI: Between March 6, 2018 and March 16, 2018, did unlawfully engage in sexual activity with K.P., a person 16 or 17 years of age, by penetrating her vagina or mouth or anus with his penis, or his penis making union with her mouth, vagina, or anus, and the defendant was 24 years of age or older, contrary to Section 794.05, Florida Statutes.

COUNT VII: On or about March 10, 2018, did unlawfully and knowingly use a computer online service, internet service, local bulletin board service, or any other device capable of electronic data storage or transmission to seduce, solicit, lure, or entice, or attempt to do so, a child or another person believed to be a child, to commit or to otherwise engage in other unlawful sexual conduct with a child or another person believed to be a child, contrary to Section 847.0135(3)(a), Florida Statutes.

COUNT VIII: On or about March 14, 2018, did unlawfully and knowingly use a computer online service, internet service, local bulletin board service, or any other device capable of electronic data storage or transmission to seduce, solicit, lure, or entice, or attempt to do so, a child or another person believed to be a child, to commit or to otherwise engage in other unlawful sexual conduct with a child or another person believed to be a child, contrary to Section 847.0135(3)(a), Florida Statutes.

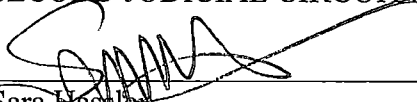
COUNT IX: On or about March 15, 2018, did unlawfully and knowingly use a computer online service, internet service, local bulletin board service, or any other device capable of electronic data storage or transmission to seduce, solicit, lure, or entice, or attempt to do so, a child or another person believed to be a child, to commit or to otherwise engage in other unlawful sexual conduct with a child or another person believed to be a child, contrary to Section 847.0135(3)(a), Florida Statutes.

COUNT X: On or about March 16, 2018, did unlawfully and knowingly use a computer online service, internet service, local bulletin board service, or any other device capable of electronic data storage or transmission to seduce, solicit, lure, or entice, or attempt to do so, a child or another person believed to be a child, to commit or to otherwise engage in other unlawful sexual conduct with a child or another person believed to be a child, contrary to Section 847.0135(3)(a), Florida Statutes.

COUNT XI: On March 10, 2018, did use a two-way communications device, including, but not limited to, a portable two-way wireless communications device, to facilitate or further the commission of a felony, to wit: soliciting a child using an electronic device; sexual activity with a 16 or 17 year old; or human trafficking, contrary to Section 934.215, Florida Statutes.

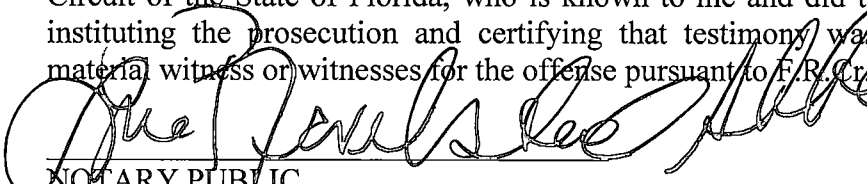
STATE OF FLORIDA
COUNTY OF LEON

JACK CAMPBELL, STATE ATTORNEY
SECOND JUDICIAL CIRCUIT

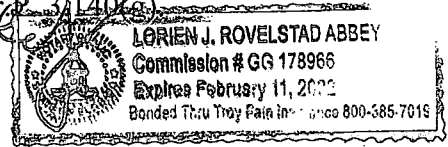


Sara Hassler
Designated Assistant State Attorney

The foregoing instrument was acknowledged before me on May 8, 2018, by Sara Hassler, Designated Assistant State Attorney by Jack Campbell, State Attorney for the Second Judicial Circuit of the State of Florida, who is known to me and did take an oath stating good faith in instituting the prosecution and certifying that testimony was received under oath from the material witness or witnesses for the offense pursuant to F.R.Cr.P. 3.140(a).



NOTARY PUBLIC



ARRN/CMC - 29 May 2018 in Courtroom 2B

ASA Sara Hassler

PROBABLE CAUSE

Apr 19 90
2018 CF 1210 A-1-
A-11

CASE #: 0018009597

TO: FIRST APPEARANCE MAGISTRATE

DEFENDANT: Marvin Lavan Perry Jr.

CHARGES: Human Trafficking, Deriving Support from the Proceeds of Prostitution, Promote Sexual Performance by a Child, Possession of Child Pornography with the Intent to Promote, On-line Solicitation of a Minor/prohibited computer usage, Unlawful Sex with Certain Minors, Unlawful Use of a Two-Way Communication Device

SUMMARY OF OFFENSES AND PROBABLE CAUSE AFFIDAVIT:

On March 16, 2018 Victim 1 (a 16-year-old female) and Victim 2 (a 17-year-old female) were recovered by the Tallahassee Police Department after having been missing for several weeks. During the time the two juveniles were missing, fliers had been created and were broadcast on television more than once. I was informed by their mothers that each child communicated with them occasionally. The parents provided the number and/or social media sites as applicable. I wrote search warrants for the social media sites and all information available regarding location services, messaging services and user information. What I found initially were lots of messages regarding sex acts for money, drugs and multiple subjects. The day the two were recovered, they were interviewed and phones they identified as theirs were seized and impounded.

Victim 1 disclosed on 3/16/18 when she was recovered, that she had been having sex for money or drugs. Victim 1 explained she had worked for one male originally and when he was arrested (for unrelated charges) she and Victim 2, transferred to another male. The second male was identified by Victim 1. Victim 1 used her phone to show an investigator the subject's social media page. The page was labeled, Marvin Perry, and Victim 1 pointed to the picture and advised that was the male she had been dealing with, that had "pimped" her. Victim 1 advised Perry was a driver for a transportation company, who picked them (Victim 1 and 2) up and dropped them off to meet men. The work entailed "Marvin" setting up "plays" for them. A "play" or "plays" is the term for sex in exchange for money or drugs. Victim 1 stated she was asked to send Perry a naked picture of herself for him to show to customers. Victim 1 provided that picture as requested. Victim 1 stated Perry would "raise the price" of the "play" and then "half would go to Marvin." Victim 1 stated Marvin would also bring them drugs and got "horny" when he smoked. Victim 1 stated Perry wanted her to "play with his dick" when she "hit the bubble" (a reference to smoking "Molly"). Victim 1 stated she began working with Perry when she and Victim 2 were staying with the first "pimp". Victim 1 stated Perry was nice because he did not hit them and brought them food. Victim 1 added that Perry would want "other things" when he brought food. When asked what "other things" were, Victim 1 responded "head", a commonly recognized term for oral sex. Victim 1 also stated Perry had sex with Victim 2 on the night of March 15, 2018 while the two were staying at a hotel in Tallahassee. Victim 1 pointed out that it was easy for Perry to move them around because he was a driver for a transportation service. Victim 1 communicated with Perry over social media, but also by phone calls. Victim 1 provided Perry's phone number, 850-300-0391.

0-03
CHIEF MARSHALL
CLERK & CONTROLLER
LEON COUNTY, FLORIDA

2018 APR 16 PM 2:04



Victim 1 provided the social media site she had been communicating with Perry on. Search warrants were obtained and served on social media accounts for Victim 1 and for Perry. The search warrant for Marvin Perry's social media site showed the page belonging to "Marvin Perry", the account was registered on January 31, 2008. The cell phone number, 850-300-0391, was listed as one of the phone numbers, verified on 1/6/2018. A new number was verified on 3/27/18. Victim 1 and Victim 2 were missing mainly between January 19, 2018 to March 16, 2018. The records provided included conversations between Victim 1 and Marvin Perry. The received conversation section ran from March 6, 2018 to March 20, 2018 with no responses from Victim 1 after March 16, at 1:45 pm as Victim 1 had been recovered and her phone seized. During that conversations provided, Marvin Perry stated the following to Victim 1, a 16-year-old child:

3/10/2018, 4:50:56 UTC "I needed some tight pussy", which was preceded by a conversation about Perry picking her up.

3/14/2018, 22:58:43 UTC "(Name omitted) come see me gotta white guy that will pay to play and smoke hard with u" 22:58:57 "or whatever choice of drug"

3/14/2018, 23:02:40 UTC "While he fucks you you will have to suck my dick and let me nut. He will pay"

3/14/2018, 23:03:13 UTC "Anything else nasty is game too. He provides the hard"

3/14/2018, 23:03:38 UTC "His dig big so you will be sore after we beat that pussy"

3/15/2018, 01:39:05 UTC "Send me sex pics quick"

Victim one responded "Ok" and that was followed by a nude picture of Victim 1 from her thighs, pubic area visible, up to her shoulders with her holding her right breast in her right hand. The picture was sent from Victim1's social media site. This was followed by a phone call from Marvin Perry to Victim 1.

3/15/2018, 16:16:57 UTC "I wanted to fuck your friend so bad"

3/15/2018, 16:25:40 UTC "I wanted to bust a lot of nut in you"

3/15/2018, 19:20:32 UTC "I'm going to enjoy u guys"

3/15/2018, 19:22:42 UTC "White girls got good pussy too"

3/16/2018, 07:25:27 UTC "We all fucking tonight"

After that there were requests for food from Victim 1 to Perry.

3/16/2018, 08:55:28 UTC "I'll come now and eat and fuck your pussy be then 8 I'll send for food"

Victim 1 then responded by telling Perry to "bring me some food now" and noted that Perry had already "fucked Kay today" and that Perry still owed her for that.

Perry responded, 3/16/2018, 09:13:26 UTC "I'll bring food at 8"

3/16/18, 09:13:28 UTC "And cash"

During these conversations, Victim 1 would use Perry's first name "Marvin" and he would continue to respond.

More than just the sexual comments, Perry messaged Victim 1 about “plays”. Perry messaged Victim 1 a tentative time of 10pm and told her she was “on standby”. On 3/15/18 after having set up the “play” with the white male willing “to pay”, Perry tried to pick Victim 1 up for the date. Perry was constantly messaging Victim about where she was. Victim 1 appeared to be moving and then told Perry she got her own ride and could come to them. The victim messaged him asking “Where he at on North Monroe”. Perry answered with, “WTH noooo” and “Shit where are u”. Perry then insists on meeting her. When they agree to meet at Taco Bell on W. Tennessee Street, it takes Victim 1 time to get there. Perry repeatedly asked where Victim 1 was, told her to hurry and added, “Please hurry he was willing to pay you more for doing more”. Perry messaged Victim 1, who said she could not see him, that he was at Taco Bell in a silver Kia Forte. This was at 3/15/18, 03:18 UTC. Right after that Perry informed her “WTF man this man has cancelled”, “I’m leaving now” and “Very unprofessional”. Victim 1 messaged “I don’t see you.” Perry responded, “Took too long”, “Cancelled”. Victim 1 continued to tell Perry she did not see him and asked him to come to the address she had given him in the beginning. Perry answered, “I’m gone I’ll come back later” at 03:29 UTC time. By 06:09 UTC Perry messaged Victim 1, “Need u”. There were phone calls between the two and Victim 1 gave him the address for picking her up and asked him to let her know when he was outside. It appeared Perry called Victim 1 by phone to let her know he had arrived. There were no messages for the next 3 hours and 45 minutes.

I am seeking warrants for the following:

Human Trafficking, 1 count, F.S.S. 787.06(3g) – Marvin Lavan Perry Jr. did knowingly and with reckless disregard engage in and benefit from the sexual activity of a minor (Victim 1, a 16-year-old child), by setting her up prostitution appointments and receiving money upon the completion of sexual acts.

Deriving Support from the Proceeds of Prostitution, 1 count, F.S.S. 796.05(2a) – Marvin Perry received money from acts he knew were prostitution as the “plays” were set up for Victim 1 by Perry himself.

Promote Sexual Performance by a Child, 1 count, F.S.S. 827.071(3) – Marvin Perry directed Victim 1 to electronically send him a “sex pic”, which Victim 1 did. The picture was a nude of Victim 1 in a sexually suggestive pose with public area and breasts visible.

Possession of Child Pornography with the Intent to Promote, 1 count, F.S.S. 827.071(4) – Marvin Perry received a photograph depicting sexual conduct from Victim 1, which Perry directed Victim 1 to take and send to him. The photograph was produced at his direction with the intent to use that photograph to show to potential prostitution clients, which Perry arranged for Victim 1 (a 16-year-old child).

On-line Solicitation of a Minor/prohibited computer usage, 4 counts, F.S.S. 847.0135(3a) - Marvin Perry used an on-line service to solicit, seduce and lure Victim 1, on at least 4 separate days, to further the above listed charges. The four counts are related to on-line service communications on 3/10/18, 3/14/18, 3/15/18, and 3/16/18.

Unlawful Sex with Certain Minors, 2 counts, F.S.S. 794.05 – Marvin Perry had sexual contact with both Victim 1 and Victim 2. Victim 1 stated she had performed “head” on Perry when he brought food. Victim 1 witnessed Perry have sexual intercourse with Victim 2 (a 17-year-old child).

Unlawful Use of a Two-Way Communication Device, F.S.S. 934.215 – Marvin Perry communicated with Victim 1 regarding transportation, “plays” and money in furtherance of the felony crimes of Human Trafficking and Promoting Sexual Performance by a child, as well as others.

The preceding is true to the best of my present knowledge or belief.

SIGNATURE Elizabeth Bascom
Investigator Elizabeth Bascom #759
Tallahassee Police Department

NOTARY/ASA Kimberly #624
Notarization: Sworn and subscribed before me this 6th day of April 2018.
My commission expires: Law Enforcement Officer

Probable Cause Approved by: [Signature] Date: 4/6/18

ORDER: THIS CAUSE coming before me as a First Appearance Magistrate, and having reviewed the preceding Affidavits, find:

Probable cause sufficient;
 Probable cause not sufficient and unless corrected within seventy-two hours, the defendant shall be released on his own recognizance.

Bond Amount Requested: FAR

[Signature]
JUDGE SIGNATURE

IN THE CIRCUIT COURT OF THE
SECOND JUDICIAL CIRCUIT, IN AND
FOR LEON COUNTY, FLORIDA.

STATE OF FLORIDA

CASE NO. 18CF01585
SPN 146984

vs.

****AMENDED INFORMATION****

Dishay J. Henderson
B/M, 01/22/1984
SSN [REDACTED]

Defendant(s).

INFORMATION FOR:

- 1) HUMAN TRAFFICKING; COMMERCIAL SEX TRAFFICKING (LF-PBL) (ref. # 7279)
- 2) DERIVING SUPPORT FROM THE PROCEEDS OF PROSTITUTION (F2) (ref. # 7763)
- 3) SEXUAL ACTIVITY WITH 16 OR 17 YEAR OLD (F2) (ref. #2711)
- 4) SEXUAL ACTIVITY WITH 16 OR 17 YEAR OLD (F2) (ref. #2711)
- 5) CHILD ABUSE (F3) (ref. #7492)

IN THE NAME OF AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

JACK CAMPBELL, State Attorney for the Second Judicial Circuit of the State of Florida, charges that in LEON County, Florida, the above-named defendant(s):

COUNT 1: On or about or between January 1, 2018 and February 28, 2018, did either unlawfully, knowingly, or in reckless disregard of the facts, engage in, attempt to engage in or benefit financially by receiving something of value from; a venture that subjected a person, H.B. to human trafficking; or the human trafficking was for the labor or services of a child or for commercial sexual activity, to wit: soliciting, inducing, enticing or procuring another to commit prostitution, in which a child H.B., was involved, Contrary to Sections 787.06(3)(a)1 and 787.06(3)(g), Florida Statutes

COUNT 2: On or about or between January 1, 2018 and February 28, 2018, did unlawfully live or derive support or maintenance in whole or in part from what is believed to be the earnings or proceeds of H.B.'s prostitution, and he did so knowing or having reasonable believe that H.B. was engaged in prostitution, contrary to Section 796.05(2)(a), Florida Statutes.

COUNT 3: On or about or between January 1, 2018 and February 28, 2018, did unlawfully engage in sexual activity with H.B., a person 16 or 17 years of age, by penetration of or union with her vagina by his penis, and the defendant was 24 years of age or older, contrary to Section 794.05, Florida Statutes.

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FILED
CLERK OF COURT
LEON COUNTY, FLORIDA

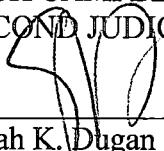
IN
COMPUTER

COUNT 4: On or about or between January 1, 2018 and February 28, 2018, did unlawfully engage in sexual activity with K.P., a person 16 or 17 years of age, by penetration of or union with her vagina by his penis, and the defendant was 24 years of age or older, contrary to Section 794.05, Florida Statutes.

COUNT 5: Between January 1, 2018 and February 28, 2018, did unlawfully knowingly or willfully abuse H.B., a child, by grabbing and twisting her wrist with force, intentionally inflicting physical or mental injury, or committing an intentional act or actively encouraging any person to commit an act that resulted in or could reasonably be expected to result in physical or mental injury, contrary to Section 827.03(1)(a), Florida Statutes.

STATE OF FLORIDA
COUNTY OF LEON

JACK CAMPBELL, STATE ATTORNEY
SECOND JUDICIAL CIRCUIT



Sarah K. Dugan
Designated Assistant State Attorney

The foregoing instrument was acknowledged before me on June 7, 2018, by Sarah K. Dugan, Designated Assistant State Attorney by Jack Campbell, State Attorney for the Second Judicial Circuit of the State of Florida, who is known to me and did take an oath stating good faith in instituting the prosecution and certifying that testimony was received under oath from the material witness or witnesses for the offense pursuant to F.R.Cr.P. 3.140(g).



NOTARY PUBLIC



PROBABLE CAUSE

CASE #: 0018011762

TO: FIRST APPEARANCE MAGISTRATE

2018CF1585A1
-A5

DEFENDANT: Dishay Henderson

CHARGES: Human Trafficking, Deriving Support from the Proceeds of Prostitution, Unlawful Sex with Certain Minors, and Child Abuse

SUMMARY OF OFFENSES AND PROBABLE CAUSE AFFIDAVIT:

On March 16, 2018 Victim 1 (a 16-year-old female) and Victim 2 (a 17-year-old female) were recovered by the Tallahassee Police Department after having been missing for several weeks. During the time the two juveniles were missing, fliers had been created and were broadcast on television more than once. I was informed by their mothers that each child communicated with them occasionally. The parents provided the number and/or social media sites as applicable. I wrote search warrants for the social media sites and all information available regarding location services, messaging services and user information. What I found initially was lots of messages regarding sex acts for money, drugs and multiple subjects. The day the two were recovered, they were interviewed and phones they identified as theirs were seized and impounded.

Victim 1 disclosed on 3/16/18 when she was recovered, that she had been having sex for money or drugs. Victim 1 explained she had worked for one male originally and when he was arrested (for unrelated charges) she and Victim 2, transferred to another male. The victim explained she had worked for a male named "Speedy" or "Black" first. Speedy was later identified as Dishay Henderson. The victim met Henderson walking by McDonald's at 672 W. Tennessee Street. The male lived on Georgia Street, where she and Victim 2 stayed with him. Victim 1 described the house on Georgia as having a porch. The victim advised "Speedy" allowed she and victim 2 to stay but only if they brought in money. Victim 1 stated they had to be "poppin' pussy" out in the streets to make at least \$40 for Henderson at the end of the day. Victim 1 explained that "poppin' pussy" meant selling their bodies or "pussies" to men for money. Victim 1 stated they had to have \$40 because that got Henderson two "doves", a drug measurement, that would get him through the night. Victim 1 stated when they got back to the house, Henderson would be waiting "with his hand out" because, as Henderson said, "ain't no girl in his house that not providing for him." Victim 1 stated Henderson threatened to "beat" their "ass" or "knock our ass out" on several occasions. Victim 1 stated Henderson told them everything about their "plays" (a slang term for a meeting to exchange sex for money), where, when and who. Victim 1 stated she often communicated with Henderson via "Text Now". Victim 1 gave an example of one of the people Henderson knew, that he set them up with. Victim 1 pointed out that Victim 2 was recovered in "Fat Boy's vehicle" when officers found her on February 2, 2018. "Fat boy" was an acquaintance of Henderson's and he set them (Victim 1 and 2) up for sex for drugs with him.

2018 MAY 7 PM 3:54

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Victim 1 stated she wanted "Molly" and he (Henderson) wanted "Molly", so she would give Henderson money or "pussy" to get "Molly". According to Victim 1 Henderson had sex with her on multiple occasions and with Victim 2, "2, 3, 4 times." Victim 1 stated Henderson would start with smoking drugs and then sit in the living room "bare dick" and be masturbating. According to Victim 1, Henderson would tell them to "come suck it." Victim 1 stated

COMPUTER IN

Henderson was very rough and would choke her while having sex with her. Victim 1 stated Henderson would have sex "how he want to fucking do it", not caring about what she wanted. Victim 1 had witnessed Henderson have sex with Victim 2. Most of the "plays" Henderson set her up with were people he knew, or else she had to walk the streets. Victim 1 stated there was never a "day off" or time when it "was enough" and she could relax. Victim 1 stated she always had to work when she was at Henderson's house. Victim 1 stated when investigators began coming to Henderson's house, they told him she and Victim 2 were 17 years old. Victim 2 began working with a second male, Marvin Perry, before she left Henderson's house. Victim 1 stated Perry picked her up to take her to appointments and Henderson was in the car. Victim 1 stated Henderson was intoxicated and did not want to get out of the car, as if he was going to "ride around" with she and Perry. Victim 1 stated she told Henderson, they had business to do in an effort to get him out of the car. Victim 1 stated Henderson became very angry about her "disrespecting him". Victim 1 stated Henderson turned from the front seat, grabbed her wrist and twist like he was trying to break it. Victim 1 stated Perry interceded and got her out of the car. Victim 1 advised Perry and Speedy had an altercation and Speedy "basically kidnapped Marvin."

Prior to Victim 1 and Victim 2 being recovered, investigators had received information about a house on Georgia Street, descriptions and sightings of Victim 2 mostly. The address of the described residence was 828 W. Georgia Street. Multiple attempts to locate the missing juveniles were made at the residence. On one occasion, a male claiming to be named "George Taylor" spoke to me through the blinds of a window. The subject denied he lived there and stated there were no females inside the residence. I continued research regarding the residence. The residence was owned by the Callie Henderson Estate, which lead me to a family member in Palm Beach, Florida. The family member stated Callie Henderson's grandson, Dishay Henderson, was living at the residence. I began checking Dishay Henderson, who had listed 828 W. Georgia Street as his address in records I was able to locate. I viewed photos of Dishay Henderson and recognized him as the male subject who spoke to me through the blinds.

At the same time investigators were working on tips, I also obtained search warrants for Victim 1 and Victim 2's social media accounts. As it became more apparent the two were being trafficked, those records were expedited. Victim 1 and Victim 2 communicated by a social media messenger service when they were not together (as well as by Text Now). Messages between Victim 1 and Victim two stated they were at a house near FSU by January 20, 2018. By January 29, 2018 the two refer to going to "speedy house". On January 30 and 31, 2018 Victim 1 and Victim 2 were talking about how much Victim 1 was making, \$40 then \$80. Victim 1 told Victim 2, "Aye tell speedy imam bring him 40 back". When Victim 2 asked what Victim 1 was doing, she messaged "Otw to the motel." Then later, "Tell speedy im bout to make 80." Victim 2 also commented on officers/investigators watching Henderson's house on February 2, 2018, 9:49 UTC time, "Bruh the crackers been watching us on Georgia St for alike a week now." On February 8, 2018 Victim 1 messaged Victim 2 that "speedy kicked me out". Victim 2 messaged, "Cuz u wasn't giving him money?" Victim 1 answered, "Yea that too and he got mad cause I was trying to bust plays with this other nigga and he held that nigga hostage." * *"Plays" are a slang term for meetings to exchange sex for money.*

When Henderson was arrested on a child support warrant on February 15, 2018, Victim 1 and Victim 2 transferred to another male. The second male was identified by the victim. The victim used her phone to show an investigator the subject's social media page. Charges

were developed on that subject, Marvin Perry, who was arrested. During a post arrest (and post Miranda) statement, Perry acknowledged knowing "Speedy". Perry stated Speedy and a friend of his (known only by a nick-name) used to date. Perry advised he knew Speedy to live on a side street off of Woodward Avenue, very close to Woodward Avenue, north of Tennessee Street, but could not think of the name of the road. Perry stated he picked Victim 1 and Victim 2 up from Henderson's house on several occasions. When asked to describe the house, Perry gave a description consistent with 828 W. Georgia Street. Perry stated he believed that Henderson charged people to be in his house, or do things in his house. Perry stated one time he was just there for a ride and Henderson told him if he came back to the house again, he would need to bring some money or "dope".

On March 18, 2018 I spoke with "Speedy", Dishay Henderson, at the Leon County Jail. Henderson was read his Miranda Rights, which he acknowledged and waived. Henderson denied was called by any nick-name other than "Black". Later during the conversation, Henderson referred to himself as "Speedy" and then admitted it was his nickname. Henderson stated he lived at 828 W. Georgia Street and did know Victim 1, Victim 2 and Perry. Henderson denied having any roll involving the victims, other than allowing them to stay at his home. Henderson stated he did not know the victims were under age. Henderson stated Perry picked up both victims all the time, took them places and then dropped them back off. Henderson stated he thought Perry was working the victims. Henderson stated Perry spoke "rough" to them, telling them to "come on." Henderson stated he did meet Perry though a female he used to date, the same nick-name was given and Henderson stated he did not know her real name. This was consistent with what Perry had said about meeting the victims and "Speedo" through the mutual female delivering drugs to them. Henderson advised that Perry had been placed in his pod at the jail and had been telling him I was "coming for him". According to Henderson, Perry told him about his charges and his case. Henderson stated Perry told him I believed he had kidnapped the victims and was holding them against their will. See also case number 18-9597 in reference to Perry's case involving Victims 1 and 2. Henderson continued to deny that he had sex with either victim, smoked drugs with or around either victim and stated he never charged them for being at his home. Henderson further stated he allowed Victim 1 and Victim 2 to stay at his home for free "out of the kindness of his heart" and because his grandmother had an open door policy to help people. Henderson's statement changed about how he paid for things around the house from, "people give me money" to "my family members help me pay for things I need."

On Monday April 30, 2018, I was approached by Henderson while on a traffic post in uniform. Henderson was on a bicycle and began a conversation. He explained he had been bonded out by his mother. During that conversation, which I was not free to leave, but Henderson was, Henderson admitted that drugs made him do a lot of things and that he had used drugs in the presence of Victim 1 and Victim 2. Henderson stated he was trying to change his life.

In light of the information provided by Victim 1, messages between Victim 1 and Victim 2 about "money" for "speedy" and Henderson admissions (which changed slightly each time we went over them) I am seeking the following warrants:

Human Trafficking, 1 count, F.S.S. 786.06(3g) – Dishay Henderson did knowingly and with reckless disregard engage in and benefit from the sexual activity of a minor (Victim 1, a 16-

year-old child), by setting her up prostitution appointments an/ord receiving money upon the completion of sexual acts.

Deriving Support from the Proceeds of Prostitution, 1 count, F.S.S. 796.05(2a) – Dishay Henderson received money from acts he knew were prostitution as some of the “plays” were set up for Victim 1 by Henderson himself.

Unlawful Sex with Certain Minors, 2 counts, F.S.S. 794.05 – Dishay Henderson had sexual contact with both Victim 1 and Victim 2. Victim 1 stated she had performed penis/vagina sex with Henderson on multiple occasions. Victim 1 witnessed Henderson have sexual intercourse with Victim 2 (a 17-year-old child).

Child Abuse, F.S.S. 827.03 (2c) – Henderson knowingly and willfully abused Victim 1, a 16-year-old child, by grabbing her wrist and twisting hard.

The preceding is true to the best of my present knowledge or belief.

SIGNATURE Elizabeth Bascom
Investigator Elizabeth Bascom #759
Tallahassee Police Department

NOTARY/ASA Johna Smith
Notarization: Sworn and subscribed before me this 7 day of May 2018.
My commission expires: Law Enforcement Officer

Probable Cause Approved by: Loana Volleath-Bueno Date: 5/7/2018

ORDER: THIS CAUSE coming before me as a First Appearance Magistrate, and having reviewed the preceding Affidavits, find:

Probable cause sufficient;
 Probable cause not sufficient and unless corrected within seventy-two hours, the defendant shall be released on his own recognizance.

Bond Amount Requested: Johna Smith

JUDGE SIGNATURE

1 professionally mandated reporters.

2 Q Are you aware personally during your time with the
3 State Attorney's Office or as a federal prosecutor of any
4 Internet provider, be it Comcast, be it Verizon, be it Sprint,
5 any person who was actually prosecuted for failing to report?

6 A No.

7 Q Okay. Other than these two teachers and this
8 administrator, have you ever prosecuted anybody for failing to
9 report?

10 A No.

11 Q Are you aware whether our office has ever
12 prosecuted anyone for failing --

13 MR. JUDKINS: Objection, Your Honor, relevance.

14 THE COURT: Overruled.

15 THE WITNESS: No. This was the first time we had
16 ever had a prosecution of this sort, which is one of the
17 reasons I got a little bit of blowback for it.

18 BY MR. HUTCHINS:

19 Q Have we prosecuted anybody for this crime since?

20 A No.

21 Q Let me ask you, do you know an individual by the
22 name of K. P.?

23 A Yes.

24 Q Now earlier you were referring to your victim by her
25 initials?

1 A E. A.

2 Q Can you please explain to the members of the jury
3 why we refer to victims -- child victims by their names?

4 A So by statute, in order to protect their privacy and
5 because they're minors and because it is against the law for
6 me to identify a victim of sexual abuse, I refer to all of my
7 victims in all of my court pleadings, even in deposition
8 transcripts, by initials.

9 Q You testified that you are familiar with K. P.?

10 A Yes.

11 Q Has she been a victim in a case of yours prior?

12 A Two. I currently have one that's still open with
13 her and she has a current open case with another prosecutor in
14 this office.

15 Q Do you know whether or not K. P. ever had an ad on
16 Backpage?

17 A Yes.

18 Q Do you know if she was exchanging sex for money and
19 other goods?

20 MR. JUDKINS: Objection.

21 MR. HUTCHINS: It's based on her personal knowledge,
22 Your Honor.

23 THE COURT: Hold on. What's the objection?

24 MR. JUDKINS: Well, it's hearsay. There's no
25 personal knowledge here. And I'd like to approach.

1 THE COURT: Let's approach.

2 AT THE BENCH

3 MR. JUDKINS: It's irrelevant. It's not used to
4 rebut anything. It's not being offered to rebut anything
5 that was put on in the defendant's case and it's hearsay.

6 THE COURT: Why isn't it hearsay?

7 MR. HUTCHINS: We wanted to put on the prosecutor.
8 She has personal knowledge --

9 THE COURT: Well, that doesn't matter. She has to
10 get the information from somebody and it's from another
11 person.

12 MS. FRAZIER: I think she's seen the --

13 MR. HUTCHINS: She's seen the Backpage ad, she's
14 seen the police reports.

15 THE COURT: Well, she can testify to that.

16 MR. HUTCHINS: She's talked to her.

17 THE COURT: If she talked to her, then the only way
18 she can get the information is from her.

19 MR. HUTCHINS: Judge, we're not offering it for the
20 truth of the matter asserted.

21 THE COURT: What were you offering it for?

22 MR. HUTCHINS: We're going to show that this little
23 girl obviously put her -- they decided to put this video
24 in. They decided to put in the taped statement -- or the
25 pictures with the words on it and make her a facet of the

1 case.

2 So it goes to just giving the jury a full picture of
3 exactly who this girl is. I mean, they're attempting to
4 say, oh, you know, she's just a runaway, you know, she's
5 just this victim, da-da-da-da. Well, there's a lot more
6 to it and Ms. Bueno has personal knowledge.

7 THE COURT: All right. I'm going to allow it in
8 because it's not hearsay because it's not offered for the
9 truth of the matter asserted. And I'm going to find that
10 it's relevant, but I don't want to -- we don't need to
11 have this --

12 MR. HUTCHINS: It's not a feature of this case.

13 THE COURT: -- long thing on this. I mean --

14 MR. HUTCHINS: That was basically my last question,
15 Judge. And after she answers that, I am going to move on
16 to another area.

17 THE COURT: So the objection is overruled for the
18 record.

19 IN OPEN COURT

20 BY MR. HUTCHINS:

21 Q Do you know if she was exchanging sex for food and
22 other things?

23 MR. JUDKINS: Objection, predicate.

24 THE COURT: Overruled. You can answer that.

25 THE WITNESS: Yes, she was exchanging sex for

1 various things of value.

2 BY MR. HUTCHINS:

3 Q Do you know if she has ever been the victim of human
4 trafficking?

5 A Yes.

6 Q I'd like to talk to you a little bit about operation
7 Cupid's Arrow. Are you familiar with that op?

8 A Yes.

9 Q Did you have some role in that particular op?

10 A Yes, I am the point person for the Second Judicial
11 Circuit when it comes to our ICAC designation. So we are
12 under the umbrella of the Gainesville ICAC agency, for lack of
13 a better word. So the last two operations that were done, I
14 was legal counsel slash consult for the operations; meaning, I
15 was the on-call person. You call me in the middle of the
16 night if you have questions, legal questions, and whatnot.

17 And I also did some of the training at the beginning
18 with the chatters, along with the U.S. Attorney's Office's
19 designee who is David Goldberg from the Pensacola office, and
20 a former coworker, as well as coordinated with the U.S.
21 Attorney's Office about the cases and which cases would go
22 state and which cases would go federal.

23 Q I'd like to ask you specifically about the briefing
24 that you gave. You mentioned that you spoke with all the
25 chatters in this case; is that correct?

1 A Yes.

2 Q And what was the purpose of speaking with the
3 chatters?

4 A We talked to them a little bit about everything. We
5 talked about what to expect with the cases, you know, when to
6 court, what kind of things to look for. We talked about the
7 various defenses, the number one being entrapment. We talked
8 about some of the case law that was out there and what kind of
9 things would be looked at. And, of course, if they had any
10 questions, we answered those questions, as well as making
11 ourselves available to them if there was an issue that came up
12 during the operation.

13 Q So you gave them a briefing on entrapment and
14 basically explained to them what to do and what not to do in
15 the situation?

16 A Yes. The standard operating procedures that they
17 had pretty much covered everything. I just gave them some
18 real life examples of things and case law and kind of walked
19 them through what things looked like and what kind of things
20 they could expect.

21 MR. HUTCHINS: Judge, one second.

22 (Attorneys confer.)

23 MR. HUTCHINS: No further questions.

24 THE COURT: Cross-examination.

25 MR. JUDKINS: I'd like to see Exhibit 18, please.

1 May I?

2 THE COURT: You may.

3 CROSS EXAMINATION

4 BY MR. JUDKINS:

5 Q That's a statute that you work with on a daily
6 basis?

7 A No.

8 Q Okay. It talks about reporting child abuse?

9 A It does, yes.

10 Q And it says, any person who knows or has reason to
11 believe that a child is suffering from neglect has a duty to
12 report; right?

13 A Yes. That's the change in the law, the language
14 that they talk about mandatory versus the professionally
15 mandated reporters. And, like I said, any person who knows
16 absolutely should report.

17 Q Does it say should or does it say shall or has a
18 duty?

19 A Shall.

20 Q Okay. So did you -- you worked -- you trained
21 specifically Detective Titkanich?

22 A I believe that she was in there, yes. I don't know
23 every single person by name, but, yes, all the chatters would
24 have been present.

25 Q All the chatters is who you spoke to; right?