

Orange County		ICJIS Arrest Affidavit			Division #: CRA A				
Arrested <input checked="" type="checkbox"/> At-Large <input type="checkbox"/> JRA <input type="checkbox"/>		Document #: 836637			Court Case #: 48-2018-MM-011407-A-O				
Document Date: 12/19/2018									
Location of Defendant Vehicle:		Date-Time Booked: 12/19/2018 13:44		Agency Case Number: 18-115587					
(ORI) : FL0480000		Agency Name: ORANGE COUNTY SHERIFF'S OFFICE		FCIC/NCIC Check: <input type="checkbox"/>					
Address of Arrest: 2700 VILLAGE SERVICES TL		Date-Time of Arrest: 12/19/2018 10:33							
DEFENDANT		Adult <input checked="" type="checkbox"/> Juvenile <input type="checkbox"/>		Jacket Number:					
NAME (L,F,M): SPIKES, PATRICK ALLEN		Inmate Number: 18038145		Language: ENGLISH					
Height: 5'08"		Weight: 140		Hair: BRO					
Eyes: BLU		POB City: UNK		POB State: FL					
RES Street#: 7052 PASTURELANDS PL		Citizenship: US							
City: ORLANDO		State: FL		Zip: 34787					
Home Phone:		Ethnicity: NON HISPANIC							
Scars/Tattoos:		SSN #: XXXXXXXXXX							
Driver's License/ State ID No: S122661943100		State: FL		Year Expires: 2026					
Business and Occupation:		Bus Phone:							
Bus Street#:		City:		State: Zip:					
Next of Kin Name:		Phone:							
Next of Kin Street #:		City:		State: Zip:					
AGGRAVATORS:		Firearm <input type="checkbox"/> Weapon <input type="checkbox"/> Mask <input type="checkbox"/> Vest <input type="checkbox"/>		Convicted Sex Batterer <input type="checkbox"/> Hate Crime <input type="checkbox"/> Special Victim: <input type="checkbox"/> Domestic Violence? <input type="checkbox"/> N					
OFFENSES:		Felony <input type="checkbox"/> Misd. <input checked="" type="checkbox"/> ORD. <input type="checkbox"/> Traffic <input type="checkbox"/> Out of County <input type="checkbox"/>		Court Location: COUNTY#1					
Originating State/County: /									
No.	GOC Code	Description	Count	Bond Amt \$ / Status	FSS/ORD	FDLE Rec#	Drug Name	Citation Number	
1		RESISTING OFFICER WITHOUT VIOLENCE	1	500.00	843.02	3143			
DCF Notified? <input checked="" type="checkbox"/> N		By Whom? _____		On Probation? <input type="checkbox"/> N		Miranda Warning? <input type="checkbox"/> N		By Whom? FORO JR, DAVID	
								Invoked? <input type="checkbox"/> N	
Sworn to and subscribed before me ,				I swear or affirm the above statements are correct and true				(407) 254-7000	
this _____ day of _____ year _____				Officer's Signature: SEE ATTACHED JURAT				Officer's Bus. Phone No. FORO JR, DAVID / 2700	
Notary Public <input type="checkbox"/> Law Enforcement or Corrections Officer <input type="checkbox"/>				Officer's Name/ID: _____					
Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/>									
Type of Identification _____									
Notary Signature _____				Notary Name _____				Notary Commission # / Exp. Date _____	

Orange County		ICJIS Arrest Affidavit (continued)	
Arrested <input checked="" type="checkbox"/> At-Large <input type="checkbox"/> JRA <input type="checkbox"/>	Document #: 836637	Division #: CRA	
Document Date: 12/19/2018		Court Case #: 48-2018-MM-011407-A-O	
Defendant's Name: SPIKES, PATRICK ALLEN		Agency Case Number: 18-115587	
<p>NARRATIVE: The undersigned has probable cause to believe the above-named defendant on the <u>19</u> of <u>December 2018</u> at <u>9:55</u> at <u>2700 VILLAGE SERVICES TL</u> (Zone: <u>60</u>) in Orange County did</p> <p>The defendant is a suspect in grand theft case #18-406839. Today he voluntarily arrived at the OCSO Sector VI substation at 2700 Village Services Trail, Lake Buena Vista, Florida. Detective Matherne was also present. During the interview, the defendant was confronted with photographs that were sent from his cell phone in August, showing the stolen merchandise in the defendant's vehicle. I had also developed information that the defendant made text messages claiming the stolen merchandise was sold for \$8000. I told the defendant to place his phone on the table in the interview room, with the intention of seizing it for a search warrant. The defendant placed his phone on the table, and a few moments later stated he was leaving and took his phone. I told him we were keeping his phone. Once I said this he grabbed the phone from the table and brought it to his waist area. The defendant was secured and the phone was recovered. He was then detained pending additional search warrants to his residence as well as the phone. The defendant stated he felt sick and felt that he was going to vomit. A short time later, he began to make strained breathing noises, and stated he couldn't breath. He requested water, which was given to him, and also was allowed to lay on the floor. The fire department responded and all vitals were normal. The defendant was transported to Dr. Phillips' Hospital by Reedy Creek Fire Department, then to BRC by patrol. The defendant has met me before and is aware I am a sworn law enforcement officer. Both Detective Matherne and I were wearing agency issued badges and firearms, and the interview was conducted inside a marked OCSO substation.</p>			
Sworn to and subscribed before me, this _____ day of _____ year _____ Notary Public <input type="checkbox"/> Law Enforcement or Corrections Officer <input type="checkbox"/> Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/> Type of Identification _____		I swear or affirm the above statements are correct and true Officer's Signature: SEE ATTACHED JURAT (407) 254-7000 Officer's Bus. Phone No. _____ FORO JR, DAVID / 2700 Officer's Name/ID _____	
Notary Signature: _____ Notary Name: _____ Notary Commission # / Exp. Date: _____			

BK# 18038145



PRISONER TRANSPORT JURAT

ORANGE COUNTY SHERIFF'S OFFICE

Check appropriate box for type of arrest:

Charging Affidavit Warrant Arrest Notice to Appear

Date: 12/19/18	Case #: 18-115587
Defendant: Spikes, Patrick	<input checked="" type="checkbox"/> Adult <input type="checkbox"/> Juvenile
Charge(s): Resist w/o violence	

A SEPARATE JURAT MUST BE COMPLETED FOR EACH AFFIDAVIT. This form is only to be used when an arrestee is being transported by a deputy other than the arresting officer. It will allow the arresting officer to electronically submit his arrest affidavit to the BRC and then this Jurat will be attached to the "unsigned" affidavit.

Notice to Appear
Right Index Finger

You can use this form for a PC Charging Affidavit, NTA or Warrant Arrest Affidavit. Please make sure you check the appropriate box at the top of this form.

For an NTA be sure to include a print of the arrestee in the box provided to the right.

I, David Ford (Law Enforcement Officer) swear and affirm that I have established Probable Cause to believe that the Defendant listed above did commit the offense as detailed on the attached charging affidavit.

I swear/affirm my attached
 Charging Affidavit NTA
 Warrant Arrest Affidavit
dated 12/19/18 is true & correct.
Date: 12/19/18 Officer EID: 2700
[Signature]
Signature of Affiant

Sworn to and subscribed before me, the undersigned authority this 19th day of December, 2018.

[Signature]
Signature of Law Enforcement/Notary
 Personally Known Produced ID
ID Presented:

Transporting Officer (Print Name): REARDON, STANLEY EID: 2776

IN THE COUNTY COURT OF THE
NINTH JUDICIAL CIRCUIT, IN AND
FOR ORANGE COUNTY, FLORIDA

CASE NUMBER: 2018-MM-011407-A-O

STATE OF FLORIDA,
Plaintiff,

vs.

PATRICK SPIKES,
Defendant.

**NOTICE OF APPEARANCE, WAIVER OF ARRAIGNMENT,
ENTRY OF PLEA, AND REQUEST FOR JURY TRIAL**

The undersigned attorney of The Umansky Law Firm, files this Notice of Appearance on behalf of the Defendant in the above-styled cause. The Defendant, by and through the undersigned attorney, hereby waives appearance for purposes of Arraignment. The Defendant enters a plea of Not Guilty to the charges filed in this cause based upon the Court allowing the Defendant ten (10) days from the date of his scheduled Arraignment within which to file all motions directed toward the face of the charging instrument. The Defendant requests a Jury Trial on the said charges.

The undersigned attorney hereby requests the Clerk of the Court to furnish him with a copy of the information filed against the Defendant.

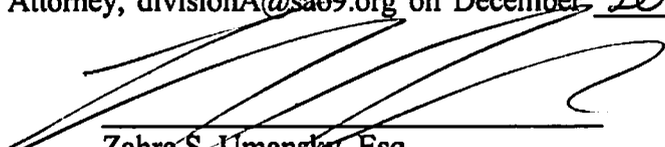
Dated at Orlando, Orange County, Florida on December 20, 2018.



Zahra S. Umansky, Esq.
Fla. Bar. No. 0979503
THE UMANSKY LAW FIRM

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via **electronic filing** to the Office of the State Attorney, divisionA@sao9.org on December 20, 2018.



Zahra S. Umansky, Esq.
Fla. Bar. No. 0979503
THE UMANSKY LAW FIRM
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Orlando, Florida 32853-3069
(407) 228-3838 Fax (407) 228-9545
zumansky@thelawman.net

IN THE COUNTY COURT OF THE
NINTH JUDICIAL CIRCUIT, IN AND
FOR ORANGE COUNTY, FLORIDA

CASE NUMBER: 2018-MM-011407-A-O

STATE OF FLORIDA,
Plaintiff,

vs.

PATRICK SPIKES,
Defendant.

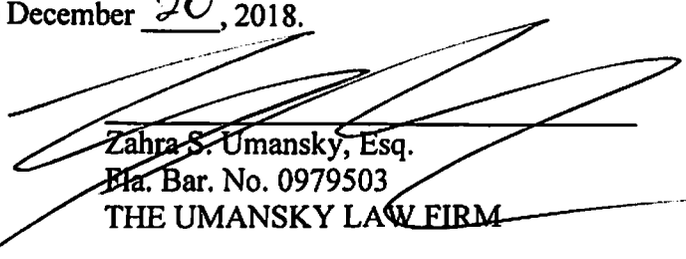
DEMAND FOR DISCLOSURE OF CRIMINAL RECORDS

The above named Defendant, by and through his undersigned attorney of record, demands that the Office of the State Attorney in this cause disclose to Defendant's attorney, any record of prior criminal convictions of the Defendant or of any persons whom the Office of the State Attorney intends to call as witnesses at any hearing or trial in this cause.

The Motion is predicated upon authority of Brady v. Maryland 373, U.S. 83, 93 S. Ct. 1194, L.ED.2d 215 (1963); Giles v. Maryland, 386 U.S. 66, 87 S. Ct. 793, 17 L.Ed.2d 737 (1967); State v. Crawford, 257 So.2d 898 (Fla. App. 1973); State v. Coney, 294 So.2d 82 (Fla 1974) and Fla.R.Crim.P. 3.220(b)(2) (1989).

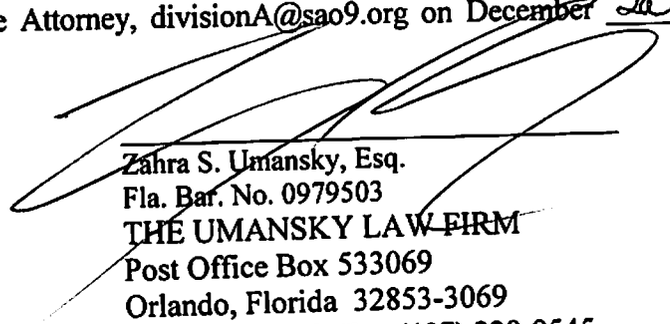
That this Demand for Disclosure of Criminal Records is filed in good faith and not for the purpose of delay.

Dated at Orlando, Orange County, Florida on December 20, 2018.


Zahra S. Umansky, Esq.
Fla. Bar. No. 0979503
THE UMANSKY LAW FIRM

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via electronic filing to the Office of the State Attorney, divisionA@sao9.org on December 20, 2018.


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IN THE COUNTY COURT OF THE
NINTH JUDICIAL CIRCUIT, IN AND
FOR ORANGE COUNTY, FLORIDA

CASE NUMBER: 2018-MM-011407-A-O

STATE OF FLORIDA,
Plaintiff,

vs.

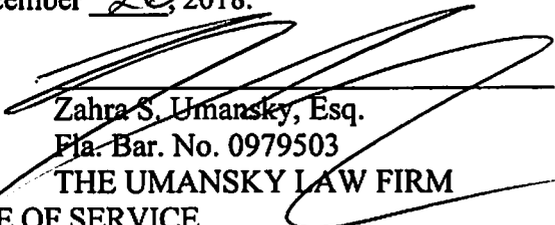
PATRICK SPIKES,
Defendant.

DEFENSE DEMAND FOR EXCULPATORY INFORMATION

Pursuant to Rule 3.220(b)(2), Fla. Crim.P. the Defendant, by and through his undersigned attorney of record, demands that the Office of the State Attorney disclose to defense counsel any material information within the State's possession or control which tend to negate the guilt of the accused as to the offense charged. This demand is made under the authority of STATE vs. GILLESPIE, 227 So2d 550, (Fla.App., 1969).

The State must disclose the above information, regardless, of whether the Defendant has incurred reciprocal discovery obligations. That this Demand for Exculpatory Information is filed in good faith and not for the purpose of delay.

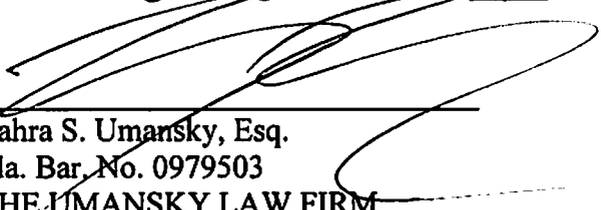
Dated at Orlando, Orange County, Florida on December 20, 2018.


Zahra S. Umansky, Esq.
Fla. Bar. No. 0979503

THE UMANSKY LAW FIRM

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via **electronic filing** to the Office of the State Attorney, divisionA@sao9.org on December 20, 2018.


Zahra S. Umansky, Esq.
Fla. Bar. No. 0979503

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IN THE COUNTY COURT OF THE
NINTH JUDICIAL CIRCUIT, IN AND
FOR ORANGE COUNTY, FLORIDA

CASE NUMBER: 2018-MM-011407-A-O

STATE OF FLORIDA,
Plaintiff,

vs.

PATRICK SPIKES,
Defendant.

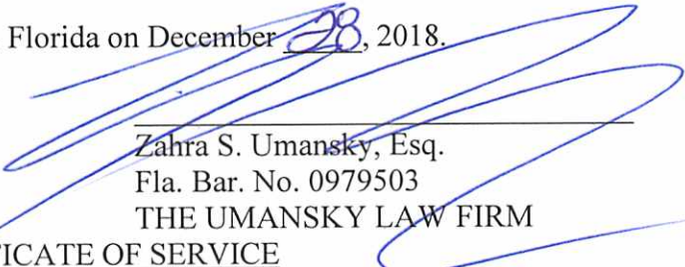
**WAIVER OF DEFENDANT'S APPEARANCE AT PRETRIAL CONFERENCE AND/OR
DOCKET SOUNDING**

COMES NOW the Defendant, by and through the undersigned counsel, and pursuant to Florida Rule of Criminal Procedure 3.180(3), hereby files this written waiver of the presence of the accused at pretrial conference and/or Docket Sounding. The undersigned counsel will appear on behalf of the accused at all scheduled pretrial conferences and Docket Soundings.



PATRICK SPIKES

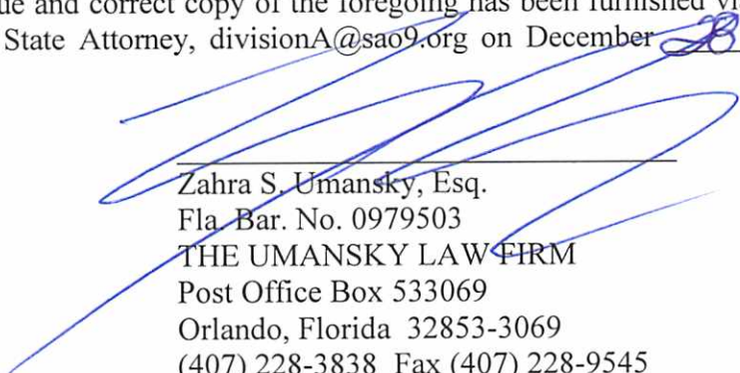
Dated at Orlando, Orange County, Florida on December 28, 2018.



Zahra S. Umansky, Esq.
Fla. Bar. No. 0979503
THE UMANSKY LAW FIRM

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished via **electronic filing** to the Office of the State Attorney, divisionA@sao9.org on December 28, 2018.



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