EIGHTH JUDICIAL CIRCUIT ALACHUA COUNTY, FLORIDA

STATE OF FLORIDA

VS.

MOYER, RICHARD CURTIS

Defendant

FIRST APPEARANCE ORDER



Defendant was before the Court on this date for First Appearance and was fully advised as required by Florida Rules of Criminal Procedure 3.130(b). Having considered all available relevant information necessary to determine the conditions of Defendant's release, and finding probable cause except as indicated below, it is

ORDERED and ADJUDGED that: (_) The State Attorney shall provide additional evidence to the Court within 72 hours to establish probable cause as to the charge(s)	
(_) The Defendant be held without bail or until aJessica Lunsford ActAnti Murder Act hearing for cases that qualify.	To the second of
(_) The Defendant is to be held for a Nebbia hearing prior to posting bond.	
The Defendant be held without bail or released on standard conditions (F.S. 903.047) and the following conditions as indicated below:	TO THE PARTY OF TH
2024 CF 4222 A	mount
Case Number Charge CF-ASO24JBN006694 O01 FIRE WEAPON-MISSILE INTO DWELLING VEH BUILDING OR AIRCRAFT must provide other residence prior to 1. Release to Court Services for: ("Contact Supervision () Job Search release	\$
(_) Treatment Supervision for: (_) Substance Abuse (_) Alcohol Abuse (_) Substance/Alcohol Abuse The defendant shall schedule their treatment appointment within seven (7) days of release. The treatment evaluations (_) Mental Health and shall comply with all treatment recommendations. (_) Screening for electronic monitoring and if accepted, release on recognizance. Must abide by all special conditions of electronic monitoring, and pay any costs associated with electronic monitoring.	iation shall be
** Must Contact Court Services within 24 hours of release, excluding weekends and holidays, by calling (352) 338-7390 and asking for the Officer of the Day **	•
2. Screen for:Day Reporting	ourt liance. AM/PM.
3. Defendant must abide by the <u>STANDING NO CONTACT ORDER AS CONDITION OF PRETRIAL RELEASE Order per Admin 4.17</u> and have a No direct or indirect contact with victim/business,	. Order No.
b No direct or indirect contact with co-defendant(s)	
c No unsupervised contact with minors under the age of 18 years of age.	
/ (_) All no-contact provisions may be modified by subsequent Order of the Dependency Court.	
d Maintain an Alternate Residence. Other than current residence. e The Court will authorize a one-time visit with a Law Enforcement Officer to pick up his/her personal belongings. f Do Not Return to	
f Do Not Return to	······································

EIRST CASE NO. ON FA ORDER: CEASO24 IRNO06694

	delease upon verification of () Ties to the Community () Alternate Residence () Other
	Do not release until defendant has been properly identified or fingerprints are returned showing no wants or warrants
5. C	Oo Not Possess/Consume/Use Alcohol/Illegal drugs.
	Curfew fromAM/PM toAM/PMExcept for work or school purposes only.
	Oo not drive a motor vehicle without a valid Driver's License.
	eport to Probation Officer within hours of release from custody.
	Return to First Appearance on for possible consideration
	Plea ()Appointment of Counsel
	GPS/TAD fitting prior to release and after posting bond. ail to evaluate the defendant for a possible Marchman and/or Baker Act within 24 hours of this hearing.
	Other
1	APPOINTMENT OF COUNSEL
<u>(V)</u>	ORDER APPOINTING PUBLIC DEFENDER
	THIS CAUSE having come before the Court for the appointment of a public defender at the request of the
	defendant/child, and the court having been informed that the clerk has not yet reviewed an affidavit for
	indigent status pursuant to Section 27.52, Florida Statutes,
	NOW THEREFORE it is ORDERED that the Public Defender is appointed to represent the above named defendant/child.
	This appointment shall be revisited if, after filing an application/affidavit of indigent status, the clerk
	determines that the defendant/child is not indigent.
	The Court does not appoint the Office of the Public Defender.
_)	The Office of the Public Defender has been previously appointed on case number(s)
_)	The Defendant represents to the court he/she will consult private counsel.
_)	The Court Orders Attorney as Attorney of Record on the case(s) listed in
\ <i>]</i>	this First Appearance Order.

Risk Level (anticipated success rate): Level 1 (89.5%)

Certified by:

agreement.

Level 2 (80% - 89.4%) Level 3 (64.4% - 79.9%)

Level 4 (53.8% - 64.3%)

FIRST APPEARANCE Pretrial Investigation Summary

For First Appearance Use Only Provided by: Court Services

FILED IN OPEN COURT COMMENT 27 62 K. Li allone	524
	D.C.

Possible J.L.A.:
Possible ANTI-MURDER:
Possible VETERAN:

YES/NO YES/NO YES/NO

Defendant's	Name: MOVER, RICHARD		
p		Comments:	
Residency	Name: MOYER, RICHARD Current: 7 YEARS AC: 7 YEARS		
	Current 1 YEARS		
	AC: 1 YEARS		
	7		
	FL: 7 YEARS OTH:		
Employment/School	Where: RETIRED		
	How Long:	u per esta de la companya de la comp	
Felony (Total Adj.) Violent (Yr) Drugs (Yr) Property (Yr) Sex Offenses (Yr)	Felony Adjudication(s) (most recent)		
Misdemeanor (Total Adj.) Violent (Yr) Drugs (Yr) Property (Yr)	Misdemeanor Adjudication(s) (most recent)	
Criminal Traffic # priors violations/yr	Traffic Violation(s) (most recent)		
# FTA's Most Recent Year	Failure(s) to Appear (most recent)		
Pending Case(s) Felony Type of Bond MM Type of Bond TC Type of Bond	PendingCase(s)	
Current Probation		Charge	
# of prior Violations	Current Probation		
DOC # of Commitments Recent Release	DOC X	Charge	
Out of County/State History (range of years)	OUT OF STATE 1992 (PA)		
Other I hereby certify the	NCWV, NW, UM nat the conditions for pretrial release set forth in the Florida Statutes 907.041	; 903.047; Florida Rules of Criminal	
	and ABA Standards 10-5.1 thru 10-6.1, have been investigated or otherwise voida RAI tool. Subject to the Court, the defendant qualifies for the following I		
	ontact Supervision Treatment Supervision Defer to Co	ourt	

Date:

Department of Court Services Investigation and Community Supervision. Based on the best available information
Disclaimer: Unauthorized dissemination of information for other than its intended purpose may constitute a violation of the FDLE/CJI stakeholder

(Revised 3/2022)