

7/17
DM

STATE OF FLORIDA
DEPARTMENT OF CORRECTIONS
AMENDED AFFIDAVIT VIOLATION OF PROBATION

Docket #: 11-1793CFMA
DC#: R48351
NAME: TIMOTHY MARTIN
Judge/Division: Daniel Merritt Jr

Before me this day personally appeared KJELDEN I. CUNDIFF who, being first duly sworn says that **TIMOTHY MARTIN**, hereinafter referred to as the offender was sentenced in accordance with the provisions of Chapter 948, Florida Statutes, as follows:

Offense Date	Offense	Sentence Date	County	Case No.	Supervision Length
07/22/2011	GR. THEFT \$100-300 DWELLING	09/13/2011	HERNANDO	1101793	003Y 00M 00D

Affiant states that the offender was instructed on the conditions of Probation on 10/05/2011 by Officer Cundiff.

Affiant further states that the offender has not properly conducted himself, but has violated the conditions of his Probation in a material respect by:

Violation of Condition (9) of the Order of Probation, by failing to comply with all instructions given to him by the probation officer, and as grounds for belief that the offender violated his probation, Officer Cundiff states that on three consecutive months during his monthly officer report, the offender was instructed to attend a substance abuse evaluation as agreed to under a Technical Violation for admission to the use of an illegal drug, to wit; cocaine, and the offender did fail to carry out this instruction by missing his arranged substance abuse evaluation and not scheduling and attending a rescheduled date, as told to this officer by his documented case notes on 06/14/2012.

ADDITIONAL VIOLATIONS:

Violation of Condition (1) of the Order of Probation, by failing to make a full and truthful report to the probation officer on the form provided for that purpose, and as grounds for belief that the offender violated his probation, Officer Cundiff states that the offender did falsely report that he did NOT use or buy illegal drugs or controlled substances on the report submitted for the month of May 2012, knowing same to be false when in truth the offender did use an illegal substance, to-wit: Cocaine, as told to Officer Cundiff on 06/21/2012 by Alere Toxicology Services, Inc.

Violation of Condition (7) of the Order of Probation, by using intoxicants to excess or possessing any drugs or narcotics, unless prescribed by a physician, and as grounds for belief that the offender violated his probation, Officer Cundiff states that on or about 06/14/2012, the offender was in possession of a drug or narcotic not prescribed by a physician, to-wit: Cocaine as shown by analysis of a urine sample obtained from the offender on 06/14/2012, and confirmed by Alere Toxicology Services, Inc. on 06/21/2012.

Violation of Condition (9) of the Order of Probation, by failing to promptly and truthfully answer all inquiries directed by the probation officer, and as grounds for belief that the offender violated his probation, Officer Cundiff states that on 06/14/2012, the offender did answer untruthfully an inquiry by the probation officer as to the use of an illegal substance, to-wit: Cocaine.

2012 JUL 10 PM 8:40
 HERNANDO COUNTY, FL
 DANIEL MERRITT JR
 JUDGE
 STATE OF FLORIDA

Kjeld I. Cundiff
Officer, KJELDEN I. CUNDIFF

THIS AFFIDAVIT MUST BE NOTARIZED OR ATTESTED TO UNDER S. 117.10 OR 92.50, FLA. STAT.

Sworn to and subscribed before me this 5th (day) of July (month), A.D. 2012 (year)
by Kjelden Cundiff, who is personally known to me or has produced identification

Signature of Attesting Officer Under S. 117.10, F.S. [Signature] Title:
CPS

OR

Notary Public _____

State of Florida at Large for Hernando County

Approved by supervisor: [Signature] Date: 7/5/12

Officer Telephone/E-Mail Address _____

