

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

IN RE: PETITION FOR RISK PROTECTION ORDER  
AGAINST {Name of Respondent} JAVON [REDACTED]

VSO Case Number  
260007581

AFFIDAVIT

STATE OF FLORIDA  
COUNTY OF VOLUSIA

I, {full legal name} DEPUTY A. COLE, in my position as {job title} DEPUTY II 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} [REDACTED] 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:

On 4/12/26 at approximately 1428, Deputies responded to [REDACTED] in Deltona regarding a suspicious person. Prior to deputies arrival, Central Dispatch informed responding deputies that a black male was walking around the area with a rifle and was currently outside the reporting parties residence.

3 Additional pages are attached.

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

SEE SECTION 1

0 Additional pages are attached.

**AFFIDAVIT CONTINUATION**

FROM SECTION 1  
PAGE 1 OF 3

Upon arrival, Deputies made contact with \_\_\_\_\_ (V1), who stated the following:

\_\_\_\_\_ stated that while she was inside the residence, she heard loud banging at the front door, as well as yelling for her daughter. When she opened it, the screen door was already open, and the first thing \_\_\_\_\_ saw was a male in the doorway holding a long gun in front of his body. \_\_\_\_\_ recognized the male as \_\_\_\_\_ (S1), who was in a relationship with her daughter, \_\_\_\_\_ (V2). \_\_\_\_\_ advised that she slammed and locked the door as quickly as possible out of a well-founded fear of being shot or hurt by \_\_\_\_\_. \_\_\_\_\_ also stated that she yelled to the rest of the family that \_\_\_\_\_ was at the front door with a gun. She informed deputies that her daughter, \_\_\_\_\_ (W1), had recorded part of the incident, capturing \_\_\_\_\_ sitting at the front door with the long gun beside him.

\_\_\_\_\_ completed a sworn written statement detailing the incident and advised she wanted to pursue criminal charges for aggravated assault. Additionally, \_\_\_\_\_ invoked Marsy's Law and elected to keep her information private.

Deputy Cole made contact with \_\_\_\_\_ who stated the following:

\_\_\_\_\_ stated that after hearing \_\_\_\_\_ yell, "\_\_\_\_\_ has a gun" at the front door, she went to the grandmother's room, \_\_\_\_\_ (W2), which is directly perpendicular to the front door. From there, \_\_\_\_\_ was able to see \_\_\_\_\_ sitting in a chair with a rifle next to him and began to video record the incident on her cellphone. Later, she showed Deputy Cole the video, which depicted \_\_\_\_\_ sitting on a chair with the long gun to his right, leaning against the wall.

Deputy Cole spoke with \_\_\_\_\_ who corroborated \_\_\_\_\_ statements. \_\_\_\_\_ could see the incident from her bedroom window, which she informed to Deputy Cole. \_\_\_\_\_ also stated she was alerted to the incident when she heard \_\_\_\_\_ banging loudly on the front door, leading her to look out of the window and see \_\_\_\_\_ with the rifle.

Deputy Cole made contact with \_\_\_\_\_ who advised the following:

\_\_\_\_\_ said she had broken up with \_\_\_\_\_ the night before and advised \_\_\_\_\_ would not stop texting and calling her. She told \_\_\_\_\_ to stop, and if he kept calling or texting, she would block him. \_\_\_\_\_ blocked \_\_\_\_\_ after he kept trying to contact her despite being told to stop.

**AFFIDAVIT CONTINUATION**

FROM SECTION 1  
PAGE 2 OF 3

[REDACTED] stated she unblocked [REDACTED] after she learned he was knocking on her door and sitting on the front porch with a rifle. [REDACTED] provided deputies with her cell phone on which multiple texts and calls from [REDACTED] were observed, including [REDACTED] informing [REDACTED] to leave her alone as well as [REDACTED] apologizing for bringing a rifle to her residence and scaring the family. [REDACTED] stated she was in fear for her life due to being stalked and [REDACTED] showing up to her residence with a rifle.

Due to [REDACTED] leaving the area prior to deputies' arrival, a pass along affidavit was completed. An attempt to contact was sent to Sanford PD due to the male potentially returning home to his residence located at [REDACTED] Sanford.

Deputies were later informed Sanford had located the male and placed him under arrest.

Deputies later responded to the Seminole County Branch Jail to complete an out of county arrest affidavit.

A copy of this report was provided to the Seminole County Branch Jail as well as the Volusia Sheriff Extradition Unit.

[REDACTED] completed a sworn written statement detailing the incident and advised she wished to pursue criminal charges. Additionally, [REDACTED] invoked Marsy's Law and elected to keep her information private.

Based upon Deputy Cole's investigation, coupled with statements, and observations, it was determined probable cause existed to place [REDACTED] under arrest. [REDACTED] would be charged with aggravated assault with a firearm x2 due to putting both [REDACTED] and [REDACTED] in fear for their life. Additionally a charge of stalking was also pursued due to [REDACTED] continuously contacting [REDACTED] after being told to cease all communications. [REDACTED] was additionally charged with possession of a firearm during the commission of felony X2.

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AGAINST {Name of Respondent} \_\_\_\_\_

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**AFFIDAVIT CONTINUATION**

FROM SECTION   1    
PAGE   3   OF   3  

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Due to [REDACTED] utilizing a rifle to instill fear into [REDACTED] and [REDACTED] a Risk Protections Order was completed.

Case Status: Adult/Arrest

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

0 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>AR-PISTOL</u>	Location	<u>SANFORD PD</u>
Quantity	<u>          </u>	Type	<u>          </u>	Location	<u>          </u>
Quantity	<u>          </u>	Type	<u>          </u>	Location	<u>          </u>
Quantity	<u>          </u>	Type	<u>          </u>	Location	<u>          </u>
Quantity	<u>          </u>	Type	<u>          </u>	Location	<u>          </u>
Quantity	<u>          </u>	Type	<u>          </u>	Location	<u>          </u>

3 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: 04/12/2026 Signature of Affiant: Cole, Andrew Digitally signed by Cole, Andrew  
Date: 2026.04.12 18:17:08 -04'00'

Sworn to (or affirmed) and subscribed before me by means of  physical presence or  online notarization, this 12 day of April, 2026, by ANDREW COLE  
Affiant's name

  
Signature of Attesting LEO Witness

Stewart Girdwood  
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)