

IN THE CIRCUIT/COUNTY COURT OF THE TENTH JUDICIAL  
CIRCUIT IN AND FOR POLK COUNTY, FLORIDA

AGENCY# LKPD 2007-81175  
CBTS #  
BOOKING #  
CASE # CF07-008377

**ARREST WARRANT**

IN THE NAME OF THE STATE OF FLORIDA:

To: All and singular, the sheriff's of Florida and other authorized officers.

WHEREAS the Court has found probable cause from the sworn complaint affidavit or other testimony under oath to believe that the person named below committed:

- UNLAWFUL SEXUAL ACTIVITY W/MINOR 794.05(1)
- USE OF A CHILD IN SEX PERFORMANCE (3 COUNTS) 827.071
- TAMPERING WITH WITNESS 914.22(1)

YOU ARE HEREBY COMMANDED to arrest, instanter, the person named below for the crime(s) named above to be brought before the Court and dealt with according to the law.

Defendant \* SEYMOUR, MARSHALL A.

Address 2825 BERKLEY AVE. Race/Sex W/M  
LAKELAND, FL

DOB 05/12/1967 Height 220 Weight 62 Hair BROWN Eyes BROWN

Social Security # [REDACTED] Driver License # [REDACTED]

Place of Birth MISSISSIPPI Scars UNK Complexion LIGHT Alias N/A

Marital MARRIED Occupatio FIRE SAFETY Employer SELF

- Bail is set at: 1. \$ 75,000  
2. \$ 75,000  
3. \$ 75,000  
4. \$ 75,000  
5. \$ 25,000

*Affidavit describes multiple victims and witness tampering. Bond set to provide for public safety and integrity of court process.*

\*\*\*\*\*IF DEFENDANT BONDS OR IS PRETRIAL RELEASED, AS A CONDITION OF PRETRIAL RELEASE HE OR SHE MUST BE ON HOUSE ARREST.\*\*\*\*\*

GIVEN UNDER MY HAND AND SEAL THIS 2 DAY OF November, 2007, returned on demand.

*[Signature]*  
JUDGE

Received this warrant on the \_\_\_\_ day \_\_\_\_, 2007 and executed same on the \_\_\_\_ day of \_\_\_\_, 2007 by arresting the above-named defendant.

CLERK

UCR CODE \_\_\_\_\_  
EVENT CODE \_\_\_\_\_

JUVENILE  ADULT

SID# \_\_\_\_\_

IN THE CIRCUIT/COUNTY COURT IN THE TENTH JUDICIAL CIRCUIT  
IN AND FOR POLK COUNTY, FLORIDA

ARRESTING AGENCY/REPORT NO. LPD 07-81175  
ARRESTING OFFICER RICHARD ROSE BADGE# 151  
AGENCY ORI FL0531200 OBITS # \_\_\_\_\_  
DATE/TIME OF ARREST \_\_\_\_\_  
PLACE OF ARREST \_\_\_\_\_

right thumb print

NOTICE TO APPEAR  COMPLAINT AFFIDAVIT  ARREST REPORT

CITY OF LAKELAND, COUNTY OF POLK, STATE OF FLORIDA:

The undersigned affiant swears that he/she has just and reasonable grounds to believe that on September 26, 2007  
at approximately 12:00 PM in the vicinity of LAKELAND, POLK County, Florida.

NAME SEYMOUR MARSHAL A. ALIAS: N/A  
(LAST) (FIRST) (MIDDLE)

ADDRESS 2825 BERKLEY AVE. LAKELAND, FL 33803 PHONE \_\_\_\_\_

D.L. # \_\_\_\_\_ ST FL SS# ██████████ DOB May 12, 1967 R/S WM

HT. 62 WT. 220 HAIR BRO EYES BRO POB MISSISSIPPI MARITAL STATUS M

SCARS UNK COMP LIGHT BUILD MED SPEECH ENG OCCUPATION FIRE SAFETY

EMPLOYER SELF, FIRE EQUIPMENT SERVICE CENTER PHONE 688-3473

(JUV-PARENTS) N/A PHONE \_\_\_\_\_

committed the offense(s) of:

- 1. UNLAWFUL SEXUAL ACTIVITY W/ MINOR FSS/MO/CO 794.05 (1) Level/Degree F2
- 2. USE OF A CHILD IN SEX PERFORMANCE 3 COUNTS FSS/MO/CO 827.071 Level/Degree F2
- 3. TAMPERING W/WITNESS FSS/MO/CO 914.22 (1) Level/Degree F3

Probable Cause:

\*\*\*\*\* SEE CONTINUATION \*\*\*\*\*

WARRANT TO BE SERVED

Sworn to and subscribed before me, the undersigned authority, this November 2, 2007

*Special Atty. De. Norman FOLE*  
Deputy Clerk/Notary Public/LEO

*Richard Rose #151*  
Affiant  
 Personally known  
 Produced ID Type: \_\_\_\_\_

Co-defendants: \_\_\_\_\_

Victim: ██████████ ██████████ ██████████  
name address phone  
VICTIM  
Witness: ██████████ ██████████ ██████████  
name address phone  
VICTIM  
Witness: ██████████ ██████████ ██████████  
name address phone

NOTICE TO APPEAR

I agree to appear in Court located at \_\_\_\_\_, Florida on \_\_\_\_\_  
at \_\_\_\_\_ to answer the charge(s) in this complaint. I understand that a willful failure to appear will result  
in a warrant for my arrest and may be a new offense.

Date \_\_\_\_\_ Defendant \_\_\_\_\_

NO BILL/PETITION  PROSECUTION APPROVED: \_\_\_\_\_  
Assistant State Attorney

CF07-008377

Lakeland Police Department

AFFIDAVIT  
CONTINUATION

Agency ORI  
Number  
FL0531200

Seymour, Marshal A.

Event Number  
07-81175

IN THE CIRCUIT/COUNTY COURT IN THE TENTH JUDICIAL CIRCUIT  
IN AND FOR POLK COUNTY, FLORIDA  
PROBABLE CAUSE CONTINUATION

The Defendant sexually victimized several juvenile victims whom he befriended as a volunteer Sunday school teacher; the following accounts took place over a period of time which spanned approximately five to seven years. As the investigation commenced, the Defendant attempted to destroy evidence which would be sought by the police.

Victim: ██████████ \*\*17 YOA at time of occurrence\*\*

On Wednesday, October 17, 2007, ██████████ reported to the Affiant that the Defendant had obtained a hotel room at the Safar Inn, 1817 East Memorial Boulevard, and offered for ██████████ to shower before going to work. Records were obtained from the Safar Inn, which indicated the Defendant had obtained a room on September 26, 2006, ██████████ was 17 years old at that time. ██████████ testified that the Defendant "began rubbing on my shoulders and the next thing I knew basically my pants were off and his head was between my legs." ██████████ further stated that the Defendant performed oral sex on him at that time. After the event had taken place, ██████████ stated he began "freaking out" and the Defendant offered him \$400.00 to "be quiet" about what had happened. ██████████ further stated that the Defendant told him that "no one would believe" him if he told anyone. Records were also obtained from the Safar Inn which also indicated the defendant had obtained a room on October 16, 2006.

A sworn, recorded interview was conducted with the Defendant on Wednesday, October 17, 2007, subsequent to ██████████'s statement; the Defendant acknowledged that his statement was given freely without legal representation. The Defendant confirmed that he was ██████████ Sunday school teacher and former employer. He did admit to obtaining a hotel room at the Safar Inn because he believed him to be "a little drunk" and wanted him to get a "shower and sober up" before going to his next job for the day. The Defendant further advised that "curiosity go the best of" him, at which time, he performed oral sex on ██████████ during this particular instance at the hotel. The Defendant further stated that he believed ██████████ to be 18 years of age during the aforementioned event. The Defendant added that he had engaged in consensual sexual contact with ██████████ on approximately 10 occasions over the past year.

During a subsequent consensual interview of the Defendant on Friday, October 26, 2007, the Defendant acknowledged that ██████████ may have been under 18 years of age when he first began sexual contact with him. The subsequent sexual contact with ██████████ included oral sex being performed on both individuals at various times. Further, the Defendant stated that the money he provided to ██████████ was only for work he had done or a loan to purchase various items.

Sworn to and subscribed to me, the undersigned authority, this 2<sup>nd</sup> Day of November 2007  
SPECIAL AGT (R) Janner FDLE DEPUTY CLERK/NOTARY PUBLIC AFFIANT  
Dt. Richard Hope #157 LAW ENFORCEMENT OFFICER

Victim: State of Florida  
NAME ADDRESS PHONE  
Witness: NAME ADDRESS PHONE

Lakeland Police Department

AFFIDAVIT  
CONTINUATION

Agency ORI  
Number  
FL0531200

Seymour, Marshal A.

Event Number  
07-81175

IN THE CIRCUIT/COUNTY COURT IN THE TENTH JUDICIAL CIRCUIT  
IN AND FOR POLK COUNTY, FLORIDA  
PROBABLE CAUSE CONTINUATION

Victim: ██████████ \*\*Currently 17 YOA\*\*

During the initial investigation, ██████████ was identified as a potential victim. On Tuesday, October 23, 2007, a sworn recorded interview was conducted with ██████████. ██████████ stated that he was acquainted with the Defendant as a friend through the youth ministry at his church; the Defendant was known as an "accountability partner." ██████████ disclosed that during one evening in the spring of 2006 when ██████████ was 16 years old, ██████████ met the Defendant at his personally-owned business (Fire Equipment Service Center) in the unincorporated city limits of Lakeland. While there, the Defendant offered ██████████ approximately \$250.00 if "I took out my penis and got a hard on and measured it for him.." ██████████ confirmed that he did as requested by the Defendant, and was paid the agreed amount of money over period of time when he was given \$20.00 to \$30.00 until the debt was paid. This transaction took place weekly at the Fred's Market Restaurant. ██████████ also recalled that approximately six months prior to the aforementioned event while still 16 years old, the Defendant asked ██████████ to "start masturbating and see if I could finish before arriving home." This event took place in the Defendant's vehicle as he drove ██████████ home from dinner. ██████████ confirmed that he did, in fact, expose his penis and began to rub it upon request of the Defendant. The Defendant observed ██████████ actions and asked him "which radio station will help you" in order to make him feel comfortable. ██████████ stated that the Defendant requested on several occasions not to tell anyone about what had happened, specifically about the "shop" incident being that it could "ruin my reputation."

During Seymour's consensual interview with the Affiant on Friday, October 26, 2007, the Defendant admitted to the aforementioned accounts. Specifically, the Defendant stated that he asked ██████████ to expose his penis, get it hard and measure it. Additionally, he admitted to asking ██████████ if he could "chubb it up" and masturbate before arriving at his ██████████ residence.

Victim: ██████████ DOB ██████████ \*\*Currently 15 YOA\*\*

During the initial investigation, ██████████ was identified as a potential victim. On Thursday, October 25, 2007, a sworn recorded interview was conducted with ██████████. During this time, ██████████ was very protective of the Defendant, and, when asked if the Defendant was a good friend of his, he corrected the Affiant and stated that he was a "great

Sworn to and subscribed to me, the undersigned authority, this

2<sup>nd</sup> Day of November, 2007

*Sgt. A. G. DeLamora* FDLE  
DEPUTY CLERK/NOTARY PUBLIC  
LAW ENFORCEMENT OFFICER

*Det. Ricard Rose #157*  
AFFIANT

Victim: State of Florida  
NAME ADDRESS PHONE  
Witness: NAME ADDRESS PHONE

LPD 053/05-93

CF07-008377

Lakeland Police Department

AFFIDAVIT  
CONTINUATION

Agency ORI  
Number  
FL0531200

Seymour, Marshal A.

Event Number

07-81175

IN THE CIRCUIT/COUNTY COURT IN THE TENTH JUDICIAL CIRCUIT  
IN AND FOR POLK COUNTY, FLORIDA  
PROBABLE CAUSE CONTINUATION

friend." [redacted] denied any abuse or inappropriate behavior with the Defendant in any way.

During the Defendant's consensual interview with the Affiant on Friday, October 26, 2007, he admitted asking [redacted] to "chubb it up" for him; the Defendant clarified that this term referred to an erect or hard penis. The Defendant further advised that [redacted] did expose his penis and made it erect by rubbing it.

Subsequent to the Defendant's interview, [redacted] was re-interviewed on Tuesday, October 30, 2007, at which time, another sworn, recorded interview was obtained. During this interview, [redacted] recanted his prior statement and advised that the Defendant had asked him if he would "chubb it up" (penis) that he (Defendant) would pay for his ice cream. [redacted] stated that he was 15 years of age when this instance took place inside the Defendant's truck. [redacted] further stated that during a separate incident, the Defendant unzipped his pants and exposed his penis for him to observe while both were in his truck.

Victim: State of Florida (Tampering with Evidence)

On October 17, 2007, prior to questioning Mr. Seymour, I advised him that he was a suspect in a criminal investigation. On Monday, October 22, 2007, the Affiant responded to the Safar Inn and inquired with personnel if the Defendant had ever registered at the hotel. The Witness, Martin VanHoose, advised that on the prior day, Sunday, October 21, 2007, the Defendant approached him at the hotel and "tried to bribe me to delete his name off the computer." VanHoose stated that the Defendant was driving a silver and blue Dodge pickup truck at the time, and, positively identified him from surveillance video of the hotel lobby. When VanHoose asked the Defendant why he wanted the information to be deleted, he was advised that the police were coming to get the information and that "something bad was going to happen to him." The Defendant further stated to VanHoose that the police may have a search warrant for the information. In addition, the Defendant advised VanHoose that when "this is all over with I'll give you something."

Sworn to and subscribed to me, the undersigned authority, this

2<sup>nd</sup>

Day of

November 2007

*[Signature]*  
DEPUTY CLERK/NOTARY PUBLIC

LAW ENFORCEMENT OFFICER

*[Signature]*  
AFFIANT

Victim: State of Florida

NAME

ADDRESS

PHONE

Witness:

NAME

ADDRESS

PHONE

LPD 053/05-93

CF07-008377