THE STATE OF FLORIDA MENDED INFORMATION FOR: I SECUAL BATTERY-VICTIM LIYEARS OF AGE OF YOUNGER: II LEND OR LASCIVIOUS NOTE IN ROCKE ACT IN PRESENCE OF CHILD UNDER 14 IN THE HAME MID BY THE NUTRORITY OF THE STATE OF PLORIDA: S. RAY GILL, State Attorney for the Fifth Judicial Circuit of the State of Plorida, by and through the undersigned Assistant State Attorney, in and for Citrus bunty prosecuting for the State of Florida, in the said County, under Grill, Information Ass that: NOTION J. ROOM in the County of Citruscand State of between JUNE 1, 1984 and JUNE 30 orida, anddecoccoccoccing aborcoccoccocc in the year of Our Land, Some thousand no hundred and elighty-four A being a person over the age of eighteen years, NORON J. ROOM. Eighorat semal bettery union with the mouth of said _____ in violat By placing his pents in in violation of Florida Statute 794.011 and the Assistant State Attorney upon his aforesaid, further information makes that Moreou J.

RCGE in the County of Citrus, and the State of Florida, between June 1, 1984 and Jone 30, 1984, in the Courty and State aforesaid: did knowingly count a lead or lastivious act in the presente a child of less than fourteen years of age by being nude in the privance of without the intent to count resual battery, in violation of Florida Statute 800,04. contrary to the form of the statute in such cases made and provided and against the peace and dignity of the State of Florida. STATE OF FLORIDA, COURTE OF CETRUS Personally appeared before me, S. RAY GILL, Stabs Attorney for the Fifth Judicial Circuit, State of Florida, in and for Citrus County, State of Florida, or his duly designated Assistant State Attorney, who first being seorn, says that the allegations as set forth in the foregoing information are based upon facts that have been secre to as true, and which if true, would constitute the offense therein changed. Prosecution instituted in good faith and subscribed under cath, certifying he has received testimony under oath from the anterial witness or witnesse in for the offerse. Madley & Kindstreet to S. RN GIL State Attorney, Fifth Judicial Circuit of Florida Secon to and subscribed before we this dy Ablic Offic My Commission Expires Presented and filed in the CUPCOIT Court this WALT COMMORS CLERK OF CUROTITE SOURCE CERTIFIED TO BE A TRUE SOPT BETTY STRIFLER

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	WALT CONNORS, Cleri	k of Circuit Court	
	By: Bonnie Stoker		
Disposition Form &	By: Bonnie Stoker		: 5
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ORD WITHHOLDING ADJUDICATION COULT AND PLACING DEFENDANT ON PROBATION

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(3) You will not change your residence or employment or leave the county of your residence	
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(4) You will neither passess, carry or own any weapons or firearm without first securing the consent of your Probation Officer.	
(5) You will live and remain at liberty without violating any law. A conviction in a court of law shall not be necessary in order for such a violation to constitute a violation of your probation	٧
(6) You will not use intoxicants to excess; nor will you visit places where intoxicants, drugs or	r
other dangerous substances are unlawfully sold, dispensed or used. (7) You will work dilligently at a lawful occupation and support any dependents to the best of	
your ability as directed by you Probation Officer.	
(8) You will promptly and truthfully answer all inquiries directed to you by the Court or the Probation Officer, and allow the Officer to visit in your home, at your employment site or else.	
where, and you will comply with all instructions he may give you.	
(9) Defendant is to report to the Citrus County Jail immediately a therein until 8:00 a.m. 11/5/86.	ind rema
(10) Defendant is to promptly pay all costs of supervision.	
(11) You are to execute the Court's Waiver of Extradition and Agree Return Form, setting forth the fact that if you leave the Stat	ment to
Florida while on probation you waive your right to contest ext	.e ol :raditio
back to the State of Florida. (12) While an inmate in the County Jail he/she shall abide by all r	
regulations as ordered and set forth by the Shoriff of Citrus.	County.
Failure to comply with such rules and regulations will be cons You are hereby placed on notice that the COPM' hay at any time rescind or modify any of the cond	idered:
our probation, or may extend the period of probation as authorized by law, or may discharge you from	n further 🖇
pervision; and that if you violate any of the conditions of your probation, you may be arrested and the previous probation, adjudge you guilty and impose any sentence which it might have imposed before your probation.	
you on probation.	
It is further ordered that when you have reported to the Probation Officer and have been instruct a conditions of probation you shall be released from custody if you are in custody and if you are at litind, the sureties thereon shall stand discharged from liability.	berty on
It is further ordered that the Clerk of this Court file this order in his office, record the same in the court, and forthwith provide certified copies of same to the Probation Officer for his use in non the requirements of law.	Minutes and Inchise and Inchis
DONE AND ORDERED IN OPEN COURT, this the 7th day of November 19	
	93.
NUNC PRO TUNC 11/6/85	-
NUNC PRO TUNC 11/6/85 Millian A Robert Judge	83
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