$\frac{ARREST\ AFFIDAVIT/FIRST\ APPEARANCE\ FORM}{Office\ of\ the\ Inspector\ General\ -FDC}$

OBTS#				Agency	ORI#	FL0372	75C						
Court Case Number:			Felony⊠	M	isdemear	nor	County of	or Municip	al Age	ncy Case	Number	:	
			Traffic	Juvenile	□ Wai	rrant 🔲	CAPIAS□		20-	01767			
Defendant's Name:			D	ОВ		SEX	RACE	Н	ЭT	WGT	HA	IR	EYES
Last Firs Williams, Qua	st alesha Quayshaun	Middle				F	В	50)4	175	BL	K	BRO
Mailing Address: St./P.O. Box	- Caragai an	Scars-Marks- Ta	attoos-Ampi	utations (describe				, <u> </u>	1,0			2110
11120 NW Gainesville RD		TT 1											
Ocala, Fl 34482 St. Add. (if different): Street		Unknown Phone: Res.						Place of	Dieth		Alias:		
Same as Above		Phone: Res.						Place 0	Dirui		Allas:		
City State Zip							Florida	Florida Unknow		own			
Place of Employment: Phone: Bus								Occupa	tion		Social Security Number:		
Florida Department of Corre	ections	352-690-8900)					Correc	tional (Officer			
Diver Lic. No.:		Vehicle Towed	By:		Holo	d on Vel	nicle: Yes	□ No □		Ar	rest-Suff	ïx	
State: Fl		N/A			Age	ncy:							
Arrest Date:	Arrest Time:	Arrest Location:	:		Juve	nile Div	ersion Non-	Utilization	Tracking	g:			
01/25/2020		11120 NW (Gainesville	- Rd		lect on							
Mo Dav Year U.S. Citizen		111201111		dence Ty	pe:								
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Activity: X. Stolen Pro	_	M. Manufact	ture/ K.	Dispense/ stribute	Тур	e: Amphetai		P. Heroin H. Hallucin		S. Syn U. Unk		U	Other
Counterfeit P. Possess Fraud S. Sell	D. Deliver A. U. Use	Cultivate Z. Other		N/A	В.	Barbitura Cocaine	te	M. Marijuar O. Opium/E	a	P. Para	aphernalia ipment		. N/A
☐ Description	0. 0.0			Counts	Activity	Type	NCIC	CIS	Statute	Bond	Amount	In Acco	rdance to
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x												Υ[□N□
4												Υ[□ N □
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Indication of:		Weapon S	Seized/Type		Juvenil	e Dispo	sition						
Alcohol Influence Y \(\superscript{N} \times \text{Unk} \superscript{\subscript{\subscript{N}}}			_				cessed Wi			Turned C			
Drug Influence Y 🔲	N ☑ Unk □	Y 🗌 N			Dept	. and Re	eleased _		3.	Incarcera	itea (Cot	inty Jail	1) 🔲
JAIL LOG: (To be completed by boo	oking Officer)						Jail In	mate Num	her:				
170	Booked AM	Booking Officer		Fingerpr By:	inted		Photo	graphed		Bin 1	Number		
	PM	Officer		Dy.			By:						
Advised of Rights			Warrant(s)		Hole	4.5	Agency of I	Hold:					
By:		NCIC□ I	FCIC Loc	al	Yes 🗌 N								
Attorney (if known) Religion						none call logged							
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Next of Kill/PARENTS OF JUVEN	(ILE	Relation F	Address								Phone		
(for emergency)				h							()		
Date Return Date	rnable Court	Returnable Court	,		IKC.		Relea	ase AM			easing Of	ficer	
POND Characa A	Cl D		1 PM	/ /		Time PM			Charge E				
BOND, Charge A	Charge B	Charg	ge C			Charg	עי			Chai	ige E		
NAME AND ADDRESS OF BONDMAND	•	1				Bond	Туре: І	ROR 🗆	SURE	ETY 🗆	Cash 🗆		
						Bail B	ond 🗌 (Cert 🗌	Other				
Approving Officer Signature						1							

OPD Form 020A - Rev. Mar. '98

Complaint/Arrest		(Court Case No.	Agency Case No.
Affidavit Continuation				20-01767
Defendant Name:	Last	First	Middle	Date of Birth
	Williams	Qualesha	Quayshaun	

PROBABLE CAUSE AFFIDAVIT:

(specify probable cause for each charge)

Before Me, the undersigned authority personally appeared Law Enforcement Inspector Michael Green who being duly sworn, alleges, on information and belief, that on the 24 day of January, 2020, in Marion County, Florida, the defendant did:

Violate FSS 859.01, Poisoning Food or Water, to wit:

On January 24, 2020 at Lowell Correctional Institution located at 11120 NW Gainesville Rd Ocala, Marion County, FL, Warden Stephen Rossiter, contacted the Florida Department of Corrections Office of the Inspector General upon immediately receiving information that the Defendant, Correctional Officer Qualesha Williams, reportedly contaminated a food tray with a chemical compound, namely bleach, before serving it to an inmate. Based on this information and quickly communicated facts, Law Enforcement Inspector Michael Green was directed to respond immediately.

Based on the allegation, a Correctional Officer observed Williams spray a caustic (bleach) into an empty inmate drink cup while preparing to feed breakfast to inmates at Lowell Correctional Institution. One inmate orderly was told by Williams, while attempting to disseminate the food trays, "That one is special", before placing it to the side. Williams then volunteered to feed the lower cells (two-story dormitory), which was were the victim was located. Video and audio were reviewed, which showed Williams in the area of the inmate earlier in the shift and engaged in a verbal altercation, where the inmate called Williams derogatory names, to which Williams responded with "Your mammie" and "I got something for you", this verbal exchanged was witnessed by several inmates as well. The video further shows Williams select one food tray and bypass other cells, to place the food tray on the door flap of the victim inmate's cell. Williams then goes back to the food cart and retrieves food trays as she begins to give food to other inmates. Williams repositions the food cart closer to the victim's cell door in an apparent attempt to shield her activity. Williams returns to the victim's cell door and places the food tray into an extended port "box", then places an inmate drink cup (as observed earlier with bleach sprayed inside) inside the box for a period that exceeds the normal time required to facilitate such a task. When the inmate was given the food tray, she attempted to hand it to the other inmate present in the two-person cell, at which time Williams instructed the inmate, "That is your tray. If she wants one she can get up and get it". The victim receives the tray and immediately claims to smell a strong bleach odor on her tray/food. The inmate advised Williams of the bleach, however Williams failed to address the issue or replace the tray. Williams then left the area.

The inmate reported the incident to Correctional Officer L. Jamian, who removed the tray from the cell and immediately smelled a strong bleach odor. Officer Jamian stated that she could "smell the bleach right away" and observed what appeared to be bleach on and within the food on the tray. Officer Jamian immediately reported her findings to the Lieutenant who followed proper protocol, reported the incident and provided a new food tray to the victim.

SWORN to and SUBSCRIBED before me This day of , 2020.	AFFIANT
	FDC-OIG
Notary Public - Certified Officer	ARRESTING AGENCY

Complaint/Arrest			Court Case No.	Agency Case No.	
Affidavit Continuation				20-01767	
Defendant Name:	Last Williams	First Qualesha	Middle Quayshaun	Date of Birth	

PROBABLE CAUSE AFFIDAVIT:

(specify probable cause for each charge)

Before Me, the undersigned authority personally appeared Inspector Michael Green who being duly sworn, alleges, on information and belief, that on the 24th day of January, 2020, in Marion County, Florida, the defendant did:

Several inmates were witness to the verbal altercation, as well as a Sergeant, who admitted to hearing the altercation between Williams and the inmate but could not recall details.

Based on the testimony of correctional officers, inmates and video/audio evidence, there is probable cause for the arrest of Qualesha Williams, for introducing or adding a chemical compound, namely bleach, to food intended for the victim inmate that if ingested or consumed could cause great bodily harm or death.

Williams stated that	Williams was read		s, which she	e understood,	waived and	agreed to	speak to	Inspector	Green.
	Williams stated tha	t							

Williams was arrested and transported to the Marion County Jail with the assistance of the Marion County Sheriff's Office.

SWORN to and SUBSCRIBED before me This day of , 20.	Mayer
	AFFIANT
	FDC-OIG
Notary Public - Certified Officer	ARRESTING AGENCY

Complaint/Arrest		Court	Case No.	Agency Case No.
Affidavit Continuation Defendant Name:	Last	First	Middle	Date of Birth
Before Me information and believe	ause for each charge) , the undersigned authorit	rence source not found. (day of Error! Referen	not found. who being duly sworn, alleges, on ace source not found., 20Error!
SWORN to and SUBSC This day of , 2	RIBED before me O Error! Reference source	not		
found.	OLDITOR - INCICI CHEC SOUFCE	IIQt	AFFIANT	
	-			COIC

ARRESTING AGENCY

Qualesha

Williams

FIRST APPEARANCE FINDINGS and ORDERS

Quayshaun

ne undersigned finds and determines:	
☐ As to charges(s),,, that there is probable cause to believe the is hereby Ordered and Adjudged that defendant is to be detained or post bond as	
As to charges(s),,, that there is a lack of probable cause t and it is hereby Ordered and Adjudged that the Sheriff or Chief of Police havin own recognizance, subject to defendant appearing at all subsequent court proce	g custody is directed to forthwith release defendant from custody on defendant's
☐ As to charges(s),,, that it is hereby Ordered and Adjudged the Appearance Hearing after date hereof, at which Hearing, the Arresting Agency	ne matter of probable cause is hereby continued until the next First by shall present any further proof of probable cause that it may possess.
RELEASE ORDER:	
The above named Defendant was brought before the undersigned on earing and the undersigned informed the defendant of the charges against him/her, befendant of all the information required by Rule 3.130, Florida Rules of Criminal	directed that the defendant be provided a copy thereof and fully advised the
☐ Be released on his/her own recognizance upon the condition that he/she appear a ☐ Be admitted to bail in the amount of \$ as to charge A, \$ as \$ as to charge E, upon the condition that he/she appear as agreed below	to charge B, \$ as to charge C, \$ as to charge D, and
SPECIAL CONDITIONS OF BAIL	
\Box The defendant may not consume or possess alcohol.	
☐ The defendant may not operate a motor vehicle.	
$\hfill\Box$ The defendant must comply with any other written conditions contained in	a separate order.
\square See special conditions hand-written on this document.	
ATTORNEY STATUS	
☐ The defendant waived counsel after <u>Faretta</u> inquiry.	
☐ Public Defender appointed by separate Order.	
$\ \square$ Public Defender not appointed, defendant not indigent.	
CASE STATUS	
☐ Defendant pled guilty to charged misdemeanors and was sentenced.	
☐ Defendant pled guilty to charged misdemeanors and sentencing was defer	red.
	JUDGE
AGREEMENT	
	r in Courtroom of the Marion
	20 at o'clock,M, and at such times as the
Court may order, and also agree to notify the Clerk of the Court, in writing, of my ne	v address should I move from the address below.
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L	cicinain
.	ddress