General District Court LOU DOU N CITY OR COUNTY Juvenile and Domestic Relations District Court
Under penalty of perjury, I, the undersigned Complainant swear or affirm that I have reason to believe that the Accused committed a criminal offense, on or about
of LOUDOUN in the City County Town
I base my belief on the following facts: ACCUSE D. FORCEDA VICTIM, "R.A.R." TO HAVE SEXUAL INTERCOURSE AGAINST HER WILL. ACCUSED FORCIBLY ABOUCTED VICTIM FROM HER WORKPLACE AND BROUGHT HER TO HIS RESIDENCE ON MACAW SQ. WHERE HE FIRST RAPED HER IN HIS VEHICLE (DMV TAG 6531 WD) VA. THEN TOOK HER INTO 46770 MACAW SQ. AND LOCKED HIMSELF IN A BEDROOM WITH HER AND RAPED HERE 3. ADDITIONAL TIMES THROUGHOUT. THE NIGHT. The statements above are true and accurate to the best of my knowledge and belief.
In making this complaint, I have read and fully understand the following: By swearing to these facts, I agree to appear in court and testify if a warrant or summons is issued. The charge in this warrant cannot be dismissed except by the court, even at my request. Thy: Bobbis CLSMAN 8CH2 NAME OF COMPLAINANT (LAST, FIRST_MIDDLE) Subscribed and sworn to before me this day. 2/14/0/ 8 27/ PM Date and time Doc:311 10/97 PC (1146-010 10/99) Date and time Doc:311 10/97 PC (1146-010 10/99) Lightle H. Karant

2001-002139

CRIMINAL COMPLAINT

ACCUSED: Name, Description, Address/Location FLORES SAMUEL

LAST NAME, FIRST NAME, MIDDLE NAME

46770 MACAW SQ,

STERLING, VA 2016 Y,

DMY OL # T60 82 3832

COMPLETE DATA BELOW IF KNOWN

RACE SEX MO. BORN YR FT. IT. WGT. EYES HAIR

H M 6 2475 5 6 155 BR. BR

18,2-61 4 cts,

C JMINAL COMPLAINT Commonwealth of Virginia	2001-002139
Print ALL information clearly:	CRIMINAL COMPLAINT
CITY OR COUNTY Juvenile and Domestic Relations District Court	ACCUSED: Name, Description, Address/Location FLORES, SAMUEL LAST NAME, FIRST NAME, MIDDLE NAME
Under penalty of perjury, I, the undersigned Complainant swear or affirm that I have reason to believe that the Accused committed a criminal offense, on or about	H6770 MACAW SQ.
DATE OFFENSE OCCURRED. in the City County Town	STERLING, NA 2016
of LOUDOYN	DMV OL T60 82 3832 COMPLETE DATA BELOW IF KNOWN RACE SEX MO DAY VR FT, IN WGT EYES HAIR O DAY VR FT, IN WGT EYES HAIR
I base my belief on the following facts: ACCUSED PHYSICALLY ASSAULTED FEMALE VICTIM IN THE ACT. OF ABDUCTING	H M 06 24 75 5 6 155 BR BR
HER FROM HER PLACE OF EMPLOYMENT AND TRANSPORTED HER TO	
16770 MACAW SQ, IN STERLING WHERE HE FORCIBLY RAPED HER, HE	10 2 116
EPT VICTIM IN THE HOUSE AGAINST HER WILL THROUGH THE ENTIRE NIGHT AND	18,2-48
TOTICIBLY RAPED HER A TOTAL OF 4 SEPARATE TIMES, SHE WAS NOT ALLOWED OUT OF LEACH TIME. IT BEDROOM AND SHE PLEADED TO BE TAKEN HOME, HE SLAPPED HER, CONTUSIONS WERE The statements above are true and accurate to the best of my knowledge and belief. UISIBLE ON HER NECK AND CHEST	ABDUCTION WITH INTENT TO REFILE
In making this complaint, I have read and fully understand the following: By swearing to these facts, I agree to appear in court and testify if a warrant or summons is issued. The charge in this warrant cannot be dismissed except by the court, even at my request.	
INV. BALLETI, OCHSMAN. 89421050 JAIN BULLETING SIGNATURE OF COMPLAINANT (LAST, FIRST, MIDDLE) SIGNATURE OF COMPLAINANT	
Subscribed and sworn to before me this day.	
2/14/01 807/PM CLUMK MAGISTRATE SUDGE	
DC-311 10.97 PC (114.6-010 10.99)	

RELEASE ORDER ACCUSED: FLORES, Samuel	02-00, 03-00, 04-00, 05-00
ADDRESS: 45776 Macaw Sq. Sterling, Va. 20164 SSN: DOB: 6/24/75 CHARGE(S): Rape-Ahended Sexual Bathery-	Jurisdiction: Lowcun General district (traffic) General district (criminal) General district (civil) And district court Circuit court Credit Jon Ame Served
Rape-noile prosse Rape-noile prosse ABDUCTION-holle prosse Rape-noile prosse.	
TO THE SHERIFF, JAIL OFFICER OR CORRECTIONAL OFFICER: You are ordered to RELEASE the accused on the above charge(s).	☐ Magistrate
Released AM/PM By.	rell, deputy Dudge

VIRGINIA:

prosequi in case(s) _____

IN THE.	JUVENILE AND DOMESTIC RELATIONS COURT
1/	CASE NO. : CASE NO. : CHARGE: Rape x 4; Apduction ADULT PLEA AGREEMENT AND ORDER
	Comes now the Commonwealth of Virginia by her Assistant Attorney for the Commonwealth for the County o
Loudour	a, the defendant, and Bonnie Haffmagounsel for defendant who request that the court accept the
followin	g plea agreement:
Charges	
/	
	The Commonwealth will move to amend the charge of Rape to the charge of Sexual, in violation of Virginia Code Section 18.2-67.4 (01) Battery
/	in violation of Virginia Code Section 18.2-67.4 (01) Battery
	In exchange for pleas in case(s) the Commonwealth will move the court to enter an order of
	nolle prosequi in case(s)-02 through -05.
	Other:
Trial	
	Case to be continued generally, without the entry of a plea, for a period of
	Until to be dismissed if the defendant complies with the conditions noted in the sentencing section
	below. If the defendant does not comply, the case will be further scheduled for trial.
/	
	Defendant will enter a plea of guilty. (Alford)
	In exchange for pleas in case(s), the Commonwealth will move the court to enter an order of nolle

11	of Christian has
nding	of Guilt to be:
/	entered
	deferred for a period of months, to, case to be dismissed at end of deferred finding
	period if the defendant complies with terms and conditions.
	deferred for a period of months, to, then charge to be amended to
	Defendant to be found guilty of the amended charge with no further disposition if he/she complies with terms
	and conditions set forth below.
	Other:
entend	zing.
/	
$\sqrt{}$	Defendant will be sentenced to fine Served in jail.
	to be served forthwith
	to be served on weekends beginning
	to be served consecutively with cases
	to be served concurrently with cases
	to be suspended for a period of, until
	with credit for time served
	Defendant to be placed onprobation. He/she will keep the peace, be of good behavior, and
	have no criminal convictions.
	Defendant will go to Loudoun County Mental Health/CCP forthwith to enroll in the Anger Management
8	Program. He will successfully complete the course. Sign a written waiver and cause proof of completion and
	compliance with this program to be filed with this court by
	Defendant will go to Loudoun County Mental Health/CCP forthwith to enroll in the Substance Abuse/Alcohol
	Abuse Program(s). He will successfully complete the course. Sign a written waiver and cause proof of
	completion and compliance with this program to be filed with this court by
,	
/	No contact with Raquel Rivas direct or indirect, in person, by phone, by mail through a third party,
	except attorney. Defendant will also remain away from the residence and place of employment of the named
	individual.
	Restitution in the amount ofto be paid to the Clerk by
	Restitution in the amount ofto be paid to the Clerk by

days to

	Court Service Unit to monitor compliance.	e / i
	Other:	*
Appeal	Ŀ	
./		
	The defendant waives his right to appeal.	
	Other:	
	out.	
Bond:		
	to continue	
	to be amended to:	
	ENTERED THIS 10- DAY OF Paril, 2001.	
	Quelena 5. Jac	واه
	Judge	
1115 4	CV FOR TIVE	
WE A	SK FOR THIS:	
(1	DATE: 4/10/01	
	tant Commonwealth's Attorney	
H	1/100	
1)	SWING J. W MATE: 110/01	
	sel for Defendant	
50	MUEL Flores DATE: 4/10/01	
	ASE PRINT:	
Defen	ndant	