

STATE OF FLORIDA

FIRST APPEARANCE

DATE: 08/14/2024

TIME: 08:30 AM

VS

MCCORKLE, PHILLIP M.

CASE: 2024mm1377A

CHARGE(S) CT1 – CT20) POSSESSION OF OBSCENITY

I. DEFENDANT ARRESTED BY **IRCSO** (AGENCY) UPON WARRANT (**X**):  
 UPON CAPIAS ( ), AND HAVING REVIEWED: SWORN TESTIMONY ( ), AFFIDAVIT(S) ( ), OTHER ( )  
 A. ( ) PROBABLE CAUSE TO BELIEVE THAT DEFENDANT HAS COMMITTED, AND DEFENDANT SHALL BE HELD TO  
 ANSWER FOR THE OFFENSE(S) OF \_\_\_\_\_

( ) CASE(S) INVOLVE DOMESTIC VIOLENCE.

B. ( ) NO PROBABLE CAUSE TO DETAIN ON \_\_\_\_\_  
 ( ) PROBABLE CAUSE HEARING CONTINUED TO \_\_\_\_\_

II. HAVING FOUND PROBABLE CAUSE, THE COURT HAS NOW ADVISED DEFENDANT:

( ☒ ) THE CHARGE. DEFENDANT GIVEN COPY OF COMPLAINT. YES ( ) NO ( )  
 REASON NOT GIVEN \_\_\_\_\_

( ☒ ) THE RIGHT TO REMAIN SILENT AND THAT ANYTHING YOU SAY MAY BE USED AGAINST YOU.( ☒ ) THE RIGHT TO COMMUNICATE WITH COUNSEL/FAMILY/FRIENDS( ☒ ) THE RIGHT TO PRIVATE COUNSEL OR THE PUBLIC DEFENDER

HAVE THEY SERVED IN THE MILITARY: \_\_\_\_ YES \_\_\_\_ NO

P/D APPOINTED: YES \_\_\_\_ NO \_\_\_\_ NAME OF ATTORNEY \_\_\_\_

( ☒ ) BOND SET AT \$1500 each ( ) NO BONDBOUND OVER TO COUNTYCOURT RETURNABLE 9/17/24 8:30 AM ARRAIGNMENT

CONDITIONS OF BOND OR R/O/R: DEFENDANT WILL REFRAIN FROM CRIMINAL ACTIVITY OF ANY KIND.  
 ( ) THE DEFENDANT WILL REFRAIN FROM ANY CONTACT OF ANY TYPE, DIRECT OR INDIRECT WITH THE  
 VICTIM. NOT BE WITHIN 500 FEET OF THE VICTIM'S OR OTHER NAMED PERSON'S RESIDENCE, EVEN IF THE  
 DEFENDANT AND THE VICTIM SHARE THE RESIDENCE. NOT BE WITHIN 500 FEET OF THE VICTIM'S OR  
 OTHER NAMED PERSON'S VEHICLE, PLACE OF EMPLOYMENT, OR A SPECIFIED PLACE FREQUENTED  
 REGULARLY BY SUCH PERSON. THIS SECTION INCLUDES ANY OTHER CONDITIONS PER F.S. 903.047.  
 VICTIM(S): \_\_\_\_\_

( ) THE DEFENDANT MAY CONTACT THE ARRESTING AGENCY AND MAKE ARRANGEMENTS TO RETURN  
 TO THE PROPERTY ONE TIME, ONLY WITH LAW ENFORCEMENT, TO RETRIEVE PERSONAL BELONGINGS.

( ) THE DEFENDANT IS IN VIOLATION OF HIS/HER PRETRIAL CONDITIONS AND PURSUANT TO SECTION  
 903.471, F.S., THE COURT FINDS THAT THERE ARE NO CONDITIONS OF RELEASE THAT CAN REASONABLY  
 PROTECT THE COMMUNITY OR ASSURE THE INTEGRITY OF THE JUDICIAL PROCESS AND THUS, THE  
 BOND(S) IS HEREBY REVOKED IN CASE NO. \_\_\_\_\_ AND  
 THE DEFENDANT SHALL REMAIN IN JAIL WITH NO BOND UNTIL FURTHER ORDER OF THE COURT.

OTHER CONDITIONS OF BOND OR ROR: \_\_\_\_\_

  
 JUDGE