

Orange County

ICJIS Arrest Affidavit

Arrested  At-Large  JRA

Document #: 823883

Division #: JMK34

Document Date: 09/18/2018

Court Case #: 48-2018-CF-013455-A-O

Location of Defendant Vehicle:	Date-Time Booked: 09/18/2018 04:51	Agency Case Number: 201846001287
(ORI) : FL0480600	Agency Name: Winter Park Police Department	FCLC/NCIC Check: <input type="checkbox"/>
Address of Arrest: 750 ORANGE AVE WINTER PARK, FL 32789		Date-Time of Arrest: 09/17/2018 21:20

<b>DEFENDANT</b>	Adult <input checked="" type="checkbox"/> Juvenile <input type="checkbox"/>	Jacket Number:	Inmate Number: 18028634	Language: ENGLISH
NAME (L,F,M): VASQUEZ, JERAD CHRISTOPHER	A.K.A.:		Race: W	Sex: M
DOB: 11/24/1998	Age: 19			

Height: 5'06"	Weight: 140	Hair: BLK	Eyes: BRO	POB City:	POB State:	POB Country: US
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RES Street#: 5015 GLASGOW AVE	Citizenship: US
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City: ORLANDO	State: FL	Zip: 32819	Home Phone:	Other Phone: (407) 309-0077
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Scars/Tattoos:	Ethnicity: HISPANIC
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Driver's License/ State ID No:	State: FL	Year Expires: 2024	SSN #:
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Business and Occupation:	Bus Phone:
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Bus Street#:	City:	State:	Zip:
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Next of Kin Name: VASQUEZ, LISA	Phone: (407) 460-4518
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Next of Kin Street #: 1201 MUZANO ST	City: KISSIMMEE	State: FL	Zip: 34741
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<b>AGGRAVATORS:</b>	Firearm <input type="checkbox"/>	Weapon <input type="checkbox"/>	Mask <input type="checkbox"/>	Vest <input type="checkbox"/>	Convicted Sex Batterer <input type="checkbox"/>	Hate Crime <input type="checkbox"/>	Special Victim: <input type="checkbox"/>	Domestic Violence? <input type="checkbox"/> N
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<b>OFFENSES:</b>	Felony <input checked="" type="checkbox"/>	Misd. <input type="checkbox"/>	ORD. <input type="checkbox"/>	Traffic <input type="checkbox"/>	Out of County <input type="checkbox"/>	Court Location: CIRCUIT	Originating State/County: /
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No.	GOC Code	Description	Count	Bond Amt \$ / Status	FSS/ORD	FDLE Rec#	Drug Name	Citation Number
1	A	HOMICIDE - MURDER FIRST DEGREE PREMEDITATED 782.04(1)(A)(1)	2	0.00 / NOBOND	782.04.1A1	2535	NA	
2	A	HOMICIDE - MURDER WHILE ENGAGED IN CERTAIN FELONY OFFENSE 782.04(1)(A)(2)	1	0.00 / NOBOND	782.04.1A2	2536	NA	
3	N	AGGRAV BATTERY - CAUSE BODILY HARM OR DISABILITY 784.045(1)(A)(1)	1	0.00 / NOBOND	784.045.1A1	2564	NA	
4	N	RESIST OFFICER - WITH VIOLENCE 843.01	2	0.00 / NOBOND	843.01	3142	NA	
5	N	LARC - PETIT THEFT 2ND DEGREE 1ST OFFENSE 812.014(3)(A)	1	0.00 / NOBOND	812.014.3A	2798	NA	
6	N	WEAPON OFFENSE - MISSILE INTO DWELLING VEH BUILDING OR AIRCRAFT 790.19	1	0.00 / NOBOND	790.19	2668	NA	

DCF Notified? <input type="checkbox"/> N	By Whom?	On Probation? <input type="checkbox"/> N	Miranda Warning? <input type="checkbox"/> N	By Whom?	Invoked? <input type="checkbox"/> N
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Sworn to and subscribed before me, this \_\_\_\_\_ day of \_\_\_\_\_ year \_\_\_\_\_

Notary Public  Law Enforcement or Corrections Officer

Personally Known  Produced Identification

Type of Identification \_\_\_\_\_

I swear or affirm the above statements are correct and true

Officer's Signature: SEE ATTACHED JURAT

Officer's Bus. Phone No. WAGGANER, SHARON / WP134

Officer's Name/ID \_\_\_\_\_

**Notice to Defendant Regarding Social Security Number:** This Law Enforcement Agency has collected your social security number (SSN) as required by FSS 119.071. This agency will use it for the purpose of confirming your identity, and sharing it with other governmental agencies to identify records linked to that SSN. This collection and use of your SSN is required by this agency to fulfill its lawful duties and responsibilities.

Notary Signature \_\_\_\_\_ Notary Name \_\_\_\_\_ Notary Commission # / Exp. Date \_\_\_\_\_

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Court Case #: 48-2018-CF-013455-A-O

Defendant's Name VASQUEZ, JERAD CHRISTOPHER

Agency Case Number: 201846001287

NARRATIVE: The undersigned has probable cause to believe the above-named defendant on the 17 of September 2018 at 14:45 at 750 ORANGE AVE (Zone: 1) in Orange County did

On September 17, 2018 at approximately 1441 hours, officers of the Winter Park Police Department patrol division responded to 750 Orange Avenue, Winter Park, Florida (Goodwill Industries) in reference to a shoplifting. This address is within the jurisdictional boundaries of the Winter Park Police Department. While enroute, officers were advised that the manager made contact with two suspects, who were cooperating at the time of the call.

Upon arrival at Goodwill Industries, officers made contact with three subjects, and observed one subject who was eastbound on Orange Avenue near Fairbanks Ave. The three subjects at Goodwill Industries identified that male as "Jay" and they said that he was also inside the store with them but he left before police officers arrived. Officer Aguilera saw the male suspect and he asked him to return. The male refused and ran toward Holt Avenue. Officer Aguilera sent out a radio transmission of the suspect's description, describing him as a white male, approximately 20 years of age, with short hair, wearing a gray shirt and black shorts, and his last known location. "Jay" would later be identified as DEFENDANT JERAD CHRISTOPHER VASQUEZ (W/M DOB 11/24/1998). Moments later, Sergeant Strube of the Winter Park Police Department observed a subject matching the description of the DEFENDANT JERAD CHRISTOPHER VASQUEZ in the 900 block of North Orange Avenue. Sergeant Strube attempted to drive in the direction of DEFENDANT JERAD CHRISTOPHER VASQUEZ when she saw a white male citizen (Victim 1) running toward DEFENDANT JERAD CHRISTOPHER VASQUEZ. Moments later, DEFENDANT JERAD CHRISTOPHER VASQUEZ began shooting a firearm in the direction of Victim 1. Sergeant Strube saw the citizen drop to the ground and state that he had been shot.

Sergeant Strube was still seated inside her unmarked patrol vehicle with her emergency police lights activated when DEFENDANT JERAD CHRISTOPHER VASQUEZ then pointed his handgun at her unmarked patrol vehicle. DEFENDANT JERAD CHRISTOPHER VASQUEZ fired three or four more shots at the front of Sergeant Strube's vehicle striking it twice in the front windshield and once in the hood. Sergeant Strube then saw DEFENDANT JERAD CHRISTOPHER VASQUEZ flee from the scene on foot and head north on Aragon Avenue. Sergeant Strube exited her vehicle and tended to Victim 1 who had a gunshot wound to the groin area and requested an ambulance.

Sergeant Strube at that point began to search for the suspect when she heard an Officer, who she recognized the voice to be of Officer Galloway, giving verbal commands. She then saw Officer Galloway, who was on the north sidewalk in the 900 block of Orange Avenue, pointing his gun north and heard 3-4 shots of smaller caliber being fired toward Officer Galloway. After those shots, Sergeant Strube then heard approximately two shots fired from Officer Galloway and noted there was a distinct difference in sound from both firearms. Officers lost sight of the suspect from that point and a perimeter was established and additional assistance requested.

It should be noted that this shooting occurred on a busy intersection of Winter Park in a commercial area in the middle of the afternoon. Victim 1, was shot in the groin by DEFENDANT JERAD CHRISTOPHER VASQUEZ, and was transported to Orlando Regional Medical Center.

At approximately 1627 hours, Winter Park Police Department Communications Division advised that they were contacted by a woman claiming to be the mother (Witness 1) of DEFENDANT JERAD CHRISTOPHER VASQUEZ, who advised that she received a message from her son, who stated he was "surrounded by cops and hiding." In additional messages, received from him, he stated that he "was not going to jail," and that he was "scared," and he asked his mother to come get him, and advised that he was on Orange Avenue. Witness 1 then provided Detective Wagganer with the screen shot showing the location of the Defendant to be at Full Circle Yoga, located at 972 N. Orange Avenue, Winter Park, Florida.

Detective Wagganer and Detective Giarrusso later met with the mother of DEFENDANT JERAD CHRISTOPHER VASQUEZ, who reviewed a surveillance video still image from Goodwill Industries and she positively identified the suspect as her son JERAD CHRISTOPHER VASQUEZ. The defendant's mother also said that her son was arrested in April 2018 and he is on probation for two years (See Orange County Case 2018-CF-4918 where Defendant pled to numerous theft and burglary cases on 8/21/18).

I possess a copy of DEFENDANT JERAD CHRISTOPHER VASQUEZ's Order of Probation stating he is currently on probation for 24 months.

I possess a sworn audio recorded statement from Victim 1 stating DEFENDANT JERAD CHRISTOPHER VASQUEZ did not have permission to shoot him and he is requesting prosecution.

I possess a sworn audio recorded statement from Sergeant Strube attesting to the aforementioned facts. Sergeant Strube stated she was in

Sworn to and subscribed before me, this \_\_\_ day of \_\_\_ year \_\_\_ Notary Public [ ] Law Enforcement or Corrections Officer [ ] Personally Known [ ] Produced Identification [ ] Type of Identification \_\_\_\_\_

I swear or affirm the above statements are correct and true Officer's SEE ATTACHED JURAT Signature - WAGGANER, SHARON / WP134 Officer's Bus. Phone No. Officer's Name/ID

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fear for her life and stated, "I thought I would die today".

Based on the aforementioned information, I, Detective S. Wagganer, have probable cause to believe DEFENDANT JERAD CHRISTOPHER VASQUEZ committed the following violations of Florida Statutes:

Count 1: FSS 782.04(1)(A)(1), 775.087(2) 792.065 Attempted First Degree Murder of LEO (with a Firearm)(with a discharge) when the DEFENDANT JERAD CHRISTOPHER VASQUEZ fired several shots at Sergeant Strube's unmarked police vehicle, while she was sitting in the driver's seat, striking the front windshield twice and once in the hood. It should be noted Sergeant Strube was in full Class B Police Uniform and had her emergency blue lights activated and was visible to the Defendant from the front windshield of the vehicle. (This charge carries a mandatory life sentence).

Count 2: FSS 782.04(1)(a)(1), 775.087(2) and 792.065 Attempted First Degree Murder of a LEO (with a Firearm)(with a discharge) when DEFENDANT JERAD CHRISTOPHER VASQUEZ fired several shots at Officer Galloway as he fled from the scene attempting to escape capture. Officer Galloway was in full Class B Uniform identifying himself as a police officer when confronted and shot at by DEFENDANT JERAD CHRISTOPHER VASQUEZ. (This charge carries a mandatory life sentence).

Count 3: FSS 782.04(1)(a)(2), 775.087(2) Attempted First Degree Murder (with a Firearm), when DEFENDANT JERAD CHRISTOPHER VASQUEZ shot Victim 1 in the groin. (F1PBL)(with a discharge causing great bodily harm)(25 year minimum mandatory).

Count 4: FSS 784.045(1)(a)(1), 775.087(2) Aggravated Battery causing Great Bodily Harm (with a Weapon), when DEFENDANT CHRISTOPHER VASQUEZ shot Victim 1 causing great bodily harm. (F1) (25 year minimum mandatory)

Count 5: FSS 790.19 Shooting into an Occupied Vehicle, when DEFENDANT JERAD CHRISTOPHER VASQUEZ fired several shots at Sergeant Strube's occupied patrol vehicle while she was seated in the driver's seat striking it three times (F2)

Count 6: FSS 843.01, 775.087(2) Resisting Officers with Violence (with a Firearm) when DEFENDANT JERAD CHRISTOPHER VASQUEZ resisted the lawful commands of Sergeant Strube and continued to flee from the scene while shooting at Winter Park Police Officers. (F2)

Count 7: FSS 843.01, 775.087(2) Resisting Officers with Violence (with a Firearm) when DEFENDANT JERAD CHRISTOPHER VASQUEZ resisted the lawful commands of Officer Galloway and continued to flee from the scene while shooting at Winter Park Police Officers. (F2)

Count 8: FSS 948.06 Violation of Probation (F3)- DEFENDANT JERAD CHRISTOPHER VASQUEZ is currently on probation for Burglary and theft and violated probation by possessing a weapon and committing new offenses.

Count 9: FSS 812.014(3)(A) Petit Theft (M2)-When Goodwill management advised DEFENDANT JERAD CHRISTOPHER VASQUEZ had removed merchandise valued at approximately \$45 from the property failing to pay.

Based on the serious nature of these offenses, to include attempting to kill two of our police officers, it is respectfully requested that the Defendant be held on a no bond status. The proof is evidence and the presumption is great. Two of the charges carry a minimum sentence of life in prison.

Additionally, one count involves violating his probation for which he is not necessarily entitled to bond, and we would respectfully ask that he be held on a no bond status on this count.

Finally, if the court does not find proof is evident and the presumption is great, the City would request that a pretrial detention order be filed under 907.401(5) as the Defendant poses a threat to the community as evidenced by shooting at three individuals (one good Samaritan and two police officers) on a crowded intersection in the middle of the day, to avoid apprehension of a shoplifting charge. The Defendant is charged with a dangerous crime under the statute, and there is a substantial probability that the defendant committed the crime. There are no conditions of release reasonably sufficient to protect the community from the risk of physical harm. This offense was committed three weeks after being placed on felony probation.

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I swear or affirm the above statements are correct and true Officer's Signature - SEE ATTACHED JURAT Officer's Bus. Phone No. WAGGANER, SHARON / WP134 Officer's Name/ID

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