

IT IS UNLAWFUL TO REMOVE COURT FILES OR ANY OF THEIR CONTENTS  
FROM THE CLERK'S OFFICE WITHOUT LEAVE OF THE COURT. ( ES. 28.13)

CASE NUMBER 13-13035

JUDGE DIVISION F6

CITATIONS

RELATED CASE  
NUMBERS

**CIRCUIT COURT - FELONY**  
COUNTY OF BROWARD / STATE OF FLORIDA  
**VS.**

VOLUME \_\_\_\_\_ OF \_\_\_\_\_

File M/Speedy Trial:

DOA: 09/12/2013

Speedy Date:

Def Name Eaton, Douglas Dow

Incident Date: 06/06/2013

A/K/A :

White

Male

DOB: 05/28/1965

Address: 4080 W Palm Aire Drive #2 Pompano Beach FL 33069

Information for:

- |   |                                |              |      |
|---|--------------------------------|--------------|------|
| 1 | Lewd/Lasc Battery Pers 12+<16  | 800.04(4)(a) | (F2) |
| 2 | Lewd/Lasc Battery Pers 12+<16  | 800.04(4)(a) | (F2) |
| 3 | Procure Person Und 18/Prostitu | 796.03       | (F2) |

13-013035-CF10A

FG

Print Date: 10/15/2013

FILING DATE 10-4-13 AMENDED \_\_\_\_\_ NO INFO \_\_\_\_\_

ARREST DATE 9-12-13

ARREST NUMBER BS13006216

BOND AMT 10,000, 10,000, 10,000 AGENCY/DATE 9-15-13 A Signature DISCHARGED \_\_\_\_\_

BOND AMT \_\_\_\_\_ AGENCY/DATE \_\_\_\_\_ DISCHARGED \_\_\_\_\_

ARRAIGNMENT 10-2-13 RESET \_\_\_\_\_ RESET \_\_\_\_\_ RESET \_\_\_\_\_

HELD: GUILTY \_\_\_\_\_ NOLO \_\_\_\_\_ STOOD MUTE/NOT GUILTY/BYCT \_\_\_\_\_

NOT GUILTY OCT 2 1 2013 WRITTEN PLEA \_\_\_\_\_ WAIVER OF JURY \_\_\_\_\_

TRIAL DATE 10-17-13 CLC 117@10

ACQUITTED BY JURY/COURT \_\_\_\_\_ CONVICTED BY JURY/COURT \_\_\_\_\_

ADJUDICATED \_\_\_\_\_ WITHHELD ADJUDICATION \_\_\_\_\_

SENTENCE & ADJ DEFERRED TO \_\_\_\_\_ PSI \_\_\_\_\_

SENTENCE \_\_\_\_\_

NOLLE PROS \_\_\_\_\_ PER \_\_\_\_\_ DISCHARGE \_\_\_\_\_ DISMISS \_\_\_\_\_ SPEEDY \_\_\_\_\_

STATE PRISON COMMITMENT \_\_\_\_\_ BY \_\_\_\_\_ D.C. \_\_\_\_\_

2013

13035

# CASE PROGRESS

ATTORNEY: PO Michael Gottlieb # 981133

ADDRESS: \_\_\_\_\_

ATTORNEY: \_\_\_\_\_

ADDRESS: \_\_\_\_\_

ATTORNEY: \_\_\_\_\_

ADDRESS: \_\_\_\_\_

COPY OF INFORMATION/PC/INDICTMENT TO ATTORNEY ON: \_\_\_\_\_

DEF. ALLOWED \_\_\_\_\_

TO FILE MOTIONS. \_\_\_\_\_

MAGISTRATE HEARING HELD \_\_\_\_\_

PROBABLE CAUSE: FOUND \_\_\_\_\_ NOT FOUND \_\_\_\_\_

NOTICE OF ARRAIGNMENT SENT TO: \_\_\_\_\_

DEET

BOND CO.

C/REL

OTHER

OCT 16 2013

cr B. Dockstader delete off docket

OCT 21 2013

cr B. Dockstader again held 00

NOV 06 2013

cr B. Dockstader (Apex) hearing held & reset

djm

modify pr conditions 12-17-13

DEC 17 2013

cr M. Valente (Apex) hearing not held

agreed order to be provided to judge

2013

1

3

0

5

13035



NOT OFFICIAL COPY

**NAME**

NOT OFFICIAL COPY



**CAPIAS** \_\_\_\_\_ **ALIAS** \_\_\_\_\_ **PLURIES** \_\_\_\_\_

**BOND EST/AMT** \_\_\_\_\_ **AGENCY** \_\_\_\_\_ **VACATED** \_\_\_\_\_

_____	INDIGENT APPLICATION	_____	DEF DEMAND FOR DISCOVERY
_____	PUBLIC DEFENDER APPOINTMENT	_____	DEF M/STMT OF PARTICULARS
<u>Q-19-13</u>	NOTICE OF APPEARANCE	_____	ST ANSWER TO DISCOVERY
_____	NOTICE OF APPEARANCE	_____	ST AMENDED ANSWER/DISC
<u>Q-19-13</u>	WRITTEN PLEA/NOT GUILTY	_____	ST AMENDED ANSWER/DISC

## CASE PROGRESS

NOT OFFICIAL COPY

B-130350108

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT  
IN AND FOR BROWARD COUNTY, STATE OF FLORIDA

STATE OF FLORIDA  
Plaintiff,

INFORMATION FOR:

vs.

DOUGLAS DOW EATON  
Defendant.

I. - II. LEWD / LASCIVIOUS BATTERY

III. PROCURE A PERSON UNDER THE  
AGE OF 18 FOR PROSTITUTION

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

COUNT I

**MICHAEL J. SATZ**, State Attorney for the Seventeenth Judicial Circuit of Florida as Prosecuting Attorney for the State of Florida, in the County of Broward, by and through his undersigned Assistant State Attorney, charges that **DOUGLAS DOW EATON** on or about the 6<sup>th</sup> day of June 2013, in the County and State aforesaid, did then and there unlawfully engage in sexual activity with [REDACTED] a person twelve (12) years of age or older but less than sixteen (16) years of age by causing his penis to penetrate and/or unite with the vagina of [REDACTED], contrary to F.S. 800.04(4)(a), (L8)

COUNT II

**MICHAEL J. SATZ**, State Attorney for the Seventeenth Judicial Circuit of Florida as Prosecuting Attorney for the State of Florida, in the County of Broward, by and through his undersigned Assistant State Attorney, charges that **DOUGLAS DOW EATON** on or about the 6<sup>th</sup> day of June 2013, in the County and State aforesaid, did then and there unlawfully engage in sexual activity with [REDACTED], a person twelve (12) years of age or older but less than sixteen (16) years of age by causing his penis to penetrate and/or unite with the vagina of [REDACTED], contrary to F.S. 800.04(4)(a), (L8)

COUNT III

**MICHAEL J. SATZ**, State Attorney for the Seventeenth Judicial Circuit of Florida as Prosecuting Attorney for the State of Florida, in the County of Broward, by and through his undersigned Assistant State Attorney, charges that **DOUGLAS DOW EATON** on or about the 6<sup>th</sup> day of June 2013, in the County and State aforesaid, did unlawfully procure for prostitution, or cause to be prostituted, [REDACTED], a person under the age of eighteen (18) years, contrary to F.S. 796.03, (L7)

STATE OF FLORIDA

vs.

INFORMATION – PAGE 2

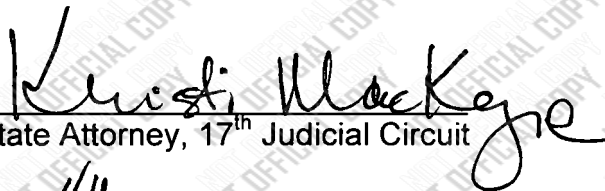
IDENTIFYING INFORMATION

DOUGLAS DOW EATON

W/M – DOB: 5/28/1965

COUNTY OF BROWARD  
STATE OF FLORIDA

Personally appeared before me KRISTIN MACKENZIE, duly appointed as an Assistant State Attorney of the 17<sup>th</sup> Judicial Circuit of Florida by **MICHAEL J. SATZ**, State Attorney of said Circuit and Prosecuting Attorney for the State of Florida in the County of Broward, who being first duly sworn, certifies and says that the testimony has been received under oath from the material witness or witnesses for the offense(s), and the allegations as set forth in the foregoing Information would constitute the offense(s) charged, and that this prosecution is instituted in good faith.

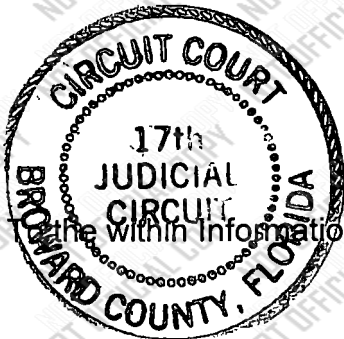
  
Assistant State Attorney, 17<sup>th</sup> Judicial Circuit

SWORN TO AND SUBSCRIBED before me this 4th day of October, A.D. 2013.

**HOWARD C. FORMAN**  
Clerk of the Circuit Court,  
17<sup>th</sup> Judicial Circuit,  
Broward County, Florida

BY:

  
Deputy Clerk

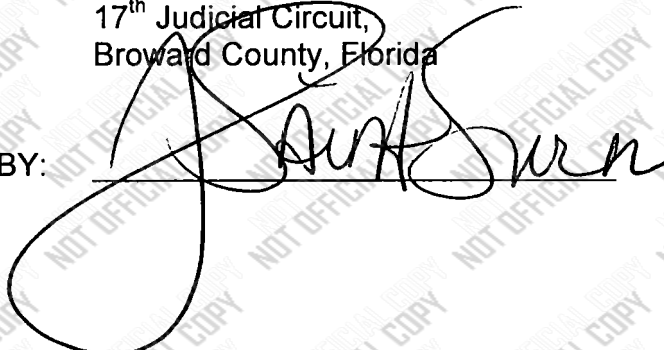


of the within Information, Defendant pleaded

OCT 21 2013

**HOWARD C. FORMAN**  
Clerk of the Circuit Court,  
17<sup>th</sup> Judicial Circuit,  
Broward County, Florida

BY:



RECEIVED  
CLERK, CIRCUIT COURT  
BROWARD COUNTY, FL.

2013 OCT -4 PM 2:38

FELONY

# FG



# OCU

Marc Gold

FELONY

**IN THE CIRCUIT OF THE SEVENTEENTH JUDICIAL CIRCUIT IN AND FOR  
BROWARD COUNTY, FLORIDA**

STATE OF FLORIDA,

V

Plaintiff

Court Case Num **13013035CF10A**

SAO Num **2082607**

Offense Rpt No **BS1300072109**

Offense Date **6/6/2013**

Charge Agency: **BROWARD  
SHERIFFS OFFICE**

Case Type **AR**

Arrest No **BS13006216**

Arrest Date **9/12/2013**

**DOUGLAS DOW EATON**

Defendant **DOB 5/28/1965 Race W Sex M BCCN**

TO THE CLERK OF THE ABOVE-STYLED COURT

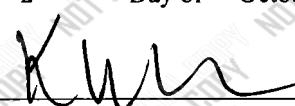
The State hereby announces the following actions to be taken on the charges involved in the above-captioned arrest/matter

Action taken: **DIR FILED CASE**

Count	Action	Short Description	Charge
1	As Presented /Filed/Clerk	800.04(4)(A) - 2/CF - LEWD/LASCIV BATTERY >12 <16	
	Chrg Presented	800.04-4A - 2/CF - SEX OFFENSE AGAINST VICTIM 12 YOA UP TP 15 YOA	1
2	As Presented /Filed/Clerk	800.04(4)(A) - 2/CF - LEWD/LASCIV BATTERY >12 <16	
	Chrg Presented	800.04-4A - 2/CF - SEX OFFENSE AGAINST VICTIM 12 YOA UP TP 15 YOA	2
3	As Presented /Filed/Clerk	796.03 - 2/CF - PROCURE PROSTITUTION < 18 YOA	
	Chrg Presented	796 03 - 2/CF - PROCURE MINOR UNDER 16 YEARS OF AGE	3

Special Instruction to the Clerk/Jail

Dated **2** Day of **October**, 2013

  
Michael J. Satz, State Attorney  
By, Kristin Mackenzie / UK ASA  
Florida Bar No: 0060178  
Phone: (954) 831-7134

Clerk Comments

Filed \_\_\_\_\_ Custody Status \_\_\_\_\_ Division \_\_\_\_\_  
Arraignment \_\_\_\_\_

2082607

CLERK'S COPY

2082607  
TmpFSI

EATON, DOUGLAS DOW

FINDINGS AND ORDER

FL  
13.13035

501306216

The Defendant having been arrested by BROWARD SHERIFF'S OFFICE and having been brought before me undersigned as Committing Magistrate, the Court makes the following findings and enters the following ORDER:

I. Having reviewed the reason(s) attached hereto of the Court finds

A. ☒ Probable cause to believe the Defendant has committed, and shall be held to answer for the offense(s) of

Charges

Case #

Bond

1- LEWD/LASCIVIOUS ACT - 1ST/2ND 12 YOA UP TO 15 YOA	13239AF10	50	\$25,000.00	10K
2- LEWD/LASCIVIOUS ACT - 1ST/2ND 12 YOA UP TO 15 YOA	13039AF10	50	\$25,000.00	10K
3- PROCURE FOR PROSTITUTION - MINOR UNDER 18 YEARS OF AGE	13239AF10	20	\$25,000.00	10K
4- POSS/CONTROL/VIEW DEPICTION CHILD SEX CONDUCT		50	\$10,000.00	
5- POSS/CONTROL/VIEW DEPICTION CHILD SEX CONDUCT		50	\$10,000.00	
6- POSS/CONTROL/VIEW DEPICTION CHILD SEX CONDUCT		50	\$10,000.00	
7- POSS/CONTROL/VIEW DEPICTION CHILD SEX CONDUCT		50	\$10,000.00	
8- POSS/CONTROL/VIEW DEPICTION CHILD SEX CONDUCT		50	\$10,000.00	

**No Photograph of any female under 18**

But finds no probable cause as to the offense(s) of

MIKE GOTTLIEB, ESQ.

and this cause is hereby continued for \_\_\_\_\_ hours and shall be brought back

before the committing Magistrate on \_\_\_\_\_ day of \_\_\_\_\_ OF

B. ☐ No Probable cause to believe the defendant has committed any offense, and he is hereby ordered discharged from

from custody unless held on other unrelated charges

II. The Court has now advised the Defendant

- Of the charges Against him (see I.A. above)
- That he is not required to say anything, and anything he says may be used against him
- Of his right to counsel, or if indigent, of his right to Court appointed Counsel
- Of his right to an adversary Preliminary Hearing on any Felony charges. If an indictment or information is not filed against him within \_\_\_\_\_ days of his arrest

III. BOND: A. Bond is set at the amount indicated

B. COUNSEL: A. \_\_\_\_\_ Defendant has or will retain private counsel. OR

B. \_\_\_\_\_ Defendant is declared indigent, and the Public Defender is appointed to represent him, subject to review at Arraignment

IV. Where the Defendant is detained under the Uniform Extradition Act, F.S. 941, this finding of Probable Cause shall operate to commit the Defendant to the county jail for a period of not to exceed (30) days

V. Defendant is hereby remanded to the custody of the sheriff unless and until bonded (if bond has been set hereinabove) for further proceedings according to law

DONE AND ORDERED at Fort Lauderdale, Broward County, Florida on

9/13/2013

Original to Clerk  
Copies to Sheriff  
State Attorney

COMMITTING MAGISTRATE

Hurley

SEVENTEENTH CIRCUIT COURT  
BROWARD COUNTY, FL

SEP 13 PM 2:33

CLERK

R.R.  
G.P.S.

EATON, DOUGLAS DOW

FINDINGS AND ORDER

501306216

The Defendant having been arrested at: BROWARD SHERIFF'S OFFICE Arrest Location:  
and having been brought before the undersigned as Committing Magistrate, the Court makes the following findings and enters the following ORDER:

I. Having reviewed the affidavits attached hereto of MARTIN, the Court finds:

A. ☒ Probable cause to believe the Defendant has committed, and shall be held to answer for the offense(s) of:

Charges	Case #	Bond
3 - POSS/CONTROL/VIEW DEPICTION CHILD SEX CONDUCT	50	\$10,000.00
10 - POSS/CONTROL/VIEW DEPICTION CHILD SEX CONDUCT	50	\$10,000.00
11 - COMP/ENTER ETC COMPUTER PORNOGRAPHY RE MINO	50	\$1,000.00

101K

But finds no probable cause as to the offense(s) of:

and this cause is hereby continued for \_\_\_\_\_ hours and shall be brought back

before the committing Magistrate on \_\_\_\_\_ day of \_\_\_\_\_ OF

B. ☐ No Probable cause to believe the defendant has committed any offense and he is hereby ordered discharged from  
from custody unless held on other unrelated charges

II. The Court has now advised the Defendant:

- A. Of the charges against him (see I A and 3e)
- B. That he is not required to say anything, and anything he says may be held against him
- C. Of his right to counsel, or if indigent, of his right to Court appointed Counsel
- D. Of his right to an adversary Preliminary Hearing on any Felony charges, if an indictment or information is not filed against him within 21 days of his arrest

III. BOND: A. Bond is set at the amount indicated:

IV. COUNSEL: A. \_\_\_\_\_ Defendant has or will retain private counsel OR

B. \_\_\_\_\_ Defendant is declared indigent, and the Public Defender is appointed to represent him, subject to review at arraignment

where the Defendant is detained under the Uniform Extradition Act, F.S. 94.1, this finding of Probable Cause shall operate to commit  
the Defendant to the county jail for a period of ninety (90) days

V. Defendant is hereby remanded to the custody of the sheriff unless and until bonded (if bond has been set) and/or for further proceedings  
according to law.

DONE AND ORDERED at Fort Lauderdale, Broward County, Florida on

9/6/2013

Original to: Clerk  
Copies to: Sheriff  
State Attorney

COMMITTING MAGISTRATE

Hurley



# Broward County Sheriff's Office



## Booking Report

CIS #	501306216	BCCN #	828730	Booking Sheet Control Date and Time
OBTS	608198511	Print Clearance	9/12/2013 09 53 14 Prints Yes	09/12/13 11:57:50
Arrest #	BS 1306216	Offense Report #	13-07-2109	Agency BS

Last Name  
First  
Middle  
**EATON , DOUGLAS , DOW**

SSN # [REDACTED]

Race	Sex	Height	Weight	Eyes	Hair	Comp.	Age Admitted	DOB	Place of Birth	State	FDLE
WHITE	M	507	250	BLU	BRO	LGT	48	05/28/1965	FT LAUDERDALE	FL	0

Permanent Address	4080 W PALM AIRE DRIVE #2	POMPANO BEACH	FL 33069	Months of Residence	576
-------------------	---------------------------	---------------	----------	---------------------	-----

Arrest Date 9/12/2013 07.30 00 Arresting Officer MASTERS Place of Arrest 4080 W PALM AVE # Badge Number 13185

Inmate Logged Date 9/12/2013 09 32.07 Inmate Log Type Place Admitted MAIN

Intake Comments 29/54/SP/CO- 10776 WC- 10281

Alias Last name, First, Middle

Scars, Marks, Tattoos

Release Date/Time	Release Reason	Release Authorized By
-------------------	----------------	-----------------------

Charge No.	Charge Initiation Date	Statute	Warrant/Capias	Level M.C	B.Type	Bond Amount
1	09/12/2013 11 47	800 04-4a	13239AF10	2F Y	BOND	25000

Charges LEWD LASCIVIOUS ACT VICTIM 12 YOA UP TO 16 YOA Comments LEWD AND LASCIVIOUS BATTERY

Booking Off. ID bs08777 County BROWARD Judge DESTRY

Charge No.	Charge Initiation Date	Statute	Warrant/Capias	Level M.C	B.Type	Bond Amount
2	09/12/2013 11 49	800 04-4a	13039AF10	2F Y	BOND	25000

Charges LEWD LASCIVIOUS ACT VICTIM 12 YOA UP TO 16 YOA Comments LEWD AND LACIVIOUS BATTERY

Booking Off. ID bs08777 County BROWARD Judge DESTRY

Charge No.	Charge Initiation Date	Statute	Warrant/Capias	Level M.C	B.Type	Bond Amount
3	09/12/2013 11 50	796 03	13239AF10	2F Y	BOND	25000

Charges PROCURE FOR PROSTITUTN - MINOR UNDER 18 YEARS Comments PROCURING PERSON UNDER AGE OF 18 FOR PROSTITUT

Booking Off. ID bs08777 County BROWARD Judge DESTRY

\* End of Report \*

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT  
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA

Plaintiff,

vs

WARRANT TO ARREST

Douglas Dow Eaton, W/M, 5/28/1965

Defendant.

IN THE NAME OF THE STATE OF FLORIDA, TO ALL AND SINGULAR THE SHERIFFS AND LAW  
ENFORCEMENT OFFICERS OF THE STATE OF FLORIDA:

WHEREAS, Detective Nicholas Masters, has this day made oath before me that on June 6<sup>th</sup>, 2013 in the County and State aforesaid, one Douglas Dow Eaton, W/M, 5/28/1965, did then and there unlawfully:

**Count I. Lewd and Lascivious Battery – Victim 12-16 years old / Offender 18yrs or Older as defined in Florida Statutes, Chapter 800.04(4)(a).**

On June 6, 2013 the defendant, Douglas Dow Eaton, a 48 year old W/M, did unlawfully engage in sex acts as a result of a prostitution arrangement, with the victim, a 15 year old female. The defendant did unlawfully cause his penis to penetrate and/or unite with the vagina of the 15 year old victim. The defendant then paid the victim \$180 in US Currency for the sexual encounter.

**Count II. Lewd and Lascivious Battery – Victim 12-16 years old / Offender 18yrs or Older as defined in Florida Statutes, Chapter 800.04(4)(a).**

On June 6, 2013 the defendant, Douglas Dow Eaton, a 48 year old W/M, did unlawfully engage in sex acts as a result of a prostitution arrangement, with the victim, a 15 year old female. The defendant did unlawfully cause his mouth to penetrate and/or unite with the sexual organ of the 15 year old victim. The defendant then paid the victim \$180 in US Currency for the sexual encounter.

**Count III. Procuring Person Under Age of 18 for Prostitution as defined in Florida Statutes, Chapter 796.03,**

On June 6, 2013 the defendant, Douglas Dow Eaton, a 48 year old W/M, did unlawfully engage in sex acts as a result of a prostitution arrangement through an escort agency, with the victim, a 15 year old female. The defendant did unlawfully perform oral sex on the 15 year old victim and then caused his penis to penetrate and/or unite with the vagina of the 15 year old victim. The defendant then paid the victim \$180 in US Currency for the sexual encounter.

The offense(s) set forth in the foregoing Warrant is/are contrary to the statute(s) in such case made and provided, and against the peace and dignity of the State of Florida. Attached hereto and made a part hereof by incorporation is the Affidavit executed by Detective Nicholas Masters, Affiant herein.

THESE ARE, THEREFORE, to command you forthwith to arrest the said Douglas Dow Eaton, and bring him/her before me to be dealt with according to law.

Given under my hand and seal this 11 day of September, 2013.

TAUL CORP  
Circuit Court

HONORABLE  
Judge of the Circuit Court

M. DESIRE

RECEIVED the Warrant the \_\_\_\_\_  
day of \_\_\_\_\_, 2013  
and executed the same on the \_\_\_\_\_  
day of \_\_\_\_\_, 2013  
by arresting the within-named  
Defendant and having him/her now  
before the Court



IN THE CIRCUIT COURT OF THE  
SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA

vs

Douglas Dow Eaton

W/M 5/28/1965

SSN: \_\_\_\_\_

Hgt: 5'7"; Wgt: 230lbs

LKA: 4080 W. Palm Aire Dr #2,  
Pompano Beach, Florida

**Warrant  
Charges:**

- I. Lewd and Lascivious Battery Victim  
U16
- II. Lewd and Lascivious Battery Victim  
U16
- III. Procuring Person U18 for  
Prostitution

ARREST.....  
RETURN.....  
MILEAGE.....  
COMMITMENT....

RECOMMITMENT..

RELEASE.....  
TOTAL.....

SHERIFF

By \_\_\_\_\_ D.S.

BOND is hereby fixed at \$ Ct 1: \$25,000.00  
RETURN DATE on this Warrant to be Ct 2: \$25,000.00  
not later than the \_\_\_\_\_ Day of \_\_\_\_\_  
\_\_\_\_\_, 2013. Ct 3: \$25,000.00

Total bond: \$75,000.00

IN TRUE COPY  
Circuit Court Seal

*[Signature]*  
9/11/2013



Pride in Service with Integrity

## SHORT ARREST INFORMATION FORM

ARREST NUMBER		LAST NAME <i>Eaton</i>		FIRST NAME <i>Douglas</i>		MIDDLE NAME <i>Dow</i>	
CASE NUMBER <i>BS13-07-2109</i>		DATE OF BIRTH <i>5/28/65</i>		ADDRESS <i>4080 W. Palm Aire Dr. #2</i> <i>Pompano Beach, FL</i>			
RACE <i>W</i>	SEX <i>M</i>	AGE <i>48</i>	TIME <i>0730</i>	DATE OF ARREST <i>9/12/13</i>	PLACE OF ARREST <i>4080 W. Palm Aire Dr. #2</i> <i>Pompano Beach, FL</i>		
ARRESTING DEPUTY / OFFICER / AGENT <i>Det. N. Masters</i>				IDN# <i>13185</i>	AGENCY <i>BSO</i>	DIVISION <i>SID</i>	
CHECK APPLICABLE BOXES		CAPIAS/WARRANT  WC#		COURT ORDER	BOND SURR.	OTHER	
COUNT NUMBER	OFFENSES CHARGED			CAPIAS# WARRANT# CASE#		BOND AMOUNT	
<i>I</i>	<i>Lewd + Lascivious Battery</i>			<i>13-239-AF10</i>		<i>\$25,000.00</i>	
<i>II</i>	<i>Lewd + Lascivious Battery</i>			<i>13-239-AF10</i>		<i>\$25,000.00</i>	
<i>III</i>	<i>Procuring Person U18 for Prostitution</i>			<i>13-239-AF10</i>		<i>\$25,000.00</i>	
COMMENTS: <i>True Copy Attached.</i>							
RELEASE INFORMATION:				RECEIVED CLERK OF COURT BROWARD COUNTY FL SEP 13 PM 2:33 SEP 12 AM 9:32			
DATE: _____				<i>[Signature]</i> <i>13185</i> ARRESTING DEPUTY / OFFICER / AGENT SIGNATURE			
RELEASE REASON: _____							
TIME: _____ BY IDN# _____							

Original Copy (Court)    Yellow Copy (State Attorney)    Blue Copy (Fingerprints)    Pink Copy (Arresting Officer)

BSO DB#12 (Revised 02/08)

29/54/SP/CO/10776

we/10281

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT  
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA

Plaintiff,

VS

WARRANT TO ARREST

Douglas Dow Eaton, W/M, 5/28/1965

Defendant.

IN THE NAME OF THE STATE OF FLORIDA, TO ALL AND SINGULAR THE SHERIFFS AND LAW  
ENFORCEMENT OFFICERS OF THE STATE OF FLORIDA:

WHEREAS, Detective Nicholas Masters, has this day made oath before me that on June 6<sup>th</sup>, 2013 in the County  
and State aforesaid, one Douglas Dow Eaton, W/M, 5/28/1965, did then and there unlawfully:

**Count I. Lewd and Lascivious Battery – Victim 12-16 years old / Offender 18yrs or Older as defined in Florida  
Statutes, Chapter 800.04(4)(a).**

On June 6, 2013 the defendant, Douglas Dow Eaton, a 48 year old W/M, did unlawfully engage in sex acts as a  
result of a prostitution arrangement, with the victim, a 15 year old female. The defendant did unlawfully cause his penis  
to penetrate and/or unite with the vagina of the 15 year old victim. The defendant then paid the victim \$180 in US  
Currency for the sexual encounter.

**Count II. Lewd and Lascivious Battery – Victim 12-16 years old / Offender 18yrs or Older as defined in Florida  
Statutes, Chapter 800.04(4)(a).**

On June 6, 2013 the defendant, Douglas Dow Eaton, a 48 year old W/M, did unlawfully engage in sex acts as a  
result of a prostitution arrangement, with the victim, a 15 year old female. The defendant did unlawfully cause his mouth  
to penetrate and/or unite with the sexual organ of the 15 year old victim. The defendant then paid the victim \$180 in US  
Currency for the sexual encounter.

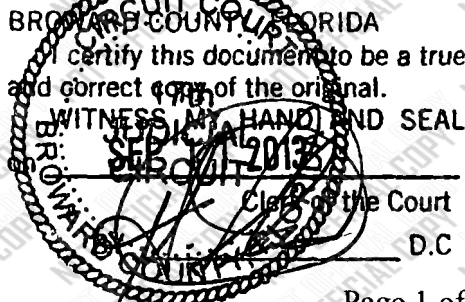
**Count III. Procuring Person Under Age of 18 for Prostitution as defined in Florida Statutes, Chapter 796.03,**

On June 6, 2013 the defendant, Douglas Dow Eaton, a 48 year old W/M, did unlawfully engage in sex acts as a  
result of a prostitution arrangement through an escort agency, with the victim, a 15 year old female. The defendant did  
unlawfully perform oral sex on the 15 year old victim and then caused his penis to penetrate and/or unite with the vagina  
of the 15 year old victim. The defendant then paid the victim \$180 in US Currency for the sexual encounter.

The offense(s) set forth in the foregoing Warrant is/are contrary to the statute(s) in such case made and provided,  
and against the peace and dignity of the State of Florida. Attached hereto and made a part hereof by incorporation is the  
Affidavit executed by Detective Nicholas Masters, Affiant herein.

THESE ARE, THEREFORE, to command you forthwith to arrest the said Douglas Dow Eaton, and bring  
him/her before me to be dealt with according to law.

Given under my hand and seal this 11 day of September, 2013.



HONORABLE  
Judge of the Circuit Court

M. DESER

RECEIVED the Warrant the \_\_\_\_\_  
day of \_\_\_\_\_, 2013  
and executed the same on the \_\_\_\_\_  
day of \_\_\_\_\_, 2013  
by arresting the within-named  
Defendant and having him/her now  
before the Court



IN THE CIRCUIT COURT OF THE  
SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA

vs

Douglas Dow Eaton

W/M 5/28/1965

SSN: [REDACTED]

Hgt: 5'7"; Wgt: 230lbs

LKA: 4080 W. Palm Aire Dr #2,  
Pompano Beach, Florida

**Warrant  
Charges:**

- I. Lewd and Lascivious Battery Victim  
U16
- II. Lewd and Lascivious Battery Victim  
U16
- III. Procuring Person U18 for  
Prostitution

ARREST.....  
RETURN.....  
MILEAGE.....  
COMMITMENT...

RECOMMITMENT.

RELEASE.....  
TOTAL.....

SHERIFF

By \_\_\_\_\_ D.S.

BOND is hereby fixed at \$ C1: \$25,000.00

RETURN DATE on this Warrant to be C2: \$25,000.00

not later than the \_\_\_\_\_ Day of C3: \$25,000.00  
\_\_\_\_\_, 2013.

Total bond: \$75,000.00

BROWARD COUNTY, FLORIDA

I certify this document to be a true  
and correct copy of the original.

WITNESS MY HAND AND SEAL

on \_\_\_\_\_

Clerk of the Court

B. J. COLEMAN D.C.

9/11/2013

STATE OF FLORIDA  
VS.



*Pride in Service with Integrity*

IN THE COUNTY/CIRCUIT COURT OF THE SEVENTEENTH  
JUDICIAL CIRCUIT IN AND FOR BROWARD COUNTY,  
FLORIDA

ARREST NO. 501306216

EATON, DOUGLAS DOW

NO MONETARY BOND REQUIRED

✓ BOND SET AT (1-3) \$10,000 EACH

CASE NO.

(1-2) LEWD/LASCIN ACT

VICTIM 1240A UP TO 1640A

**PRETRIAL RELEASE SUPERVISION ORDER** (3) PROCURE FOR PROSTITUTION - MINOR UNDER 1840A

IT IS HEREBY ORDERED AND ADJUDGED THAT,

1. The Defendant shall be released forthwith/upon receipt of bond from custody and shall report to the Broward Sheriff's Office Division of Pretrial Services for enrollment and instruction as to release conditions. However, Electronic Monitoring defendants shall be released only in person to Pretrial Services Supervision Specialists during prescribed hours.

2. The defendant shall not leave the Broward, Miami-Dade or Palm Beach Counties or change his/her residence or phone number without obtaining permission from the Court or the assigned Pretrial Specialist. The defendant shall abide by all rules and regulations as set forth by Pretrial Services Division.

3. The defendant shall not violate any law of any City, County, State, or Federal jurisdiction of the United States.

4. The defendant shall attend all Court hearings. The defendant shall report to the Pretrial Office immediately after Court for the purpose of submitting required court documents.

5. The defendant shall follow all valid instructions as set forth by the Court or Pretrial Services and shall submit to the following Supervision Program.

A. The defendant shall be placed on **STANDARD PRETRIAL SUPERVISION** and shall be required to report \_\_\_\_\_ times per week by telephone and \_\_\_\_\_ time(s) per week in person to the designated Pretrial Division Office. The defendant shall be required to secure lawful employment if able or enroll in a job skills or education program within (30) calendar days from release. Defendants shall abide by all rules and regulations set forth by the program. Referrals to outside community-based programs may be initiated upon determination by Pretrial staff.

B. The defendant shall be placed on **LEVEL 1 HOUSE ARREST** with an Electronic Monitor device at a rate of \$5.00 per day (unless determined to be indigent) and shall remain confined to his/her approved residence 24 hours per day. The only exceptions shall be for pre-scheduled medical appointments, medical emergencies, to meet with assigned attorneys, to attend scheduled Court hearings or to attend Court ordered programs. **Electronic Monitor shall be enforced via: RF \_\_\_\_\_, GPS ACTIVE (exclusion zones) \_\_\_\_\_, GPS PASSIVE \_\_\_\_\_**

C. ✓ The defendant shall be placed on **LEVEL 2 HOUSE ARREST** with an Electronic Monitor device at a rate of \$5.00 per day (unless determined to be indigent) and shall be confined to his/her approved residence at all times unless approved by Pretrial staff. Defendants shall be allowed to leave the residence for employment or educational purposes, two hours per week for personal shopping, two hours per week to attend religious services, one hour per week for laundry (if required), reasonable time to meet with legal council and court appearances. All activities must be pre-approved by Pretrial Services. **Electronic Monitor shall be enforced via: RF \_\_\_\_\_, GPS ACTIVE (exclusion zones) \_\_\_\_\_, GPS PASSIVE \_\_\_\_\_**

D. The defendant shall be placed on **LEVEL 3 HOUSE ARREST** with an Electronic Monitor device at a rate of \$5.00 per day (unless determined to be indigent) and shall submit to a court ordered curfew from \_\_\_\_\_ to \_\_\_\_\_. **Electronic Monitor shall be enforced via: RF \_\_\_\_\_, GPS ACTIVE (exclusion zones) \_\_\_\_\_, GPS PASSIVE \_\_\_\_\_**

6. The Defendant shall submit to the following special conditions:

\_\_\_\_\_ The defendant shall submit to a \_\_\_\_\_ evaluation within \_\_\_\_\_ calendar days from release and submit to any recommended follow-up treatment.

\_\_\_\_\_ The defendant shall submit to random Drug and Alcohol tests \_\_\_\_\_ times per \_\_\_\_\_ (frequency) as ordered by the Court and shall be required to pay for such tests.

\_\_\_\_\_ The defendant shall submit to remote alcohol testing via Sobriator.

\_\_\_\_\_ Waive Electronic Monitoring fee defendant determined to be indigent

✓ The defendant shall further abide by the following: NO PHOTOGRAPHY W/ OF FEMALES UNDER 18. NO PRIVATE SETTING W/ ANY MINOR FEMALES.

Any violation of this Order, upon affidavit of the Broward Sheriff's Office, Division of Pretrial Services attesting thereto, may result in an Administrative Hearing or the issuance of an arrest warrant and revocation of release.

DONE AND ORDERED, Fort Lauderdale, Broward County, FL this 13 day of SEPT 2018

County Circuit Court Judge

White - Clerk Yellow - Confinement Status Pink - Pretrial Blue - Defendant

BSO DJ#155a (Revise 04/09)

HURLEY

IN THE COUNTY/CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

g  
STATE OF FLORIDA

Plaintiff,

VS

Douglas Dow Eaton, W/M, 5/28/1965

Defendant.

AFFIDAVIT TO ARREST

13 SEP 11 PM 2:11  
FELONY  
CLERK OF DISTRICT COURT  
BROWARD COUNTY, FLORIDA

BEFORE ME, Judge of the Circuit Court in and for Broward County, personally came, Detective Nicholas Masters, who, after being duly sworn, deposes and says that in the County and State aforesaid, one **Douglas Dow Eaton, W/M, 5/28/1965** did then and there unlawfully:

**Count I. Lewd and Lascivious Battery – Victim 12-16 years old / Offender 18yrs or Older as defined in Florida Statutes, Chapter 800.04(4)(a).**

On June 6, 2013 the defendant, Douglas Dow Eaton, a 48 year old W/M, did unlawfully engage in sex acts as a result of a prostitution arrangement, with the victim, a 15 year old female. The defendant did unlawfully cause his penis to penetrate and/or unite with the vagina of the 15 year old victim. The defendant then paid the victim \$180 in US Currency for the sexual encounter.

**Count II. Lewd and Lascivious Battery – Victim 12-16 years old / Offender 18yrs or Older as defined in Florida Statutes, Chapter 800.04(4)(a).**

On June 6, 2013 the defendant, Douglas Dow Eaton, a 48 year old W/M, did unlawfully engage in sex acts as a result of a prostitution arrangement, with the victim, a 15 year old female. The defendant did unlawfully cause his mouth to penetrate and/or unite with the sexual organ of the 15 year old victim. The defendant then paid the victim \$180 in US Currency for the sexual encounter.

**Count III. Procuring Person Under Age of 18 for Prostitution as defined in Florida Statutes, Chapter 796.03,**

On June 6, 2013 the defendant, Douglas Dow Eaton, a 48 year old W/M, did unlawfully engage in sex acts as a result of a prostitution arrangement through an escort agency, with the victim, a 15 year old female. The defendant did unlawfully perform oral sex on the 15 year old victim and then caused his penis to penetrate and/or unite with the vagina of the 15 year old victim. The defendant then paid the victim \$180 in US Currency for the sexual encounter.

**Probable Cause**

During the month of June 2013 the Broward Sheriff's Office along with the Federal Bureau of Investigations (FBI) received information pertaining to the online sexual exploitation of a missing 15 year old juvenile, hereafter referred to as GW, and listed by the escort company (ExecutiveModels.net) as "Courtney". Photographs of GW (mostly nude) were located on the website for the escort agency.

IN THE COUNTY/CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

GW was located and recovered and is no longer actively being sexually exploited by the escort company; however many of the company's clients/customers posted detailed reviews of the sexual activities they engaged in with GW, on an online forum, "Independentgirls.com". The forum posting included photographs of GW which were taken from the escort agency's website and were posted by the user "makeyouhappy". This online forum is used by escort companies, prostitutes, as well as the clients/customers to post reviews and feedback.

The user "makeyouhappy" posted the below review/comments on 6/6/13 at 11:17PM as date and time stamped by the website:

By looking at this picture should I say anything else?

After calling Dave to set up the dream channel which was a very easy thing to do so he hooked me up for a 9pm viewing and off we go.

Dave needs to correct the height, she's at least 5'8 and she got a set of legs on her that goes straight to heaven, her breast are awww so perfectO, warm and so soft but also very responsive. Something else that you really do not see well in the photos, she has this very little butt that fits right in your hands and that just begs to be spanked lightly. Let me also add that her butt is nice and firm that you can bounce a quarter off of and oh so milky soft when you touch it.

We sat down and before I can say anything, her lips locked onto mine and it was off we go. DFKDT, a lot of roaming going on, some digit play available, awesome daty, nice and fresh but very responsive. BBBJDT was super nice as well and very delightful and very wet but it felt ohhhh so goooooodddd....

She loves to kiss and every extra second that we're doing nothing, she planted her lips onto mine with lots of tongue playing.

Over all, she looks great in her photos but her photos do not really show her innocence, softness and tightness at all until you see her in person and she also wears glasses. Very slender perfect body along with a very little booty to grip Very sexy young girl that you will have an awesome time with and she has a great personality that loves to have a good time.

She told me she loves girls but no back door pleasures...

Courtney is MakeYouHappy GFE approved and DFKDT approved too... Yummy!

*The below definitions of the acronyms in the posting by "Makeyouhappy" are based upon your affiants training and experience while investigating numerous sex trafficking and prostitution cases. Your affiant has attended numerous training classes and conferences relating to prostitution and the terms commonly used. Your affiant also routinely discusses new acronyms and slang terms with other detectives and attorneys who are involved in the investigation and prosecution of these crimes. These terms have also been defined and used by multiple prostitutes that your affiant has arrested and/or interviewed.*

**(DFKDT – Deep French Kiss – refers to kissing)**

IN THE COUNTY/CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

**(BBBJDT – Bare Back Blow Job Deep Throat – refers to oral sex)**

**(DATY – Dining at the “Y” – refers to oral sex performed on the female)**

**(GFE – Girl Friend Experience – refers to sex acts without condoms and kissing)**

On, July 5<sup>th</sup>, 2013, a subpoena was sent to Independentgirls.com, requesting subscriber information and Internet Protocol (IP) Address Logs for the users, including “makeyouhappy” who posted reviews and/or comments about GW. An IP address is a unique numerical identifier that is assigned to every computer connected to the Internet. Internet service providers (ISPs) own or control blocks of IP addresses and can only assign an IP address to one customer at a given time.

On July 15<sup>th</sup>, 2013, your Affiant received records from Independentgirls.com in compliance with the subpoena. Upon reviewing the information provided, the user “makeyouhappy” is a paid HR (High Roller) member, who joined the site on 7/29/2007 and paid \$200 for the membership. This membership status provides the user with a discounted rate with any escorts/prostitutes that use the website. The records also indicated that “makeyouhappy” IP History only contains one IP Address (108.248.44.123), which has been used 255 times to access the website/account. I then queried the IP Address through the ARIN Database (American Registry of Internet Numbers), which showed that the IP Address is leased by AT&T Internet Services.

On July 17<sup>th</sup>, 2013 your affiant obtained a subpoena which directed AT&T Southeast, Internet Legal Compliance, to provide subscriber information for the customer assigned to IP address requesting the subscriber records for their customer who is assigned the IP Address 108.248.44.123 on 7/14/13 at 10:04PM GMT and 6/6/13 at 3:17AM GMT. These times and dates coincide with the times and dates listed in the records concerning the IP address used by “makeyouhappy” for the most recent login as well as to post the review/comments about GW illicit prostitution ad.

On July 18<sup>th</sup>, 2013 I received a response from AT&T Internet Services who stated that the owner of the account assigned to the IP Address 108.248.44.123 is Doug Eaton. AT&T also provided the address where the internet service is provided which is 4080 W. Palm Aire Drive Apt #2, Pompano Beach, Florida. The records also indicated that the IP Address was initially provisioned to this subscriber’s account on 11/24/12 and is still the current IP Address for this subscriber’s internet account. The AT&T records also provided a cell phone number of (954) 648-6096 for the subscriber.

Utilizing this information your affiant located a Florida DHSMV record for Douglas Dow Eaton, W/M, 5/28/65, who listed a residence address of 4080 W. Palm Aire Drive Apt #2, Pompano Beach, Florida.

On July 23<sup>rd</sup>, 2013 the Honorable Judge Michael Usan reviewed and granted a court order directing AT&T Mobility to provide phone records with historical cell site location information pertaining to Eaton’s cell phone number (954) 648-6096.

On July 26<sup>th</sup>, 2013 AT&T Mobility provided the requested information and your affiant was able to show phone calls between Eaton and one of the telephone numbers associated with executivemodels.net on 6/6/13 around 7pm. These phone calls are consistent with the online


IN THE COUNTY/CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT,  
IN AND FOR BROWARD COUNTY, FLORIDA

posting where Eaton states that he arranged to see "Courtney" at 9PM. The telephone calls between Eaton and the escort agency on 6/6/13 appear to be initiated by the escort agency, which leads your affiant to believe that Eaton is a repeat customer who uses the escort agency for prostitution frequently.

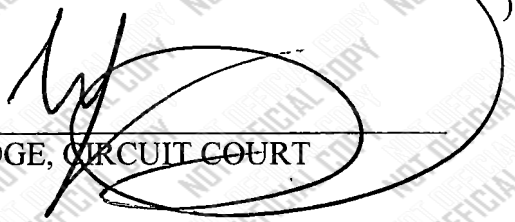
These beliefs are substantiated by GW's statement to law enforcement that while being driven to Eaton's residence she was told by the owner of the escort agency that "Doug" is a regular client who sees all of the agencies girls. She is also told that "Doug" enjoys having the girls urinate on him; however GW refused to engage in that activity.

On 8/9/13 I met with Det. Ann Suter of the Broward Sheriff's Office Special Victims Unit and GW. I provided Det. Suter with a double blind sequential lineup and this lineup was shown to GW. Det. Suter then displayed the sequential lineups to GW, during which she positively identified Eaton with 100% certainty as the person introduced to her as "Doug" by the owner of the escort agency. Det. Suter then obtained a sworn witness statement from GW during which GW advised that she was 15 years of age. GW stated that she was driven to Eaton's residence by the owner of the escort agency. GW described Eaton's residence as a two story house with an entrance on the side. GW stated that she was greeted by Eaton and invited inside and offered an alcoholic beverage. GW further stated that after a short while, Eaton invited her upstairs where he then removed her clothing. GW then stated that Eaton performed oral sex on her for several minutes. GW stated that after the oral sex that Eaton placed a condom on his penis and then proceeded to insert his penis into her vagina. After several minutes Eaton ejaculated, removed the condom from his penis and then flushed it down the toilet. GW also described the bedroom as containing a treadmill covered in clothes. GW stated that she then went back downstairs and called the owner of the escort agency to pick her up. GW stated that she was paid \$180 in US Currency by Eaton for the sexual encounter.

The offense(s) set forth in the foregoing Affidavit is/are contrary to the statute(s) in such case made and provided, and against the peace and dignity of the State of Florida.

 13185 Det. Nicholas Masters  
Affiant

Sworn to and subscribed before me)  
this 11 day of September,  
A.D. 2013.

  
JUDGE, CIRCUIT COURT  
M. DESTRY