APPLICATION FOR NOMINATION TO THE FIFTH DISTRICT COURT

(Please attach additional pages as needed to respond fully to questions.)

DATE	ATE: August 26, 2019 Florida Bar No.: 0513083		3				
GENE	RAL:		Social Security No.:				
1.	Name Lisa T	E-mail: <u>X</u>	XXX@o	cnjcc.org)		
	Date Admitted	to Practice in Florida:	October 25, 1	985			
	Date Admitted	to Practice in other States:	Not applica	ıble			
2.	State current el judicial office.	mployer and title, including	professional p	osition	and any	public	or
_	Circuit Judge, N	Ninth Judicial Circuit of Flo	rida				
3.	Business addre	ess: 425 North Orange A	venue, Chamb	ers 203	35		
	City Orlando	County _	Orange	State	FL	ZIP	32801
	Telephone (40	07) 836-2470	_ FAX	() -	-	
4.	Residential add	lress:					
	City Orlando	County _	Orange	State	FL	ZIP	328
5.		arch 1, 2017 Tele Gainesville, Florida	ohone				
6a.	Length of reside	ence in State of Florida: 5					
6b.	_	tered voter? X Yes N					
	If so, in what co	ounty are you registered?	Orange				
7.	Marital status:	Married					
	If married:	Spouse's name P	hillip D. Munyo	n			
		Date of marriage	anuary 11, 198	5			
		Spouse's occupation _D	epartment of F	Revenue)		
	former spouse,	I give for each marriage na date and place of divorce	` '	. ,			
	Not applicable.						

8.	Children					
	Name(s)	Age(s)	Occupation(s)	Residential address(es)		
	Lindsay M. Epperhart	30	Pharmacist			
	P. David Munyon, II	27	Student; formerly, U.S. Navy			
9.	Military Service (including	ng Reserves)				
	Service Br	anch	Highest Rank	Dates		
	None					
	Rank at time of discharg	ge	Type of d	ischarge		
	Awards or citations					
HEAL	.TH:					
10.	Are you currently add intoxicating beverages?		•	e use of narcotics, drugs, or the date(s).		
	No.					
11a.	a. During the last ten years have you been hospitalized or have you consulted professional or have you received treatment or a diagnosis from a professional for any the following: Kleptomania, Pathological or Compulsive Gambling, Pedophilia Exhibitionism or Voyeurism?					
	Yes ☐ No ⊠					
	furnish the Chairperso request with respect to	n of the Co any such ho a Physicia	mmission any infor spitalization, consul	al, hospital and other facility to mation the Commission may tation, treatment or diagnosis. rchologist, Psychotherapist or		
	Please describe such tr	eatment or dia	agnosis.			
	Not applicable.					
11b.	In the past ten years ha your ability to work in a	•	<u> </u>	you which would interfere with er?		
	 Experiencing period 	ds of no sleep	for 2 or 3 nights			

Experiencing periods of hyperactivity

	 Spending money profusely with extremely poor judgment 									
	 Suffered from extreme loss of appetite 									
	 Issuing checks without sufficient funds 									
	Defaulting on a loan									
	 Experiencing frequent mood swings 									
	 Uncontrollable tiredness 									
	 Falling asleep without warning in the middle of an activity 									
	Yes ☐ No ⊠									
	If yes, please explain.									
12a.	Do you currently have a physical or mental impairment which in any way limits you ability or fitness to properly exercise your duties as a member of the Judiciary in a competent and professional manner?									
	Yes ☐ No ⊠									
12b.	If your answer to the question above is Yes, are the limitations or impairments caused by your physical or mental health impairment reduced or ameliorated because you receive ongoing treatment (with or without medication) or participate in a monitoring or counseling program?									
	Yes No									
	Describe such problem and any treatment or program of monitoring or counseling.									
	Not applicable.									
13.	During the last ten years, have you ever been declared legally incompetent or have you or your property been placed under any guardianship, conservatorship or committee? If yes, give full details as to court, date and circumstances.									
	No.									
14.	During the last ten years, have you unlawfully used controlled substances, narcotic drugs or dangerous drugs as defined by Federal or State laws? If your answer is "Yes," explain in detail. (Unlawful use includes the use of one or more drugs and/or the unlawful possession or distribution of drugs. It does not include the use of drugs taker under supervision of a licensed health care professional or other uses authorized by Federal law provisions.)									
	No.									

15. In the past ten years, have you ever been reprimanded, demoted, disciplined, placed on probation, suspended, cautioned or terminated by an employer as result of your alleged consumption of alcohol, prescription drugs or illegal use of drugs? If so, please state the circumstances under which such action was taken, the name(s) of any persons who took such action, and the background and resolution of such action.

No.

16. Have you ever refused to submit to a test to determine whether you had consumed and/or were under the influence of alcohol or drugs? If so, please state the date you were requested to submit to such a test, the type of test required, the name of the entity requesting that you submit to the test, the outcome of your refusal and the reason why you refused to submit to such a test.

No.

17. In the past ten years, have you suffered memory loss or impaired judgment for any reason? If so, please explain in full.

No.

EDUCATION:

18a. Secondary schools, colleges and law schools attended.

Schools	Class Standing	Dates of Attendance	Degree
Southside Christian School	Valedictorian	Sept. 1975 - June, 1979	High School Diploma
University of Florida	3.96 on 4.0 scale	Sept. 1979 - June, 1982	BS in Business Administration
University of Florida	mid 50%	Sept. 1982 - May, 1985	Juris Doctor

18b. List and describe academic scholarships earned, honor societies or other awards.

Graduated high school at sixteen years of age as valedictorian

Golden Key Academic Honor Society

Phi Delta Phi International Legal Fraternity

Many other academic honor societies in high school and college that I cannot now remember

NON-LEGAL EMPLOYMENT:

19. List all previous full-time non-legal jobs or positions held since 21 in chronological order and briefly describe them.

Date	Position	Employer	Address
	Assistant to Chief	MFM Industries,	P. O. Box 68, Lowell,
1985	Financial Officer	Inc.	FL 32663

PROFESSIONAL ADMISSIONS:

20. List all courts (including state bar admissions) and administrative bodies having special admission requirements to which you have ever been admitted to practice, giving the dates of admission, and if applicable, state whether you have been suspended or resigned.

Court or Administrative Body	Date of Admission			
Florida Bar	October 25, 1985			
U.S. Middle District of Florida	1988			

LAW PRACTICE: (If you are a sitting judge, answer questions 21 through 26 with reference to the years before you became a judge.)

21. State the names, dates and addresses for all firms with which you have been associated in practice, governmental agencies or private business organizations by which you have been employed, periods you have practiced as a sole practitioner, law clerkships and other prior employment:

Position	Name of Firm	Address	Dates
Attorney/Sole Practitioner	Lisa T. Munyon, Attorney at Law	1415 E. Robinson Street, Suite C, Orlando, FL 32802	Jan 1, 1996 - May 1, 2003
Assistant State Attorney	Office of the State Attorney, Ninth Judicial Circuit	415 North Orange Avenue, Orlando, FL 32801	Nov. 1985 - December 31, 1995
Law Clerk	Moyle, Flanigan, Katz, Fitzgerald & Sheehan, P.A.	118 North Gadsden Street, Tallahassee, FL 32301	May - August, 1984

22. Describe the general nature of your current practice including any certifications which you possess; additionally, if your practice is substantially different from your prior practice or if you are not now practicing law, give details of prior practice. Describe your typical clients or former clients and the problems for which they sought your services.

On August 1, 1997, I became Board Certified in Criminal Trial Law and remain so to the present. My practice consisted of approximately 60% criminal defense representing those charged with or suspected of criminal activity, 30% dependency litigation representing parents being investigated for or had been accused by the Department of

Children and Families with the abuse, abandonment, or neglect of their children, and 10% domestic and family litigation representing those involved in dissolution of marriage or paternity proceedings. My criminal practice consisted of those individuals who privately retained me and of those who were indigent and required a court-appointed lawyer. The offenses ranged from petit theft to murder in the first degree including cases in which the State sought the death penalty.

From 1985 to 1995, I was an Assistant State Attorney prosecuting a variety of criminal cases. I was one of three prosecutors that created the Sex Crimes and Child Abuse Unit in Orange County. When I left the State Attorney's Office, I was a felony division chief supervising other lawyers. For questions 23 through 30, I will answer for the last position held as a practicing attorney (before taking the bench on May 2, 2003).

23. What percentage of your appearance in courts in the last five years or last five years of practice (include the dates) was in:

Cour	t	Area of Practice					
Federal Appellate	0	%	Civil	0	%		
Federal Trial	0	%	Criminal	60	%		
Federal Other	1	%	Family	10	%		
State Appellate	5	%	Probate	0	%		
State Trial	94	%	Other	30	%		
State Administrative	0	%					
State Other	0	%					
		%					
TOTAL	100	%	TOTAL	100	%		

24. In your lifetime, how many (number) of the cases you have tried to verdict or judgment were:

Jury?	approx. 117	Non-jury?	well over 100		
Arbitration?	0	Administrative Bodies?	2		

25. Within the last ten years, have you ever been formally reprimanded, sanctioned, demoted, disciplined, placed on probation, suspended or terminated by an employer or tribunal before which you have appeared? If so, please state the circumstances under which such action was taken, the date(s) such action was taken, the name(s) of any persons who took such action, and the background and resolution of such action.

No.

26. In the last ten years, have you failed to meet any deadline imposed by court order or received notice that you have not complied with substantive requirements of any business or contractual arrangement? If so, please explain in full.

No.

(Questions 27 through 30 are optional for sitting judges who have served 5 years or more.)

27a. For your last 6 cases, which were tried to verdict before a jury or arbitration panel or tried to judgment before a judge, list the names and telephone numbers of trial counsel on all sides and court case numbers (include appellate cases).

State of Florida v. Anthony Houston, case numbers: 48-2002-CF-1087-O and 48-2002-CF-1869-O, tried before the Honorable Frank Kaney and Charles Prather, Senior Judges, opposing counsel: Erin DeYoung, Esquire, (407)412-4779; appellate case: 849 So. 2d 319 (Fla. 5th DCA 2003)(Table);

State of Florida v. Michaela Rosson, case number: 48-2001-CF-13772/D-O, tried before the Honorable A. Thomas Mihok, Circuit Judge, opposing counsel: Robert Finkbeiner, Jr. and John Roman, (407)245-0893; appellate case: 860 So. 2d 434 (Fla. 5th DCA 2003)(Table);

State of Florida v. Raul Gutierrez, case number: 48-2001-CF-16547-O, tried before the Honorable Lawrence Johnston, Senior Judge, opposing counsel: Travis Williams, Esquire, (407)425-4755;

State of Florida v. JJ Curtis Jacobs, case number: 48-2000-CF-3721-O, tried before the Honorable Stan Strickland, opposing counsel: Linda Drane Burdick, Esquire, (407)836-2400 and Jeffrey Ashton, Esquire, (407)836-2008, co-counsel: Kathleen Flammia, Esquire, (407)478-8700; appellate case: 881 So. 2d 1127 (Fla. 5th DCA 2004)(Table);

State of Florida v. Raleigh Blake, case number: 48-2002-CF-8463-O, tried before the Honorable Frank Kaney, opposing counsel: Erin DeYoung, Esquire, (407)412-4779;

State of Florida v. Rafael Contreras, case number: CR01-2900 (Osceola), tried before the Honorable Margaret Waller, opposing counsel: Will Jay, Esquire, (407)836-2400, appellate case: 875 So. 2d 1249 (Fla. 5th DCA 2004)(Table).

- 27b. For your last 6 cases, which were settled in mediation or settled without mediation or trial, list the names and telephone numbers of trial counsel on all sides and court case numbers (include appellate cases).
 - Not applicable.
- 27c. During the last five years, how frequently have you appeared at administrative hearings?

 Not applicable average times per month
- During the last five years, how frequently have you appeared in Court?

 Not applicable average times per month
- 27e. During the last five years, if your practice was substantially personal injury, what percentage of your work was in representation of plaintiffs? Not applicable%

 Defendants?

 Not applicable%
- 28. If during any prior period you have appeared in court with greater frequency than during the last five years, indicate the period during which this was so and give for such prior periods a succinct statement of the part you played in the litigation, numbers of cases and whether jury or non-jury.

Not applicable.

29. For the cases you have tried to award in arbitration, during each of the past five years, indicate whether you were sole, associate or chief counsel. Give citations of any reported cases.

Not applicable.

30. List and describe the six most significant cases which you personally litigated giving case style, number and citation to reported decisions, if any. Identify your client and describe the nature of your participation in the case and the reason you believe it to be significant. Give the name of the court and judge, the date tried and names of other attorneys involved.

State of Florida v. Jeannie Melbourne, Orange County Circuit Court Case Number: 48-1992-CF-11486/A-O. I was lead counsel for the people of the State of Florida with Brett Bressler. This matter proceeded to jury trial between March 31 and April 2, 1993 and was tried before the Honorable Michael F. Cycmanick with opposing counsel, Steven Mason. The trial and facts were rather unremarkable, but the exchange between counsel and the court during jury selection about the reason for the State's exercise of a preemptory challenge brought much needed clarification regarding the appropriate test to be used by the trial court in determining whether the use of a preemptory challenge is race-neutral.

State of Florida v. Arthur DeBose, Orange County Circuit Court Case Number: 48-1992-CF-6858-O. I was co-counsel for the State of Florida charging Murder in the First Degree and two counts of Kidnapping with Jeffrey Ashton. The State of Florida sought and obtained a death penalty recommendation from the jury. The trial court overrode the recommendation and imposed a sentence of life in prison. The trial was conducted before the Honorable Richard F. Conrad on May 24th through 31st, 1994, and September 19th and 20th, 1994, with opposing counsel, Don West. I was involved in every aspect of pre-trial discovery and motion practice and fully participated in the trial. The Defendant was indicted for the torture and execution of an associate in the drug business and the kidnapping of another. The case required considerable research and litigation on the trial court's ability to engage in a proportionality analysis. I have litigated a number of death penalty cases as a prosecutor and defense attorney, and each is significant in some respect.

State of Florida v. Thomas Lee Gudinas, Orange County Circuit Court Case Number: 48-1994-CF-7132-O; 693 So. 2d 953 (Fla., 1997); post-conviction relief, 816 So. 2d 1095 (Fla., 2002). I was co-counsel for the State of Florida charging Murder in the First Degree, Attempted Burglary with an Assault, Attempted Sexual Battery (Great Force), and two counts of Sexual Battery (Great Force) with Jeffrey Ashton, Esquire. The State of Florida sought and obtained the death penalty for this murder. The trial was conducted before the Honorable Belvin Perry on May 1st through 10th, 1995, with opposing counsel, Michael Irwin and Robert LeBlanc. The case involved the particularly brutal sexual battery and murder of a young woman in downtown Orlando. I was involved in every aspect of pre-trial discovery and conducted approximately one-half of

the trial including opening statement and one-half of the closing argument. The case garnered significant pre-trial publicity and was broadcast on Court TV. Any case in which the State seeks to exact the ultimate penalty upon one of its citizens must be treated as significant. In addition, this case produced a refinement of the law of joinder and the law relating to mitigating circumstances.

State of Florida v. Todd Eric Dumas, Orange County Circuit Court Case Number: 48-1994-CF-8918-O; 700 So. 2d 1223 (Fla., 1997). I was chief counsel for the State of Florida charging Manslaughter by Driving under the Influence, Leaving the Scene of an Accident with Death, and Vehicular Homicide; co-counsel was Timothy Berry. H. Manuel Hernandez and Chandler R. Muller were opposing counsel. The trial was conducted before the Honorable Alice Blackwell on August 21st through 25th, 1995. Of the approximately twenty-three prosecution witnesses called to testify, I examined all but two. I also conducted the cross-examination of two defense experts. At the time of trial, no standard jury instruction existed for the crime of Leaving the Scene of an Accident with Death. Supreme Court case law created a knowledge element for the crime of Leaving the Scene with Injury. The Defendant argued that precedent permitted conviction of Leaving the Scene with Death only if the State could prove that the Defendant knew that the victim was dead. I argued that the law required a citizen to stop, and therefore permitted conviction, if the Defendant knew that the victim was either injured or dead. The death of the victim merely increased the penalty for the crime. The Fifth District Court of Appeal agreed with the Defense, but the Florida Supreme Court approved the State's interpretation of the statute, settling this questionable area of the law.

State of Florida v. Princess Haliburton, Orange County Circuit Court Case Number: 48-1996-CF-587-O. I was sole counsel for the Defendant charging Murder in the First Degree. This case was tried before the Honorable Michael F. Cycmanick on October 14th through 17th, 1996, with opposing counsel, Edward J. Culhan, Jr., and Mario Romero. I was court appointed to represent a thirteen-year-old girl charged as an adult with the first degree murder of a fourteen year old. My client was the first child of this age to be indicted for first degree murder in Orange County. Although this case did not involve appellate review because neither the Defendant nor the State appealed the manslaughter verdict or seven year sentence, we litigated several significant issues regarding the accountability of a child when charged in the adult arena. This case garnered much pre-trial publicity and was broadcast live on Court TV. This case was the major impetus propelling me into dependency litigation, both as guardian ad litem and parent's counsel.

State of Florida v. Rishan Sagar, Orange County Circuit Court Case Number: 48-1997-CF-8891/A-O, 727 So. 2d 1118 (5th DCA, 1999). I was chief counsel appointed to represent the Defendant, along with co-counsel, Francis Iennaco. This case did not proceed to trial but was litigated before the Honorable Reginald Whitehead and the Honorable Belvin Perry between October, 1997, and July, 1999, with opposing counsel, Edward J. Culhan, Jr. and Jeffrey Ashton for the State of Florida, Andrea Black and David Fussell for the co-defendant, Harnanan, and Kathleen Flammia and Robert

Wesley for the co-defendant, Katwaroo. The Defendant and two co-defendants were indicted for the brutal death of a west Orange County woman that occurred during the course of a carjacking. During discovery, the co-defendants attempted to obtain copies of records of my client. Judge Whitehead granted the co-defendants' requests. I filed a Petition for Writ of Certiorari arguing that the records sought fell within the attorney/client privilege. The Fifth District Court of Appeal agreed that the records sought by opposing counsel fell within the attorney/client privilege clarifying an ambiguous area of law, which may ultimately benefit anyone relying upon the protections of this privilege.

31. Attach at least one example of legal writing which you personally wrote. If you have not personally written any legal documents recently, you may attach writing for which you had substantial responsibility. Please describe your degree of involvement in preparing the writing you attached.

The writing samples attached were personally written by me. I have included samples covering criminal, civil, and family law cases.

PRIOR JUDICIAL EXPERIENCE OR PUBLIC OFFICE:

32a. Have you ever held judicial office or been a candidate for judicial office? If so, state the court(s) involved and the dates of service or dates of candidacy.

I was appointed by Governor Jeb Bush as a Circuit Judge, Ninth Judicial Circuit of Florida, for a term beginning May 2, 2003. I was then elected without opposition in 2004, 2010 and 2016 to six year terms. I have served continuously as a circuit judge since May 2, 2003.

32b. List any prior quasi-judicial service:

Dates Name of Agency Position Held

Not applicable.

Types of issues heard:

32c. Have you ever held or been a candidate for any other public office? If so, state the office, location and dates of service or candidacy.

No.

- 32d. If you have had prior judicial or quasi-judicial experience,
 - (i) List the names, phone numbers and addresses of six attorneys who appeared before you on matters of substance.

Ladd Fassett, Esquire, Fassett, Anthony & Taylor, PA, 1325 West Colonial Drive, Orlando, Florida, 32804, (407)872-0200;

Victor Chapman, Esquire, Barrett, Chapman, & Ruta, PA, 18 Wall Street, Orlando, FL, 32801, (407)839-6227;

- Richard West, Esquire, West, Green & Associates, 801 North Orange Avenue, Suite 700, Orlando, FL 32801, (407)425-8878;
- Todd Norman, Esquire, Nelson Mullins Broad and Cassel, 390 North Orange Avenue, Suite 1400, Orlando, FL, 32801, (407)839-4200;
- Christopher C. Skambis, Jr., Esquire, The Skambis Law Firm, 720 Rugby Street, Suite 120, Orlando, FL, 32804, (407)649-0090;
- Linda Drane Burdick, Esquire, Office of the State Attorney, 415 North Orange Avenue, Orlando, FL, 32801, (407)836-2400.
- (ii) Describe the approximate number and nature of the cases you have handled during your judicial or quasi-judicial tenure.
- From May, 2003 to December 31, 2008, I was assigned to the circuit criminal division where I presided over every aspect of felony cases. During my tenure, I disposed of approximately 120 to 150 cases per month. In addition to my caseload assignment, I was assigned as the associate administrative judge in 2006 and as the administrative judge and judge presiding over drug court in 2007 and 2008.
- For the calendar years of 2009 and 2010, I was assigned to the domestic relations division where I presided over dissolution of marriage and paternity cases. For these two years, I resolved between 200 and 500 cases per month comprising both initial petitions and post-judgment matters. During this time, the caseload was reduced from 3700 pending initial and post-judgment petitions to 2500 pending initial and post-judgment petitions. In 2010, I was the administrative judge of this division.
- In 2011, I moved to the general civil division where I presided over every aspect of a wide variety of civil cases from medical malpractice, tobacco, and automobile negligence to real property and collection matters. During 2011, the caseload in division 39 was reduced from 5841 pending cases to 4361 pending cases. The division averaged 199 new initial complaints per month and concluded 304 cases per month. I was the associate administrative judge of the circuit civil division.
- From January, 2012 to December 31, 2016, I was assigned to the business court division in the Ninth Circuit handling complex commercial litigation which includes business and contract disputes, disputes arising from the internal governance or dissolution of a business entity, professional malpractice, and a wide variety of other commercial matters. The division averaged 25 new complaints per month and approximately 31 cases per month were brought to disposition. The pending caseload was reduced from 426 to 295. In addition to the assigned complex cases, I was assigned an eighth of the residential foreclosures in Orange County and actively managed these cases, reducing pending foreclosures from 3,129 to 350. From 2012 through 2016, I was the administrative judge of the civil division.
- From January, 2017 to December 31, 2018, I was assigned to the criminal division as the trial division judge with a temporary assignment to division 11 and assumed the duties of the administrative judge of the division. In addition to these duties, I presided over the tobacco litigation in Orange County.
- Beginning in 2019, I returned to the general civil division.

(iii) List citations of any opinions which have been published.

Montanez v. State, --- So. 3d ---, 2019 WL 3366664 (Fla. 5th DCA July 25, 2019);

Reese v. State, --- So. 3d ---, 2019 WL 3241142 (Fla. 5th DCA July 19, 2019);

Gil de Lamadrid v. De Jesus Rivera, --- So. 3d ---, 2019 WL 2147302 (Fla.5th DCA May 17, 2019);

Dinnall v. State, --- So. 3d ---, 2019 WL 2062778 (Fla. 5th DCA May 10, 2019);

Easter v. City of Orlando, 249 So. 3d 723 (Fla. 5th DCA 2018);

Burney v. State, 247 So. 3d 650 (Fla. 5th DCA 2018);

Connelly v. State, 238 So. 3d 944 (Fla. 5th DCA 2018);

Nabbie v. Orlando Outlet Owners, LLC, 237 So. 3d 463 (Fla. 5th DCA 2018);

Penton Business Media Holdings, LLC v. Orange County, 236 So. 3d 495 (Fla. 5th DCA 2018);

Evans v. State, --- So. 3d ---, 2018 WL 3617642 (Fla. April 26, 2018);

King v. State, 230 So. 3d 179 (Fla. 5th DCA 2017);

Abdool v. State, 220 So. 3d 1106 (Fla. 2017);

Sand Lake Hills Homeowners Association, Inc. v. Busch, 210 So. 3d 706 (Fla. 5th DCA 2017);

Finn Law Group, P.A. v. Orange Lake Country Club, Inc., 206 So. 3d 169 (Fla. 5th DCA 2016);

Turnkey Project Resources v. Gawad, 198 So. 3d 1029 (Fla. 5th DCA 2016);

Floyd v. Bank of America, N.A., 194 So. 3d 1071 (Fla. 5th DCA 2016);

Lyle v. Pennymac Holdings, LLC, 186 So. 3d 627 (Fla. 5th DCA 2016);

Meritage Homes of Florida, Inc. v. Lake Roberts Landing Homeowners, 190 So. 3d 651 (Fla. 5th DCA 2016);

Bassam Trading Co., Ltd. v. Wheeled Coach Industries, Inc., 172 So. 3d 960 (Fla. 5th DCA 2015);

Bank of New York Mellon v. Fidelity Land Trust Co., 168 So. 3d 1278 (Fla. 5th DCA 2015);

In re: Amendments to Florida Rule of Judicial Administration 2.420, 153 So. 3d 896 (Fla. 2014);

Scherer Const. & Engineering of Cent. Florida, LLC v. Scott Partnership Architecture, Inc., 151 So. 3d 528 (Fla. 5th DCA 2014);

Flowers v. U.S. Bank National Association, 140 So. 3d 1148 (Fla. 5th DCA 2014);

Universal Checks & Forms, Inc. v. Precor, Inc., 123 So. 3d 121 (Fla. 5th DCA 2013);

Bombardier Aerospace Corp. v. Signature Flight Support Corp., 123 So. 3d 128 (Fla. 5th DCA 2013);

Cohen v. D. R. Horton, Inc., 121 So. 3d 1121 (Fla. 5th DCA 2013);

Superior Hospitality Management, LLC v. Pacific Gateway Concessions, LLC, 120 So. 3d 211 (Fla. 5th DCA 2013);

Polite v. State, 118 So. 3d 284 (Fla. 5th DCA 2013);

Rosenberg v. MetroWest Master Association, Inc., 116 So. 3d 641 (Fla. 5th DCA 2013);

Polite v. State, 116 So. 3d 270 (Fla. 2013);

Blue Earth Solutions v. Florida Consolidated Properties, LLC, 113 So. 3d 991 (Fla. 5th DCA 2013);

In re Amendments to Florida Rule of Judicial Administration 2.420, 124 So. 3d 819 (Fla. 2013);

Okaloosa New Opportunity, LLC v. LD Projects, LLC, 109 So. 3d 1209 (Fla. 5th DCA 2013);

Liberatore v. Liberatore, 101 So. 3d 1290 (Fla. 5th DCA 2012);

Gunn v. Ubbels, 101 So. 3d 420 (Fla. 5th DCA 2012);

Orange County School Board v. Rachman, 87 So. 3d 48 (Fla. 5th DCA 2012);

Green v. Department of Revenue, 78 So. 3d 555 (Fla. 5th DCA 2011);

In re Amendments to Standard Jury Instructions in Criminal Cases - Instruction 7.7, 75 So. 3d 210 (Fla. 2011);

McKee v. Sinco, 73 So. 3d 797 (Fla. 5th DCA 2011);

Wraight v. Wraight, 71 So. 3d 139 (Fla. 5th DCA 2011);

Joshi v. Joshi, 66 So. 3d 1101 (Fla. 5th DCA 2011);

In re Standard Jury Instructions in Criminal Cases - Report No. 2010-04, 53 So. 3d 1017 (Fla. 2011);

Abdool v. State, 53 So. 3d 208 (Fla. 2010);

In re Standard Jury Instructions in Criminal Cases - Report No. 2010-01, 52 So. 3d 595 (Fla. 2010);

In re Standard Jury Instructions in Criminal Cases - Report No. 2010-03, 48 So. 3d 41 (Fla. 2010);

In re Standard Jury Instructions in Criminal Cases - Report No. 2010-02, 44 So. 3d 565 (Fla. 2010);

Bertuglia v. Roe, 42 So. 3d 285 (Fla. 5th DCA 2010);

Polite v. State, 41 So. 3d 935 (Fla. 5th DCA 2010);

Young v. State, 37 So. 3d 389 (Fla. 5th DCA 2010);

In re Standard Jury Instructions in Criminal Cases - Report No. 2009-01, 27 So. 3d 640 (Fla. 2010);

Barahona v. State, 10 So. 3d 706 (Fla. 5th DCA 2009);

In re Standard Jury Instructions in Criminal Cases - Report No. 2008-08, 6 So. 3d 574 (Fla. 2009);

Kanji v. State, 4 So. 3d 65 (Fla. 5th DCA 2009);

Aguino v. State, 4 So. 3d 40 (Fla. 5th DCA 2009);

In re Standard Jury Instructions in Criminal Cases - Report No. 2008-07, 3 So. 3d 1172 (Fla. 2009);

LR5A-JV v. Little House, LLC, 998 So. 2d 1173 (Fla. 5th DCA 2008);

Cancel v. State, 985 So. 2d 1127 (Fla. 5th DCA 2008);

Santin v. State, 977 So. 2d 781 (Fla. 5th DCA 2008);

Postell v. State, 971 So. 2d 986 (Fla. 5th DCA 2008);

Savino v. State, 971 So. 2d 902 (Fla. 5th DCA 2007);

Clark v. State, 969 So. 2d 1146 (Fla. 5th DCA 2007);

Alce v. State, 965 So. 2d 1275 (Fla. 5th DCA 2007);

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White v. White, 965 So. 2d 164 (Fla. 5th DCA 2007);
Lowry v. State, 963 So. 2d 321 (Fla. 5th DCA 2007);
Sonnenfeld v. Sonnenfeld, 954 So. 2d 1279 (Fla. 5th DCA 2007);
Perez-Ortiz v. State, 954 So. 2d 1256 (Fla. 5th DCA 2007);
Nicol v. State, 939 So. 2d 231 (Fla. 5th DCA 2006);
Washington v. State, 935 So. 2d 1256 (Fla. 5th DCA 2006);
Department of Corrections v. Cosme, 917 So. 2d 1049 (Fla. 5th DCA 2006);
Sigler v. State, 915 So. 2d 687 (Fla. 5th DCA 2005);
Barron v. State, 911 So. 2d 118 (Fla. 5th DCA 2004);
Hersey v. State, 908 So. 2d 1052 (Fla. 2005);
Hanson v. State, 905 So. 2d 1036 (Fla. 5th DCA 2005);
Burgos-Rivera v. State, 903 So. 2d 998 (Fla. 5th DCA 2005);
Nicol v. State, 892 So. 2d 1169 (Fla. 5th DCA 2005);
Staveley v. State, 890 So. 2d 1160 (Fla. 5th DCA 2004);
Granada v. State, 889 So. 2d 1003 (Fla. 5th DCA 2004);
Walters v. State, 888 So. 2d 150 (Fla. 5th DCA 2004);
Williams v. State, 884 So. 2d 1097 (Fla. 5th DCA 2004);
Jackson v. State, 881 So. 2d 666 (Fla. 5th DCA 2004);
Shupe v. State, 881 So. 2d 38 (Fla. 5th DCA 2004);
State v. Weil, 877 So. 2d 803 (Fla. 5th DCA 2004);
Lawhon v. State, 861 So. 2d 1293 (Fla. 5th DCA 2004);
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Phillips v. State, 855 So. 2d 192 (Fla. 5th DCA 2003);

McKowen v. State, 816 So. 2d 1254 (Fla. 5th DCA 2002);

Alexander v. State, 855 So. 2d 243 (Fla. 5th DCA 2003);

Allen v. State, 799 So. 2d 284 (Fla. 5th DCA 2001);

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McKowen v. State, 792 So. 2d 1251 (Fla. 5th DCA 2001);
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Jones v. State, 727 So. 2d 1120 (Fla. 5th DCA 1999);

State v. Dumas, 700 So. 2d 1223 (Fla. 1997);

Debose v. State, 699 So. 2d 862 (Fla. 5th DCA 1997);

Dumas v. State, 686 So. 2d 625 (Fla. 5th DCA 1997);

Melbourne v. State, 679 So. 2d 759 (Fla. 1996);

Rios v. State, 660 So. 2d 795 (Fla. 5th DCA 1995);

Melbourne v. State, 655 So. 2d 126 (Fla. 5th DCA 1995);

Pope v. State, 646 So. 2d 827 (Fla. 5th DCA 1994);

Booker v. State, 644 So. 2d 600 (Fla. 5th DCA 1994);

McCall v. State, 635 So. 2d 1066 (Fla. 5th DCA 1994);

Hardwick v. State, 630 So. 2d 1212 (Fla. 5th DCA 1994);

Wilson v. State, 627 So. 2d 610 (Fla. 5th DCA 1993);

State v. Jones, 625 So. 2d 821 (Fla. 1993);

Jones v. State, 600 So. 2d 1138 (Fla. 5th DCA 1992);

Jessie Green v. State, 581 So. 2d 523 (Fla. 5th DCA 1991);

State v. Walker, 557 So. 2d 112 (Fla. 5th DCA 1990).

Citation opinions:

Shaltouki v. U.S. Bank National Association, 219 So. 3d 1027 (Fla. 5th DCA 2017);

Thompson v. Toyosity, LLC, 207 So. 3d 365 (Fla. 5th DCA 2016);

Fain v. PNC Mortgage Co., 161 So. 3d 457 (Fla. 5th DCA 2014);

Aminaksharieh v. Waterford Lakes, 136 So. 3d 722 (Fla. 5th DCA 2014);

Dorrielan v. State, 92 So. 3d 859 (Fla. 5th DCA 2012);

Dixon v. State, 7 So. 3d 618 (Fla. 5th DCA 2009);

Williams v. State, 6 So. 3d 1271 (Fla. 5th DCA 2009);

Lowe v. State, 6 So. 3d 1271 (Fla. 5th DCA 2009);

Hannah v. State, 4 So. 3d 740 (Fla. 5th DCA 2009);

Rymer v. State, 992 So. 2d 871 (Fla. 5th DCA 2008);

Thomas v. State, 971 So. 2d 883 (Fla. 5th DCA 2008);

Harrison v. State, 963 So. 2d 961 (Fla. 5th DCA 2007)

Pelto v. State, 949 So. 2d 241 (Fla. 5th DCA 2007);

Santiago v. State, 920 So. 2d 1160 (Fla. 5th DCA 2006);

Dillon v. State, 913 So. 2d 103 (Fla. 5th DCA 2005);

Booher v. State, 909 So. 2d 949 (Fla. 5th DCA 2005);

Smith v. State, 902 So. 2d 876 (Fla. 5th DCA 2005);

Hudson v. State, 897 So. 2d 548 (Fla. 5th DCA 2005);

Chester v. State, 893 So. 2d 635 (Fla. 5th DCA 2005);

Washington v. State, 892 So. 2d 1167 (Fla. 5th DCA 2005);

Walker v. State, 888 So .2d 707 (Fla. 5th DCA 2004);

Taylor v. State, 887 So. 2d 367 (Fla. 5th DCA 2004);

Jackson v. State, 886 So. 2d 1030 (Fla. 5th DCA 2004);

Cobbs v. State, 884 So. 2d 416 (Fla. 5th DCA 2004);

Christian v. State, 882 So. 2d 410 (Fla. 5th DCA 2004);

Holloman v. State, 882 So. 2d 398 (Fla. 5th DCA 2004);

Jackson v. State, 881 So. 2d 621 (Fla. 5th DCA 2004);

Dyer v. State, 876 So. 2d 657 (Fla. 5th DCA 2004);

Edwards v. State, 873 So. 2d 470 (Fla. 5th DCA 2004);

Gumble v. State, 873 So. 2d 469 (Fla. 5th DCA 2004);

King v. State, 867 So. 2d 1203 (Fla. 5th DCA 2004);

Martinez v. State, 867 So. 2d 501 (Fla. 5th DCA 2004);

Guedes v. Guedes, 831 So. 2d 1259 (Fla. 5th DCA 2002);

Porter v. State, 806 So. 2d 519 (Fla. 5th DCA 2001).

- (iv) List citations or styles and describe the five most significant cases you have tried or heard. Identify the parties, describe the cases and tell why you believe them to be significant. Give dates tried and names of attorneys involved.
- Please see answers to question 30 above. I have excluded cases that are pending and have included cases representative of each judicial assignment. In addition to the cases listed above, are the following:
- RP Baldwin Residential, LLC, et. al v. Travelers Property Casualty Company of America, et. al, Orange Circuit Court Case Number 48-2009-CA-3620-O. Counsel for plaintiffs included Adam Handfinger, Esquire, and Nathan Cohen, Esquire, among others. The case involved over 70 first, third and fourth party defendants. Defense counsel most involved in the litigation were John Osgathorpe, Esquire, Andrew Thompson, Esquire, Jayne Pittman, Esquire, Wayne Tosko, Esquire, Thomas Justice, III, Esquire, Robert Swift, Esquire, Leo Meirose, Jr., Esquire, Stephen House, Esquire, and Scott Lindquist, Esquire, among many others. The case involved the alleged defective construction of the commercial spaces in Baldwin Park. Leading to trial, both plaintiffs and defendants filed extensive partial summary judgment motions to narrow the issues for trial. Many motions involved pure questions of law and were matters of first impression with no binding precedent in the state. I enjoy the preparation, research and writing on the novel issues in this and other complex construction cases. The claims have settled.
- Peggi Gunshanan v. Juan Herran, Pulmonary Practice of Orlando, PA, Henry B. Floyd, IV. Premier Advanced Imaging of Orlando, LLC, Central Florida Pulmonary Group, PA, Orange Circuit Court Case Number: 48-2007-CA-10988-O. Counsel for Plaintiff: Scott Bates, Esquire, and John Dill, Esquire. Counsel for Herran and Pulmonary Practice of Orlando, PA: Thomas Dukes, Esquire, and Frank Bishop, Esquire. Counsel for Henry Floyd: Richard Ford, Esquire, and Clay Coward. Esquire. Counsel for Central Florida Pulmonary Group: Francis Pierce, III, and Francis Pierce, IV. The case proceeded to jury trial from August 1 through August 11, 2011. The case involved multiple experts and contested evidentiary issues on both sides. During the jury's deliberations, one attorney discovered that a juror had been discussing the case on Facebook in violation of the court's daily instructions. Ultimately, the parties agreed to a mistrial with a resolution of the case tied to the jury's verdict. After the conclusion of the trial, I issued a rule to show cause against the juror and appointed one attorney as the prosecutor. I appointed the public defender to represent the juror. The contempt matter proceeded to hearing and the juror was found in indirect criminal contempt and sentenced to probation and community service. Neither the underlying matter nor the contempt proceeding were appealed.

Ellen Atanasoski v. Josif Atanasoski, Orange Circuit Court Case Number: 48-2006-DR-1219-O. The wife was represented by Terry Young, Esquire, and Richard Dellinger, Esquire. The matter in controversy was dissolution of a marriage. The husband was represented by J. Cheney Mason, Esquire, Thomas K. Equels, Esquire, and Mayanne Downs, Esquire. The case proceeded to non-jury trial on March 23 - 26, 2009 and January 4 - 8, 2010. Although the parties agreed to a partial equitable distribution of the marital assets, the parties disagreed upon the value of the closely-held manufacturing business owned in equal shares by the husband and the husband's brother. In addition, the parties disagreed upon alimony. The parties introduced expert testimony regarding the valuation of the closely-held corporation and the wife's ability to be self-sufficient. The final judgment of dissolution of marriage equitably distributed the parties' assets and awarded alimony. The case required hours of painstaking review of the evidence introduced to properly value the corporation and considerable time to draft the final judgment to accurately convey my findings. No appeal was taken.

Wraight v. Wraight, Orange Circuit Court Case Number: 48-2008-DR-12227-O, 71 So. 3d 139 (Fla. 5th DCA 2011). Counsel for the petitioner/husband was Jeffrey Feulner, Esquire, and counsel for the respondent/wife was Arlys Buschner, Esquire. The case involved the dissolution of marriage of two foreign nationals, the potential relocation of the minor child, and the Hague Convention. The case proceeded to an extensive evidentiary hearing on temporary time-sharing and relocation in 2009 and trial in 2010. The case involved the application of the Hague Convention, determination of the applicability of post-filing statutory changes, and consideration of the laws of Canada and the United Kingdom in distribution of the parties' assets. To appropriately address the matters required considerable legal research. Subsequently, I learned that the extensive final judgment and temporary order were being used as teaching aides for judges statewide on the subjects of relocation and time-sharing. The final judgment was affirmed on all matters except distributing one asset.

State of Florida v. Dane Abdool, Orange Circuit Court Case Number: 48-2006-CF-2848/A-O, 53 So. 3d 208 (Fla. 2010). Counsel for the State of Florida was Robin Wilkinson, Esquire. Attorneys for the defendant were Patricia Cashman, Esquire, and Kelly Sims, Esquire. The case proceeded to jury trial on February 13 through 25, 2008. The defendant was convicted of the first degree murder of his girlfriend by dousing her with gasoline and setting her afire. The case involved multiple experts in the guilt and penalty phases and many contested issues. The jury recommended a sentence of death by a vote of 10 to 2 which was imposed. The conviction and sentence were affirmed on appeal. Initial post-conviction proceedings in the trial court have concluded and were appealed. The Supreme Court ordered a new penalty phase proceeding based upon its decision in Hurst v. State, 202 So. 3d 40 (Fla. 2016). Abdool v. State, 220 So. 3d 1106 (Fla. 2017).

(v) Has a complaint about you ever been made to the Judicial Qualifications Commission? If so, give date, describe complaint, whether or not there was a finding of probable cause, whether or not you have appeared before the Commission, and its resolution.

None.

(vi) Have you ever held an attorney in contempt? If so, for each instance state name of attorney, approximate date and circumstances.

No.

(vii) If you are a quasi-judicial officer (ALJ, Magistrate, General Master), have you ever been disciplined or reprimanded by a sitting judge? If so, describe.

Not applicable.

BUSINESS INVOLVEMENT:

33a. If you are now an officer, director or otherwise engaged in the management of any business enterprise, state the name of such enterprise, the nature of the business, the nature of your duties, and whether you intend to resign such position immediately upon your appointment or election to judicial office.

Not applicable.

33b. Since being admitted to the Bar, have you ever been engaged in any occupation, business or profession other than the practice of law? If so, give details, including dates.

No.

33c. State whether during the past five years you have received any fees or compensation of any kind, other than for legal services rendered, from any business enterprise, institution, organization, or association of any kind. If so, identify the source of such compensation, the nature of the business enterprise, institution, organization or association involved and the dates such compensation was paid and the amounts.

None.

POSSIBLE BIAS OR PREJUDICE:

34. The Commission is interested in knowing if there are certain types of cases, groups of entities, or extended relationships or associations which would limit the cases for which you could sit as the presiding judge. Please list all types or classifications of cases or litigants for which you as a general proposition believe it would be difficult for you to sit as the presiding judge. Indicate the reason for each situation as to why you believe you might be in conflict. If you have prior judicial experience, describe the types of cases from which you have recused yourself.

There are no types of cases, groups of entities, or extended relationships or associations which would limit the cases for which I could sit as the presiding judge. In the past, I have recused myself from cases in which I had previously represented one of the litigants.

MISCELLANEOUS:

35a.	Have you ever been convicted of a felony or a first degree misdemeanor?
	Yes NoX If "Yes" what charges?
	Where convicted? Date of Conviction:
35b.	Have you pled nolo contendere or pled guilty to a crime which is a felony or a first degree misdemeanor?
	Yes NoX If "Yes" what charges?
	Where convicted? Date of Conviction:
35c.	Have you ever had the adjudication of guilt withheld for a crime which is a felony or a first degree misdemeanor?
	Yes NoX If "Yes" what charges?
	Where convicted? Date of Conviction:
36a.	Have you ever been sued by a client? If so, give particulars including name of client, date suit filed, court, case number and disposition.
	No.
36b.	Has any lawsuit to your knowledge been filed alleging malpractice as a result of action or inaction on your part?
	No.
36c.	Have you or your professional liability insurance carrier ever settled a claim against you for professional malpractice? If so, give particulars, including the amounts involved.
	No.
37a.	Have you ever filed a personal petition in bankruptcy or has a petition in bankruptcy been filed against you?
	No.
37b.	Have you ever owned more than 25% of the issued and outstanding shares or acted as an officer or director of any corporation by which or against which a petition in bankruptcy has been filed? If so, give name of corporation, your relationship to it and date and caption of petition.
	No.
38.	Have you ever been a party to a lawsuit either as a plaintiff or as a defendant? If so, please supply the jurisdiction/county in which the lawsuit was filed, style, case number, nature of the lawsuit, whether you were Plaintiff or Defendant and its disposition.
	Yes.
	Defendant: Ninth Judicial Circuit, Orange County, Mark Cuyler v. Judge Lisa Munyon, Judge Robert Pleus, Judge Thomas R. Kirkland, and the State of Florida, case number: 48-2012-CA-3238-O. The nature of the lawsuit is difficult to decipher from the complaint filed. The case was dismissed with prejudice. The dismissal was affirmed on appeal.

Cuyler v. Munyon, 134 So. 3d 1073, (Fla 5th DCA 2013), dismissed for lack of jurisdiction, 135 So. 3d 286 (Fla. 2014).

Defendant: United States District Court, Middle District of Florida, Timothy Willis v. Lisa Munyon and Ninth Judicial Circuit Court of Florida, case number: 6:11-cv-1592-Orl-35GJK. The matter was dismissed by the court as frivolous before the complaint was served so I do not know the nature of the lawsuit. As part of my judicial duties, I entered judgment against Willis in an ejectment action.

Defendant: United States District Court, Middle District of Florida, Jonathon Steele v. Honorable Anne C. Conway, Honorable Patricia C. Fawsett, Honorable Lisa T. Munyon, and Honorable Richard B. Orfinger, case number: 6:05-cv-01099-GAP, transferred to the Jacksonville Division under case number: 3:05-cv-00729-UA-TEM. The matter was dismissed with prejudice before the complaint was served. Steele attempted to appeal but his motion for certificate of appealability was denied. United States Court of Appeals for the Eleventh Circuit, case number: 05-15866-I. As part of my judicial duties, I entered an order finding a successive post-conviction claim procedurally barred.

39. Has there ever been a finding of probable cause or other citation issued against you or are you presently under investigation for a breach of ethics or unprofessional conduct by any court, administrative agency, bar association, or other professional group. If so, give the particulars.

No.

40. To your knowledge within the last ten years, have any of your current or former coworkers, subordinates, supervisors, customers or clients ever filed a formal complaint or formal accusation of misconduct against you with any regulatory or investigatory agency, or with your employer? If so, please state the date(s) of such formal complaint or formal accusation(s), the specific formal complaint or formal accusation(s) made, and the background and resolution of such action(s). (Any complaint filed with JQC, refer to 32d(v).

No.

41. Are you currently the subject of an investigation which could result in civil, administrative or criminal action against you? If yes, please state the nature of the investigation, the agency conducting the investigation and the expected completion date of the investigation.

No.

42. In the past ten years, have you been subject to or threatened with eviction proceedings? If yes, please explain.

No.

43a.	Have you governmer		•	tax	returns	as	required	by	federal,	state,	local	and	other
	Yes 🖂	Nο		lf n	o pleas	e ex	kolain						

43b.	Have you ever paid a tax penalty?
	Yes No If yes, please explain what and why.
43c.	Has a tax lien ever been filed against you? If so, by whom, when, where and why?
	No.
HONG	ORS AND PUBLICATIONS:
44.	If you have published any books or articles, list them, giving citations and dates.
	Florida Courts Technology Commission: The Integral Body of Which You've Never Heard, The Florida Bar Journal, January, 2016;
	Florida Criminal Practice and Procedure, Third Edition, LexisNexis 2014. Judges Davis, Eaton, McIntosh and I updated and re-wrote a comprehensive two volume treatise on criminal law. Of the fourteen chapters, I authored four and co-authored two chapters.
	Tort and Contract Actions: Strange Bedfellows No More in the Wake of Tiara Condominium, The Florida Bar Journal, December, 2013.
	Various materials used in conjunction with teaching on behalf of the Conference of Circuit Court Judges, College of Advanced Judicial Studies, and other continuing legal education courses.
45.	List any honors, prizes or awards you have received. Give dates.
	Chair, Florida Courts Technology Commission, 2012 - present; member 2010 - 2011
	Fifth District Representative, Florida Conference of Circuit Judges, 2015 - 2017
	Member, Supreme Court Committee on Standard Jury Instructions - Business and Contract Cases, 2014 - present
	Member, Education Committee of the Florida Conference of Circuit Judges, 2008 - present
	Chair, Supreme Court Committee on Standard Jury Instructions in Criminal Cases, 2009 - 2010; member 2005 - 2008
46.	List and describe any speeches or lectures you have given.
	I have given speeches to various civic organizations, such as League of Women Voters, rotary groups, public schools, and colleges, regarding the state of the judiciary or the importance of the third branch of government.
47.	Do you have a Martindale-Hubbell rating? Yes ⊠ If so, what is it?No □
	AV rating.
PROF	ESSIONAL AND OTHER ACTIVITIES:
48a.	List all bar associations and professional societies of which you are a member and give

48a. List all bar associations and professional societies of which you are a member and give the titles and dates of any office which you may have held in such groups and committees to which you belonged.

The Florida Bar, member of the following committees:

Vision 2016, 2013 - 2016

Quality of Life Committee, 2002

Family Law Section, Domestic Violence Committee, 1999

Grievance Committee, 1996 - 1999

Unlicensed Practice of Law Committee, 1995 - 1996

Orange County Bar Association:

Legal Aid Society Volunteer Guardian ad Litem, 1996 - 2003

Volunteer in the Citizen's Dispute Resolution program, 1990 - 1995

George C. Young First Central Florida American Inn of Court, 2012 - present

Federalist Society, 2013 - present

Central Florida Association for Women Lawyers.

48b. List, in a fully identifiable fashion, all organizations, other than those identified in response to question No. 48(a), of which you have been a member since graduating from law school, including the titles and dates of any offices which you have held in each such organization.

Central Florida Family Law Inn of Court;

Orangewood Presbyterian Church;

Kiwanis Club Orlando, Speakers Committee;

St. Andrews Chapel;

Tiger Bay;

The Reserve at the Crossings Homeowners' Association, President, 1996 - 1997, Secretary, 1995 - 1996;

River Oaks Landing Homeowners' Association, Secretary, 1999 - 2001;

Lake Baldwin Church.

48c. List your hobbies or other vocational interests.

Bicycling; gardening; boating.

48d. Do you now or have you ever belonged to any club or organization that in practice or policy restricts (or restricted during the time of your membership) its membership on the basis of race, religion, national origin or sex? If so, detail the name and nature of the club(s) or organization(s), relevant policies and practices and whether you intend to continue as a member if you are selected to serve on the bench.

No.

48e. Describe any pro bono legal work you have done. Give dates.

Volunteer Guardian ad Litem for the Legal Aid Society of the Orange County Bar from approximately 1996 - 2003;

Citizen's Dispute Resolution, Orange County Bar Association 1990 - 1995;

Various domestic and criminal cases were taken on a pro bono basis while in private practice.

SUPPLEMENTAL INFORMATION:

49a. Have you attended any continuing legal education programs during the past five years? If so, in what substantive areas?

Criminal Law, Family Law and Civil Law

49b. Have you taught any courses on law or lectured at bar association conferences, law school forums, or continuing legal education programs? If so, in what substantive areas?

Orange County Bar Association, Bench Bar Conference 2018, Daubert/Frye panel and discovery of electronically stored information panel;

Florida Bar, Real Property, Trusts and Probate section meeting, technology and ethics panel;

Barry University, College of Law, ethics;

Orange County Bar Association, Bench Bar Conference, technology panel and civil law panel;

Florida Bar, Solo and Small Firm Section, technology panel;

Florida Bar, Business Law Section, Business Court judicial panel;

Center for Legal and Court Technology, College of William and Mary, Tenth Conference on Privacy and Public Access to Court Records;

Florida Conference of County Clerks and Comptrollers Annual Education Meeting on Court Technology and Privacy;

MC Consultants, Construction Law Seminar, judicial panel;

Telebriefing by Law Seminars International on the Economic Loss Rule and Tiara Condominium;

Conference of Circuit Court Judges - Criminal Law Update; Handling Capital Cases Refresher (recurring course);

Florida College of Advanced Judicial Studies - Handling Capital Cases Course (recurring course);

Brevard County Bar Association - Sentencing Issues;

Florida Agricultural and Mechanical University Law School - guest lecturer on trial techniques;

Florida Judicial Staff Attorneys Association - Criminal Post-Conviction Relief;

Various judicial panel discussions regarding family law, civil law, and the role of the courts.

50. Describe any additional education or other experience you have which could assist you in holding judicial office.

DIVISION ADMINISTRATIVE DUTIES:

Associate Administrative Judge, Civil Division, 2019 - present.

Administrative Judge, Criminal Division, 2017 - 2018. Upon re-assuming these duties, I coordinated and instituted a uniform trial order for the circuit criminal division and placed a new emphasis on the timely disposition of post-conviction motions. Additionally, I oversaw the creation of the Violation of Probation Alternative Sanctions Program which implements provisions of Florida Statute that divert probationers with technical violations of probation from jail or prison. Further, I oversaw implementation of the First Step program authorized by Florida Statute to assist indigent probationers with expenses, such as the cost of counseling, without taxpayer funds.

Administrative Judge, Civil Division, 2012 - 2016: After assuming the responsibilities of administrative judge, deficits in the operation of the circuit's foreclosure division became of concern because dispositions were not keeping pace with newly filed cases. I began supervision and reorganization of the circuit's foreclosure division in July, 2012, and continued those duties until June 30, 2014. The reorganization resulted in significant efficiencies, better training of staff, and a substantial increase in dispositions. In addition to keeping pace with new foreclosure filings, total pending foreclosures in Orange County were reduced from 26,767 in July, 2012 to 8,631 as of June 30, 2014.

Associate Administrative Judge, Civil Division, 2011.

Administrative Judge, Domestic Relations Division, 2010: In the year as administrative judge, I instituted division-wide management of cases with pro-se litigants. Because prose litigants are unfamiliar with the court system and without the knowledge to move the case to disposition, I instituted a system in which our Office of Family Court Services would identify cases needing attention, set them for case management conferences before the general magistrate, and be present with the necessary Supreme Court approved forms to assist the parties in moving the case toward disposition. In addition, I brought technological solutions to improve the processing of domestic violence injunctions by the court resulting in more timely disposition of petitions for temporary injunction for petitioners often waiting at the courthouse for a ruling.

Administrative Judge, Criminal Division, 2007 - 2008: As administrative judge of the circuit criminal division, I was tasked with resolving the recurring issues with the shortage of court reporters, juror utilization, and courthouse ingress and egress. The circuit criminal division remains the division that creates the bulk of the traffic in the courthouse and utilizes the most trial resources. To resolve the identified problems, I created a uniform trial schedule for the division to effectively utilize the limited services of the jury room and official court reporter and to evenly distribute large dockets over less congested days and times. The schedule continues to be utilized.

Associate Administrative Judge, Criminal Division, 2006.

CIRCUIT-WIDE ADMINISTRATIVE DUTIES:

Beginning in 2008 to June 30, 2019, I oversaw jury operations and court technology in the Ninth Circuit at the request of the Chief Judge. During that time, the Ninth Circuit implemented system and technological improvements to better serve the public and to save tax dollars.

Court Technology: Upon assuming responsibility, I moved the focus of the department from one strictly directed to enhancing infrastructure to one focused on the utilization of technology to more efficiently perform the tasks of the user. For example, the circuit instituted remote court interpreting for criminal and juvenile cases in proceedings other than trial. This innovation allows staff interpreters to perform their duties from a central location and saves significant travel time to outlying courthouses and within the main courthouse making court interpreters more readily available to the court and reducing the demand for contract interpreters. We partnered with the Office of State Courts Administrator to pilot remote interpreting to other circuits which allows smaller circuits without full-time interpreters the use of larger circuits' interpreters, saving both time and the cost of contract interpreters. This innovation will permit circuits to leverage the existing statewide resources before resorting to the more expensive alternative of a contract interpreter.

The circuit is a national leader in the use of technology. Under my guidance, we implemented the hardware and software to become a paperless court with the goals of redirecting resources from handling paper to the actual administration of justice and providing judges with the tools necessary to effectively manage the caseload. In addition, the circuit worked with the county to update the data infrastructure in each of the courthouses. With my focus on finding efficiencies in the use of public resources, the circuit continues to find novel, less expensive ways to add technology that assists the public, lawyers, jurors, and judges in the courtroom. Video conferencing capabilities have been provided in many divisions to permit attorneys to appear for proceedings remotely. Courtroom 23 continues to implement new technology that assists attorneys in trial and draws judges and court administrators from around the world.

In December, 2016, the Ninth Circuit and local law enforcement agencies implemented a circuit-wide electronic warrants system with the technical assistance of Orange County's ICJIS team. The system enables law enforcement officers to upload warrants into a webbased platform for remote review by judges. The system has resulted in immediate savings to taxpayers because officers can continue performing their duties rather than drive to the courthouse or a judge's home to have a warrant reviewed.

Jury Operations: While leading jury operations, the juror utilization rate was among the best in the state. During this period, the circuit improved jury operations by creating a web interface that permits those called for jury duty to input their information on the web. This innovation saves the juror significant time upon arrival at the courthouse and saves the court significant data entry costs while reducing data entry errors. In 2018, jury operations began using new technology which improved the public web interface and permitted jury staff to configure venire seating charts for use in the courtroom. Besides these improvements, the cost per summons decreased.

Judicial Mentor: From 2008 to the present, I have been appointed as a mentor for those newly appointed or elected to the circuit bench in the Ninth Circuit.

BRANCH-WIDE DUTIES:

Florida Courts Technology Commission: In 2012, Chief Justice Ricky Polston appointed me as chair of the Florida Courts Technology Commission, and I continue in that capacity today. Justice Polston remains the liaison between the FCTC and the Court. Rule 2.236, Florida Rules of Judicial Administration, created the 25 member Florida

Courts Technology Commission in 2010 with wide-ranging responsibility to make recommendations to the Supreme Court on technology policy and public access to electronic records, to establish technology standards and to create procedures to evaluate and approve taxpayer-funded technology while ensuring security, accessibility, and capability of integration throughout the divergent systems. The commission is responsible for a variety of other tasks under the rule.

As chair, the branch has seen the successful implementation of the state-wide e-portal and mandatory e-filing. The commission has created and approved standards for software that will permit courts to effectively utilize an electronic court file and create, file, and serve electronic orders. With approved standards, the branch secured the funding for installation of the software. Additionally, the commission created a systematic process to improve the functionality of the e-portal. The state court administrator and I met with the e-portal authority and negotiated the implementation of the electronic service aspect of the portal that became available in the fall of 2013 without cost to lawyers or the taxpayers. Recognizing that the judicial branch is stronger if the court and clerks work in concert, I have endeavored to seek input and guidance from elected clerks and their association on issues of unique importance to court operations. Working collaboratively with the clerks' association, many court records are now accessible to the public remotely and improvements to this innovative service continue. As chair, I have kept the focus of the commission on those for whom the government was establishedthe public-and have ensured that any system implemented will benefit both lawyers and the public.

Faculty of Handling Capital Cases: Under Rule 2.215, Florida Rules of Judicial Administration, every circuit judge who sits in a criminal division or has a case in which death is sought or has been imposed must take a four-day course on the fundamentals of presiding over a capital case. The judge must take a refresher of the course every three years while assigned to a death penalty case. I am one of eight circuit judges statewide on the permanent faculty for the course and teach approximately once per year, typically on several topics. I have been on the faculty since 2008.

Supreme Court Committee on Standard Jury Instructions in Criminal Cases: In 2005, I was appointed by the Supreme Court as a member of the committee and was appointed chair from 2009 to 2010. During my tenure, we undertook a systematic process to review all instructions for accuracy and consistency, discovering several frequently used instructions with outdated and inaccurate content. In addition, we kept pace with legislative changes to the criminal statutes.

Supreme Court Committee on Standard Jury Instructions - Contract and Business Cases: I was appointed to the committee by the Supreme Court in 2014 and remain active on the committee.

Fifth District Court, Associate Judge: I have been privileged to sit as an associate judge at the Fifth District Court five times. I have found the experience of working with other judges to adjudicate appeals to be particularly stimulating and rewarding.

These additional judicial responsibilities require the ability to bring consensus among colleagues and among those with competing interests, to find efficiencies in using public resources and to bring creative solutions to problems without compromising the effective administration of justice.

51. Explain the particular potential contribution you believe your selection would bring to this position.

Throughout my seventeen years of practice and sixteen years on the bench, I have had the great fortune of representing the people of the State of Florida, of representing private citizens, and of listening to citizens as a judge without the demands of advocacy. I have seen the human side of crime. I have seen the toll that litigation can take on individuals and businesses. I practiced law as a sole practitioner and was the owner of a small business. I have experienced the concerns and pressures that only owning your own business can bring. This has given me a unique perspective from which to view litigants and litigators who appear before me.

I was taught from a young age to have a strong work ethic and to treat others with courtesy and respect. I have aspired to carry those principles into my professional life and onto the bench. I have had an interest throughout my life in public service. During college, I volunteered with political campaigns. That commitment to public service led me to the Office of the State Attorney after graduation from law school and has continued to grow through serving our community on the bench.

I have the intelligence, work ethic, organizational skills, and temperament to effectively, efficiently, and honorably serve our citizens. I work well with colleagues, support staff and the public. I have a broad range of experience, both before taking the bench and while on the bench. I have presided over or litigated almost every type of case that will come before the appellate court, including complex commercial litigation, medical malpractice, personal injury, real property disputes, domestic relations and juvenile cases, criminal cases, and death penalty litigation. I have actively and efficiently managed each division to which I have been assigned. Those that appear before me know that I will have read the motion and any memorandum or other materials provided before the hearing, will be current on the law, and will be fully prepared to hear the matter and render a timely decision. I would bring these same qualities to the appellate bench.

52. If you have previously submitted a questionnaire or application to this or any other judicial nominating commission, please give the name of the commission and the approximate date of submission.

Ninth Judicial Circuit Judicial Nominating Commission: January, 2000, August, 2001, and January, 2003.

Fifth District Court of Appeal Judicial Nominating Commission: June 4, 2012; March 4, 2013; February 14, 2014; August 22, 2014, February 17, 2017 and May 11, 2018.

53. Give any other information you feel would be helpful to the Commission in evaluating your application.

For the past two years, I have been privileged to accompany Justice Lawson, other judges and lawyers to Honduras to build homes for families in need. The experience has been profoundly rewarding and magnifies my humble appreciation of the privilege to live in this great nation.

For many years, my family has supported Casa Hogar del Ninos Orphanage in Acapulco. My daughter and I have been privileged to assist the staff and children in person for several weeks over several summers.

I have great respect for the framework upon which this country and state were founded and am mindful of the limited, but vital, role of the judiciary envisioned by our forefathers. Judges must insure that constitutional requirements are honored, but must do so with an awareness of and respect for the decisions of the executive and legislative branches and of the citizens who entrusted them with our governance.

REFERENCES:

54. List the names, addresses and telephone numbers of ten persons who are in a position to comment on your qualifications for judicial position and of whom inquiry may be made by the Commission.

The Honorable Ricky Polston
Justice, Florida Supreme Court
500 South Duval Street
Tallahassee, FL 32399
(850)488-2361

The Honorable C. Alan Lawson Justice, Florida Supreme Court 500 South Duval Street Tallahassee, FL 32399 (850)921-1096

The Honorable Frederick Lauten, retired Former Chief Judge, Ninth Judicial Circuit

Mayanne Downs, Esquire
Gray Robinson, P.A.
301 East Pine Street, Suite 1400
Orlando, FL 32801
(407)244-5647

John M. Stewart, Esquire
Rossway, Swan, Tierney, Barry, Lacey & Oliver, PL
2101 Indian River Boulevard
Vero Beach, FL 32960-5409
(772)231-4440

Eric C. Reed, Esquire Shutts & Bowen, LLP 300 South Orange Avenue, Suite 1000 Orlando, FL 32801 (407)423-3200

Peter C. Vilmos, Esquire
Burr & Forman, LLP
200 South Orange Avenue, Suite 800
Orlando, FL 32801
(407)540-6600

Gary S. Salzman, Esquire
Garganese, Weiss, D'Agresta & Salzman, P.A.
111 North Orange Avenue, Suite 2000
Orlando, FL 32801
(407)425-9566

Laird A. Lile, Esquire
Laird A. Lile, PLLC
3033 Riviera Drive, Suite 104
Naples, Florida 34103-2746
(239)649-7778

Valerie Evans, Esquire Florida Private Trials and Mediation 618 East South Street, Suite 110 Orlando, FL 32801 (407)964-3323

CERTIFICATE

I have read the foregoing questions carefully and have answered them truthfully, fully and completely. I hereby waive notice by and authorize The Florida Bar or any of its committees, educational and other institutions, the Judicial Qualifications Commission, the Florida Board of Bar Examiners or any judicial or professional disciplinary or supervisory body or commission, any references furnished by me, employers, business and professional associates, all governmental agencies and instrumentalities and all consumer and credit reporting agencies to release to the respective Judicial Nominating Commission and Office of the Governor any information, files, records or credit reports requested by the commission in connection with any consideration of me as possible nominee for appointment to judicial office. Information relating to any Florida Bar disciplinary proceedings is to be made available in accordance with Rule 3-7.1(I), Rules Regulating The Florida Bar. I recognize and agree that, pursuant to the Florida Constitution and the Uniform Rules of this commission, the contents of this questionnaire and other information received from or concerning me, and all interviews and proceedings of the commission, except for deliberations by the commission, shall be open to the public.

Further, I stipulate I have read, and understand the requirements of the Florida Code of Judicial Conduct.

Dated this <u>26th</u> day of <u>August</u>	, 20 <u>19</u> .		
Printed Name		Signature	

(Pursuant to Section 119.071(4)(d)(1), F.S.), . . . The home addresses and telephone numbers of justices of the Supreme Court, district court of appeal judges, circuit court judges, and county court judges; the home addresses, telephone numbers, and places of employment of the spouses and children of justices and judges; and the names and locations of schools and day care facilities attended by the children of justices and judges are exempt from the provisions of subsection (1), dealing with public records.

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FINANCIAL HISTORY

1. State the amount of gross income you have earned, or losses you have incurred (before deducting expenses and taxes) from the practice of law for the preceding three-year period. This income figure should be stated on a year to year basis and include year to date information, and salary, if the nature of your employment is in a legal field.

Current year to

date \$93,734.69

List Last 3 years 2018:\$149,731.98 2017:\$149,731.98 2016:\$146,079.96

2. State the amount of net income you have earned, or losses you have incurred (after deducting expenses but not taxes) from the practice of law for the preceding three-year period. This income figure should be stated on a year to year basis and include year to date information, and salary, if the nature of your employment is in a legal field.

Current year to

date \$93,734.69

List Last 3 years 2018:\$149,731.98 2017:\$149,731.98 2016:\$146,079.96

 State the gross amount of income or loses incurred (before deducting expenses or taxes) you have earned in the preceding three years on a year by year basis from all sources other than the practice of law, and generally describe the source of such income or losses.

Current year to date None

List Last 3 years 2018: \$625.00 2017: \$633.00 2016: \$622.28

4. State the amount of net income you have earned or losses incurred (after deducting expenses) from all sources other than the practice of law for the preceding three-year period on a year by year basis, and generally describe the sources of such income or losses.

Current year to date None

List Last 3 years 2018: \$154.00 2017: (\$210.00) 2016: (\$731.00)

FORM 6	FULL AN	D PUBLIC	DISCL	OSURE		2018
Please print or type your name, mailing address, agency name, and position below:	OF FI	NANCIAL I	NTERE	ESTS [FOR	OFFICE USE ONLY:
LAST NAME FIRST NAME MIDD Munyon, Lisa Taylor	LE NAME:		186			
MAILING ADDRESS:		-				
425 North Orange Ave, Rm	2035					
CITY: Orlando	ZIP: 32801	COUNTY: Orange	W. OX			
NAME OF AGENCY: Ninth Judicial Circuit of Flori	da					
NAME OF OFFICE OR POSITION HEL Circuit Judge	D OR SOUGHT :					
CHECK IF THIS IS A FILING BY A CAN	NDIDATE					
1900		PART A NET W	ORTH			
Please enter the value of your no culated by subtracting your repo					-	
My net worth as of De	cember 31	, ₂₀ <u>18</u>	_ was \$ <u>-</u>	707,998		
HOUSEHOLD GOODS AND PERSONA Household goods and personal effect following, if not held for investment p furnishings; clothing; other household The aggregate value of my household	its may be reported purposes: jewelry; items; and vehicles	collections of stamps, s for personal use, who	aggregate va guns, and nui	mismatic items; r leased.		
ASSETS INDIVIDUALLY VALUED AT C	OVER \$1,000:	scription is required -			**	VALUE OF ASSET
Home - Orlando, FL 32814	OLI (Specific dec	on paint to toquitor	T	511 5 p1-1/		590,000
Rivers End LLC - 50% membership interest		342,000				
Voya, Schwab, SEP/IRA: (AMG Managers LMCG Small, American Funds Growth		82,356				
Fnd R4, Baron Growth Fund	COMPANY OF THE		1 100 LOC 12			
		PART C – LIABI	LITIES			
LIABILITIES IN EXCESS OF \$1,000 (Se NAME AND ADDRESS					4	AMOUNT OF LIABILITY
Wells Fargo Home Mortgage	 ∋, PO Box 14	411, Des Moine	es, IA 503	306		380,985
Specialized Loan Servicing,	8742 Lucent	Blvd, Ste 300,	Highlands	s Ranch, C	O 80129	48,538
Goldman Sachs Bank, NA, F	O Box 4540	0 Salt Lake City	, UT 841	45		22,070
						-
JOINT AND SEVERAL LIABILITIES NO NAME AND ADDRESS		OVE:				AMOUNT OF LIABILITY
None				_ = 70 = 200pp per objet 100 per per	25 - 15 S.	
Similar Constitution		H. A. W. POLO				

		PART D -	- INCOME		
Identify each separate source and copy of your 2018 federal income attaching your returns, as the law	e tax return, including all W2	s, schedules, a	ind attachments. Please redact a	ndary sources of inc any social security	come. Or attach a complete or account numbers before
(If you check this box and	d attach a copy of your 2018	tax return, you	e's, schedules, and attachments, need not complete the remaind	ler of Part D.]	
PRIMARY SOURCES OF INCO	•	nge 5):	ADDRESS OF STATE	NCOME.	
NAME OF SOURCE OF INCO	ME EXCEEDING \$1,000	ADE NI O	range Ave Orlando		AMOUNT 160,688
State of Florida salary		1423 N. O	range Ave., Orlando,	1 L 32001	100,000
SECONDARY SOURCES OF IN	COME [Major customers, cli	ients, etc., of bu	usinesses owned by reporting pe	erson-see instructi	ons on page 5];
NAME OF BUSINESS ENTITY	NAME OF MAJOR OF BUSINESS	R SOURCES	ADDRESS OF SOURCE		PRINCIPAL BUSINESS ACTIVITY OF SOURCE
Not applicable.	OI DOSINESS	JUNE	OI GOURGE		J. J. JOBNOE
approactor.					
	A DOF E	N CDCC	D Discourage :-	nnc c= - : :	
Pa			D BUSINESSES [Instruction BUSINESS ENTITY # 2		INESS ENTITY # 3
NAME OF	Not applicable.		DUSINESS ENTITY # 2		
BUSINESS ENTITY ADDRESS OF	. tot applicable.				
BUSINESS ENTITY					
PRINCIPAL BUSINESS ACTIVITY					
POSITION HELD WITH ENTITY					
I OWN MORE THAN A 5% INTEREST IN THE BUSINESS					
NATURE OF MY OWNERSHIP INTEREST					
COMPOSITE INTENEST		D. S.	TD A INUNC		
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and say that the information dis	sclosed on this this		, 20 17 6	y heral	Munyon.
and any attachments hereto is true, accurate, (Signature of Notary Public-State of Florida)					
and complete.					
(Print, Type, or Stamp Commissioned Name of Notary Public)					
Personally Known OR Produced Identification					
SIGNATURE OF REPORTING OFFICIAL OR GANDATE Type of Identification Produced					
If a certified public accountant	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	73, or attorney	y in good standing with the Fl	orida Bar prepare	d this form for you, he or
she must complete the followi	-	, anome	. U	propare	
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	tutes, and the instructions		the CE Form 6 in accordance Ipon my reasonable knowledg		
Section 112.3144, Florida Sta and correct.	tutes, and the instructions				
and correct.					disclosure herein is true
	re	to the form. U	lpon my reasonable knowledg	ge and belief, the d	disclosure herein is true

Part B (Continued):

Mid Cap Growth Fund R5, Vanguard Sm-Cap Val Index Fnd Inst), checking/savings (excluding accounts and investments held solely by spouse and excluding state retirement)

JUDICIAL APPLICATION DATA RECORD

The judicial application shall include a separate page asking applicants to identify their race, ethnicity and gender. Completion of this page shall be optional, and the page shall include an explanation that the information is requested for data collection purposes in order to assess and promote diversity in the judiciary. The chair of the Commission shall forward all such completed pages, along with the names of the nominees to the JNC Coordinator in the Governor's Office (pursuant to JNC Uniform Rule of Procedure).

(Please Type or Print) Date: August 26, 2019 JNC Submitting To: Fifth District Court of Appeal Name (please print): Lisa T. Munyon Circuit Judge, Ninth Judicial Circuit Current Occupation: Telephone Number: (407)836-2470 Attorney No.: 0513083 Gender (check one): Male Ethnic Origin (check one): White, non Hispanic Hispanic Black American Indian/Alaskan Native Asian/Pacific Islander County of Residence: Orange

Rev. 100209-OGC

FLORIDA DEPARTMENT OF LAW ENFORCEMENT

DISCLOSURE PURSUANT TO THE FAIR CREDIT REPORTING ACT (FCRA)

The Florida Department of Law Enforcement (FDLE) may obtain one or more consumer reports, including but not limited to credit reports, about you, for employment purposes as defined by the Fair Credit Reporting Act, including for determinations related to initial employment, reassignment, promotion, or other employment-related actions.

CONSUMER'S AUTHORIZATION FOR FDLE TO OBTAIN CONSUMER REPORT(S)

I have read and understand the above Disclosure. I authorize the Florida Department of Law Enforcement (FDLE) to obtain one or more consumer reports on me, for employment purposes, as described in the above Disclosure.

Printed Name of Applicant:	Lisa T. Munyon
Signature of Applicant:	
Date: _August 26, 2019	

Rev. 100209-OGC