

IN THE COUNTY COURT OF THE EIGHTH JUDICIAL CIRCUIT
IN AND FOR ALACHUA COUNTY, FLORIDA

STATE OF FLORIDA

CASE NUMBER(S) 01-2002-02809-TCA

-VS-

TRAFFIC DIVISION

NAME: BETHANY MOHR

DATE OF BIRTH: 09/19/1970

SEX: F

SOC. SEC. NO.:

ADDRESS: 9722 SW 52ND LANE , GAINESVILLE, FL 32608 ✓

TELEPHONE:

CHARGE:

- 1) FALSE INFORMATION IN AN ACCIDENT REPORT

DEFERRED PROSECUTION

It appearing that you have committed offenses(s) against the State of Florida referenced above and it further appearing after an investigation of those offense(s) and your background that the best interests of justice will be served by the following procedures:

On the authority of WILLIAM P. CERVONE, as State Attorney for Alachua County, Florida, prosecution in this matter will be deferred for the period of **4 months** from the date hereof, and your bond(s) if any, returned now, PROVIDED you agree to do fully abide by the following terms and conditions during said period:

(1) You shall refrain from violating any federal or state law or county or municipal ordinance. If arrested, you shall immediately inform the State Attorney's Office in writing of the charge, and promptly advise in writing of the final disposition of the charge (i.e., dismissed, plea of guilty, finding of guilty or not guilty by a judge or jury).

(2) Your execution of this instrument shall constitute a withdrawal of any demand for speedy trial previously filed by you pursuant to Florida Statute 918.015 and Fla.R.Cr.Pr. 3.191, and a stipulation that the periods of time established by said Rule for trial and any other rights conferred upon you by said Rule are waived.

(3) Your execution of this instrument shall constitute your consent to notification of any future proceedings herein, including revocation of this agreement upon any violation thereof, at the address indicated above, and the issuance of a *capias* for your arrest upon failure of notice at said address or your failure to appear at any future court hearings held herein.

(4) Upon the filing of this agreement with the Court, your bond, if any has been posted, may be returned to you.

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COUNTY COURT
ALACHUA COUNTY, FL

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(5) SPECIAL CONDITIONS, if any:

1. Donate \$ 125.00 to Project Payback - Make payable to Corner Drug Store Inc. f/u/b Project Payback and mail to 1300 N.W. 6 Street, Gainesville, Florida 32601. **(Money orders or cashier checks, No personal checks accepted, and send a self-addressed, stamped envelope with a request for a receipt.)**

OR

Perform 7.5 hours of Community Service by contacting: Court Services, 14 N.E. 1st Street, Gainesville, Florida (352) 338-7390.


SHOW PROOF OF COMPLIANCE/RECEIPT TO BRANDE S SMITH, ASSISTANT STATE ATTORNEY, 120 WEST UNIVERSITY AVENUE, GAINESVILLE, FLORIDA 32601 THIRTY (30) DAYS BEFORE TIME PERIOD ENDS.

If you comply with these conditions during the period of deferred prosecution, the charge(s) referred to above will be dismissed.

The period of deferred prosecution may be shortened or terminated early by the State Attorney. Upon violation of any condition herein, it may be extended by the State Attorney, or terminated and prosecution re-initiated on said charge(s). A violation within the meaning of this agreement shall be deemed to have occurred when in the opinion of the State Attorney you have committed such violation, whether or not such opinion is based upon sworn evidence, and irrespective of whether new charges have been dismissed or you have been acquitted at trial should that be the basis thereof.

DATED at Gainesville, Florida, this 14th day of August, 2002.

WILLIAM P. CERVONE
STATE ATTORNEY


BY: BRANDE S SMITH
Assistant State Attorney

The above has been read to me and I understand the nature of the charge(s) against me, the consequences of prosecution and conviction and the conditions of this agreement. I agree to comply with all said conditions and acknowledge that all statements contained herein are true and correct. If represented, I have received advice from my attorney concerning this matter and I am fully satisfied with the services of my attorney. If unrepresented, I acknowledge my right to consult with an attorney of my choice and waive that right for purposes of entering this agreement. I acknowledge receipt by me or my attorney of a fully executed copy of this agreement.

ATTORNEY:


DEFERRED DEFENDANT:
BETHANY MOHR

IN THE COUNTY COURT OF THE EIGHTH JUDICIAL CIRCUIT
IN AND FOR ALACHUA COUNTY, FLORIDA

STATE OF FLORIDA
Plaintiff,

Case Number: 01-2002-02809-TCA
C.R.#: 8839-BNU
TRAFFIC DIVISION

vs.

BETHANY MOHR
Defendant.

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CLERK OF COUNTY COURT
ALACHUA COUNTY, FL

CASE ACTION REPORT
NOLLE/NO INFORMATION/FINAL DISPOSITION

The State of Florida, by the undersigned authority, enters a **NOLLE PROSEQUI / NO INFORMATION (DISMISSAL)** in the above entitled action dismissing **ALL CHARGES** due to:

1K COMPLETED DEFERRED PROSECUTION

EVIDENCE:

The Evidence Custodian is hereby authorized to:

- Retain custody of the evidence until instructed otherwise.
 Dispose of the evidence in accordance with Florida Statutes.

I HEREBY CERTIFY that a copy hereof has been furnished to BETHANY MOHR, 9722 SW 52ND LANE, GAINESVILLE, FL, 32608, this 22 day of November, 2002.

WILLIAM P. CERVONE
STATE ATTORNEY



BRANDE S SMITH
Assistant State Attorney
Florida Bar Number: 0478921

FOR FURTHER INFORMATION CALL INVESTIGATOR SPENCER MANN - 352-374-3670

cc: TRP SHANNON L. LEVY, FLORIDA HIGHWAY PATROL
JAIL
FHP EVIDENCE CUSTODIAN
PROBATION / PAROLE