

THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT
OF THE STATE OF FLORIDA IN AND FOR PINELLAS COUNTY

25-06211-CF-T
522025CF006211000APC

STATE OF FLORIDA

v.

KNIGHT, JEFFREY DAVID
PID: 686827

DEMAND FOR NOTICE OF INTENTION TO CLAIM ALIBI

TO: JEFFREY DAVID KNIGHT, c/o J KEVIN HAYSLETT, ATTORNEY

As particularly as is known to me, the place, date and time of the commission of the crime charged in the above-numbered Information are as follows:

On April 27, 2025, at approximately 8:40 pm, in the vicinity of the Memorial Bridge, in the open water, Clearwater, Pinellas County, FL

This Demand for Notice of Intention to Claim Alibi may be considered as a Statement of Particulars in the event a Motion for Statement of Particulars is filed.

Under Rule 3.200, Florida Rules of Criminal Procedure, if you intend to offer evidence of an alibi in your defense, you are hereby required to serve upon the Office of the State Attorney of and for the Sixth Judicial Circuit of the State of Florida, not less than ten (10) days before the trial, or such other time as the Court may direct, a notice in writing of your intention to claim alibi. The notice shall contain specific information as to the place at which you claim to have been at the time of the alleged offense, and as particularly as is known to you or to your attorney, the names and addresses of the

witnesses by whom you propose to establish your alibi. You are under a continuing duty to disclose promptly to the State Attorney's Office the names and addresses of any additional witnesses which may come to your attention subsequent to the filing of your witness list.

If you fail in any particular manner to comply with the provisions of Rule 3.200, a motion will be made to exclude any and all evidence, except your own testimony, offered by you for the purpose of proving an alibi.

I CERTIFY that on this 20th day of August, 2025, this document has been furnished to J Kevin Hayslett, Attorney, khayslett@carlsonmeissner.com, by Portal.

BRUCE BARTLETT, State Attorney
Sixth Judicial Circuit of Florida

By: /s/ Anthony Bradlow
Assistant State Attorney
Bar No. 104904
eservice@flsa6.gov
P.O. Box 17500
Clearwater, Florida 33762-0500
(727) 464-6221