IN THE CIRCUIT COUR' THE EIGHTH JUDICIAL IN AND FOR ALACHUA	CIRCUIT	*			\	
Community Control Vi	iolator	·			٠.	
STATE OF FLORIDA vs	•		,	•		
DANIEL JULIO DO Defendant	MINGUEZ		Case: 01-2 Division: F1	023-CF-00	)3288-A	
·		JUDGMEN	Т			
The defendant, DANIEL of record, and the state re	JULIO DOMINGUEZ, being persepresented by BRITANEE PRIN	onally before thi ICE and having	s court represented	by ALEXIS J G	SIANNASOLI, the	attorney
<ul><li>entered a plea of gu</li><li>entered a plea of no</li><li>admitted to violating</li></ul>	d guilty by jury/by-court of the fol- ilty to the following crime(s) lo contendere to the following cr probation ion of probation at hearing					
Count	Crime		Offense Statute		Degree of	
	un	164	Number(s)		Crime	٠
	Written Ihreats to	Kill,	836.10		ZF	
Windows Control of Con		<u>r Co</u> ncluct			Productions	
-	a Mass Shooting o	ran .				
**************************************	Act of Terrorism	introduction and the second se		,	A secondary producers	
Annual Park Trade State (Sept.	· · · · · · · · · · · · · · · · · · ·	MARKET TO THE PARTY OF THE PART			<del></del>	
MITTER STATE OF THE STATE OF TH	**************************************	,			And the second s	
and no cause being ADJUDICATED GUI	shown why the defendant shoul	d not be adjudic	ated guilty, IT IS ORI	DERED THAT	the defendant is	s hereby
and good cause bei	ng shown; IT IS ORDERED THA	T ADJUDICATIO	ON OF GUILT BE WI	THHELD.		
943.325(7). Unless the d	er F.S. 943.325(1)(b)(5) is requir lefendant has been declared ind imens required under F.S. 943.3	igent by the cou	FDLE-approved bloort, he/she shall pay the	od or biologica ne actual costs	I specimen, F.S. s of collecting the	<b>)</b>
	*	DONE AND O	RDERED April 29, 20	124		
	ς.	DOINE AND O	April 29, 20	J24.		
	•	<del></del>				
	* 2	DAVID P KRE	IDER, Judge of the C	•	SENIO	₹
			PE'	ter K. Si	EG	
Filed in Open Court April	29, 2024 by	<del>yuu</del>	)D.C.	4		
I HEREBY CERTIFY THA	C. Gastea: AT A COPY OF THIS Judgment v defense/defendant pro se this _	<b>ZOFO</b> was furnished by day of _	v U.S. Mail and/or ha	nd delivery at t	the addresses of	record to
BY Deputy Clerk:			· · · · · · · · · · · · · · · · · · ·		٠	
*	u .					
				Case: 202	CF 003286 A 	

Probation Violator [ ] Resentence Community Control Violator Case: 01-2023-CF-003288-A Defendant: DANIEL JULIO DOMINGUEZ Division: F1 SENTENCE (As to Count 001) The defendant, being personally before this court, accompanied by the defendant's attorney of record, ALEXIS J GIANNASOLI, and having been adjudicated guilty herein, and the court having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown, (Check one if applicable) and the court having on (date) April 29, 2024 deferred imposition of sentence until this date and the court having previously entered a judgment in this case on (date) now resentences the defendant and the court having placed the defendant on probation/community control and having subsequently revoked the defendant's probation/community control It is the sentence of the court that: [ ] The defendant pay a fine of \$ , pursuant to section 775.083, Florida Statutes, plus \$ . as the 5% surcharge required by section 960.25, Florida Statutes. The defendant is hereby committed to the custody of the Department of Corrections. The defendant is hereby committed to the custody of the Alachua County Sheriff's Office, Department of the Jail. The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes. The defendant is sentenced as a Prison Releasee Reoffender under the provisions of section 775.082(9)(a), Florida Statutes. To be imprisoned (check one; unmarked sections are inapplicable) [ ] For a term of natural life. For a term of Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order. If "split" sentence complete the appropriate paragraph Followed by a period of 10 lears on probation/community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein.

imprisonment in

under supervision of the Department of Corrections according to the terms and conditions of

sentence shall be suspended and the defendant shall be placed on probation/community control for a period of

In the event the defendant is ordered to serve additional split sentence, all incarceration portions shall be satisfied before the

Jail Credit - It is further ordered that the defendant shall be allowed a total of 192 days as credit for time incarcerated

Consecutive/Concurrent as to Other Counts - It is further ordered that the sentence imposed for this count shall run (check one)

probation/community control set forth in a separate order entered herein.

consecutive to the sentence set forth in count \_\_\_\_ of this case. concurrent with the sentence set forth in count \_\_\_\_ of this case.

However, after serving a period of

defendant begins service of the supervision terms.

before imposition of this sentence.

## OTHER PROVISIONS

Retention of Jurisdiction - The court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).
Consecutive/Concurrent as to Other Convictions - It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run
(check one)  [] consecutive to [] concurrent with
(check one) the following:  [ ] any active sentence being served. [ ] specific sentences:
In the event the above sentence is to the Department of Corrections, the Sheriff of Alachua County, Florida, is hereby ordered and directed to deliver the defendant to the Department of Corrections at the facility designated by the department together with a copy of this judgment and sentence and any other documents specified by Florida Statute.
The defendant in open court was advised of the right to appeal from this sentence by filing notice of appeal within 30 days from this date with the clerk of this court and the defendant's right to the assistance of counsel in taking the appeal at the expense of the state on showing of indigence.
In imposing the above sentence, the Court further orders:
In imposing the above sentence, the Court further recommends:
If a bail bond is in effect and has not been forfeited, the bond is hereby cancelled and the surety is discharged from liability on such bond. If the bond is a blanket bond covering multiple cases, the surety is discharged from this case only and the bond shall remain viable and intact to secure the defendant's appearance in pending cases. Such cancellation and release of liability shall also apply to any bonds in effect and not forfeited in those cases listed below as a nolle prosequi.
DONE AND ORDERED April 29, 2024.
DAVID P KREIDER, Judge of the Circuit Court SENIOR
PETER K. SIEG
Filed in Open Court April 29, 2024 by
I HEREBY CERTIFY THAT A COPY OF THIS Judgment was furnished by U.S. Mail and/or hand delivery at the addresses of record to counsel for the state and defense/defendant pro se this day of, 20
BY Deputy Clerk: