IN THE CIRCUIT COURT OF	
THE EIGHTH JUDICIAL CIRCUIT IN AND FOR ALACHUA COUNTY, FLORIDA	
[_] Community Control Violator [_] Probation Violator	
STATE OF FLORIDA vs	
DALLVION JARRELL PARKER Defendant	Case: 01-2023-CF-000402-A Division: F3
	JUDGMENT
The defendant, DALLVION JARRELL PARKER, attorney of record, and the state represented	being personally before this court represented by RYAN R DAVIS, the ed by RYAN NAGEL and having
been tried and found guilty by jury/by [_] entered a plea of guilty to the followin [_] entered a plea of nolo contendere to t [_] admitted to violating probation [_] been found in violation of probation are	g crime(s) he following crime(s)
Count Crim	
1 Film M	Number(s) Crime
2 First Degree	Murder-Premeditated 775.087 Capital
7 1 1 1 1 1	าการ์: จะา(ส)
Degree (Discharge	- of a First Causing Injury 727.04(4/2) 3 IF
and no cause being shown why the definition is hereby ADJUDICATED GUILTY of the	fendant should not be adjudicated guilty, IT IS ORDERED THAT the defendant above crime(s). DERED THAT ADJUDICATION OF GUILT BE WITHHELD.
and no cause being shown why the definition is hereby ADJUDICATED GUILTY of the and good cause being shown; IT IS ORD The qualifying offender per F.S. 943.325(1)(fendant should not be adjudicated guilty, IT IS ORDERED THAT the defendant above crime(s). DERED THAT ADJUDICATION OF GUILT BE WITHHELD. (b)(5) is required to submit an FDLE-approved blood or biological specimen, F.S. declared indigent by the court, he/she shall pay the actual costs of collecting the
and no cause being shown why the definition is hereby ADJUDICATED GUILTY of the and good cause being shown; IT IS ORD The qualifying offender per F.S. 943.325(1)(943.325(7). Unless the defendant has been	fendant should not be adjudicated guilty, IT IS ORDERED THAT the defendant above crime(s). DERED THAT ADJUDICATION OF GUILT BE WITHHELD. (b)(5) is required to submit an FDLE-approved blood or biological specimen, F.S. declared indigent by the court, he/she shall pay the actual costs of collecting the
and no cause being shown why the definition is hereby ADJUDICATED GUILTY of the and good cause being shown; IT IS ORD The qualifying offender per F.S. 943.325(1)(943.325(7). Unless the defendant has been	fendant should not be adjudicated guilty, IT IS ORDERED THAT the defendant above crime(s). DERED THAT ADJUDICATION OF GUILT BE WITHHELD. (b)(5) is required to submit an FDLE-approved blood or biological specimen, F.S. declared indigent by the court, he/she shall pay the actual costs of collecting the der F.S. 943.325. DONE AND ORDERED July 25, 2025.
and no cause being shown why the defis hereby ADJUDICATED GUILTY of the and good cause being shown; IT IS ORI The qualifying offender per F.S. 943.325(1)(943.325(7). Unless the defendant has been approved biological specimens required und Case: 2023 CF 000402 A DR1: FGJRS-X	fendant should not be adjudicated guilty, IT IS ORDERED THAT the defendant above crime(s). DERED THAT ADJUDICATION OF GUILT BE WITHHELD. (b)(5) is required to submit an FDLE-approved blood or biological specimen, F.S. declared indigent by the court, he/she shall pay the actual costs of collecting the der F.S. 943.325. DONE AND ORDERED July 25, 2025. JAMES M COLAW, Judge of the Circuit Court
and no cause being shown why the defis hereby ADJUDICATED GUILTY of the and good cause being shown; IT IS ORI The qualifying offender per F.S. 943.325(1)(943.325(7). Unless the defendant has been approved biological specimens required under the case: 2023 CF 000402 A 20031291574 Dkt: F6JAS-X Filed in Open Court July 25, 2025 by	fendant should not be adjudicated guilty, IT IS ORDERED THAT the defendant above crime(s). DERED THAT ADJUDICATION OF GUILT BE WITHHELD. (b)(5) is required to submit an FDLE-approved blood or biological specimen, F.S. declared indigent by the court, he/she shall pay the actual costs of collecting the der F.S. 943.325. DONE AND ORDERED July 25, 2025.

IN THE CIRCUIT COL THE EIGHTH JUDICIA IN AND FOR ALACHI					
Community Cont					
STATE OF FLORIDA vs					
DALLVION JARRELL F Defendant	ARKER	,	Case: 01-2023 Division: F3	-CF-000402-A	
		JUDGMEN	NT		
The defendant, DALL attorney of record, a	VION JARRELL PARKER, Ind the state represente	being personally befored by RYAN NAGEL a	ore this court represen nd having	, sted by RYAN R DAVIS, th	e
entered a plea o entered a plea o admitted to vio	found guilty by jury/by-of guilty to the following of nolo contendere to the lating probation iolation of probation at	crime(s) e following crime(s)	g crime(s)		
Count	Crime		Offense Statute Number(s)	Degree of Crime	
4 A+	tempted Se wder - dischar	se of Firem	2 782.04(a) 3 _ 2 F (4)(c) 3	
		_	7 75	087(2)	
9 1	ampering with	apital Case	918.13	2F	
	ing shown why the defe DICATED GUILTY of the a being shown; IT IS ORDE	uove crimeisi.	•	IS ORDERED THAT the de	fendant
o totoroly). Othess ti	er per F.S. 943.325(1)(b) ne defendant has been d pecimens required unde	leclared indigent by t	omit an FDLE-approved the court, he/she shall	d blood or biological spec pay the actual costs of c	cimen, F.S. collecting the
	·	DONE AN	D ORDERED July 25, 20	025.	
		IAMES M	COLAW, Judge of the	Cincola Count	
Filed in Open Court Ju	ly 25, 2025 by	2	D.C.	:	, mg +
I HEREBY CERTIFY THA	•	nent was furnished befendant pro se this	Mall C Mall and I am	TOSHIA WHITEHURS and delivery at the address	ses of
BY Deputy Clerk			-		

[_] Probation Violator [_] Resentence [_] Community Control Violator	
Defendant: DALLVION JARRELL PARKER	Case: 01-2023-CF-000402-A Division: F3
SENTENCE (As to Count 001)
The defendant, being personally before this court, accompanied by the and having been adjudicated guilty herein, and the court having giver offer matters in mitigation of sentence, and to show cause why the draw, and no cause being shown,	the defendant an opportunity to be heard and to
(Check one if applicable) [] and the court having on (date) deferred [] and the court having previously entered a judgment in this case resentences the defendant [] and the court having placed the defendant on probation/community control	on (date) now
It is the sentence of the court that: [] The defendant pay a fine of \$, pursuant to section 77! surcharge required by section 960.25, Florida Statutes. The defendant is hereby committed to the custody of the Depa [] The defendant is hereby committed to the custody of the Alach [] The defendant is sentenced as a youthful offender in accordanc [] The defendant is sentenced as a Prison Releasee Reoffender un Florida Statutes.	rtment of Corrections. ua County Sheriff's Office, Department of the Jail. e with section 958.04, Florida Statutes.
To be imprisoned (check one; unmarked sections are inapplicable) For a term of natural life. Said SENTENCE SUSPENDED for a period of this order.	subject to conditions set forth in
If "split" sentence complete the appropriate paragraph [_] Followed by a period of on probation/commun Department of Corrections according to the terms and condition entered herein.	ity control under the supervision of the ons of supervision set forth in a separate order
[_] However, after serving a period of imprison the sentence shall be suspended and the defendant shall be pleared of under supervision of the Department of probation/community control set forth in a separate	aced on probation/community control for a tment of Corrections according to the terms and
In the event the defendant is ordered to serve additional split sentent before the defendant begins service of the supervision terms. Jail Credit - It is further ordered that the defendant shall be allo incarcerated before imposition of this sentence.	
Consecutive/Concurrent as to Other Counts - It is further ordered that (check one) [_] consecutive to the sentence set forth in count of this case concurrent with the sentence set forth in count of this case	·.

Defendant:	Dall	vion 1	arrell	Parker	Case	Number:	01-2023-1	CF-402-A
	to Count							and one that the state one and the new that the feet that
(AB	to Count	<u>501)</u>		SPECIAL PROVI	SNOR			

By appropriate notation, the following provisions apply to the sentence imposed:

Manda	tory/Minimum Provisions:	Lie.
X	Firearm - It is further ordered that the Florida Statutes, is hereby imposed for	Sycar minimum imprisonment provision of section 775.087(2),
U		I that themandatory minimum imprisonment provision is hereby imposed for the sentence specified in this count.

- [.] Controlled Substance Within 1,000 Feet of School It is further ordered that the 3-year minimum imprisonment provision of section 893.13 (I) (e)1, Florida Statutes, is hereby imposed for the sentence specified in this count.
- [] Habitual Felony Offender The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provision of section 775.084 (4) (a), Horida Statutes. The requisite findings by the court are set forth in a separate order or stated on the record in open court.
- L] Habitual Violent Felony Offender The defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(b), Horida Statutes. A minimum term of ____year(s) must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court.
- Law Enforcement Protection Act It is further ordered that the defendant shall serve a minimum of _____years before release in accordance with section 775.0823, Horida Statutes.
- [.] Capital Offense It is further ordered that the defendant shall serve no less than 25 years in accordance with the provisions of section 775.082(1), Florida Statutes.
- [] Short-Barreled Rifle, Shotgun, Machine Gun It is further ordered that the 5-year minimum provisions of section 790.221(2), Florida Statutes, are hereby imposed for the sentences specified in this count.
- [.] Continuing Offminal Enterprise It is further ordered that the 25-year minimum sentence provisions of section 893.20, Florida Satutes, are hereby imposed for the sentence specified in this count.
- LI Taking a Law Enforcement Cafficer's Hrearm It is further ordered that the 3-year mandatory minimum imprisonment provision of section 775.0875(1), Morida Statutes, is hereby imposed for the sentence specified in this count.
 - [1] Prison Credit It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
 - [] Sexual Predatory It is further ordered that the defendant be designated sexual predator pursuant to 775.21, Florida Statutes. Factual findings consistent with this provision are by separate order.
 - [.] Sexual Offender It is further ordered that the Defendant be declared a sexual offender as defined in 943.0435,944.606, and 944.607, Florida Statutes.

	obation Violator ommunity Control Violator	Resentence		,
Defer	ndant: DALLVION JARRELL P	ARKER		nse: 01-2023-CF-000402-A vision: F3
			NTENCE Count 002)	
and h	aving been adjudicated gui	ilty herein, and the court h ntence, and to show cause	aving given the defenda	s attorney of record, RYAN R DAVIS, nt an opportunity to be heard and to uld not be sentenced as provided by
	and the court having previous resentences the defendar	ed the defendant on proba	in this case on (date)	sentence until this date now and having subsequently revoked
	surcharge required by sec The defendant is hereby of The defendant is hereby of The defendant is sentence	of \$, pursuant to ction 960.25, Florida Statu ommitted to the custody o ommitted to the custody o ed as a youthful offender in	tes. of the Department of Cor of the Alachua County Sh n accordance with section	eriff's Office, Department of the Jail.
	For a term of natural life. For a term of	nmarked sections are inapped. ED for a period of		 _ subject to conditions set forth in
	Department of Correction entered herein. However, after serving a pthe sentence shall be susperiod of	on probations according to the terms a period of pended and the defendant under supervision o	ind conditions of supervi imprisonment in shall be placed on proba the Department of Corr	the balance of ation/community control for a rections according to the terms and
Conse	event the defendant is order the defendant begins ser Jail Credit - It is further order incarcerated before imposecutive/Concurrent as to Order to one)	vice of the supervision termodered that the defendant someon of this sentence. ther Counts - It is further counts	plit sentence, all incarce ms. hall be allowed a total of ordered that the sentence	ration portions shall be satisfied days as credit for time imposed for this count shall run
20	consecutive to the sentence	e set forth in count ce set forth in count	of this case. _ of this case.	

Defendant: Dallvien	Jarrell Parker	Case Number:	01-2023 CF-402A

(As to Count Oo)

Mandatory/Minimum Provisions:

SPECIAL PROVISIONS

By appropriate notation, the following provisions apply to the sentence imposed:

	, ,	Life	
¥L.	Firearm - It is further ordered that	the 3 year minimum imprisonment provision of section 779	5.087(2)
	Horida Statutes, is hereby imposed	for the sentence specified in this count.	• •

- LI Drug Trafficking It is further ordered that the _____ mandatory minimum imprisonment provision of section 893.135(1). Florida Statutes, is hereby imposed for the sentence specified in this count.
- [.] Controlled Substance Within 1,000 Feet of School It is further ordered that the 3-year minimum imprisonment provision of section 893.13 (1) (e)1, Horida Statutes, is hereby imposed for the sentence specified in this count.
- LI Habitual Felony Offender The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provision of section 775.084 (4) (a), Florida Statutes. The requisite findings by the court are set forth in a separate order or stated on the record in open court.
- LI Habitual Violent Felony Offender The defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(b), Horida Statutes. A minimum term of ____year(s) must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court.
- Law Enforcement Protection Act It is further ordered that the defendant shall serve a minimum of _____years before release in accordance with section 775.0823, Morida Statutes.
- [1] Capital Offense It is further ordered that the defendant shall serve no less than 25 years in accordance with the provisions of section 775.082(1). Horida Statutes.
- [1] Short-Barreled Rifle, Shotgun, Machine Qun It is further ordered that the 5-year minimum provisions of section 780.221(2), Horida Statutes, are hereby imposed for the sentences specified in this count.
- [.] Continuing Criminal Enterprise It is further ordered that the 25-year minimum sentence provisions of section 893.20, Florida Statutes, are hereby imposed for the sentence specified in this count.
- L] Taking a Law Enforcement Officer's Firearm It is further ordered that the 3-year mandatory minimum imprisonment provision of section 775.0875(1), Florida Statutes, is hereby imposed for the sentence specified in this count.
- [1] Prison Credit It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
- [] Saxual Predatory It is further ordered that the defendant be designated sexual predator pursuant to 775.21, Florida Statutes. Factual findings consistent with this provision are by separate order.
- [J] Sexual Offender It is further ordered that the Defendant be declared a sexual offender as defined in 943.0435,944.605, and 944.607, Florida Statutes.

[_] Probation Violator [_] Resentence [_] Community Control Violator	Caras 01 2022 CF 000402 A
Defendant: DALLVION JARRELL PARKER	Case: 01-2023-CF-000402-A Division: F3
SENTENCE (As to Count 003)	
The defendant, being personally before this court, accompanied by the d and having been adjudicated guilty herein, and the court having given the offer matters in mitigation of sentence, and to show cause why the defer law, and no cause being shown,	e defendant an opportunity to be heard and to
(Check one if applicable) [_] and the court having on (date) deferred imp [_] and the court having previously entered a judgment in this case on resentences the defendant [_] and the court having placed the defendant on probation/communit the defendant's probation/community control	(date) now
It is the sentence of the court that: [] The defendant pay a fine of \$, pursuant to section 775.08 surcharge required by section 960.25, Florida Statutes. The defendant is hereby committed to the custody of the Departm [] The defendant is hereby committed to the custody of the Alachua [] The defendant is sentenced as a youthful offender in accordance w [] The defendant is sentenced as a Prison Releasee Reoffender under Florida Statutes.	ent of Corrections. County Sheriff's Office, Department of the Jail. rith section 958.04, Florida Statutes.
To be imprisoned (check one; unmarked sections are inapplicable) For a term of natural life. Said SENTENCE SUSPENDED for a period of this order.	subject to conditions set forth in
If "split" sentence complete the appropriate paragraph [_] Followed by a period of on probation/community Department of Corrections according to the terms and conditions entered herein. [_] However, after serving a period of imprisonment the sentence shall be suspended and the defendant shall be placed period of under supervision of the Department conditions of probation/community control set forth in a separate	of supervision set forth in a separate order at in the balance of d on probation/community control for a sent of Corrections according to the terms and
In the event the defendant is ordered to serve additional split sentence, a before the defendant begins service of the supervision terms. Jail Credit - It is further ordered that the defendant shall be allowed incarcerated before imposition of this sentence.	_
Consecutive/Concurrent as to Other Counts - It is further ordered that the (check one) Consecutive to the sentence set forth in count of this case. Concurrent with the sentence set forth in count of this case.	e sentence imposed for this count shall run

Defendant: Dallvian Jarrell Parker case Number: 01-2023-CF-402-A

(As to Count OUS)

SPECIAL PROVISIONS

By appropriate notation, the following provisions apply to the sentence imposed:

Manual of y/Minimum Provisions.	Manda	tory/Minimum	Provisions:	1.0				
	~ -							

Hrearm - It is further ordered that the 3-year minimum imprisonment provision of section 775.087(2), Horida Statutes, is hereby imposed for the sentence specified in this count.

- L] Drug Trafficking It is further ordered that the _____ mandatory minimum imprisonment provision of section 893.135(1), Florida Statutes, is hereby imposed for the sentence specified in this count.
- [.] Controlled Substance Within 1,000 Reet of School It is further ordered that the 3-year minimum imprisonment provision of section 893.13 (1) (e)1, Horida Statutes, is hereby imposed for the sentence specified in this count.
- L] Habitual Felony Offender The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provision of section 775.084 (4) (a), Florida Statutes. The requisite findings by the court are set forth in a separate order or stated on the record in open court.
- [.] Habitual Violent Felony Offender The defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(b), Forida Statutes. A minimum term of _____year(s) must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court.
- Law Enforcement Protection Act It is further ordered that the defendant shall serve a minimum of _____years before release in accordance with section 775.0823, Florida Statutes.
- [] Capital Offense It is further ordered that the defendant shall serve no less than 25 years in accordance with the provisions of section 775.082(1), Florida Statutes.
- L] Short-Burreled Rifle, Shotgun, Machine Gun It is further ordered that the 5-year minimum provisions of section 780.221(2), Florida Statutes, are hereby imposed for the sentences specified in this count.
- [.] Continuing Criminal Enterprise It is further ordered that the 25-year minimum sentence provisions of section 593.20, Horida Statutes, are hereby imposed for the sentence specified in this count.
- [.] Taking a Law Enforcement Officer's Firearm It is further ordered that the 3-year mandatory minimum imprisonment provision of section 775.0875(1), Florida Statutes, is hereby imposed for the sentence specified in this count.
- LI Prison Credit It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
- L] Sexual Predatory It is further ordered that the defendant be designated sexual predator pursuant to 775.21, Florida Statutes. Factual findings consistent with this provision are by separate order.
- [.] Sexual Offender It is further ordered that the Defendant be declared a sexual offender as defined in 943.0435,944.606, and 944.607, Florida Statutes.

[] Probation Violator [] Resentence [] Community Control Violator	·
Defendant: DALLVION JARRELL PARKER	Case: 01-2023-CF-000402-A Division: F3
SENTENCE	
(As to Count 00	4)
The defendant, being personally before this court, accompanied by and having been adjudicated guilty herein, and the court having give offer matters in mitigation of sentence, and to show cause why the law, and no cause being shown,	en the defendant an opportunity to be heard and to
(Check one if applicable) [_] and the court having on (date) deferred [_] and the court having previously entered a judgment in this case resentences the defendant [_] and the court having placed the defendant on probation/community defendant's probation/community control	se on (date) now
It is the sentence of the court that: [] The defendant pay a fine of \$, pursuant to section 70 surcharge required by section 960.25, Florida Statutes. [] The defendant is hereby committed to the custody of the Dep [] The defendant is hereby committed to the custody of the Alac [] The defendant is sentenced as a youthful offender in accordant [] The defendant is sentenced as a Prison Releasee Reoffender un Florida Statutes.	artment of Corrections. hua County Sheriff's Office, Department of the Jail. nce with section 958.04, 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 this order.	 subject to conditions set forth in
If "split" sentence complete the appropriate paragraph [] Followed by a period of on probation/commu Department of Corrections according to the terms and condit entered herein. [] However, after serving a period of imprisor	ions of supervision set forth in a separate order
the sentence shall be suspended and the defendant shall be p period of under supervision of the Depa conditions of probation/community control set forth in a sepa	laced on probation/community control for a rtment of Corrections according to the terms and
In the event the defendant is ordered to serve additional split senter before the defendant begins service of the supervision terms. [X Jail Credit - It is further ordered that the defendant shall be allowed incarcerated before imposition of this sentence.	
Consecutive/Concurrent as to Other Counts - It is further ordered that (check one) 1,2 ~ 3 Consecutive to the sentence set forth in count of this cas of this cas of this cas	e.

Defendant: Dallyion	James Parker	. Case	Number: 01-2023-CF-402-A
(As to Count 904)	SPECIAL PROVIS		

By appropriate notation, the following provisions apply to the sentence imposed:

	Mandai	ory/Minimum	Provisions:	5 -	•	
/				the Tyear minimum for the sentence spe	imprisonment provision cified in this count.	of section 775.087(2)

- L] Drug Trafficking It is further ordered that the ______mandatory minimum imprisonment provision of section 893.135(1), Horida Statutes, is hereby imposed for the sentence specified in this count.
- [.] Controlled Substance Within 1,000 Feet of School It is further ordered that the 3-year minimum imprisonment provision of section 893.13 (1) (e)1, Florida Statutes, is hereby imposed for the sentence specified in this count.
- [.] Habitual Felony Offender The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provision of section 775.084 (4) (a), Rorida Statutes. The requisite findings by the court are set forth in a separate order or stated on the record in open court.
- LI Habitual Violent Felony Offender The defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(b), Horida Statutes. A minimum term of _____year(s) must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court.
- Law Enforcement Protection Act It is further ordered that the defendant shall serve a minimum of _____years before release in accordance with section 775.0823, Florida Statutes.
- [] Capital Offense It is further ordered that the defendant shall serve no less than 25 years in accordance with the provisions of section 775.082(1), Morida Statutes.
- [] Short-Barreled Rifle, Shotgun, Machine Gun It is further ordered that the 5-year minimum provisions of section 790.221(2), Florida Statutes, are hereby imposed for the sentences specified in this count.
- L) Continuing Criminal Enterprise It is further ordered that the 25-year minimum sentence provisions of section 893.20, Morida Statutes, are hareby imposed for the sentence specified in this count.
- [] Taking a Law Enforcement Officer's Firearm It is further ordered that the 3-year mandatory minimum imprisonment provision of section 775.0875(1), Florida Statutes, is hereby imposed for the sentence specified in this count.
- [.] Prison Credit It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
- [_] Sexual Predatory It is further ordered that the defendant be designated sexual predator pursuant to 775.21, Rorida Statutes. Factual findings consistent with this provision are by separate order.
- [] Saxual Offender It is further ordered that the Defendant be declared a sexual offender as defined in 943.0435,944.606, and 944.607, Morida Statutes.

Probation ViolatorCommunity Control Violation		
Defendant: DALLVION JARRE	II PARKFR	Case: 01-2023-CF-000402-A Division: F3
	, , , , , , , , , , , , , , , , , , ,	
	/^-	SENTENCE
	(As	to Count (905) 0 5 ८
The defendant, being person	ally before this court, acco	ompanied by the defendant's attorney of record, RYAN R DAVIS,
and having been adjudicated	guilty herein, and the cou f sentence, and to show ca	ort having given the defendant an opportunity to be heard and to buse why the defendant should not be sentenced as provided by
(Check one if applicable)		
	n (date)	deferred imposition of sentence until this date
and the court having p	reviously entered a judgm	ent in this case on (date) now
resentences the defen		
	laced the defendant on pr ition/community control	obation/community control and having subsequently revoked
It is the sentence of the cour	t that:	
		t to section 775.083, Florida Statutes, plus \$, as the 5%
	section 960.25, Florida St	,
		dy of the Department of Corrections.
The defendant is senteThe defendant is sente	nced as a youthful offende	dy of the Alachua County Sheriff's Office, Department of the Jail. er in accordance with section 958.04, Florida Statutes. Reoffender under the provisions of section 775.082(9)(a),
Florida Statutes.		
To be imprisoned (check one	; unmarked sections are ir	applicable)
[] For a term of natural lit	fa	
For a term of	13 year	subject to conditions set forth in
Said SENTENCE SUSPER this order.	NDED for a period of	subject to conditions set forth in
If "split" sentence complete t	he appropriate paragraph	
		ation/community control under the supervision of the
Department of Correct	tions according to the terr	ns and conditions of supervision set forth in a separate order
entered herein.		
However, after serving	a period of	imprisonment in the balance of lant shall be placed on probation/community control for a
the sentence shall be s	suspended and the defend	ant shall be placed on probation/ community control for a
		n of the Department of Corrections according to the terms and orth in a separate order entered herein.
,	,	and the company of the control of th
		al split sentence, all incarceration portions shall be satisfied
before the defendant begins	service of the supervision	terms.
incarcerated before in	ordered that the defenda aposition of this sentence.	terms. nt shall be allowed a total of days as credit for time
Consecutive/Concurrent as to	Other Counts - It is furth	er ordered that the sentence imposed for this count shall run
(check one) (check one)	H.	3,2,00
consecutive to the sente	ence set forth in count	of this case.
1 concurrent with the sen	rence set forth in count	of this case

OTHER PROVISIONS

Case: 01-2023-CF-000402-A

[_] 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 indígence.
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 July 25, 2025.
Male
JAMES M COLAW, Judge of the Circuit Court
Filed in Open Court July 25, 2025 by D.C. TOSHIA WHITEHURST
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: