i inc eigh in Juulciae Circui	•••		
THE EIGHTH JUDICIAL CIRCUI IN AND FOR ALACHUA COUN	TY, FLORIDA		
Community Control Violat Probation Violator	or		
STATE OF FLORIDA V5			
JONATHAN ELLIS ÖSTEEN Defendant		Case: 01-2024-C Division: F3	F-004023-A
	JUDGM	ENT	
	LIS OSTEEN, being personally be ate represented by BROOKE KIN		t by MICHELLE SMITH, the
[] entered a plea of guilty to	entendere to the following crime ebation	•	
Count	Crime	Offense Statute Number(s)	Degree of Crime
_ l Unlawful I	Possession of Materials	827.071(5)(a)	3 E
	Sexual Performance		
	Sexual reviolmence	**************************************	
of A Child			
of A Child		827.071(5)(~)	3E
of A Child _2 Unlawful F Depicting S	dossession of Materials nexual Performance	No. of the Control of	
of A Child 2 Unlawful F Depicting S of A Chil XI and no cause being show is hereby ADJUDICATED	descession of Materials	be adjudicated guilty, IT IS	GORDERED THAT the defendant
of A Child 2 Unlawful P Depicting S of A Child A Chil	Social of Materials Lexual Performance In why the defendant should not GUILTY of the above crime(s). Jown; IT IS ORDERED THAT ADJU. 15. 943.325(1)(b)(5) is required to	be adjudicated guilty, IT IS DICATION OF GUILT BE WITH SO SUBMIT AN FOLE-APPROVE	GORDERED THAT the defendant
of A Child 2 Unlawful P Depicting S of A Child A Chil	Performance Reviol Perfor	be adjudicated guilty, IT IS DICATION OF GUILT BE WITH SO SUBMIT AN FOLE-APPROVE	ORDERED THAT the defendant THHELD. Indicated or biological specimen, F.S. pay the actual costs of collecting the
of A Child 2 Unlawful P Depicting S of A Child A Chil	Performance Reviol Perfor	be adjudicated guilty, IT IS DICATION OF GUILT BE WIT so submit an FDLE-approve by the court, he/she shall	ORDERED THAT the defendant THHELD. Indicated or biological specimen, F.S. pay the actual costs of collecting the
of A Child 2 Unlawful P Depicting S of A Child A Chil	Possion of Materials Dexual Rev-formance Ad why the defendant should not GUILTY of the above crime(s). Down; IT IS ORDERED THAT ADJU- S. 943.325(1)(b)(5) is required to the control of the control o	be adjudicated guilty, IT IS DICATION OF GUILT BE WIT so submit an FDLE-approve by the court, he/she shall	ORDERED THAT the defendant THRELD. Indicated blood or biological specimen, F.S. pay the actual costs of collecting the Costs.
of A Child	Possion of Materials Dexual Rev-formance Ad why the defendant should not GUILTY of the above crime(s). Down; IT IS ORDERED THAT ADJU. S. 943.325(1)(b)(5) is required to the declared indigent as required under F.S. 943.325. DONE JAMES JAMES	the adjudicated guilty, IT IS DICATION OF GUILT BE WITH TO Submit an FDLE-approve Thy the court, he/she shall AND ORDERED October 9 M COLAW, Judge of the Co	GORDERED THAT the defendant FHHELD. Ed blood or biological specimen, F.S. pay the actual costs of collecting the CO25.
of A Child 2 Unlawful P Depicting S of A Child A Chil	Possion of Materials Dexual Rev-formance Ad why the defendant should not GUILTY of the above crime(s). Sown; IT IS ORDERED THAT ADJU. S. 943.325(1)(b)(5) is required to the control of the control o	be adjudicated guilty, IT IS DICATION OF GUILT BE WIT So submit an FDLE-approve by the court, he/she shall AND ORDERED October 9 M COLAW, Judge of the Colaw, Judge o	GORDERED THAT the defendant THRELD. Indicated or biological specimen, F.S. pay the actual costs of collecting the Court Court Court

IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT IN AND FOR ALACHUA COUNTY, FLORIDA
L] Community Control Violator L] Probation Violator
STATE OF FLORIDA VS
Jonathan Ellis Osteen Defendent Case: 01-2024-CF-004023-A
Olvision: <u>F3</u>
JUDGMENT
The defendant, Jonathan Elus Osteen to being personally before this court represented by and having and having
L) been tried and found guilty by jury/by court of the following crime(s) L) entered a plea of guilty to the following crime(s)
☑ entered a plea of noto contendere to the following crima(s) ☐ admitted to violating probation ☐ been found in violation of probation at hearing
Count Crime Offense Statute Degree of Number(s) Crime
3 Unlawful Possession of Materials 827-071(5)(a) 3I
Depicting Sexual Performance of A Child
4 Unlawful Possession of Materials Depicting 827.071(5)(a) SE
Sexual Performance of A Child
5 Unlawful Rossession of Materials Depicting 827.071(5)(a) 3F
sexual Performance of A Child
Mand no cause being shown why the defendant should not be adjudicated guilty, IT IS ORDERED THAT the defendant is hereby ADJUDICATED GUILTY of the above crime(s).
LI and good cause being shown; IT IS ORDERED THAT ADJUDICATION OF GUILT BE WITHHELD.
The qualifying offender per F.S. 943.325(1)(b)(6) is required to submit an FDLE-approved blood or biological specimen, F.S. 943.325(7). Unless the defendant has been declared indigent by the court, he/she shall pay the actual costs of collecting the approved biological specimens required under F.S. 943.325.
DONE AND ORDERED 89 day of October 20 25
Sames M. Colaw , Judge of the Circuit Court
CA CONTRACTOR OF THE CASE OF T
Filed in Open Court October 89 20.25 by C. ACEVEDO
I HEREBY CERTIFY THAT A COFY 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 proise this day of, 20
BY Deputy Clerk:

IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT IN AND FOR ALACHUA COUNTY, FLORIDA					
[] Community Control Violator [] Probation Violator					
STATE OF FLORIDA vs		٠.		'	,
Jonathan Ellis Osteen Defendant	·	Case: 01-3	1024-CF-C	004073-A	
		Division:			
	JUDGMENT	· · · · · ·	· •		
The defendant, Jonathan Ellis Osteen, being p Michelle Smith, the attorney of record, and	personally before the state represer	this count represented by	nted by OOKE Kin	and ha	ring
☐ been tried and found guilty by jury/by court of the follow: ☐ entered a plea of guilty to the following crime(s) ☑ entered a plea of note contendere to the following crime(☐ admitted to violating probation	_ ,,				· ·
been found in violation of probation at hearing	3	•			<i>,</i>
Count Crime		Offense Statute Number(s)		Degree of Crime	
6 Unlawful Possession of Material	s Depicting_	827.071(5)	(a)	_SE	
sexual <u>Performance</u> of A Ch	ild _	·	,	constitution multimorphia	,
7 Unlawful Possessian of Materia	15 Depicting	827.071(5)(a)	3E	
sexual Performance of A Child	ميس *) j		di administrative della primeri	
8 2 - way comm - commit fe	Llony 9	34.215		Œ	•
e de la companya del la companya de	1		•	company of the contraction of th	
★ and no cause being shown why the defendant should no ADJUDICATED GUILTY of the above crime(s).	of pe adjunicated	guilly, IT IS ORDI	ERED THAT IN	s defendant is t	nereby
[] and good cause being shown; IT IS ORDERED THAT A	-	OF GUILT BE W	THAF) N		
The qualifying offender per F.S. 943,325(1)(b)(5) is required			. *	peimon FS	
943.325(7). Unless the defendant has been declared indiger approved biological specimens required under F.S. 943.325.	nt by the count, he	/she shall pay the	actual costs of	collecting the	
		•			,
	DONE AND ORD	DERED 49 G	wor_octo	ber 2	0 <u>25</u> .
				ي د	.,
	Jame	S M. Colan	_, Judge of the	: Circuit Court	t establishment of the properties.
				d	÷
			18		
Filed in Open Court October 9 20 23		C. ACEVEDO	D.C.		
I HEREBY CERTIFY THAT A COPY OF THIS Judgment was counsel for the state and defense/defendant pro se this	as furnished by U		nd delivery at t	ne addresses of	record to
Fit Frenchs Clerk					•

[] Probation Violator [] Resentence [] Community Control Violator	ምምም ነን 1 ማስማ ምም ስስብስትን ል
Defendant: JONATHAN ELLIS OSTEEN	Case: 01-2024-CF-004023-A Division: F3
SENTENCE (As to Count 001)	
The defendant, being personally before this court, accompanied by the defendant, and having been adjudicated guilty herein, and the court having given heard and to offer matters in mitigation of sentence, and to show cause why tip provided by law, and no cause being shown,	the defendant an opportunity to be
(Check one if applicable) [] and the court having on (date)	now
It is the sentence of the court that: [] The defendant pay a fine of \$, pursuant to section 775.083, Flored Surcharge required by section 960.25, Florida Statutes. [] The defendant is hereby committed to the custody of the Department of the defendant is hereby committed to the custody of the Alachua Count the defendant is sentenced as a youthful offender in accordance with se the defendant is sentenced as a Prison Releasee Reoffender under the particular Statutes.	Corrections. y Sheriff's Office, Department of the Jail. ction 958.04, Florida Statutes.
To be imprisoned (check one; unmarked sections are inapplicable) [] For a term of natural life. [] For a term of 5 4005 [] 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 control Department of Corrections according to the terms and conditions of supentered herein. [] However, after serving a period of imprisonment in the sentence shall be suspended and the defendant shall be placed on property in	pervision set forth in a separate order
the sentence shall be suspended and the defendant shall be placed on period of under supervision of the Department of conditions of probation/community control set forth in a separate order	Corrections according to the terms and
In the event the defendant is ordered to serve additional split sentence, all inca	arceration portions shall be satisfied

before the defendant begins service of the supervision terms.

[] Jali Credit - It is further ordered that the defendant shall be allowed a total of _305 days as credit for time

incarcerated before imposition of this sentence.

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

() consecutive to the sentence set forth in count	of this case.
concurrent with the sentence set forth in count	of this case.

	•
Manda	tory/Minimum Provisions:
[]	Hrearm - It is further ordered that the 3-year minimum imprisonment provision of section 775.087(2), Horida Satutes, is hereby imposed for the sentence specified in this count.
[]	Drug Trafficking - It is further ordered that the mandatory minimum imprisonment provision of section 893.135(1), Morida Statutes, is hereby imposed for the sentence specified in this count.
[L]	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.
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), Rorida 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), Florida Statutes. A minimum term ofyear(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.
L)	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.
[.]	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-Barreled Rifle, Shotgum, Machine Cum - 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 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.
[_]	Taking a Law Enforcement Officer's Firearm - It is further ordered that the 3-year mandatory minimum imprisonment provision of section 775.0875(1), Horida 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.
[_]	Sexual Fredatory - It is further cyclered that the defendant be designated sexual predator pursuant

to 775.21, Horida Statutes. Factual findings consistent with this provision are by separate order.

943.0435,944.606, and 944.607, Morida Statutes.

Sexual Offender - It is further ordered that the Defendant be declared a sexual offender as defined in

SPECIAL PROVISIONS

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

Defendant: Jonathan Ellis Osteen

(As to Count Ol)

A

Case Number: 01-2024-0F-004023-A

☐ Probation Violator ☐ Resentence ☐ Community Control Violator	
Defendant: JONATHAN ELLIS OSTEEN	Case: 01-2024-CF-004023-A Division: F3
SENTENCE (As to Count 002)	
The defendant, being personally before this court, accompanied by the displaying the source of the s	given the defendant an opportunity to be
(Check one if applicable) [] and the court having on (date) deferred important the court having previously entered a judgment in this case on resentences the defendant [] and the court having placed the defendant on probation/community 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 Departme [] The defendant is hereby committed to the custody of the Alachua C [] 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. olth section 958.04, Florida Statutes.
To be imprisoned (check one; unmarked sections are inapplicable) [] For a term of natural life. [] For a term of	subject to conditions set forth in
If "split" sentence complete the appropriate paragraph [] Followed by a period of on probation/community of Department of Corrections according to the terms and conditions of entered herein.	of supervision set forth in a separate order
[] 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	tion probation/community control for a nt of Corrections according to the terms and

In the event the defendant is ordered to serve additional split sentence, all incarceration portions shall be satisfied before the defendant begins service of the supervision terms.

Jail Credit - It is further ordered that the defendant shall be allowed a total of days as credit for time incarcerated before imposition of this sentence.

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

we such the stary	
Consecutive to the sentence set forth in counto	f this case.
concurrent with the sentence set forth in count	of this case.

(As to Count <u>O2</u>)

SPECIAL PROVISIONS

Mandator	muminiM\y	Provisions:
145313 CLO (4.V.)	*	TIOY WHENCHIN.

- [] Riverim It is further ordered that the 3-year minimum imprisonment provision of section 775.037(2), Horida Statutes, is hereby imposed for the sentence specified in this count.
- [] 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, Horida 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 explended 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, 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.
- [1] Short-Barreled Rifle, Shotgun, Machine Qun 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 Criminal Enterprise It is further ordered that the 25-year minimum sentence provisions of section \$93.20, Morida Statutes, are hereby imposed for the sentence specified in this count.
- [.] Taking a Law Enforcement Officer's Firearm It is further ordered that the 2-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, Horida 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, Florida Statutes.

[_] Probation Violator [_] Resentence [_] Community Control Violator	Case: 01-2024-CF-004023-A
Defendant: JONATHAN ELLIS OSTEEN	Division: F3
SENTENCE (As to Count 003)	
The defendant, being personally before this court, accompanied by the defend 3MITH, and having been adjudicated guilty herein, and the court having given the heard and to offer matters in mitigation of sentence, and to show cause why the provided by law, and no cause being shown,	the defendant an opportunity to be
(Check one if applicable) [] and the court having on (date) deferred imposition [] and the court having previously entered a judgment in this case on (date resentences the defendant [] and the court having placed the defendant on probation/community control)now
It is the sentence of the court that: [] The defendant pay a fine of \$, pursuant to section 775.083, Flow surcharge required by section 960.Z5, Florida Statutes. The defendant is hereby committed to the custody of the Department of the Department of the defendant is hereby committed to the custody of the Alachua Count The defendant is sentenced as a youthful offender in accordance with se the Department of the Depa	f Corrections. Ty Sheriff's Office, Department of the Jall. Excilon 958.04, Florida Statutes.
To be imprisoned (check one; unmarked sections are inapplicable) [] For a term of natural life. [] For a term of	subject to conditions set forth in
If "split" sentence complete the appropriate paragraph [] Followed by a period of on probation/community control Department of Corrections according to the terms and conditions of supentered herein. [] However, after serving a period of imprisonment in the sentence shall be suspended and the defendant shall be placed on purporiod of under supervision of the Department of conditions of probation/community control set forth in a separate order	the balance of robation/community control for a Corrections according to the terms and
In the event the defendant is ordered to serve additional split sentence, all incabelore the defendant begins service of the supervision terms. Jail Credit - It is further ordered that the defendant shall be allowed a tot	

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

consecutive to the sentence set forth in count 2 of this case.

Concurrent with the sentence set forth in count of this case.

incarcerated before imposition of this sentence.

Defendani:	Jonathan Elli	s Osteen	. Case	Number:	01-2024-CF-004023-A
	•				

(As to Count 03)

SPECIAL PROVISIONS

Mandatory/Minimum	Provisions:
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- [] Firearm It is further ordered that the 3-year minimum imprisonment provision of section 775.087(2), Florida Statutes, is hereby imposed for the sentence specified in this count.
- [] 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, Horida 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), 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), 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.
- [] 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 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.
- (L) Continuing Oriminal 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.
- [] Taking a Law Enforcement Officer's Frearm It is further ordered that the 3-year mandatory minimum imprisonment provision of section 775.0875(1), Horida 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 Fredatory 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.
- 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.

Defendant:	Jona	than	Ellis.	Osteen	Ca	986	Number: 01-2024-CF: 004023-A
(As t	lo Count	04)	•	SPECIAL	PROVISION	NS	

Mandatory	/Minimum	Provisions:
a mineral and I	* **********	* * * * * * * * * * * * * * * * * * * *

- [] Frearm It is further ordered that the 3-year minimum imprisonment provision of section 775.087(2), Florida Satutes, 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), 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 (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.
- [.] Habitual Wolent 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), Morida 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 775.0923, Florida 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.
- [] Short-Barreled Rifle, Shotgun, Machine Qun It is further ordered that the 5-year minimum provisions of section 750.221(2), Horids Statutes, are hereby imposed for the sentences specified in this count.
- [1] Continuing Criminal Enterprise It is further ordered that the 25-year minimum sentence provisions of section 893.20, Horida Satutes, are hereby imposed for the sentence specified in this count.
- [] Taking a Law Enforcement Officer's Firearm It is further ordered that the Syear 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, Morida 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 943.0435,944.605, and 944.607. Horida Statutes.

(As to Count <u>05</u>)

SPECIAL PROVISIONS

- [.] 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 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.
- [] 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, 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.
- [] Short-Barreled Rifle, Shotgun, Machine Cun It is further ordered that the 5-year minimum provisions of section 790.221(2), Horida Statutés, 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, 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.
- [] 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.
- LI 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 943.0435,944.605, and 944.607, Florida Statutes.

Defendant:	<u>Jonathan</u>	Ellis	Osteen	Case	Number:	01.2024-OF-004023-4
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(As to Count Qo)

SPECIAL PROVISIONS

Mandator	muminiM\y	Provisions:
wanted the first	* * **** ***** ***** *****	+ + ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~

- [] Firearm It is further ordered that the 3-year minimum imprisonment provision of section 775.087(2), Florida Statutes, is bareby imposed for the sentence specified in this count.
- 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.
- [1] Controlled Substance Within 1,000 Feet of School It is further ordered that the 3-year minimum imprisonment provision of section 893.13 () (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.
- [.] 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), Florida 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.
- [] 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.
- L) Short-Barreled Rifle, Shotgum, Machine Qun It is further ordered that the 5-year minimum provisions of section 750.221(2), Florida Statutes, are hereby imposed for the sentences specified in this count.
- [1] Continuing Criminal Enterprise It is further ordered that the 25-year minimum sentence provisions of section 893.20, Horida Statutes, are bareby 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.
- L) 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, Horida 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, Morida Statutes.

Defend	ant: Jonathan Ellis Osteen case Number: 01-2024-0F-004023-A
	(As to Count <u>O1</u>) SPECIAL PROVISIONS
By app	ropriate notation, the following provisions apply to the sentence imposed:
Manda	tory/Minimum Provisions:
L]	Firearm - It is further ordered that the 3-year minimum imprisonment provision of section 775.087(2), Florida Satutes, is hereby imposed for the sentence specified in this count.
[_]	Drug Trafficking - It is further ordered that the mandatory minimum imprisonment provision of section 693.135(1), Florida Slatutes, is hereby imposed for the sentence specified in this count.
LI	Controlled Substance Within 1,000 Feet of School - It is further ordered that the 3-year minimum imprisonment provision of section 803.13 (I) (e)1, Florida Statutes, is hereby imposed for the sentence specified in this count.
LJ	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 Satutes. The requisite findings by the court are set forth in a separate order or stated on the record in open court.
L1	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), Rorida Statutes. A minimum term ofyear(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 ofyears before release in accordance with section 775.0823, Morida Statutes.
L]	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, Shotgum, Machine Cum - 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.
LJ	Continuing Criminal Enterprise - It is further ordered that the 25-year minimum sentence provisions of section 893.20, 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), Morida 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.
L	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.

Sexual Offender - It is further ordered that the Defendant be declared a sexual offender as defined in

943.0435,944.606, and 944.607, Rorida Statutes.

Probation Violator Community Control Violator	[] Resentence
Defendant: JONATHAN ELLIS OS	TEEN

Case: 01-2024-CF-004023-A

Division: F3

SENTENCE (As to Count 008)

The defendant, being personally before this court, accompanied by the defendant's attorney of record, MICHELLE SMITH, 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,

provi	ided by law, and no cause being shown,
(Ch	eck one if applicable)
	and the court having on (date) deferred imposition of sentence until this date
Ū	and the court having previously entered a judgment in this case on (date) now
	resentences the defendant
U	and the court having placed the defendant on probation/community control and having subsequently revoked the defendant's probation/community control
lt is t	he 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.
M	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 5 years
ñ	Said SENTENCE SUSPENDED for a period of subject to conditions set forth in
	this order.
if ucm	ulit" sentence complete the appropriate paragraph
	Followed by a period ofon probation/community control under the supervision of the
1,1	Department of Corrections according to the terms and conditions of supervision set forth in a separate order
	entered herein.
13	However, after serving a period of imprisonment in the balance of
t _{me} .	the sentence shall be suspended and the defendant shall be placed on probation/community control for a
	period of under supervision of the Department of Corrections according to the terms and
	conditions of probation/community control set forth in a separate order entered herein.
£	
	e event the defendant is ordered to serve additional split sentence, all incarceration portions shall be satisfied
	re the defendant begins service of the supervision terms. Jail Credit - It is further ordered that the defendant shall be allowed a total of 305 tays as credit for time
	incarcerated before imposition of this sentence.
Cons	secutive/Concurrent as to Other Counts - It is further ordered that the sentence imposed for this count shall run
-	ck one)
	consecutive to the sentence set forth in count of this case.
1	concurrent with the sentence set forth in count of this case.

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 incligence.
In imposing the above sentence, the Court further orders:
In imposing the above sentence, the Court further recommends:
If a ball bond is in effect and has not been forfelted, 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 liabilit shall also apply to any bonds in effect and not forfeited in those cases listed below as a nolle prosequi.
DONE AND ORDERED October 9, 2025.
JAMES M COLAW, Judge of the Circuit Court
Filed in Open Court October 9, 2025 by D.C.
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: