

1339 Arlington St., Orlando, FL 32805 O: 407-456-1888 | F: 407-583-6923

### PROPERTY INFORMATION REPORT

TDA NUMBER: 220911 DORCODE: 0100

**REAL ESTATE ACCOUNT #:**175826-0000 **DOR DESCRIPTION:** Single Family

DELETED REAL ESTATE ACCOUNT #:

CERTIFICATE NUMBER: 21786.0000

**EFFECTIVE DATE:** 11/03/2022

CERT YEAR: 2020

**DELQ TAX YEARS:** 2019, 2020, 2021

Tax Year: 2019 Amount Due: 13752.28
Tax Year: 2022 Amount Due: 3933.92

LEGAL DESCRIPTION:

3-28 33-2S-29E PABLO BEACH SOUTH LOT 5 BLK 36

### TITLE HOLDER AND ADDRESS OF RECORD:

Catherine S. Whitehead, as to an undivided 16.67% interest, Ruby Mae Scott, as to an undivided 16.67% interest, Grace Louise Scott, as to an undivided 8.33% interest, Christine A. Mayes, as to an undivided 8.34% interest, Jervonne Norris Peterson, as to an undivided 5.56% interest, Joyce Ann (Norris) Dove, as to an undivided 5.56% interest, Melinda Monroe, as to an undivided 2.775% interest, Yolanda Monroe, as to an undivided 2.775% interest, Lillie Jean (Thomas) Sullivan, as to an undivided 2.38% interest, Mose Thomas, III, as to an undivided 2.38% interest, Philip Thomas, as to an undivided 2.38% interest, Andrew Scott Thomas, as to an undivided 2.38% interest, Samuel L. Thomas, as to an undivided 2.38% interest, John S. Thomas, as to an undivided 2.38% interest, Vonna J. (Thomas) Milligan, as to an undivided 2.38% interest and Alfred Alvin Norris, Jr., as to an undivided 8.33% interest and Alfred Alvin Norris, Jr., as to an undivided 8.33% interest by virtue of Order Determining Homestead Status of Real Property recorded 04/18/2013 in Official Records Book 16334, Page 2115.

Catherine S. Whitehead 140 E. 45th Street Jacksonville, FL 32208

Ruby Mae Scott Peterson Rest Home 1622 Silver St. Jacksonville, FL 32206 Grace Louise Scott c/o Lila Jackson 83 Nottingham Lane Columbus, MS 39705

Christine A. Mayes P. O. Box 842 Waldo, FL 32694-0842

Jervonne Norris Peterson c/o Rhonda Bartley, Guardian 1546 Summit Oaks Dr. W. Jacksonville, FL 32221

Joyce Ann (Norris) Dove 3923 Leonard Circle W. Jacksonville, FL 32209

Melinda Monroe 183 Spruce St. Kingsland, GA 31548

Yolanda Monroe c/o Melinda Monroe 183 Spruce St. Kingsland, GA 31548

Lillie Jean (Thomas) Sullivan 922 2nd Ave. S. Jacksonville Beach, FL 32250

Mose Thomas, III 12259 Franklin Brook Ln. S. Jacksonville, FL 32225

Philip Thomas c/o Lillie Jean (Thomas) Sullivan 922 2nd Ave. S. Jacksonville Beach, FL 32250

Andrew Scott Thomas 10902 Whitly Ct. Jacksonville Beach, FL 32246

Samuel L. Thomas 2249 South Beach Pkwy. Jacksonville Beach, FL 32250

John S. Thomas c/o Lillie Jean (Thomas) Sullivan 922 2nd Ave. S. Jacksonville Beach, FL 32250

Vonna J. (Thomas) Milligan c/o Lillie Jean (Thomas) Sullivan 922 2nd Ave. S. Jacksonville Beach, FL 32250

Richard Collins Norris P.O. Box 490715 Atlanta, GA 30349 Alfred Alvin Norris, Jr. P.O. Box 490715 Atlanta, GA 30349

## LIEN HOLDER(S) & ADDRESS OF RECORD: (INCLUDES FEDERAL LIENS AND COVERS A 20 YEAR PERIOD)

Judgment and Restitution Order in favor of State of Florida recorded 11/02/2001 in Official Records Book 10212, Page 686.

State of Florida Victim Compensation Trust Fund Office of the Attorney General The Capitol Tallahassee, FL 32399-1050

Final Judgment Setting Attorney's Fees and Costs and Imposition of Lien for Public Defender or Court-Appointed Counsel Services in favor of State of Florida recorded 12/26/2002 in Official Records Book 10832, Page 1446.

State of Florida No Address Provided

Judgment and Restitution Order in favor of State of Florida recorded 02/11/2003 in Official Records Book 10915, Page 195.

State of Florida Victim Compensation Trust Fund Office of the Attorney General The Capitol Tallahassee, FL 32399-1050

Affidavit in favor of State of Florida recorded 02/27/2003 in Official Records Book 10942, Page 1420.

State of Florida No Address Provided

Affidavit in favor of State of Florida recorded 04/17/2003 in Official Records Book 11036, Page 810.

State of Florida No Address Provided

Affidavit in favor of State of Florida recorded 05/28/2003 in Official Records Book 11114, Page 2425.

State of Florida No Address Provided

Final Judgment Setting Attorney's Fees and Costs and Imposition of Lien for Public Defender or Court-Appointed Counsel Services in favor of State of Florida recorded 07/15/2003 in Official Records Book 11216, Page 1250.

Judgment in favor of State of Florida recorded 07/16/2003 in Official Records Book 11218, Page 2479.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 08/19/2003 in Official Records Book 11299, Page 1315.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 08/28/2003 in Official Records Book 11324, Page 1665.

State of Florida No Address Provided

Final Judgment Setting Attorney's Fees and Costs and Imposition of Lien for Public Defender or Court-Appointed Counsel Services in favor of State of Florida recorded 09/30/2003 in Official Records Book 11392, Page 196.

State of Florida No Address Provided

Affidavit in favor of State of Florida recorded 03/08/2004 in Official Records Book 11675, Page 2502.

State of Florida No Address Provided

Final Judgment Setting Attorney's Fees and Costs and Imposition of Lien for Public Defender or Court-Appointed Counsel Services in favor of State of Florida recorded 06/21/2004 in Official Records Book 11884, Page 2146.

State of Florida No Address Provided

Judgment and Restitution Order in favor of State of Florida recorded 11/12/2004 in Official Records Book 12140, Page 1880.

State of Florida Victim Compensation Trust Fund Office of the Attorney General The Capitol Tallahassee, FL 32399-1050

Affidavit in favor of State of Florida recorded 04/19/2005 in Official Records Book 12421, Page 619.

Final Judgment Setting Attorney's Fees and Costs and Imposition of Lien for Public Defender or Court-Appointed Counsel Services in favor of State of Florida recorded 11/30/2005 in Official Records Book 12914, Page 855.

State of Florida No Address Provided

Final Judgment Setting Attorney's Fees and Costs and Imposition of Lien for Public Defender or Court-Appointed Counsel Services in favor of State of Florida recorded 12/06/2005 in Official Records Book 12925, Page 2402.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 03/28/2006 in Official Records Book 13156, Page 1805.

State of Florida No Address Provided

Final Judgment Setting Attorney's Fees and Costs and Imposition of Lien for Public Defender or Court-Appointed Counsel Services in favor of State of Florida recorded 12/28/2006 in Official Records Book 13724, Page 854.

State of Florida No Address Provided

Final Judgment Setting Attorney's Fees and Costs and Imposition of Lien for Public Defender or Court-Appointed Counsel Services in favor of State of Florida recorded 09/07/2007 in Official Records Book 14173, Page 1366.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 01/04/2008 in Official Records Book 14335, Page 2316.

State of Florida No Address Provided

Final Judgment Setting Attorney's Fees and Costs and Imposition of Lien for Public Defender or Court-Appointed Counsel Services in favor of State of Florida recorded 02/19/2008 in Official Records Book 14387, Page 1198.

State of Florida No Address Provided

Order of Conversion to Final Judgment in favor of State of Florida recorded 09/04/2008 in Official Records Book 14626, Page 1576.

Judgment and Sentence in favor of State of Florida recorded 09/16/2008 in Official Records Book 14639, Page 75.

State of Florida No Address Provided

Order of Conversion to Final Judgment in favor of State of Florida recorded 01/03/2011 in Official Records Book 15471, Page 74.

State of Florida No Address Provided

Order of Conversion to Final Judgment in favor of State of Florida recorded 01/03/2011 in Official Records Book 15471, Page 298.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 01/05/2011 in Official Records Book 15473, Page 2335.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 01/18/2011 in Official Records Book 15487, Page 1610.

State of Florida No Address Provided

Judgment in favor of State of Florida recorded 04/29/2011 in Official Records Book 15586, Page 2471.

State of Florida No Address Provided

Court Ordered Cost/Fines/Fees in favor of State of Florida recorded 04/29/2011 in Official Records Book 15586, Page 2478.

State of Florida No Address Provided

Judgment and Restitution Order in favor of State of Florida recorded 04/29/2011 in Official Records Book 15587, Page 19.

State of Florida Victim Compensation Trust Fund Office of the Attorney General The Capitol Tallahassee, FL 32399-1050

Order of Conversion to Final Judgment in favor of State of Florida recorded 07/20/2011 in Official Records Book 15662, Page 572.

Court Ordered Cost/Fines/Fees in favor of State of Florida recorded 09/14/2011 in Official Records Book 15712, Page 230.

State of Florida No Address Provided

Court Ordered Cost/Fines/Fees in favor of State of Florida recorded 10/17/2011 in Official Records Book 15741, Page 2094.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 03/20/2012 in Official Records Book 15884, Page 1740.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 03/20/2012 in Official Records Book 15884, Page 1788.

State of Florida No Address Provided

Court Ordered Cost/Fines/Fees in favor of State of Florida recorded 10/12/2012 in Official Records Book 16102, Page 2101.

State of Florida No Address Provided

Final Judgment After Default in favor of David Hurst d/b/a Taste Catering by David Hurst recorded 04/01/2013 in Official Records Book 16311, Page 833.

David Hurst d/b/a Taste Catering by David Hurst Kelly A. Karstaedt, Esq 701 Riverside Park Place Suite 302 Jacksonville, FL 32204

Judgment and Sentence in favor of State of Florida recorded 07/12/2013 in Official Records Book 16449, Page 151.

State of Florida No Address Provided

Judgment in favor of State of Florida recorded 08/30/2013 in Official Records Book 16510, Page 2102.

State of Florida No Address Provided

Order of Conversion to Final Judgment in favor of State of Florida recorded 08/30/2013 in Official Records Book 16510, Page 2108.

Judgment and Sentence in favor of State of Florida recorded 12/11/2013 in Official Records Book 16625, Page 2308.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 12/19/2014 in Official Records Book 17010, Page 2476.

State of Florida No Address Provided

Judgment in favor of State of Florida recorded 07/06/2015 in Official Records Book 17222, Page 1001.

State of Florida No Address Provided

Order Converting to Final Judgment in favor of State of Florida recorded 07/06/2015 in Official Records Book 17222, Page 1015.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 08/21/2015 in Official Records Book 17277, Page 2346.

State of Florida No Address Provided

Court Ordered Costs/Fines/Fees in favor of State of Florida recorded 04/25/2018 in Official Records Book 18363, Page 1121.

State of Florida No Address Provided

Order of Conversion to Final Judgment in favor of State of Florida recorded 09/18/2019 in Official Records Book 18937, Page 928.

State of Florida No Address Provided

Judgment and Sentence in favor of State of Florida recorded 03/17/2020 in Official Records Book 19141, Page 2299.

State of Florida No Address Provided

Final Default Judgment in favor of North Florida Anesthesia Consultants, Inc. recorded 04/10/2020 in Official Records Book 19172, Page 2444.

North Florida Anesthesia Consultants, Inc. c/o Law Office of Daniel C. Consuegra 9210 King Palm Dr. Tampa, FL 33619

Order of Conversion to Final Judgment in favor of State of Florida recorded 03/08/2022 in Official Records Book 20175, Page 1386.

State of Florida No Address Provided

Order of Conversion to Final Judgment in favor of State of Florida recorded 03/08/2022 in Official Records Book 20175, Page 1388.

State of Florida No Address Provided

Final Judgment in favor of OneMain Financial Group, LLC as servicer for ("ASF") Wells Fargo Bank, N.A., as Issuer Loan Trustee for OneMain Financial Issuance Trust 2016-3 recorded 05/17/2022 in Official Records Book 20285, Page 1024.

OneMain Financial Group, LLC as servicer for ("ASF") Wells Fargo Bank, N.A. as Issuer Loan Trustee for OneMain Financial Issuance Trust 2016-3 601 NW 2nd Street Evansville, IN 47708

OneMain Financial Group, LLC 100 International Dr 16th Floor Baltimore, MD 21202 (Principal & Mailing Address per Sunbiz)

OneMain Financial Group, LLC C T Corporation System 1200 South Pine Island Road Plantation, FL 33324 (Registered Agent per Sunbiz)

Final Judgment in favor of North Florida Anesthesia Consultants, Inc. recorded 05/26/2022 in Official Records Book 20299, Page 860.

North Florida Anesthesia Consultants, Inc. c/o Consuegra & Duffy, P.L.L.C. 9210 King Palm Dr. Tampa, FL 33619

#### DELINQUENT CITY USER FEES:

None

### NUISANCE ABATEMENT & DEMOLITION LIENS- PRIOR TO 1/1/2016:

None

### OTHER INFORMATION:

Affidavit of No Florida Estate Tax Due recorded 08/17/2022 in Official Records Book 20401, Page 508.

Certification of Death recorded 08/17/2022 in Official Records Book 20401, Page 509.

### RECORDED LEASES:

None

### ADDRESS ON RECORD ON CURRENT TAX ROLL:

Mailing Address Per Tax Collector: No Address Provided

Mailing Address Per Property Appraiser: Catherine Whitehead Et Al Ruby Mae Scott Grace Louise Scott Christine A Mayes Jervonne Norris Peterson Joyce Ann Norris Dove Meldinda Monroe Yolanda Monroe Lillie Jean Thomas Sullivan Mose Thomas III Philip Thomas Andrew Scott Thomas Samuel L Thomas John S Thomas Vonna J Thomas Milligan Richard Collins Norris Alfred Alvin Norris Jr 140 45th St E Jacksonville, FL 32208

Site Address:
528 S. 3rd Ave.
Jacksonville Beach, FL 32250

### CONTIGUOUS PROPERTY:

None

### OTHERS TO NOTIFY:

None

#### MOBILE HOME:

No

NOTE: Nuisance abatement liens, homestead liens, delinquent city user fees, demolition liens and code enforcement liens, if any, are included in thissearch if such liens appear in public and/or official records as of the date of this search. The attached report is issued to the Duval County Tax Collector only. The attached report may not be relied upon by any other party. No liability is assumed by the Duval County Tax Collector or Forseti Real Estate Services for any unauthorized use or reliance. This ownership and encumbrance report is issued pursuant to rule 120-13.061, Florida administrative code and Florida statute 627.7843. This report is not intended to be relied upon for the issuance of title insurance or an opinion of title. No liability is assumed on our part due to errors and omissions made by the clerk of the circuit court in the official record index and/or abstract index. There has been no examination made for any defects or implications concerning the legalities of the documents as they may affect the title to the searched property. The attached report is prepared in accordance with the instructions given by the user named above and includes a listing of the owner(s) of record of the land and described herein together with a listing of all open or unsatisfied leases, mortgages, judgments, and encumbrances recorded in official record books of Duval County, Florida that appear to encumber the title to said land. It is the responsibility of the party named above to verify receipt of each document listed. This report does not include easements, restrictions, notices, unrecorded matters or other documents not listed above. Nuisance abatement liens, demolition liens and code enforcement liens, if any, are included in this search if such liens appear in official records as of the date of this search. This report does not insure or guarantee the validity or sufficiency of any document attached nor is to be considered a title insurance policy, an opinion of title, a guarantee of title or any other form of guaranty or warranty of title. This report shall not be used for the issuance of any title insurance policy or form. THIS COMPANY, in issuing the Property Information Report (hereinafter referred to as the "Report"), assumes no liability on account of any instrument or proceedings, in the chain of title to the Property, which may contain defects that would render such instrument or proceedings null and void or defective. All instruments in the chain of title to the Property are assumed to be good and valid. The Company's liability for this Report is limited to \$300.00 and extends only to the Customer who placed the order with the Company. No one else may rely upon this Report. Customer, by accepting this Report, agrees to indemnify and hold Company harmless from any claims or losses in excess of the limited amount stated above. This Report contains no expressed or implied opinion, warranty, guarantee, insurance or other similar assurance as to the status of title to real property. This report should only be relied upon for title information and, therefore, should be verified by a commitment for title insurance.

Forseti Real Estate Services LLC., does hereby certify that it has made a careful search of the public records in the office of the Clerk of the Circuit Court of Duval County, Florida to ascertain: (1) The name of the apparent record owner of the captioned property above; (2) any unsatisfied mortgages and judgments against the said owner and title to property filed and recorded of record within a period of twenty (20) years immediately preceding the date hereof; and (3) any unpaid taxes and assessments levied and assessed against the said property. Forseti Real Estate Services LLC., has prepared this search for the City of Jacksonville alone, and expressly limits its liability to the City of Jacksonville alone, and in no way assumes liability in excess of the Tax Deed.

Forseti Real Estate Services, LLC

Dated: 11/09/2022

BY: David M. Harrington
Managing Member

IN THE CIRCUIT COURT FOR DUVAL COUNTY, FLORIDA PROBATE DIVISION

IN RE: ESTATE OF

File No.:

PINKIE JONES,

16-2009-CP-001053

Division: PR-A

Deceased.

### ORDER DETERMINING HOMESTEAD STATUS OF REAL PROPERTY

(intestate - heirs, no spouse - exempt from claims)

On the petition of Catherine S. Whitehead for an order determining homestead status of real property, all interested persons having been served proper notice of the petition and hearing, or having waived notice thereof, the court finds that:

- 1. The decedent died intestate and was domiciled in Duval County, Florida;
- 2. The decedent was not survived by a spouse or any children,
- 3. The decedent was survived by one or more heirs;
- 4. At the time of death, the decedent owned and resided on the real property described in the petition; it is

**ORDERED AND ADJUDGED** that the following-described property (the "Property"):

Lot Five (5), Block Thirty-Six (36), PABLO BEACH SOUTH, as recorded in Plat Book 3, Page 28, Public Records of Duval County, Florida, more commonly known as 528 Third Ave. South, Jacksonville Beach, Florida.

Address:

528 3rd Ave. S., Jacksonville Beach, FL 32250

Parcel ID #:

175826-0000.

constituted the homestead of the decedent within the meaning of Section 4 of Article X of the Constitution of the State of Florida.

**ORDERED AND ADJUDGED FURTHER** that title to the Property descended, as of the decedent's date of death, and the constitutional exemption from claims of decedent's creditors inured to the following heirs:

NAME	ADDRESS	RELATIONSHIP	SHARE
Catherine S. Whitehead	140 E. 45th Street, Jacksonville, FL 32208	Sister	Undivided 16.67% interest
Ruby Mae Scott	Peterson Rest Home 1622 Silver St. Jacksonville, FL 32206	Sister	Undivided 16.67% interest
Grace Louise Scott	c/o Lila Jackson 83 Nottingham Lane Columbus, MS 39705	Niece	Undivided 8.33% interest
Christine A. Mays	P. O. Box 842 Waldo, FL 32694-0842	Niece	Undivided 8.34% interest
Jervonne Norris Peterson	c/o Rhonda Bartley, Guardian, 1546 Summit Oaks Dr. W. Jacksonville, FL 32221	Niece	Undivided 5.56% interest
Joyce Ann (Norris) Dove	3923 Leonard Circle W. Jacksonville, FL 32209	Niece	Undivided 5.56% interest
Melinda Monroe	183 Spruce St. Kingsland, GA 31548	Grand-Niece	Undivided 2.775% Interest
Yolanda Monroe	c/o Melinda Monroe 183 Spruce St. Kingsland, GA 31548	Grand-Niece	Undivided 2.775% interest
Lillie Jean (Thomas) Sullivan	922 2nd Ave. S. Jacksonville Beach, FL 32250	Niece	Undivided 2.38% interest

Mose Thomas, III 12259 Franklin Brook Nephew Undivided 2.38% Ln. S. interest Jacksonville, FL 32225 Philip Thomas c/o Lillie Jean (Thomas) Nephew Undivided 2.38% Sullivan interest 922 2nd Ave. S. Jacksonville Beach, FL 32250 Andrew Scott Thomas 10902 Whitly Ct. Undivided 2.38% Nephew Jacksonville, FL 32246 interest Samuel L. Thomas 2249 South Beach Pkwy. Nephew Undivided 2.38% Jacksonville Beach, FL interest 32250 John S. Thomas c/o Lillie Jean (Thomas) Nephew Undivided 2.38% Sullivan interest 922 2nd Ave. S. Jacksonville Beach, FL 32250 Vonna J. (Thomas) c/o Lillie Jean (Thomas) Niece Undivided 2.38% Sullivan interest Milligan 922 2nd Ave. S. Jacksonville Beach, FL 32225 Richard Collins Norris P.O. Box 490715 Nephew Undivided 8.33% Atlanta, GA 30349 Interest Alfred Alvin Norris, Jr. P.O. Box 490715 Nephew Undivided 8.33% Atlanta, GA 30349 Interest

**ORDERED AND ADJUDGED FURTHER** that the Personal Representative is authorized and directed to surrender all of the Property which may be in the possession or

control of the Personal Representative to the decedent's descendants specified above and the Personal Representative shall have no further responsibility with respect to it.

**DONE AND ORDERED** in Jacksonville, Florida, on the 17 day of April, 2013.

Peter L. Dearing Circuit Judge

Copy to:

Lawrence E. Hayden, Jr., Esq. Attorney for the Personal Representative HAYDEN *Law* 1301 Penman Rd., Suite F Jacksonville Beach, FL 32250

Catherine S. Whitehead 140 E. 45th Street Jacksonville, FL 32208

Ruby Mae Scott Peterson Rest Home 1622 Silver St. Jacksonville, FL 32206

Grace Louise Scott c/o Lila Jackson 83 Nottingham Lane Columbus, MS 39705

Christine A. Mays P. O. Box 842 Waldo, FL 32694-0842

Jervonne Norris Peterson c/o Rhonda Bartley, Guardian 1546 Summit Oaks Dr. W. Jacksonville, FL 32221

Joyce Ann (Norris) Dove 3923 Leonard Circle W. Jacksonville, FL 32209 Melinda Monroe 183 Spruce St. Kingsland, GA 31548

Yolanda Monroe c/o Melinda Monroe 183 Spruce St. Kingsland, GA 31548

Lillie Jean (Thomas) Sullivan 922 2nd Ave. S. Jacksonville Beach, FL 32250

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Philip Thomas c/o Lillie Jean (Thomas) Sullivan 922 2<sup>nd</sup> Ave. S. Jacksonville Beach, FL 32250

Andrew Scott Thomas 10902 Whitly Ct. Jacksonville, FL 32246

Samuel L. Thomas 2249 South Beach Pkwy. Jacksonville Beach, FL 32250

John S. Thomas c/o Lillie Jean (Thomas) Sullivan 922 2<sup>nd</sup> Ave. S. Jacksonville Beach, FL 32250

Vonnie J. (Thomas) Milligan c/o Lillie Jean (Thomas) Sullivan 922 2<sup>nd</sup> Ave. S. Jacksonville Beach, FL 32225

Richard Collins Norris P.O. Box 490715 Atlanta, GA 30349 . . . . .

Alfred Alvin Norris, Jr. P.O. Box 490715 Atlanta, GA 30349

Crosstown Traders, Inc. AMO c/o DCM Services LLC 4150 Olson Memorial Hwy, Suite 200 Minneapolis, MN 55422

World Financial Network Bank - Blair c/o DCM Services LLC 4150 Olson Memorial Hwy, Suite 200 Minneapolis, MN 55422

Liberty Ambulance Service, Inc. 626 Atlantic University Cir. Jacksonville, FL 32207

Book 10228 Page 3

ge 686	STATE ATTORNEY NO.: 20006/18	IN THE COURT OF THE FOURTH JUDICIAL GIRCUIT, IN AND FOR
0212 Pa	STATE OF FLORIDA,  Plaintiff,  vs.	CASE NO.: 3000/4650F A
Book 1	Sohn Thomas  Defendant.  RACE: DOB: 1/04/84  SEX: SSN:	SEP 2 8 2001

## JUDGMENT AND RESTITUTION ORDER

[F.S. 775.089]

THIS CAUSE having come on to be heard upon the State's Motion for an Order requiring that the defendant, pursuant to Section 775.089 Florida Statutes, pay restitution costs for the benefit of the victim, herein namely:

A. Name: Musilla Address: Port 6/466 City, State, Zip: Sax PC 30036

\*B. Victim Compensation Trust Fund
Office of the Attorney General
The Capitol
Tallahassee, Florida 32399-1050

Dock 2001279735
Book: 10212
Pages: 686 - 687
Filed & Recorded
11/02/2001 07:31:28 AM
JIN FULLER
CLERK CIRCUIT CRIRT

\*If Victim Compensation has compensated the victim in part or in whole, then payments shall be raimbursement.

On the evidence presented it is adjudged,

- 1. That the State's Motion is hereby granted and the Defendant shall pay restitution for the benefit of the above-named victim in the total sum of \$ 5000 that shall bear interest at the legal rate, for which let execution issue. Said amount is to be offset by any monies paid to the victim by responsible co-defendants.
- 2. Payment shall be made to the victim through the Clerk of Court (Felony or Misdemeanor as applicable). If the defendant is released from prison to supervision under the Department of Corrections, payments and disbursements shall be made through the Department for the length of such supervision. Upon completion of supervision, payments and disbursements on any outstanding balance shall be made directly through the Clerk of Court. The Clerk of Court is authorized to collect a \$2.00 fee per payment, pursuant to Section 28.24(31),

٠,	3.	Payn	nent Set	fedule: [Check appli	cable instruction	ı(s)]			
		17	Total	sum shall be paid in	mediately.				
687	•	[]	Total:	sum shall be paid in it nonthly basis. Paym pal.	nstallment payme lents shall be ap	ents of \$_ pplied first to in	payal iterest and the	ble on a balance	[ ] week ∋, if any,
Page		[ ]	Other,	, specified schedule:					
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102		(b)	The er	nd of such period or	the last such ins	italiment shall r	not be later tha	in:	
800%			1.	The end of the peri	od of probation i	if probation is o	ordered;		
9			2.	Five years after the order probation; or	end of the term	of imprisonme	ent imposed if	the Cour	t does no
			3.	Five years after the	date of sentenc	ing in any othe	r case; or		
	immediately.	(c)	if not o	otherwise provided I	by the Court un	der this subse	ction, restituti	on must	be made
		•	•	of the Court shall pro as a lien, pursuant to in fuck courte	0 00011011 33.10	m named here , Florida Statut , Florid	<b>es</b> .		ler for the
	Copies furnish Victim Assistant State Defendant and NOTE: The vi	Attorne	ay Inse Cou	in the office of the Clerk of and the same latin full for WITNESS my hand and Janksonsills of the clerk of the control of the	Clerk of the Circuit Co- ERTIFY the within and it riginal as it appears on in of Circuit Court of Duval on and effect and of Clerk of Circuit the Laday of Mourals diff Full Clerk, Circuit and	record and file County, Florida, Court at LEA D., 20 (3) LLER County Courts	11/15/2001 JIM FULLER CLERK CIRCUIT DUVAL COUNTY TRUST FUND RECORDING	28 4 led 10:28:24	
				.*` **					

SA/173

PAGE 2

DEC 1 7 2002

FILED

VS.

STATE OF FLORIDA

CLERK CIRCUIT COURT

Book 10832

IN THE COUNTY/CIRCUIT COURT IN AND FOR DUVAL COUNTY, FLORIDA

DIVISION CASE NO:

02-12853 CFA

JOHN THOMAS

Next Court Date: 2002/11/14

FINAL JUDGMENT SETTING ATTORNEY'S FEES AND COSTS AND IMPOSITION OF LIEN FOR PUBLIC DEFENDER OR COURT-APPOINTED COUNSEL SERVICES

The Defendant has previously been adjudged insolvent, and counsel appointed to represent said Defendant. With regard to the imposition of fees and costs, the Defendant has been provided adequate notice and has had an opportunity to be heard and, pursuant to Section 27.56, Florida Statutes, the Court has determined the amount to be assessed as reasonable attorney's fees and costs in this case. It is therefore,

### ORDERED:

- 1. The sum of \$50.00, is hereby determined to be a reasonable reimbursable attorney's fee for the services rendered by court-appointed counsel in this case.
- \_\_\_\_, made payable to the Consolidated City of Jacksonville, is hereby The sum of \$ determined to be a reasonable reimbursement for costs provided to the Defendant by the Court, or incurred by the Defendant during this proceeding. This amount has been adjusted by the Court, consistent with the provisions of Section 27.3455, Florida Statutes.
- (Check only if Defendant has NOT paid Public Defender Application Fee) In addition to the fee assessed in paragraph 1 above, a Public Defender Application Fee in the amount of \$40.00 shall be added in accordance with Section 27.52, et. Seq., Florida Statutes, to the judgment and lien entered and created in paragraph 4 herein. In the event that the Defendant pays all or part of the judgment and lien imposed in this case, the first \$40.00 paid shall be forwarded by the City of Jacksonville to the Clerk of the Courts for Duval County. The funds forwarded by the City shall be deposited by the Clerk into the Indigent Defense Trust Fund.

(Add the amounts from paragraphs 1, 2 and, if applicable, 3 above and enter the total in paragraph 4).

4. A lien in favor of the City of Jacksonville in the amount of \$\(\frac{40.00}{}\), is hereby created against all property of the Defendant, both real and personal, for all amounts due and owing, plus legal interest, subject to the provisions of paragraph 3 above, relating to the Public Defender Application Fee.

DONE AND ORDERED in Open Court at Jacksonville, Duval County, Florida, this 17 day of

JUDGE

Clerk - Original Public Defender - Pink Defendant - Goldenrod Indigence Examiner - Green Doc# 2002366814 Book: 10832 Page: 1446

iled & Recorded 12/26/2002 11:05:10 AM IN FULLER

CLERK CIRCUIT COURT DUVAL COUNTY

		Book	10915	Page	195
STATE ATTO	RNEY NO.:	IN THE JUDICIAL FLORIDA	CIRCUIT, II	COURT ( NAND FO	OF THE FOURTH R DUVAL COUNTY,
STATE OF FL	ORIDA,	CASE NO	0:02-60	6056-	AMA
vs.	Plaintiff,	DIVISION		FI	LED
John	Thomas			FEB	0 7 2003
	Defendant.			2 ···	- Julian
RACE:	$\frac{3}{1}$ DOB: $\frac{10-17-78}{1}$ SSN:		l l	CLERK	CIRCUIT COURT
SEX:/	SSN:			4.	
THIS defendant, pu namely:	JUDGMENT AND RES [F.S. 775] CAUSE having come on to be heard upon ursuant to Section 775.089, Florida Statutes,	5.089] on the State	e's Motion f	or an Ord	er requiring that the it of the victim, herein
A.	Name: Poblix	<u> </u>		Bock 20	03044292
	Address: 1100 donn AV	<u>e 131d</u>	3 (00 2)215		95 - 196
*B.	City, State, Zip:	7)	, 2-10	JIM FÜLLE	2003 11:21:37 AM R RCUIT COURT
	*If Victim Compensation has compensate made and distributed first to the victim, ar reimbursement.	ed the victim nd when fully	in part or ir y compensa	whole, the	en payments shall be tim Compensation for
On the evide	ence presented it is adjudged,				
1. the above-na	That the State's Motion is hereby granted amed victim in the total sum of \$_23.0	and the Def	fendant shal shall bear int	l pay restit erest at th	ution for the benefit of e legal rate, for which

- let execution issue. Said amount is to be offset by any monies paid to the victim by responsible co-defendants.
- Payment shall be made to the victim through the Clerk of Court (Felony or Misdemeanor as applicable). If the defendant is released from prison to supervision under the Department of Corrections, payments and disbursements shall be made through the Department for the length of such supervision. Upon completion of supervision, payments and disbursements on any outstanding balance shall be made directly through the Clerk of the Court. The Clerk of Court is authorized to collect a \$2.00 fee per payment, pursuant to Section 28.24(31), Florida Statutes.

THIS ITE

3.	Payme	ent Schedule: [Check applicable instruction(s)]
	[ ]	Total sum shall be paid immediately.
	[ ]	Total sum shall be paid in installment payments of \$, payable on a [ ] weekly [ ] monthly basis. Payments shall be applied first to interest and the balance, if any, to principal.
	[ ]	Other, specified schedule:
4. specified per	(a) iod or in	The Court may require that the defendant make restitution under this section within a specified installments.
	(b)	The end of such period or the last such installment shall not be later than:
		1. The end of the period of probation if probation is ordered;
		<ol> <li>Five years after the end of the term of imprisonment imposed if the Court does not order probation; or</li> </ol>
		3. Five years after the date of sentencing in any other case; or
immediately	©	If not otherwise provided by the Court under this subsection, restitution must be made
5. under this s Parole Com	ection s	efendant is placed on probation or paroled, complete satisfaction of any restitution ordered hall be a condition of such probation or parole. The Court may revoke probation, and the may revoke parole, if the defendant fails to comply with such order.
6	That	the Clerk of the Court shall provide to the victim named herein a copy hereof, in order for the judgment as a lien, pursuant to Section 55.10, Florida Statutes.
		ORDERED in Jacksonville, Florida, onFEB 0 3 2003, 20
		Judge of the County Court
Copies furn	shed by	Clerk to:
Victim Assistant St	ate Atto	rney
		efense Counsel

NOTE: The victim shall notify the Clerk of the Court, in writing, of any address changes.

SA/173CO

IN THE COURT OF THE FOURTH JOJICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA.

142	
Page	
.0942	

CASE NO.:2002- 47935-MM-A

STATE OF FLORIDA,

vs.

THOMAS, JOHN

DIVISION: L

Page: 1420 Filed & Recorded 02/27/2003 11:13:56 AM

FILEBOICE TOPMONIATION FULLER

JIN FULLER

AFFIDAVIT

CLERK CIRCUIT COURT By order of the Court dated \_\_ 09/15/2002 DUVAL COUNTY to appear in the Office of the Clerk of the County Court to pay a fine, to arrange for an extension of , the Defendant was ordered time to pay said fine, or to schedule a court date for the Court's consideration of the failure to pay said fine. I am custodian of the records within the Office of the Clerk and have knowledge of the appearance or failure to appear of persons required by the County Court to pay fines in criminal cases. I have reviewed the record in this case and that record reflects that the above-named Defendant did not appear as ordered



WITNESS my hand and seal of office at Jacksonville, Florida, this

DATE

12/09/2002

JIM FULLER, CLERK

ORDER TO SHOW CAUSE

FINAL CIVIL JUDGMENT Upon the affidavit of the above Affiant the Court finds that there is reason to believe that the above-named Defendant has committed an act which would constitute indirect criminal contempt in that the above-named Defendant was ordered to appear in the Office of the Clerk of the County Court to pay a fine in this case, or to make further arrangements with respect to payment of said fine as ordered by the Court, and that the above-named Defendant failed to appear as ordered, and/or has failed to pay \$ 170.00

In further consideration of the above affidavit the Court finds that there is reason to believe that the Defendant will not appear in response to an Order to Show Cause.

# WHEREFORE, IT IS ORDERED THAT

1. The Clerk of the County Court shall cause a capias to issue for the arrest of the above-named Defendant

2. The Clerk of the County Court shall cause a summons to issue for the appearance of the above-named Defendant and for the Defendant to respond to this Order to Show Cause.

2(a) A hearing will be held on \_

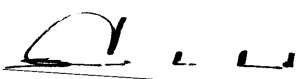
County Courthouse, 330 East Bay Street, Jacksonville, at which time the Defendant will be called upon to Show Cause why he/she should not be held in contempt for failure to obey a lawful order of this court.

3. It is Adjudged that the defendant is indebted to the City of Jacksonville in the amount of \$ 170,00 which sum shall bear interest at the legal rate established under Chapter 55, FSA. for all of which let

DONE AND ORDERED this\_\_\_\_day of \_\_\_\_\_

JAN 0 6 2003

Copies to: Defendant State Attorney



IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA.

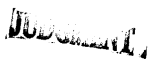
<sup>|電影</sup>DIVISION: K

STATE OF FLORIDA,

vs.

THOMAS, SAMUEL

AFFIDAVIT



COUNTY EN

WITNESS my hand and seal of office at Jacksonville, Florida, this

DATE 10/31/2002

JIM FULLER, CLERK

By: Schellernge Deputy Clerk Bm

ORDER TO SHOW CAUSE
FINAL CIVIL JUDGMENT

Upon the affidavit of the above Affiant the Court finds that there is reason to believe that the above-named Defendant has committed an act which would constitute indirect criminal contempt in that the above-named Defendant was ordered to appear in the Office of the Clerk of the County Court to pay a fine in this case, or to make further arrangements with respect to payment of said fine as ordered by the Court, and that the above-named Defendant failed to appear as ordered, and/or has failed to pay \$ 40.00

In further consideration of the above affidavit the Court finds that there is reason to believe that the Defendant will not appear in response to an Order to Show Cause.

#### WHEREFORE, IT IS ORDERED THAT

- 1. The Clerk of the County Court shall cause a capias to issue for the arrest of the above-named Defendant with bail set at \$\_\_\_\_\_\_.
- 2. The Clerk of the County Court shall cause a summons to issue for the appearance of the above-named Defendant and for the Defendant to respond to this Order to Show Cause.
- 3. It is Adjudged that the defendant is indebted to the City of Jacksonville in the amount of \$\(\frac{\psi}{40}\) which sum shall bear interest at the legal rate established under Chapter 55, FSA. for all of which let execution issue.

DONE AND ORDERED this 35 day of \_\_\_\_\_ F1

File -

. in Chambers.

Copies to:
Defendant
State Attorney

Sharon H. Tanner
County Judge

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VS.

2003168954 11114 2425	5/28/2003 12:58:19 PM FILLER	K CIRCUIT COURT
200 E	05/2 III FIII	SER SER

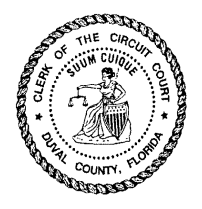
IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA.

CASE NO.: 02-MM-66056

DIVISION: L

JU-

**AFFIDAVIT** 



STATE OF FLORIDA,

THOMAS, JOHN

WITNESS my hand and seal of office at Jacksonville, Florida, this

DATE 04-01-03

JIM FULLER, CLERK

By: Schllesm Deputy Clerk

ORDER TO SHOW CAUSE FINAL CIVIL JUDGMENT

Upon the affidavit of the above Affiant the Court finds that there is reason to believe that the above-named Defendant has committed an act which would constitute indirect criminal contempt in that the above-named Defendant was ordered to appear in the Office of the Clerk of the County Court to pay a fine in this case, or to make further arrangements with respect to payment of said fine as ordered by the Court, and that the above-named Defendant failed to appear as ordered, and/or has failed to pay \$ 170.00

In further consideration of the above affidavit the Court finds that there is reason to believe that the Defendant will not appear in response to an Order to Show Cause.

### WHEREFORE, IT IS ORDERED THAT

- 2. The Clerk of the County Court shall cause a summons to issue for the appearance of the above-named Defendant and for the Defendant to respond to this Order to Show Cause.
- 2(a) A hearing will be held on \_\_\_\_\_\_, in Courtroom \_\_\_\_\_\_, Duval County Courthouse, 330 East Bay Street, Jacksonville, at which time the Defendant will be called upon to Show Cause why he/she should not be held in contempt for failure to obey a lawful order of this court.
- 3 It is Adjudged that the defendant is indebted to the City of Jacksonville in the amount of \$ 170.00 which sum shall bear interest @ the legal rate established under Chapter 55, FSA. for all of which let execution issue.

DONE AND ORDERED this H day of \_\_\_\_\_\_\_

Nay 2003

, in Chambers.

Copies to: Defendant State Attorney



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STATE OF FLORIDA

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ILED

IN THE COUNTY/CIRCUIT COURT IN AND FOR DUVAL

CASE NO:

2003-006145-2

Next Court Date:

2003/03/10

THOMAS

### FINAL JUDGMENT SETTING ATTORNEY'S FEES AND COSTS AND IMPOSITION OF LIEN FOR PUBLIC DEFENDER OR COURT-APPOINTED COUNSEL SERVICES

The Defendant has previously been adjudged insolvent, and counsel appointed to represent said Defendant. With regard to the imposition of fees and costs, the Defendant has been provided adequate notice and has had an opportunity to be heard and, pursuant to Section 27.56, Florida Statutes, the Court has determined the amount to be assessed as reasonable attorney's fees and costs in this case. It is therefore,

O	<b>T</b>	•	-	•	*

- 1. The sum of \$\frac{300}{200}\$, is hereby determined to be a reasonable reimbursable attorney's fee for the services rendered by court-appointed counsel in this case.
- The sum of \$ \_\_\_, made payable to the Consolidated City of Jacksonville, is hereby determined to be a reasonable reimbursement for costs provided to the Defendant by the Court, or incurred by the Defendant during this proceeding. This amount has been adjusted by the Court, consistent with the provisions of Section 27.3455, Florida Statutes.
- Check only if Defendant has NOT paid Public Defender Application Fee) In addition to the fee assessed in paragraph 1 above, a Public Defender Application Fee in the amount of \$40.00 shall be added in accordance with Section 27.52, et. Seq., Florida Statutes, to the judgment and lien entered and created in paragraph 4 herein. In the event that the Defendant pays all or part of the judgment and lien imposed in this case, the first \$40.00 paid shall be forwarded by the City of Jacksonville to the Clerk of the Courts for Duval County. The funds forwarded by the City shall be deposited by the Clerk into the Indigent Defense Trust Fund.

(Add the amounts from paragraphs 1, 2 and, if applicable, 3 above and enter the total in paragraph 4).

4. A lien in favor of the City of Jacksonville in the amount of \$700, is hereby created against all property of the Defendant, both real and personal, for all amounts due and owing, plus legal interest, subject to the provisions of paragraph 3 above, relating to the Public Defender Application Fee.

DONE AND ORDERED in Open Court at Jacksonville, Dyval County, Florida, this

JUDGÉ

Doc# 2003226153

Book: 11216

Page: 1250 Filed & Recorded 07/15/2003 11:03:04 AM

IIM FULLER

CLERK CIRCUIT COURT DUVAL COUNTY

Clerk - Original Public Defender - Pink Defendant - Goldenrod Indigence Examiner - Green

				1A
State of Florida v.  JOHN THOM	ías	Case N	Book 11218 umber 16-2003-CF-	
Defendant				
Imposition of Sentence Stayed and Withheld (Check if Applicable)	period of	nereby stays and withhold and places the Defendant ns (conditions of probations)	on probation/communit under the supervision of	y control for a of the Department
	FINGER	PRINTS OF DEI	PENDANT	
1. Right Thumb	2. Right Index	3. Right Middle	4. Right Ring	5. Right Little
		S. Left Maria		
6. Left Thumb	7. Leit todex	8. Left Middle	9. Left Ring	10. Left Little
Fingerprints taken by:	Barbera,	Name Jos	1848 B	Title
I HEREBY CER defendant,	TIFY that the above a	and foregoing are the fin, a		ed thereon by the defenda

Form CCFB0A

STATE OF FLORIDA

J	1	£	1	¥	_	v		 111	_
V									

JOHN THOMAS
-------------

In the Circuit Court, Fourth Judicial Circuit, in and for Duval County, Florida Division CR-C Case Number 16-2003-CF- 2472-AXXX-MA

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101	an	dan	1	
		uali	II.	

-----FMOB

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CHARGES/CUSTS/FEES
The defendant is hereby ordered to pay the following sums if checked: Book 11218 Page 2481
\$50.00 pursuant to section 938.03, Florida Statutes (Crimes Compensation Trust Fund).
\$3.00 as a court cost pursuant to section 938.01(1), Florida Statutes (Additional Court Cost Clearing Trust Fund).
\$2.00 as a court cost pursuant to section 938.15, Florida Statutes (Criminal Justice Education by Municipalities and Counties).
A fine in the sum of \$ pursuant to section 775.0835, Florida Statutes. (This provision refers to the optional fine for the Crimes Compensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a sentence to section 775.083, Florida Statutes are to be recorded on the sentence page(s).)
\$20.00 pursuant to section 938.09, Florida Statutes (Handicapped and Elderly Security Assistance Trust Fund).
A 10% surcharge in the sum of \$ pursuant to section 938.11, Florida Statutes (Handicapped and Elderly Security Assistance Trust Fund).
A sum of \$ pursuant to section 938.27, Florida Statutes (Prosecution/Investigative costs).  A sum of \$ pursuant to section 938.29, Florida Statutes (Public Defender Fees).
\$15.00 pursuant to 938.13, Florida Statutes, Misd. convictions involving drugs or alcohol.
\$200.00 pursuant to section 938.05, Florida Statutes (Local Government Criminal Justice Trust Fund).
A sum of \$ pursuant to 938.04, Florida Statutes (additional cost - 5% of fine).
\$135.00 pursuant to section 938.07, Florida Statutes (EMS - DUI cases).
\$100.00 pursuant to section 938.25, Florida Statutes, (FDLE Operating Trust Fund).
A sum of \$ pursuant to 938.23, Florida Statutes, (Grants For Alcohol & Other Drug Abuse Program - Drug Abuse Trust Fund).
A sum of \$ pursuant to 939.18, Florida Statutes, (Assessment of Additional Court Costs for Court Facilities - not to exceed \$150.00.
Restitution in accordance with attached order.
A sum of \$20 pursuant to 938.06, Florida Statutes, (Assessment of Additional Court Costs for Crime Stoppers Trust Fund - not to exceed \$500.00.
A sum of \$3.00 pursuant to 938.19, Florida Statutes, (Assessment of Additional Court Costs - Duval County Teen Court Trust Fund).
A sum of \$201.00 (Domestic Battery surcharge)  Other
DONE AND ORDERED in open court in Jacksonville, Duval County, Florida, this
day of July 2003.
Judge
Page 2 of 5

Form CCFM0C

Case Number 16-2003-CF- 2472-AXXX-MA OBTS Number 0013437513

### SENTENCE

	•				400000000000000000000000000000000000000	2868266003828686866600000000000000000000
^		(As to Count_	1	Book 112	l8 Page	2482
naving given	the determine an opp	parally before this court, and having and having cortunity to be heard and	accompanied by the second accompanied by the second accordance by the second accompanied by the second accordance by the second accordanc	by the defendant's cated guilty here ters in mitigation	attorney of r in, and the cou of sentence,	ecord urt
•		ot be sentenced as provi	ided by law, a	nd no cause bein	g shown.	
	k one if applicable.)		1-6 3 :	:4:6		.4.
		on (date)				
1	esentences the defend	previously entered a jud ant	igment in this	case on(	date)	w
		placed the defendant on 's probation/community		munity control a	nd having subs	sequently
It Is The S	entence Of The Cou	ırt That:				
The de	fendant pay a fine of as the	f \$, p 5% surcharge required	bursuant to sec by 938.04, Flo	tion 775.083, Fl orida Statutes.	orida Statutes	plus
The de	fendant is hereby cor	nmitted to the custody of	of the Departm	ent of Correction	<b>1</b> 5.	
The de	fendant is hereby cor	nmitted to the custody of	of the Sheriff	of Duval County	Florida.	
The de	fendant is sentenced	as a youthful offender i	n accordance	with section 958.	04, Florida St	atutes.
To be Impr	soned (Check one;	unmarked sections are	inapplicable)	:		
	term of natural life.	• • •				
For a	term of $\mathcal{I}$	ars.				
Said S order.	ENTENCE SUSPÉND	ED for a period of		subject to	conditions se	t forth in this
If "split" se	tence, complete the	appropriate paragraph.				
Depart		on paccording to the terms a				
of the	sentence shall be sus	period of in pended and the defendan unconditions of probation/	it shall be place	ced on probation,	community co	ntrol
		ered to serve additional sins service of the superv		all incarceration	portions shall	l be
		OTHER P	ROVISION	IS		
Retention o Jurisdiction	, 94 <del>7.</del>	court retains jurisdiction 16(4), Florida Statutes.		-	, 2	_
Jail Credit	It is as cr	further ordered that the edit for time incarcerate	defendant sha ed before impo	ll be allowed a sition of this ser	total of /50	days
Prison Cred	previ	further ordered that the ously served on this cousentencing.			1	
Consecutive, Concurrent As To Othe Counts	(chec	further ordered that the ck one) consecutive the sentence set forth in	ve to n count	concurrent of this c		
Form CCFM0C		Page	_ of			

						·
Defendant	JOHN	THOMAS		Case Number	16-2003-CF-	2472-AXXX-MA
	•		OTHER PR	OVISIONS		
				В	ook 11218	Page 2483
Consecutive/ Concurrent As To Other Convictions		specified in (check one) with the fol (check one) any ac	this order shall ru consecutive	to concurr	ent	imposed for the counts
Florida, is her designated by by Florida Sta  The desappeal within	the departute.  efendant 30 days	in open court was from this date wit	o deliver the defenth a copy of this advised of the right the clerk of this	dant to the Depa judgment and ser tht to appeal from s court and the	artment of Corrected and any of this sentence defendant's right	ctions at the facility other documents specified by filing notice of
		the appeal at the ex he above sentence, t		-		
DONE ,	KNID OI	RDERED in open co	ourt 🛪 Jacksonville	e, Duval County.	, Florida, this _	3

IN THE COUNTY COURT OF DUVAL COUNTY, FLORIDA

FILED

08/07/2003

CLERK CIRCUIT COURT

CASE NO: 16-2003-MM-038188-AXXX-MA

**DIVISION:** 

L

STATE OF FLORIDA	DUVAL COUNTY
vs. PHILIP JOSEPH THOMAS	
	Defendant.
JUDGMENT AN	ND SENTENCE
	plead guilty to:  SCH GROUNDS  Plead nolo contendere to:
That defendant, accompanied by his attorney, being present in open court, it is	/ WAIVED/ NONE
ADJUDGED that the defendant is guilty of	SAID OFFENSE(S)
After the foregoing judgment was rendered, that defen	adant was informed by the court of the accusation against
That defendant and the State were afforded an opportu or aggravating circumstances that might properly be taken	unity to present evidence to the court as to any mitigating into consideration in imposing sentence.
Upon consideration, it is ORDERED that:	· ·
The defendant shall be imprisoned in the County Jail of 01- 2 DYS - 2 DYS CR.	of Duval County, Florida, for a term of:
concurrent consecutive	
The defendant is hereby placed on probation for a peri	od of

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$	to the Clerk of this Court.
to the Clerk of this Court.  The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of 50.00 to the Clerk of this court.  The defendant shall pay \$ 5.00 S	
to the Clerk of this Court.  The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$50.00 to the Clerk of this court.  The defendant shall pay \$ \$5.00 \$ court cost to the Clerk of this Court.  The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of to the Clerk of this Court.  The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$50.00 to the Clerk of this Court.  The defendant shall pay — cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.  The defendant shall pay a Court Improvement costs in the amount of \$50.00 to the Clerk of this Court.  The defendant shall pay Domestic Battery surcharge in the amount of \$50.00 to the Clerk of this Court.  The defendant shall pay a Teen Court costs in the amount of \$50.00 to the Clerk of this Court.  The defendant shall pay a Crime Stoppers costs in the amount of \$50.00 (not to exceed \$500.00).  A sum of \$50.00 (not to exceed \$500.00).  A sum of \$50.00 (not to exceed \$500.00).  A sum of \$50.00 (not to exceed \$500.00).  The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:  """ upon completion of the terms and conditions of that probation are specified in a separate order.  After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal	
The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of  to the Clerk of this Court.  The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of  to the Clerk of this Court.  The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$50.00 to the Clerk of this Court.  The defendant shall pay	to the Clerk of this Court.
The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of  to the Clerk of this Court.  The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$50.00 to the Clerk of this Court.  The defendant shall pay	
to the Clerk of this Court.  The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$  50.00 to the Clerk of this Court.  The defendant shall pay	The defendant shall pay \$ 5.00 S court cost to the Clerk of this Court.
The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$ 50.00 to the Clerk of this Court.  The defendant shall pay cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.  The defendant shall pay a Court Improvement costs in the amount of \$ 50.00 to the Clerk of this Court.  The defendant shall pay Domestic Battery surcharge in the amount of \$ to the Clerk of this Court.  The defendant shall pay a Teen Court costs in the amount of \$ to the Clerk of this Court.  The defendant shall pay a Crime Stoppers costs in the amount of \$ 20.00 (not to exceed \$500.00).  A sum of \$ Agency _ \$ Agency _ pursuant to section 938.27, Florida Statutes (Prosecution/Investigative Costs).  Revoked License _ D . U. I. School  The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:	The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of
The defendant shall pay	to the Clerk of this Court.
cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.  The defendant shall pay a Court Improvement costs in the amount of \$	The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$\frac{50.00}{}\] to the Clerk of this Court.
The defendant shall pay a Court Improvement costs in the amount of \$ 50.00 to the Clerk of this Court.  The defendant shall pay Domestic Battery surcharge in the amount of \$ to the Clerk of this Court.  The defendant shall pay a Teen Court costs in the amount of \$ to the Clerk of this Court.  The defendant shall pay a Crime Stoppers costs in the amount of \$ 20.00 (not to exceed \$500.00).  A sum of \$ Agency \$ Agency pursuant to section 938.27, Florida Statutes (Prosecution/Investigative Costs).  Revoked License D. U. I. School The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:  ———————————————————————————————————	The defendant shall pay cost for the Department of Health and Rehabilitative Services
The defendant shall pay a Teen Court costs in the amount of \$ to the Clerk of this Court.  The defendant shall pay a Teen Court costs in the amount of \$ to the Clerk of this Court.  The defendant shall pay a Crime Stoppers costs in the amount of \$ to the Clerk of this Court.  The defendant shall pay a Crime Stoppers costs in the amount of \$ 20.00_ (not to exceed \$500.00).  A sum of \$ Agency pursuant to section 938.27, Florida Statutes (Prosecution/Investigative Costs).  Revoked License D. U. I. School  The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:  upon completion of tremainder of that sentence shall be withheld until the further order of this court, and that defendant shall be upon probation, under the supervision and control of the Salvation Army Corrections Division/this Court, for a period of The terms and conditions of that probation are specified in a separate order.  After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.	to the Clerk of the Court.
The defendant shall pay a Teen Court costs in the amount of \$ to the Clerk of this Court.  The defendant shall pay a Crime Stoppers costs in the amount of \$ 20.00 (not to exceed \$500.00).  A sum of \$ Agency pursuant to section 938.27, Florida Statutes  (Prosecution/Investigative Costs).  Revoked License D. U. I. School  The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:  of that sentence, imposition of the remainder of that sentence shall be withheld until the further order of this court, and that defendant shall be upon probation, under the supervision and control of the Salvation Army Corrections Division/this Court, for a period of The terms and conditions of that probation are specified in a separate order.  After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.	The defendant shall pay a Court Improvement costs in the amount of \$ 50.00 to the Clerk of this Cou
The defendant shall pay a Teen Court costs in the amount of \$ to the Clerk of this Court.  The defendant shall pay a Crime Stoppers costs in the amount of \$ 20.00 (not to exceed \$500.00).  A sum of \$ Agency pursuant to section 938.27, Florida Statutes  (Prosecution/Investigative Costs).  Revoked License D . U. I. School  The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:  of that sentence, imposition of the remainder of that sentence shall be withheld until the further order of this court, and that defendant shall be upon probation, under the supervision and control of the Salvation Army Corrections Division/this Court, for a period of The terms and conditions of that probation are specified in a separate order.  After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.	The defendant shall pay Domestic Battery surcharge in the amount of \$ to the Clerk of this Cou
A sum of \$	
Revoked License	
The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:	A sum of \$Agency\$_Agencypursuant to section 938.27, Florida Statutes
The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:	
of that sentence, imposition of the remainder of that sentence shall be withheld until the further order of this court, and that defendant shall be upon probation, under the supervision and control of the Salvation Army Corrections Division/this Court, for a period of The terms and conditions of that probation are specified in a separate order.  After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.	
of that sentence, imposition of the remainder of that sentence shall be withheld until the further order of this court, and that defendant shall be upon probation, under the supervision and control of the Salvation Army Corrections Division/this Court, for a period of The terms and conditions of that probation are specified in a separate order.  After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.	
remainder of that sentence shall be withheld until the further order of this court, and that defendant shall be upon probation, under the supervision and control of the Salvation Army Corrections Division/this Court, for a period of The terms and conditions of that probation are specified in a separate order.  After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.	upon completion o
After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.	Leaf that contained shall be withheld until the further order of this court, and that defendant shall be upon
from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.	of The terms and conditions of that probation are specified in a separate order
Done in open court at Jacksonville, Duval County, Florida 28 day of JULY 2003	from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.
	Done in open court at Jacksonville, Duval County, Florida 28 day of JULY 2003
/ 1 . 1 1	

Judge

IN THE COUNTY COURT OF DUVAL COUNTY, FLORIDA

FILED

08/19/2003

CLERK CHACUIT COURT

Book 11324 Page 1665

CASE NO: 16-2002-MM-054732-AXXX-MA

DIVISION:

STATE OF FLORIDA

37 C

Doc# 2003286003 Book: 11324 Pages: 1665 - 1666 Filed & Recorded 08/28/2003 05:34:06 PM

PHILIP JOSEPH	I THOMAS	Defendant.	Filed & Recorded 08/28/2003 05:34:06 PM JIM FULLER CLERK CIRCUIT COURT	
	JUDGMENT	AND SENTENC	E	DUVAL COUNTY
The defendant having  CNT 01	been found guilty of: \$806.13(2)(A) CR	plead guilty to:  IM. MISC200	X plead	nolo contendere to:
That defendant, acco being present in open c	mpanied by his attorney, ourt, it is		/□wa:	ived/ none
ADJUDGED that the	defendant is guilty of	SAID OFFENSE(S)		,
that defendant and of t to show why sentence s should not be pronounce		was asked by the court at defendant showed no	whether that legally suffi	defendant had any cause cient cause why sentence
That defendant and to or aggravating circumst	the State were afforded an optances that might properly be	taken into consideration	in imposing	sentence.
Upon consideration,	it is ORDERED that:			
The defendant shall	be imprisoned in the County I	Jail of Duval County, F	lorida, for a	term of:
01- 2 DYS -	2 DYS CR.		· · · · · · · · · · · · · · · · · · ·	
concurren	t consecutive			
The defendant is her	reby placed on probation for a	a period of		
i the numerician of	of the Salvation Army the con	additions are specified in	a separate i	order

The defendant shall pay a fine in the amount of \$
to the Clerk of this Court.
The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$
to the Clerk of this Court.
The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$ to the Clerk of this court.
The defendant shall pay \$court cost to the Clerk of this Court.
The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of
The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of to the Clerk of this Court.  \$ 50.00 to the Clerk of this Court.
The defendant shall pay
cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.  The defendant shall pay a Court Improvement costs in the amount of \$ 25.00 to the Clerk of this Court.  The defendant shall pay Domestic Battery surcharge in the amount of \$ to the Clerk of this Court.
The defendant shall pay a Teen Court costs in the amount of \$ 3.00 to the Clerk of this Court.
The defendant shall pay a Crime Stoppers costs in the amount of \$
A sum of \$Agency\$ Agencypursuant to section 938.27, Florida Statutes (Prosecution/Investigative Costs).
Revoked LicenseD. U. I. School
The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:
upon completion of
remainder of that sentence shall be withheld until the further order of this court, and that defendant shall be upon probation, under the supervision and control of the Salvation Army Corrections Division/this Court, for a period
of The terms and conditions of that probation are specified in a separate order.
After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.
Done in open court at Jacksonville, Duval County, Florida 12 day of AUGUST 2003

THE STATE OF THE S

STATE OF FLORIDA

VS.

FILED	
SEP 2 5 2003	
Julia Julia CLERK CIRCUIT COURT	

IN THE COUNTY/CIRCUIT COURT IN AND FOR DUVAL

6/66-AXXXMI

2003-019292-0

Next Court Date: 2003/06/10

### SAMUEL THOMAS

### FINAL JUDGMENT SETTING ATTORNEY'S FEES AND COSTS AND IMPOSITION OF LIEN FOR PUBLIC DEFENDER OR COURT-APPOINTED COUNSEL SERVICES

The Defendant has previously been adjudged insolvent, and counsel appointed to represent said Defendant. With regard to the imposition of fees and costs, the Defendant has been provided adequate potice and has had an opportunity to be heard and, pursuant to Section 27.56, Florida Statutes, the Court has determined the amount to be assessed as reasonable attorney's fees and costs in this case. It is therefore, IN COMPUE

**ORDERED:** 

- 1. The sum of 6 , is hereby determined to be a reasonable reimbursable attorney's fee for the services rendered by court-appointed counsel in this case.
- \_\_\_\_, made payable to the Consolidated City of Jacksonville, is hereby The sum of \$ determined to be a reasonable reimbursement for costs provided to the Defendant by the Court, or incurred by the Defendant during this proceeding. This amount has been adjusted by the Court, consistent with the provisions of Section 27.3455, Florida Statutes.
- 3. (Check only if Defendant has NOT paid Public Defender Application Fee) In addition to the fee assessed in paragraph 1 above, a Public Defender Application Fee in the amount of \$40.00 shall be added in accordance with Section 27.52, et. Seq., Florida Statutes, to the judgment and lien entered and created in paragraph 4 herein. In the event that the Defendant pays all or part of the judgment and lien imposed in this case, the first \$40.00 paid shall be forwarded by the City of Jacksonville to the Clerk of the Courts for Duval County. The funds forwarded by the City shall be deposited by the Clerk into the Indigent Defense Trust Fund.

(Add the amounts from paragraphs 1, 2 and, if applicable, 3 above and enter the total in paragraph 4).

, is hereby created against A lien in favor of the City of Jacksonville in the amount of \$/ all property of the Defendant, both real and personal, for all amounts due and owing, plus legal interest, subject to the provisions of paragraph 3 above, relating to the Public Defender Application Fee.

AND ORDERED in Open Court at Jacksonville, Dayal Gounty, Florida, this

JUĎGĚ

Clerk - Original Public Defender - Pink Court Administration - Green Defendant - Goldenrod

> Doc# 2003324524 Book: 11392

Page: 196 Filed & Recorded

09/38/2003 01:46:44 PM

JIM FULLER

CLERK CIRCUIT COURT DUVAL COUNTY

IN THE COUNTY COURT OF THE FOURTH JUI IAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA.

CASE NO.:16-2003-MM- 38188-AXXX-MA

STATE OF FLORIDA, DIVISION: L July 1 THOMAS, PHILIP JOSEPH **AFFIDAVIT** Ö 07/28/2003 By order of the Court dated\_ \_\_\_, the Defendant was ordered to appear in the Office of the Clerk of the County Court to pay a fine, to arrange for an extension of time to pay said fine, or to schedule a court date for the Court's consideration of the failure to pay said Offine. I am custodian of the records within the Office of the Clerk and have knowledge of the appearance For failure to appear of persons required by the County Court to pay fines in criminal cases. I have reviewed the record in this case and that record reflects that the above-named Defendant did not appear as ordered by the Court. WITNESS my hand and seal of office at Jacksonville, Florida, this 11/03/2003 JIM FULLER, CLERK ORDER TO SHOW CAUSE FINAL CIVIL JUDGMENT Upon the affidavit of the above Affiant the Court finds that there is reason to believe that the above-named Defendant has committed an act which would constitute indirect criminal contempt in that the above-named Defendant was ordered to appear in the Office of the Clerk of the County Court to pay a fine in this case, or to make further arrangements with respect to payment of said fine as ordered by the Court, and that the above-named Defendant failed to appear as ordered, and/or has failed to pay \$ 170.00 In further consideration of the above affidavit the Court finds that there is reason to believe that the Defendant will not appear in response to an Order to Show Cause. WHEREFORE, IT IS ORDERED THAT 1. The Clerk of the County Court shall cause a capias to issue for the arrest of the above-named Defendant with bail set at \$\_\_\_ 2. The Clerk of the County Court shall cause a summons to issue for the appearance of the above-named Defendant and for the Defendant to respond to this Order to Show Cause. 2(a) A hearing will be held on \_ \_\_, in Courtroom \_\_\_\_\_ County Courthouse, 330 East Bay Street, Jacksonville, at which time the Defendant will be called upon to Show Cause why he/she should not be held in contempt for failure to obey a lawful order of this court. 3. It is Adjudged that the defendant is indebted to the City of Jacksonville in the amount of \$\frac{10}{0}\$. which sum shall bear interest at the legal rate established under Chapter 55, FSA, for all of which let execution issue. JAN 2 6 2004 DONE AND ORDERED this \_\_\_\_day of \_\_\_ Doc# 2004077333 Book: 1167 Page: 2502 Filed & Recorded 01:54:46 PM CLERK CIRCUIT COURT DUVAL COUNTY

Copies to: Defendant State Attorney

Harold C. Arnold County Judge

STATE OF FLORIDA IN COMPUTER	FILED
Vs.	JUN 1 5 2004
RICHARD NORRIS	LIERK CIRCUIT COURT

IN THE COUNTY/CIRCUIT COURT IN AND FOR DUVAL COUNTY, FLORIDA

DIVISION: CR-A CASE NO: - 16-2003 (F ) 498 ALXIMA 2003-023611-0 Next Court Date: 2003/07/16

## FINAL JUDGMENT SETTING ATTORNEY'S FEES AND COSTS AND IMPOSITION OF LIEN FOR PUBLIC DEFENDER OR COURT-APPOINTED COUNSEL SERVICES

The Defendant has previously been adjudged insolvent, and counsel appointed to represent said Defendant. With regard to the imposition of fees and costs, the Defendant has been provided adequate notice and has had an opportunity to be heard and, pursuant to Section 27.56, Florida Statutes, the Court has determined the amount to be assessed as reasonable attorney's fees and costs in this case. It is therefore,

and costs in this case. It is therefore,
1. The sum of \$ 500 is hereby determined to be a reasonable reimbursable attorney's fee for the services rendered by court-appointed counsel in this case.
2. The sum of \$, made payable to the Consolidated City of Jacksonville, is hereby determined to be a reasonable reimbursement for costs provided to the Defendant by the Court, or incurred by the Defendant during this proceeding. This amount has been adjusted by the Court, consistent with the provisions of Section 27.3455, Florida Statutes.
3. Check only if Defendant has NOT paid Public Defender Application Fee) In addition to the fee assessed in paragraph 1 above, a Public Defender Application Fee in the amount of \$40.00 shall be added in accordance with Section 27.52, et. Seq., Florida Statutes, to the judgment and lien entered and created in paragraph 4 herein. In the event that the Defendant pays all or part of the judgment and lien imposed in this case, the first \$40.00 paid shall be forwarded by the City of Jacksonville to the Clerk of the Courts for Duval County. The funds forwarded by the City shall be deposited by the Clerk into the Indigent Defense Trust Fund.
4. A lien in favor of the City of Jacksonville in the amount of \$, is hereby created against all property of the Defendant, both real and personal, for all amounts due and owing, plus legal interest, subject to the provisions of paragraph 3 above, relating to the Public Defender Application Fee.
DONE AND ORDERED in Open Court at Jacksonville, Duval County, Florida, this day of (MONTH)  Clerk - Original Public Defender - Pink

Court Administration - Green Defendant - Goldenrod

> Dock 2004201267 Book: 11884 Page: 2146 Filed & Recorded 06/21/2004 01:21:15 PM JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY

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STATE ATTORNEY NO.:

03mm109276

STATE OF FLORIDA,

Plaintiff,
vs.

Fidulum,

Alfred Alvin Norris, JR.

Defendant.

RACE: B SEX: M

DOBO/ SSN: IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

CASE NO.: 162003MM 64803

DIVISION:

Book 2004.359097
Book: 12140
Pages: 1880 — 1881
Filed & Recorded
11/12/2004 11:18:23 AM
JIN FULLER
CLERK CIRCUIT COURT

## JUDGMENT AND RESTITUTION ORDER

[F.S. 775.089]

THIS CAUSE having come on to be heard upon the State's Motion for an Order requiring that the defendant, pursuant to Section 775.089, Florida Statutes, pay restitution costs for the benefit of the victim, herein namely:

A. Name: Dominos Pizza

City, State, Zip: Jacksonville, FL 32244

\*B. Victim Compensation Trust Fund Office of the Attorney General The Capitol Tallahassee, Florida 32399-1050

\*If Victim Compensation has compensated the victim in part or in whole, then payments shall be made and distributed first to the victim, and when fully compensated, to Victim Compensation for reimbursement.

On the evidence presented it is adjudged,

- 1. That the State's Motion is hereby granted and the Defendant shall pay restitution for the benefit of the above-named victim in the total sum of \$\(\frac{16.02}{16.02}\); that shall bear interest at the legal rate, for which let execution issue. Said amount is to be offset by any monies paid to the victim by responsible co-defendants.
- 2. Payment shall be made to the victim through the Clerk of Court (Felony or Misdemeanor as applicable). If the defendant is released from prison to supervision under the Department of Corrections, payments and disbursements shall be made through the Department for the length of such supervision. Upon completion of supervision, payments and disbursements on any outstanding balance shall be made directly through the Clerk of the Court. The Clerk of Court is authorized to collect a \$2.00 fee per payment, pursuant to Section 28.24(31), Florida Statutes.

SA/173CO

PAGE 1

10/7/02

3.	P	ayme	ent Schedule: [Check applicable instruction(s)]
	[	]	Total sum shall be paid immediately.
	[	]	Total sum shall be paid in installment payments of \$, payable on a [ ] weekly [ ] monthly basis. Payments shall be applied first to interest and the balance, if any, to principal.
	[	]	Other, specified schedule:
4. specified peri	(a iod	,	The Court may require that the defendant make restitution under this section within a specified installments.
	(b	)	The end of such period or the last such installment shall not be later than:
			1. The end of the period of probation if probation is ordered;
			<ol> <li>Five years after the end of the term of imprisonment imposed if the Court does not order probation; or</li> </ol>
			3. Five years after the date of sentencing in any other case; or
immediately.	©		If not otherwise provided by the Court under this subsection, restitution must be made
5. under this se Parole Comm	ctio	n sha	endant is placed on probation or paroled, complete satisfaction of any restitution ordered all be a condition of such probation or parole. The Court may revoke probation, and the ay revoke parole, if the defendant fails to comply with such order.
6. victim to reco	Tr rd ti	at th	e Clerk of the Court shall provide to the victim named herein a copy hereof, in order for the dgment as a lien, pursuant to Section 55.10, Florida Statutes.  RDERED in Jacksonville. Florida on
DONE	E AN	ID O	RDERED in Jacksonville, Florida, on
			Judge of the County Court
Copies furnisi	hed	by C	lerk to:
Victim			
Assistant Stat			•
Defendant an	d/or	Defe	ense Counsel

NOTE: The victim shall notify the Clerk of the Court, in writing, of any address changes.

SA/173CO

PAGE 2

10/7/02

Doc # 2005133195, OR BK 12421 Page 619, 1 of 1 Filed & Recorded 04/19/2005 at 07:04 AM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY

IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT, IN

AND FOR DUVAL COUNTY, FLORIDA. CASE NO.:16-2003-MM- 64803-AXXX-MA STATE OF FLORIDA, DIVISION: L JUDGMENT vs. NORRIS, ALFRED A **AFFIDAVIT** 09/21/2004 By order of the Court dated\_ \_\_\_, the Defendant was ordered to appear in the Office of the Clerk of the County Court to pay a fine, to arrange for an extension of time to pay said fine, or to schedule a court date for the Court's consideration of the failure to pay said fine. I am custodian of the records within the Office of the Clerk and have knowledge of the appearance or failure to appear of persons required by the County Court to pay fines in criminal cases. I have reviewed the record in this case and that record reflects that the above-named Defendant did not appear as ordered by the Court. WITNESS my hand and seal of office at Jacksonville, Florida, this 01/10/2005 DATE JIM FULLER, CLERK Deputy Clerk ORDER TO SHOW CAUSE #INAL CIVIL JUDGMENT Upon the affidavit of the above Affiant the Court finds that there is reason to believe that the above-named Defendant has committed an act which would constitute indirect criminal contempt in that the above-named Defendant was ordered to appear in the Office of the Clerk of the County Court to pay a fine in this case, or to make further arrangements with respect to payment of said fine as ordered by the Court, and that the

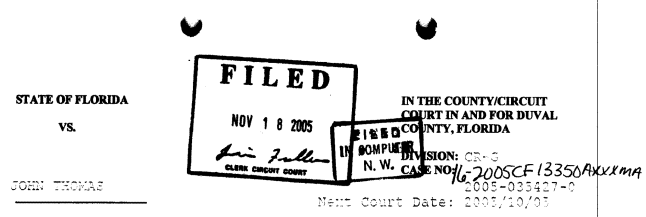
above-named Defendant failed to appear as ordered, and/or has failed to pay \$ 290.00

In further consideration of the above affidavit the Court finds that there is reason to believe that the Defendant will not appear in response to an Order to Show Cause.

#### WHEREFORE, IT IS ORDERED THAT

	1. The Clerk of the County Court shall cause a capias to issue with bail set at \$	ne for the arrest of the above-named Defendant
	2. The Clerk of the County Court shall cause a summons to in Defendant and for the Defendant to respond to this Order to	
	2(a) A hearing will be held on  County Courthouse, 330 East Bay Street, Jacksonville, at which Show Cause why he/she should not be held in contempt for fa	th time the Defendant will be called upon to
D	3. It is Adjudged that the defendant is indebted to the City of which sum shall bear interest at the legal rate established under	
	execution issue.  DONE AND ORDERED this day of	MAR 1 0 2005, in Chambers.

Harold C. Arnold County Judge



## FINAL JUDGMENT SETTING ATTORNEY'S FEES AND COSTS AND IMPOSITION OF LIEN FOR PUBLIC DEFENDER OR COURT-APPOINTED COUNSEL SERVICES

The Defendant has previously been adjudged insolvent, and counsel appointed to represent said Defendant. With regard to the imposition of fees and costs, the Defendant has been provided adequate notice and has had an opportunity to be heard and, pursuant to Section 27.56, Florida Statutes, the Court has determined the amount to be assessed as reasonable attorney's fees and costs in this case. It is therefore,

#### ORDERED:

- 1. The sum of \$\_50.00, is hereby determined to be a reasonable reimbursable attorney's fee for the services rendered by court-appointed counsel in this case.
- 2. The sum of \$\_\_\_\_\_\_, made payable to the Consolidated City of Jacksonville, is hereby determined to be a reasonable reimbursement for costs provided to the Defendant by the Court, or incurred by the Defendant during this proceeding. This amount has been adjusted by the Court, consistent with the provisions of Section 27.3455, Florida Statutes.
- 3. Check only if Defendant has NOT paid Public Defender Application Fee) In addition to the fee assessed in paragraph 1 above, a Public Defender Application Fee in the amount of \$40.00 shall be added in accordance with Section 27.52, et. Seq., Florida Statutes, to the judgment and lien entered and created in paragraph 4 herein. In the event that the Defendant pays all or part of the judgment and lien imposed in this case, the first \$40.00 paid shall be forwarded by the City of Jacksonville to the Clerk of the Courts for Duval County. The funds forwarded by the City shall be deposited by the Clerk into the Indigent Defense Trust Fund.

#### (Add the amounts from paragraphs 1, 2 and, if applicable, 3 above and enter the total in paragraph 4).

4. A lien in favor of the City of Jacksonville in the amount of  $\frac{9000}{1000}$ , is hereby created against all property of the Defendant, both real and personal, for all amounts due and owing, plus legal interest, subject to the provisions of paragraph 3 above, relating to the Public Defender Application Fee.

DONE AND	ORDERED in	Open Court at	n i	• -	· •• ••	18	day of
(MONTH)	(YEAR)	•	flte	9. Fragli	ld		
				// JUDGE			

Clerk - Original Public Defender - Pink Court Administration - Green Defendant - Goldenrod

STATE OF FLORIDA COURT IN AND FOR DUVAL VS. COUNTY, FLORIDA DIVISION: CR-G CASE NO: 2005-013503 CFA JOHNNIE THOMAS 2005-036506-0 ext Court Date: 2005/10/12 FINAL JUDGMENT SETTING ATTORNEY'S FEES AND COSTS AND IMPOSITION OF LIEN FOR PUBLIC DEFENDER OR COURT-APPOINTED COUNSEL SERVICES The Defendant has previously been adjudged insolvent, and counsel appointed to represent said Defendant. With regard to the imposition of fees and costs, the Defendant has been provided adequate notice and has had an opportunity to be heard and, pursuant to Section 27.56, Florida Statutes, the Court has determined the amount to be assessed as reasonable attorney's fees and costs in this case. It is therefore, ORDERED: 1. The sum of \$ 50.00, is hereby determined to be a reasonable reimbursable attorney's fee for the services rendered by court-appointed counsel in this case. 2. The sum of \$ \_\_\_\_, made payable to the Consolidated City of Jacksonville, is hereby determined to be a reasonable reimbursement for costs provided to the Defendant by the Court, or incurred by the Defendant during this proceeding. This amount has been adjusted by the Court, consistent with the provisions of Section 27.3455, Florida Statutes. 3. Check only if Defendant has NOT paid Public Defender Application Fee) In addition to the fee assessed in paragraph 1 above, a Public Defender Application Fee in the amount of \$40,00 shall be added in accordance with Section 27.52, et. Seq., Florida Statutes, to the judgment and lien entered and created in paragraph 4 herein. In the event that the Defendant pays all or part of the judgment and lien imposed in this case, the first \$40.00 paid shall be forwarded by the City of Jacksonville to the Clerk of the Courts for Duval County. The funds forwarded by the City shall be deposited by the Clerk into the Indigent Defense Trust Fund. (Add the amounts from paragraphs 1, 2 and, if applicable, 3 above and enter the total in paragraph 4). 4. A lien in favor of the City of Jacksonville in the amount of \$ 90.00, is hereby created against all property of the Defendant, both real and personal, for all amounts due and owing, plus legal interest, subject to the provisions of paragraph 3 above, relating to the Public Defender Application Fee.

DONE AND ORDERED in Open Court at Jacksonville, Duval County, Florida, this \_\_\_\_\_ day of

Clerk - Original Public Defender - Pink Court Administration - Green Defendant - Goldenrod

(MONTH)

IN THE COUNTY COURT OF DUVAL COUNTY, FLORIDA  FILED					
CASE NO: 16-2006-MM-007586-AXXX-MA  DIVISION:  F  03/18/2006  LINK CIRCUIT COURT  OLERK CIRCUIT COURT					
vs.					
ALFRED ALVIN NORRIS Defendant.					
JUDGMENT AND SENTENCE					
The defendant having been found guilty of: plead guilty to: plead nolo contendere to:  CNT 01 S812.14(2)(A) ALT TAMP INJ UTL					
That defendant, accompanied by his attorney, / WAIVED/ NONE being present in open court, it is					
ADJUDGED that the defendant is guilty of SAID OFFENSE(S),					
After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgement, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.					
That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.					
Upon consideration, it is ORDERED that:					
The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of:  01- 2 DYS - 2 DYS CR.					
,					
concurrent consecutive					
The defendant is hereby placed on probation for a period of					
under the supervision of the Salvation Army, the conditions are specified in a separate order.					

The defendant shall pay a fine in the amount of \$
to the Clerk of this Court.  The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$
to the Clerk of this Court.  The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$ to the Clerk of this court.
The defendant shall pay \$ towards Assessment of Additional Court Costs.  The defendant shall pay \$ court cost to the Clerk of this Court.  The defendant shall pay \$ towards Rape Crisis Trust Fund.
The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of  to the Clerk of this Court.  The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of
\$ 50.00 to the Clerk of this Court.  The defendant shall pay cost for the Department of Health and Rehabilitative Services
The defendant shall pay a Court Improvement costs in the amount of \$
(Prosecution/Investigative Costs).  Revoked LicenseD. U. I. School  The defendant shall be imprisoned in the County Jail at Duval County, Florida, for a term of:
of that sentence, imposition of tremainder of that sentence shall be withheld until the further order of this court, and that defendant shall be upon probation, under the supervision and control of the Salvation Army Corrections Division/this Court, for a period of The terms and conditions of that probation are specified in a separate order.  After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence,
and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.  Done in open court at Jacksonville, Duval County, Florida 16 day of MARCH 2006
James A. Resth

STATE OF FLORIDA		IN THE COU	CIRCUIT
vs.	FILED	COURT IN A COUNTY, FI	ND FOR DUVAL LORIDA
	DEC 1 4 2006	DIVISION: CASE NO.:	CR-G 16-2006-CF-015808-AXXX-M
ALFRED NORRIS	DIE THEKE CON	rt Date:	2006-040411-0 2006/11/02
FINAL JUDGMENT PUBLIC DEFENDE	SETTING ATTORNEY'S R OR COURT-APPOINTED		S AND IMPOSITION OF LIEN FOR VICES
Defendant has been provided a	adequate notice and has had an .29, Florida Statutes, the Court	opportunity to be h	pointed to represent the Defendant. The neard regarding the imposition of fees and following amount(s) to be reasonable
ORDERED:			IN COMPONER  A. R
1. <b>The sum of \$</b> services rendered by court-app		to be a reasonable	reimbursable attorney's fee for the
	led to the Defendant by the Coent in providing a constitutional	urt, or incurred by ally guaranteed jury	determined to be a reasonable the Defendant during this proceeding. trial or expenditures incurred by
	nt to section 938.29, Florida Sta		traffic or misdemeanor offense) or is have been imposed in a separate order
assessed in paragraph 1 above, sections 27.52 and 938.29, Flo	a Public Defender Application rida Statutes, and added to the pays all or part of the judgmen	n Fee in the amount judgment and lien ont and lien imposed	plication Fee) <i>In addition to</i> the fee of \$40.00 is imposed in accordance with entered and created in paragraph 5 herein I in this case, the first \$40.00 paid shall be ent Defense Trust Fund.
(Add the amounts from paragrams)  5. A lien in favor of the Defendant, both real and peragraph 4 above, relating to the paragraph 4 above, relating to the paragraph 4 above.	the State of Florida in the <b>amou</b> ersonal, for all amounts due and	unt of \$ 90.00 d owing, plus legal	total in paragraph 5 below).  is hereby created against the property of interest, subject to the provisions of
			in installments of per order.
financially unable to pay the as section 938.30(2), Florida State at the rate	ssessed costs. The costs are her utes. The Defendant shall perf	reby converted to coorm ho	orida Statutes.) The Defendant is community service hours pursuant to turn of community service beginning on
DONE AND ORDER	ED in Open Court at Jacksonv	ville, Duval County	Florida, this 19 day of
(MONTH) (YEAR)	∢:	Cher D.	Carl
Clerk – Original		Олиг	OGE
D. 1.11 D. C 1 D 1			

Clerk – Original
Public Defender – Pink
Court Administration – Green
Defendant - Goldenrod

FILED STATE OF FLORIDA SEP 05 2007 vs. CLERK CIRCUIT COURT JOHN THOMAS Next Court Date:

IN THE COUNTY/CIRCUIT COURT IN AND FOR DUVAL COUNTY, FLORIDA

DIVISION:

CR-D 16-2007-CF-004088-AXXX-MA

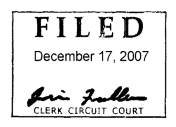
CASE NO.: 2007-007364-0

2007/03/28

#### FINAL JUDGMENT SETTING ATTORNEY'S FEES AND COSTS AND IMPOSITION OF LIEN FOR PUBLIC DEFENDER OR COURT-APPOINTED COUNSEL SERVICES

Defendant has been provided adequate notice and has had	t and counsel was appointed to represent the Defendant. The an opportunity to be heard regarding the imposition of fees and ourt has determined the following amount(s) to be reasonable.
ORDERED:  1. The sum of \$	FILED IN COMPUTER  ned to be a reasonable reimbursable duorney's fee for the
2. The sum of \$, payable to the State reimbursement for costs provided to the Defendant by the <b>Do not</b> include expenses inherent in providing a constituting government agencies irrespective of the Defendant's offer	
	um of $\square$ \$50 (criminal traffic or misdemeanor offense) or $\square$ Statutes, as those costs have been imposed in a separate order
assessed in paragraph 1 above, a Public Defender Applicate sections 27.52 and 938.29, Florida Statutes, and added to the sections 27.52 and 938.29, Florida Statutes, and added to the sections 27.52 and 938.29, Florida Statutes, and added to the section of the s	Public Defender Application Fee) <i>In addition to</i> the fee tion Fee in the amount of \$40.00 is imposed in accordance with the judgment and lien entered and created in paragraph 5 herein. ment and lien imposed in this case, the first \$40.00 paid shall be deposit into the Indigent Defense Trust Fund.
Add the amounts from paragraphs 1, 2 and, if applicable,	4 above and enter the total in paragraph 5 below).
5. A lien in favor of the State of Florida in the an	nount of \$ 1000, is hereby created against the property of and owing, plus legal interest, subject to the provisions of
6. The Defendant shall pay the costs □ in full on □ as a condition of probation as set forth in	or before   in installments of per a separate probation order.
financially unable to pay the assessed costs. The costs are section 938.30(2), Florida Statutes. The Defendant shall part the rate of hours per	
DONE AND ORDERED in Open Court at Jackson (MONTH), (YEAR)	onville, Duval County, Florida, this day of
_	
Clerk – Original Public Defender – Pink Court Administration – Green Defendant - Goldenrod	JUDGE
and the second s	

Doc # 2008003573, OR BK 14335 Page 2316, Number Pages: 3, Filed & Recorded 01/04/2008 12:01 PM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00



IN THE COUNTY COURT,
DUVAL COUNTY, FLORIDA
Case. 16-2007-CT-030073-AXXX-MA
Division P (County)

STATE OF FLORIDA

VS.

PHILIP MICHAEL THOMAS, Defendant

#### JUDGMENT AND SENTENCE

The defendant having PLEAD NOLO CONTENDERE TO:

Count	Statute Number And Description
1	S316.193(1)(C) DUI (BREATH .08)

That defendant, accompanied by his attorney, K. ANDREWS being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of

Count	Jail Time	Credit Time
1		

The defendant is hereby placed on probation for a period of

Count	Probation Time
1	12 MONTHS

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a base fine in the amount of \$500.00 to the Clerk of this Court.

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$25.00 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$50.00 to the Clerk of this court.

The defendant shall pay \$65.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$0.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$135.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$50.00 to the Clerk of this Court.

The defendant shall pay \$15.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court. The defendant shall pay Domestic Battery surcharge in the amount of \$0.00 to the Clerk of this Court. The defendant shall pay Teen Court costs in the amount of \$0.00 to the Clerk of this Court. The defendant shall pay Court House Trust Fund in the amount of \$15.00 to the Clerk of this Court. The defendant shall pay a Crime Stoppers costs in the amount of \$20.00 (not to exceed \$500.00)

A sum of **\$50.00** Agency **\$0.00** Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License 9 MONTHS	D.U.I. School YES
Interlock Device	

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 17th day of December, A.D. 2007.

JUDGE ANGELA M. COX

Ingeloman

#### Page 3

IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR THE COUNTY OF DUVAL, STATE OF FLORIDA

· Mary

JUDGMENT AND SENTENCE

DEFENDANTS NAME: Thomas, Philip Michael

CASE NUMBER: 16-2007-CT-030073-AXXX-MA

DATE: 12-17-07

BALIFF'S INITIALS: EE # 9640

#### **FINGERPRINTS**

(1) P. Thumb	(2) R. Index	(3) P Middle	(4) R. Ring	(5) R. Little
(6) L. Thumb	(7) L. Index	(8) L. Middle	(9) L. Ring	(10) L. Little

I HEREBY CERTIFY that the above and foregoing fingerprints on this Judgment are the fingerprints of the defendant, Through Phillip Michel and that they were placed thereon by said defendant in my presence in open Court this 17 th day of December, 20 07

Doc # 2008041533, OR BK 14387 Page 1198, Number Pages: 1, Filed & Recorded 02/19/2008 11:19 AM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00 STATE OF FLORIDA IN THE COUNTINGENERAL CIRCUIT FEB 1 4 2008 IN COLUMN COUNTY, FLORIDA

FEB 1 4 2008 IN COLUMN COUNTY, FLORIDA

CR-R VS. DIVISION: 16-2007-CF-014093-AXXX-MA CASE NO.: ALFRED NORRIS 2007-049328-0 2008/01/30 FINAL JUDGMENT SETTING ATTORNEY'S FEES AND COSTS AND IMPOSITION OF LIEN FOR PUBLIC DEFENDER OR COURT-APPOINTED COUNSEL SERVICES The Defendant was previously adjudged insolvent and counsel was appointed to represent the Defendant. The Defendant has been provided adequate notice and has had an opportunity to be heard regarding the imposition of fees and costs. Pursuant to section 938.29, Florida Statutes, the Court has determined the following amount(s) to be reasonable attorney's fees and costs in this case. It is therefore, ORDERED: 1. The sum of \$\_\_\_\_\_\_, is hereby determined to be a reasonable reimbursable attorney's fee for the services rendered by court-appointed counsel in this case. 2. The sum of \$\_\_\_\_\_, payable to the State of Florida, is hereby determined to be a reasonable reimbursement for costs provided to the Defendant by the Court, or incurred by the Defendant during this proceeding. Do not include expenses inherent in providing a constitutionally guaranteed jury trial or expenditures incurred by government agencies irrespective of the Defendant's offense. 3. The costs in paragraph 2 are reduced by the sum of 1 \$50 (criminal traffic or misdemeanor offense) or 11 \$200 (felony offenses) pursuant to section 938.29, Florida Statutes, as those costs have been imposed in a separate order pursuant to section 938.05, Florida Statutes. 4. V (Check only if Defendant has NOT paid the Public Defender Application Fee) In addition to the fee assessed in paragraph 1 above, a Public Defender Application Fee in the amount of \$40.00 is imposed in accordance with sections 27.52 and 938.29, Florida Statutes, and added to the judgment and lien entered and created in paragraph 5 herein. In the event that the Defendant pays all or part of the judgment and lien imposed in this case, the first \$40.00 paid shall be transferred by the Clerk to the Department of Revenue for deposit into the Indigent Defense Trust Fund. (Add the amounts from paragraphs 1, 2 and, if applicable, 4 above and enter the total in paragraph 5 below). paragraph 4 above, relating to the Public Defender Application Fee. 6. The Defendant shall pay the costs | in full on or before \_\_\_\_\_ | in installments of \_\_\_\_\_ per las a condition of probation as set forth in a separate probation order. 7. (Check after conducting an inquiry pursuant to section 938.30, Florida Statutes.) The Defendant is financially unable to pay the assessed costs. The costs are hereby converted to community service hours pursuant to section 938.30(2), Florida Statutes. The Defendant shall perform \_\_\_\_\_ hours of community service beginning on at the rate of \_\_\_\_\_ hours per \_\_\_\_\_.

ONE AND ORDERED in Open Court at Jacksonville, Duval County, Florida, this

Under Weary

Clerk – Original Public Defender – Pink Court Administration – Green Defendant - Goldenrod Doc # 2008226227, OR BK 14626 Page 1576, Number Pages: 1, Recorded 09/04/2008 01:53 PM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

Γ	FILED	
	AUG 2 6 2008	IN THE COUNTY COURT, IN AND FOR DUVAL COUNTY, FLORIDA.  CASE NO.: 8 Cf 3/320  OFFENDER NO.:  DIVISION:
STATE OF FLORIDA		<i>F</i>
vs. Thomas,	philip,	
ORD	ER OF CONVERSION	N TO FINAL JUDGMENT
herein in the sum of \$ORDERED AND	ADJUDGED that the fit	applicable probation cost to a civil final judgment, it is the and/or costs and applicable probation cost due in this
	o a civil judgment. It is f	
the defendant the sum of \$	represent	ting the fine and /or costs and \$
		la thisday of, 20
Copies to:		Onglom Cap COUNTY/ODGE

Defendant

Doc # 2008236402, OR BK 14639 Page 75, Number Pages: 2, Recorded 09/16/2008 08:16 AM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00



IN THE COUNTY COURT,
DUVAL COUNTY, FLORIDA
Case. 16-2008-CT-021220-AXXX-MA
Division P (County)

STATE OF FLORIDA

VS.

PHILLIP MICHAEL THOMAS, Defendant

#### JUDGMENT AND SENTENCE

The defendant having PLEAD NOLO CONTENDERE TO:

Count	Statute Number And Description
2	S843.02 RESISTING OFFICER WITHOUT VIOLENCE TO HIS OR HER
	PERSON

That defendant, accompanied by his attorney, R. FORBESS being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of

Count	Jail Time	Credit Time
2	29 DAYS	29 DAYS

The defendant is hereby placed on probation for a period of

Count	Probation Time
2	

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a base fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of **\$0.00** to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$50.00 to the Clerk of this court.

The defendant shall pay \$65.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$0.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of **\$0.00** to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$60.00 to the Clerk of this Court.

The defendant shall pay \$0.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court. The defendant shall pay Domestic Battery surcharge in the amount of \$0.00 to the Clerk of this Court. The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court. The defendant shall pay Court House Trust Fund in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$0.00 (not to exceed \$500.00)

A sum of **\$50.00** Agency **\$50.00** Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	D.U.I. School
Interlock Device	

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 26th day of August, A.D. 2008.

JUDGE ANGELA M. COX

Ingeloman

STATE OF FLORIDA	FILE: DEC 2 9 2011  Lin July Cases Cases Cases	0 I	N THE COUNT FOR DUVAL C CASE NO.: (C OFFENDER N DIVISION: (	IY COURT, IN OUNTY, FLOR OMM (C NO.:	AND IDA. ) 92,9
,	Andrew RDER OF CONVER		FINAL JUDO	GMENT	
The Court having deternment herein in the sum of \$c		e to conver	t the defendan		_
case are converted	d to a civil judgment.  D ADJUDGED that t	It is furthe	r	-	
the defendant the sum of applicable probation costs  DONE AND ORDER	due herein, for which	let execution	へんわ		0 
			Rum	Il Heal	, 7

COUNTY JUDGE

Copies to:

Defendant

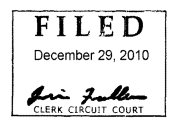
Doc # 2011000735, OR BK 15471 Page 298, Number Pages: 1, Recorded 01/03/2011 03:11 PM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00 FILED IN THE COUNTY COURT, IN AND FOR DUVAL COUNTY, FLORIDA. DEC 2 9 2010 CASE NO.: (C) OFFENDER NO.: DIVISION: STATE OF FLORIDA VS. Thomas, Andrew, ORDER OF CONVERSION TO FINAL JUDGMENT The Court having determined it appropriate to convert the defendant's fine and/or costs imposed herein in the sum of \$ 1016 and \_\_\_\_ applicable probation cost to a civil final judgment, it is ORDERED AND ADJUDGED that the fine and/or costs and applicable probation cost due in this case are converted to a civil judgment. It is further ORDERED AND ADJUDGED that the STATE OF FLORIDA, does have and recover from the defendant the sum of \$ 1016 representing the fine and /or costs and \$ \_\_\_\_\_ applicable probation costs due herein, for which let execution issue forthwith. DONE AND ORDERED at Jacksonville, Florida this 29th day of December 2010

**COUNTY JUDGE** 

Copies to:

Defendant

Doc # 2011002670, OR BK 15473 Page 2335, Number Pages: 3, Recorded 01/05/2011 10:15 AM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00



IN THE COUNTY COURT,
DUVAL COUNTY, FLORIDA
Case. 16-2010-MM-010929-AXXX-MA
Division D (County)

STATE OF FLORIDA

VS.

ANDREW THOMAS JR, Defendant

#### JUDGMENT AND SENTENCE

The defendant having ADMITS VIOLATION OF PROBATION

Charge Count	Statute Number and Description	
1	S784.03(1)(A) BATTERY (DOMESTIC)	

That defendant, accompanied by his attorney, GATES, TYLER being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of

ooding, rione	ad, for a torrir or		
Charge Count	Jail Time	Credit Time	Confinement Conditions
1	17 DAYS	17 DAYS	

The defendant is hereby placed on probation for a period of

 40.0	a prince of production a position of
Count	Probation Time
1	

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a fine in the amount of \$100.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$5.00 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$50.00 to the Clerk of this court.

The defendant shall pay a Cost Recovery Fee in the amount of **0.00**.

The defendant shall pay \$65.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$0.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$151.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$60.00 to the Clerk of this Court.

The defendant shall pay \$0.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Domestic Battery surcharge in the amount of \$201.00 to the Clerk of this Court.

The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court.

The defendant shall pay Court House Trust Fund in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$20.00 (not to exceed \$500.00)

The defendant shall pay a State Radio System cost in the amount of \$0.00 to the Clerk of this Court.

A sum of **\$50.00** Agency **\$50.00** Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	 D.U.I. School	
Interlock Device		

#### ADDITION TO THE MISDEMEANOR JUDGMENT AND SENTENCE-DNA ORDERED TESTING.

And having been convicted or found guilty of, or having entered a plea of nolo contendere or guilty, regardless to stalking (\$784.048); voyeurism (\$810.14; acts in connection with obscene, lewd, etc., materials (\$847.011); exposing minors to harmful motion pictures, videos, shows, etc. (\$847.013); computer pornography, traveling to meet a minor (\$847.0135); observation, videotaping or surveillance in merchant's dressing room (\$877.26) and any offense found to have been committed for the purpose of benefitting, promoting or furthering the interest of a criminal street gang (pursuant to \$874.04 as defined by \$874.03), as provided in Florida Statute Section 943.325(1), the defendant shall be required to submit two blood specimens or other biological specimens approved by the Department of Law Enforcement.

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 29th day of December, A.D. 2010.

JUDGE RUSSELL L. HEALEY

Page 3

IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR THE COUNTY OF DUVAL. STATE OF FLORIDA

JUDGMENT AND SENTENCE

DEFENDANT'S NAME: THOMAS ANDREW

CASE NUMBER: 2610619747

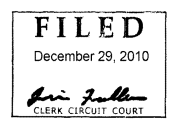
DATE: 6/10/10

BALIFF'S INITIALS: P 9223

#### FINGERPRINTS

(1) R. Thumb	(2) R. Index	(3) R. Middle	(4) R. Ring	(5) R. Little
(6) L. Thumb	(72 Index	(8) L. Middle	(9) L. Ring	(10) L. Little

I HEREBY CERTIFY that the above and foreg	oing fingerprints on this Judgment are the fingerprints
of the defendant THOMAS ANDREW	, and that they were placed thereon by said defendant
in my presence in open Court this 10th day of	·
in my presence in open Court this 70 day of	7,2070
	Turnell Healey
	Turney Ment
	JUD <b>C</b> F.



IN THE COUNTY COURT,
DUVAL COUNTY, FLORIDA
Case. 16-2010-CT-023420-AXXX-MA
Division D (County)

STATE OF FLORIDA

VS.

ANDREW THOMAS JR., Defendant

#### JUDGMENT AND SENTENCE

The defendant having PLEAD NOLO CONTENDERE TO:

Count	Statute Number And Description
1	S316.193(3) DUI W-DAMAGE

That defendant, accompanied by his attorney, GATES, TYLER being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of

Count	Jail T ime	Credit Time	Confinement Conditions
1	7 MONTHS	29 DAYS	TO BE SERVED IN THE Matrix House EARLY RELEASE

The defendant is hereby placed on probation for a period of

Count	Probation Time	
1		

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a base fine in the amount of \$500.00 to the Clerk of this Court.

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$25.00 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of **\$50.00** to the Clerk of this court.

The defendant shall pay \$65.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$20.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$135.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$60.00 to the Clerk of this Court.

The defendant shall pay \$15.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of **\$0.00** to the Clerk of this Court. The defendant shall pay Domestic Battery surcharge in the amount of **\$0.00** to the Clerk of this Court.

The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court.

The defendant shall pay Court House Trust Fund in the amount of \$15.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$20.00 (not to exceed \$500.00)

The defendant shall pay a State Radio System cost in the amount of \$3.00 to the Clerk of this Court.

A sum of **\$50.00** Agency **\$50.00** Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	6 MONTHS	D.U.I.	School	<u>YES</u>
Interlock Device				

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 29th day of December, A.D. 2010.

JUDGE RUSSELL L. HEALEY

#### Page 3

IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR THE COUNTY OF DUVAL, STATE OF FLORIDA

JUDGMENT AND SENTENCE

DEFENDANTS NAME: THOMPSON PRINCIPED

CASE NUMBER: 10CT - 023420

DATE: 12-29-10

BALIFF'S INITIALS: COH 7008

#### **FINGERPRINTS**

(1) R. Thumb	(2) R. Index	(3) R. Middle	(4) R. Ring	(5) R. Little
# 1				
(6) L. Thumb	7) L. Indax	(8) L. Middle	(9) L. Ring	(10) L Little

[ HEREBY CERTIFY that the above and foregoing tingerprints on this Judgment are the fingerprints

if the defendant THOMAS, ANDRED, and that they were placed thereon by said defendant

n my presence in open Court this 29TH day of DEC

. 20 10

JUDGL

Doc # 2011095805, OR BK 15586 Page 2471, Number Pages: 5, Recorded 04/29/2011 01:16 PM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

Γ	FILED
	APR 2 7 2011
	CLESK GROUNT SOURT
L	CLERK

IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

CASE: 16-2011-CF-003937-AXXX-MA

	CLERK CROUNT COURT	DIVISIO	N: CR-E		
VS.	STATE OF FLORIDA  vs.  ANDREW THOMAS, DEFENDANT  Probation Violator  Community Control Violator  Retrial  Resentence				
	JUDGMEN	_			
The	defendant, ANDREW THOMAS, being personally before    Comoration   the attorney of record, and	nd the state re	presented b	ру	
Count	Crime	Offenses		0	ODTO
Count	Crime	Statute Number(s)	Degree of Crime	Case Number	OBTS Number
	FUDITE MISSISTANCE PRANT	714.39	30F		
		(1) (8)			
		(2)(0)			
		-			
	no cause being shown why the defendant should not be adjud	dicated guilty, l	T IS ORDER	RED that the	defendant is
of adjud	naving been convicted or found guilty of, or having entered a ication, to any felony offense, as provided in Florida Statute s wo blood specimens or other biological specimens approved	ection 943.325	5, the defend	lant shall be i	required to
☐ and	good cause being shown; IT IS ORDERED THAT ADJUDICA	TION OF GUI	LT BE WITH	HELD.	

STATE OF FLORIDA

#### ANDREW THOMAS, DEFENDANT

CASE: 16-2011-CF-003937-AXXX-MA

Imposition of Sentence
Stayed and Withheld
(Check if Applicable)

The Court hereby stays and withholds the imposition of sentence as to count(s)
and places the Defendant on probation/community control for a period
of under the supervision of the Department of Corrections
(conditions of probation/community control set forth in a separate order).

#### FINGERPRINTS OF DEFENDANT

1. Right Thumb	2. Right Index	3. Right Middle	4. Right Ring	5. Right Little	
6. Left Thumb	7. Left Index	8. Left Middle	9. Left Ring	10. Left Little	

Fingerprintstaken by:

Name:

Title: BA, 1) A

I HEREBY CERTIFY that the above and foregoing are the fingerprints of the defendant, **ANDREW THOMAS**, and that they were placed thereon by the defendant in my presence in open court on this date.

\_ day of

ludae

ouuge

Page\_\_\_\_of\_\_\_

STATE OF FLORIDA vs.
ANDREW THOMAS, DEFENDANT

IN THE SAID CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

CASE: 16-2011-CF-003937-AXXX-MA

DIVISION: CR-E

## COURT ORDERED COST/FINES/FEES

■ 大學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學
The Defendant is hereby ordered to pay the following sums if checked:
\$\frac{50.00}{3.00}\$ pursuant to section 938.03, Florida Statues, (Crimes Compensation Trust Fund).  \$\frac{50.00}{3.00}\$ as a court cost pursuant to section 938.01, Florida Statutes, (Additional Court Cost Clearing Trust Fund).
\$ <u>2.00</u> as a court cost pursuant to section 938.15, Florida Statutes, (Criminal Justice Education by Municipalities and Counties).
A fine in the sum of \$ pursuant to section 775.0835, Florida Statutes, (This provision refers to the optional fine for the Crimes Compensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a sentence to section 775.083, Florida Statutes are to be
recorded on the sentence page(s)).  A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Sheriff's Office Investigative Cost).  A sum of \$ pursuant to section 938.10, Florida Statutes, (Crimes Against Minors).  A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Prosecution Investigative Cost).  A sum of \$ pursuant to section 938.29, Florida Statutes, (Public Defender Fees / \$ ).  \$15.00 pursuant to 938.13, Florida Statutes, (Misd. convictions involving drugs or alcohol).  \$225.00 pursuant to section 938.05, Florida Statutes, (Local Government Criminal Justice Trust Fund).
A sum of \$ pursuant to 938.04, Florida Statutes, (additional cost 5% of fine).  \$\frac{135.00}{135.00}\$ pursuant to section 938.07, Florida Statutes, (EMS -DUI cases).  \$\frac{100.00}{100.00}\$ pursuant to section 938.25, Florida Statutes, (FDLE Operation Trust Fund).  A sum of \$\frac{1}{200.00}\$ pursuant to 938.23, Florida Statutes, (Grant For Alcohol & Other Drug Abuse
Program -Drug Abuse Trust Fund).  A supp of \$ 3.00 pursuant to section 318.18(17), Florida Statutes, (State Radio System (SRS)).  Bestitution in accordance with attached order.
A sum of \$20.00 pursuant to 938.06, Florida Statutes, (Assessment of Additional Court Cost for Crime Stoppers Trust Fund - not to exceed \$500.00).  A sum of \$3.00 pursuant to 938.19, Florida Statutes, (Assessment of Additional Cost - Duval County
Teen Court Trust Fund).  A sum of \$ 201.00 (Domestic Battery Surcharge).  A sum of \$ 151.00 pursuant to 938.08, Florida Statutes, (Rape Crisis Trust Fund).  A sum of \$ 65.00 pursuant to 939.185, Florida Statutes, (Assessment of Additional Court Cost to be used for innovations, legal aid, law library, teen court programs - not to exceed \$65.00).
\$\frac{50.00}{0}\$ pursuant to section 775.083(2), Florida Statutes, (Fine).  Other
DONE AND ORDERED in open court at Jacksonville, Duval County, Florida, thisday of
Judge
Pageof

# ANDREW THOMAS, Case Number: 16-2011-CF-003937-AXXX-MA OBTS Number:

SENTENCE						
	(Asto Count)					
The def	fendant, being personally before this court, accompanied by the defendant's attorney	of record				
defendant an or	defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant					
should not be se	entenced as provided by law, and no cause being shown:	oo miy allo dolondane				
and and	the court having ondeferred imposition of set	ntence until this date.				
and	the court having previously entered a judgment in this case on	now resentences				
the defendant.	the court having placed the defendant on probation/community control and having su	shaaniyamtiy nayalaad				
the defendant's	probation/community control.	ibsequently revoked				
	nce Of The Court That:					
_/	ant pay a fine of \$ $100$ , pursuant to section 775.083, Florida Statutes plus \$ $5$	.10				
The defenda	int pay a fine of \$ / Company , pursuant to section 775.083, Florida Statutes plus \$	)at the 5%				
Surcharge requi	red by 938.04, Florida Statutes. int is hereby committed to the custody of the Department of Corrections.					
The defenda	int is hereby committed to the custody of the Department of Corrections.  Int is hereby committed to the custody of the Sheriff of Duval County, Florida.					
	int is sentenced as a youthful offender in accordance with section 958.04, Florida Sta	tutes.				
	ned (Check one; unmarked sections are inapplicable):					
	for a home 1860 and 1					
For a term of	f natural life. f//					
For a term of	NOT CHOREN SER for a parish of					
☐ Said SENTE	NCE SUSPENDED for a period of subject to conditions s	set forth in this order.				
If "split" sentenc	ce, complete the appropriate paragraph.					
☐ Followed by	a period of on probation/community control under the sur	pervision of the				
Department of C	a period of on probation/community control under the superrections according to the terms and conditions of Supervision set forth in a separa	te order entered				
herein.						
☐ However, aft	ter serving a period of imprisonment in tentence shall be suspended and the defendant shall be placed on probation/commu	, the				
period of	under the supervision of the Department of Corrections accord	ing to the terms and				
conditions of pro	obation/community control set forth in a separate order entered herein.					
In the event the	defendant is ordered to serve additional split sentences, all incarceration portions sh	all be satisfied				
	ndant begins service of the supervision terms.	an bo canonoa				
		, , , , , , , , , , , , , , , , , , , ,				
	OTHER PROVISIONS					
<b>.</b>						
Retention of Jurisdiction	The court retains jurisdiction over the defendant pursuant to section 947.16(4),	Florida Statutes.				
Jurisdiction						
Jail Credit	It is further ordered that the defendant shall be allowed a total of da	ys as credit for time				
	incarcerated before imposition of this sentence.	ys as create for time				
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.					
Consecutive/	☐ It is further ordered that the sentence imposed for this count shall run (check or	ne) Consecutive to				
Concurrent	concurrent with the sentence set forth in count of this case.	ic/ consecutive to				
As To Other	of this case.					
Counte						

Page\_\_\_\_of\_\_\_

# ANDREW THOMAS, Case Number: 16-2011-CF-003937-AXXX-MA OBTS Number:

<del>-</del>	OTHER PROVISIONS
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)   any active sentence being served.  specific sentences:
County, Florida is Corrections at the	the above sentence is to the Department of Corrections, the Sheriff of Duval hereby ordered and directed to deliver the defendant to the Department of facility designated by the department together with a copy of this judgment and other documents specified by Florida Statute.
notice of appeal w	ant in open court was advised of the right to appeal from this sentence by filing a rithin 30 days from this date with the clerk of this court and the defendant's right to counsel in taking the appeal at the expense of the State on showing of indigency.
In imposing	the above sentence, the court further recommends:
-	
	ERED in open court at Jacksonville, Duval County, Florida, this day of

Page of 5

Doc # 2011095807, OR BK 15586 Page 2478, Number Pages: 2, Recorded 04/29/2011 01:17 PM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

STATE OF FLORIDA vs.
ANDREW THOMAS, DEFENDANT

IN THE SAID CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

CASE: 16-2011-CF-003937-AXXX-MA

DIVISION: CR-E

## COURT ORDERED COST/FINES/FEES

The Defendant is hereby ordered to pay the following sums if checked:
\$\frac{50.00}{3.00}\$ pursuant to section 938.03, Florida Statues, (Crimes Compensation Trust Fund).  \$\frac{3.00}{3.00}\$ as a court cost pursuant to section 938.01, Florida Statutes, (Additional Court Cost Clearing
Trust Fund). \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
A fine in the sum of \$ pursuant to section 775.0835, Florida Statutes, (This provision refers to the optional fine for the Crimes Compensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a sentence to section 775.083, Florida Statutes are to be
recorded on the sentence page(s)).  A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Sheriff's Office Investigative Cost).  A sum of \$ pursuant to section 938.10, Florida Statutes, (Crimes Against Minors).  A sum of \$ pursuant to section 938.27, Florida Statutes, (Prosecution Investigative Cost).
A sum of \$ 150 pursuant to section 938.29, Florida Statutes, (Public Defender Fees / \$ 25.00 pursuant to 938.13, Florida Statutes, (Misd. convictions involving drugs or alcohol). \$ 225.00 pursuant to section 938.05, Florida Statutes, (Local Government Criminal Justice Trust Fund).
A sum of \$ pursuant to 938.04, Florida Statutes, (additional cost 5% of fine).  \$\frac{135.00}{9}\$ pursuant to section 938.07, Florida Statutes, (EMS -DUI cases).  \$\frac{100.00}{9}\$ pursuant to section 938.25, Florida Statutes, (FDLE Operation Trust Fund).  A sum of \$\frac{1}{9}\$ pursuant to 938.23, Florida Statutes, (Grant For Alcohol & Other Drug Abuse
Program -Drug Abuse Trust Fund).  A supp of \$ 3.00 pursuant to section 318.18(17), Florida Statutes, (State Radio System (SRS)).  Bestitution in accordance with attached order.
A sum of \$20.00 pursuant to 938.06, Florida Statutes, (Assessment of Additional Court Cost for Crime Stoppers Trust Fund - not to exceed \$500.00).  A sum of \$ 3.00 pursuant to 938.19, Florida Statutes, (Assessment of Additional Cost - Duval County
Teen Court Trust Fund).  A sum of \$ 201.00 (Domestic Battery Surcharge).  Sum of \$ 151.00 pursuant to 938.08, Florida Statutes, (Rape Crisis Trust Fund).
A sum of \$ 65.00 pursuant to 939.185, Florida Statutes, (Assessment of Additional Court Cost to be used for innovations, legal aid, law library, teen court programs - not to exceed \$65.00).  \$ 50.00 pursuant to section 775.083(2), Florida Statutes, (Fine).  Other
DONE AND ORDERED in open court at Jacksonville, Duval County, Florida, this day of
Judge
Page of



#### STATE OF FLORIDA DUVAL COUNTY

I, UNDERSIGNED Clerk of the Circuit & County Courts, Duval County, Florida, DO HEREBY CERTIFY the within and foregoing is a true and correct copy of the original as it appears on record and file in the office of the Clerk of Circuit & County Courts of Duval County, Florida, and the same is in full force and effect. WITNESS my hand and seal of Clerk of Circuit & County Courts at Jacksonville, Florida, this day of AD.,20

JIM FULLER

Clerk, Circuit & County Courts Duval County, Florida

By Pose M. Dense
Deputy Clerk

Page\_\_\_\_of\_\_\_

Doc # 2011095813, OR BK 15587 Page 19, Number Pages: 2, Recorded 04/29/2011 01:20 PM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

S. A. CASE NO.:

11CF015376AD

IN THE CIRCUIT COURT OF THE FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY,

**FLORIDA** 

**CLERK NO.:** 162011CF003937AXXXMA

DIVISION: **CRE** 

STATE OF FLORIDA

Plaintiff,

VS.

ANDREW THOMAS, JR.,

Defendant,

RACE: Black SEX: Male 05/05/1943 DOB: 497-46-0453

SSN:

IN COMPUTER A. J.

#### JUDGMENT AND RESTITUTION ORDER [F.S. 775.089]

THIS CAUSE having come on to be heard upon the State's Motion for an Order requiring that the defendant, pursuant to Section 775.089, Florida Statutes, pay restitution costs for the benefit of the victim, herein namely:

- Jacksonville Housing Authority (A) **Operations Compliance Department** 1085 Golfair Boulevard Jacksonville, Florida 32209
- B. Victim Compensation Trust Fund Office of the Attorney General The Capitol Tallahassee, Florida 32399-1050
  - \* If Victim Compensation has compensated the victim in part or in whole, then payments shall be made and distributed first to the victim, and when fully compensated, to Victim Compensation for reimbursement.

On the evidence presented it is adjudged,

- That the State's Motion is hereby granted and the Defendant shall pay restitution for the benefit of the above-named victim in the total sum of \$2,112.00; that shall bear interest at the legal rate, for which let execution issue. Said amount is to be offset by any monies paid to the victim by responsible co-defendants.
- Payment shall be made to the victim through the Clerk of Court (Felony or Misdemeanor as applicable). If the Defendant is released from prison to supervision under the Department of Corrections, payments and disbursements shall be made through the Department for the length of such supervision. Upon completion of supervision, payments and disbursements on any outstanding balance shall be made directly through the Clerk of the Court. The Clerk of Court is authorized to collect a \$3.50 fee per payment, pursuant to Section 28.24(26)(a), Florida Statutes. FILED

on a [ ] weekly [ ] monthly basis. Payments shall be applied first to interest a the balance, if any, to principal.  [ ] Other, specified schedule:  4. (a) The Court may require that the defendant make restitution under this section with specified period or in specified installments.  (b) The end of such period or the last such installment shall not be later than:  1. The end of the period of probation if probation is ordered;  2. Five years after the end of the term of imprisonment imposed if the Codoes not order probation; or  3. Five years after the date of sentencing in any other case; or	3.	Payme	ent Schedule: [Check applicable instructions(s)]
on a [] weekly [] monthly basis. Payments shall be applied first to interest a the balance, if any, to principal.  [] Other, specified schedule:  4. (a) The Court may require that the defendant make restitution under this section with specified period or in specified installments.  (b) The end of such period or the last such installment shall not be later than:  1. The end of the period of probation if probation is ordered;  2. Five years after the end of the term of imprisonment imposed if the Codos not order probation; or  3. Five years after the date of sentencing in any other case; or  (c) If not otherwise provided by the Court under this subsection, restitution must made immediately.  5. If a defendant is placed on probation or paroled, complete satisfaction of any restitution ordered under this section shall be a condition of such probation or parole. The Court may revoke probation, and Parole Commission may revoke parole, if the defendant fails to comply with such order.  6. That the Clerk of the Court shall provide to the victim named herein a copy hereof, in order the victim to record the judgment as a lien, pursuant to Section 55.10, Florida Statutes.  DONE AND ORDERED in Jacksonville, Duval, Florida, on this day		[ ]	
the balance, if any, to principal.  [ ] Other, specified schedule:		[ ]	
the balance, if any, to principal.  [ ] Other, specified schedule:			on a [ ] weekly [ ] monthly basis. Payments shall be applied first to interest an
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Parole Commission may revoke parole, if the defendant fails to comply with such order.  6. That the Clerk of the Court shall provide to the victim named herein a copy hereof, in order the victim to record the judgment as a lien, pursuant to Section 55.10, Florida Statutes.  DONE AND ORDERED in Jacksonville, Duval, Florida, on this day  APK 27 2011, 20	<b>5</b> .	If a de	fendant is placed on probation or paroled, complete satisfaction of any restitution
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the victim to record the judgment as a lien, pursuant to Section 55.10, Florida Statutes.  DONE AND ORDERED in Jacksonville, Duval, Florida, on this day  APK 27 2011, 20	Parole Commission r	may revok	e parole, if the defendant fails to comply with such order.
DONE AND ORDERED in Jacksonville, Duval, Florida, on this day  APK 27 2011 . 20			•
APR 27 2011 20		,	,,,
Thul. Blue			
Judge of the Circuit Court			Ful. Blue
$\mathcal{L}$			Judge of the Circuit Court

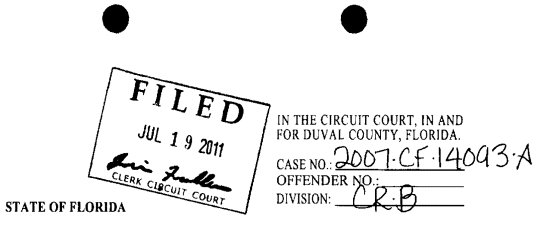
#### NOTICE OF CONFIDENTIAL INFORMATION WITHIN COURT FILING

Pursuant to Florida Rule of Judicial Administration 2.420(d)(2), the filer of this court record indicates that confidential information is included within the document being filed; to-wit: Social Security Number, § 119.0714.

Copies furnished by Clerk to:

Victim
Assistant State Attorney
Defendant and/or Defense Counsel

NOTE: The victim shall notify the Clerk of the Court, in writing, of any address changes.



VS.

# Alfred A Norris

#### ORDER OF CONVERSION TO FINAL JUDGMENT

The Court having determined it appropriate to convert the defendant's fine and/or costs imposed herein in the sum of \$2513.88 and \_\_\_\_\_ applicable probation cost to a civil final judgment, it is

ORDERED AND ADJUDGED that the fine and/or costs and applicable probation cost due in this case are converted to a civil judgment. It is further

ORDERED AND ADJUDGED that the STATE OF FLORIDA, does have and recover from the defendant the sum of \$2,513,88 representing the fine and /or costs and \$ applicable probation costs due herein, for which let execution issue forthwith.

DONE AND ORDERED at Jacksonville, Florida this

\_\_\_\_\_, 2(

Copies to:

Defendant

FILED IN COMPUTER S. P. Doc # 2011200060, OR BK 15712 Page 230, Number Pages: 2, Recorded 09/14/2011 11:13 AM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

STATE OF FLORIDA
vs.
PHILLIP MICHAEL THOMAS, DEFENDANT

IN THE GAID CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

CASE: 16-2011-CF-006429-AXXX-MA

**DIVISION: CR-B** 

# **COURT ORDERED COST/FINES/FEES**

The Defendant is hereby ordered to pay the following sums if checked:
\$ 50.00 pursuant to section 938.03, Florida Statues, (Crimes Compensation Trust Fund).  \$ 3.00 as a court cost pursuant to section 938.01, Florida Statutes, (Additional Court Cost Clearing
Trust Fund).  \$\begin{align*} \text{ \figs. 2.00 as a court cost pursuant to section 938.15, Florida Statutes, (Criminal Justice Education by Musicipalities and Counties).}
Municipalities and Counties).  A fine in the sum of \$ pursuant to section 775.0835, Florida Statutes, (This provision refers to the optional fine for the Crimes Compensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a sentence to section 775.083, Florida Statutes are to be
recorded on the sentence page(s)).  A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Sheriff's Office Investigative Cost).  A sum of \$ pursuant to section 938.10, Florida Statutes, (Crimes Against Minors).  A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Prosecution Investigative Cost).  A sum of \$ pursuant to section 938.29, Florida Statutes, (Public Defender Fees / RCC).  \$15.00 pursuant to 938.13, Florida Statutes, (Misd. convictions involving drugs or alcohol).  \$225.00 pursuant to section 938.05, Florida Statutes, (Local Government Criminal Justice Trust)
Fund).  A sum of \$ pursuant to 938.04, Florida Statutes, (additional cost 5% of fine).  \$\frac{135.00}{2}\$ pursuant to section 938.07, Florida Statutes, (EMS -DUI cases).
\$\frac{100.00}{2}\$ pursuant to section 938.25, Florida Statutes, (FDLE Operation Trust Fund).  A sum of \$\frac{1}{2}\$ pursuant to 938.23, Florida Statutes, (Grant For Alcohol & Other Drug Abuse
Program -Drug Abuse Trust Fund).  A sum of \$ 3.00 pursuant to section 318.18(17), Florida Statutes, (State Radio System (SRS)).  Restitution in accordance with attached order.
A sum of \$20.00 pursuant to 938.06, Florida Statutes, (Assessment of Additional Court Cost for Crime Stoppers Trust Fund - not to exceed \$500.00).  A sum of \$3.00 pursuant to 938.19, Florida Statutes, (Assessment of Additional Cost - Duval County)
Teen Court Trust Fund).  A sum of \$ 201.00 (Domestic Battery Surcharge).
A sum of \$ 151.00 pursuant to 938.08, Florida Statutes, (Rape Crisis Trust Fund).  A sum of \$ 65.00 pursuant to 939.185, Florida Statutes, (Assessment of Additional Court Cost to be used for innovations, legal aid, law library, teen court programs - not to exceed \$65.00).  \$ 50.00 pursuant to section 775.083(2), Florida Statutes, (Fine).  Other
DONE AND ORDERED in open court at Jacksonville, Duval County, Florida, this 13th day of Sept., 2011.
Judge

Judge

Page of 6



## STATE OF FLORIDA DUVAL COUNTY

I, UNDERSIGNED Clerk of the Circuit & County Courts, Duval County, Florida, DO HEREBY CERTIFY the within and foregoing is a true and correct copy of the original as it appears on record and file in the office of the Clerk of Circuit & County Courts of Duval County, Florida, and the same is in full force and effect. WITNESS my hand and seal of Clerk of Circuit & County Courts at Jacksonville, Florida, this day of AD., 20

JIM FULLER

Clerk, Circuit & County Courts Duval County, Florida

By Lose M. Deusse

Deputy Clerk

Page\_\_\_\_of\_\_\_

Doc # 2011224564, OR BK 15741 Page 2094, Number Pages: 2, Recorded 10/17/2011 09:53 AM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

STATE OF FLORIDA
vs.
ALFRED ALVIN NORRIS, DEFENDANT

IN THE SAID CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

CASE: 16-2011-CF-008066-AXXX-MA

DIVISION: CR-A

# COURT ORDERED COST/FINES/FEES

The Defendant is hereby ordered to pay the following sums if checked:
\$ 50.00 pursuant to section 938.03, Florida Statues, (Crimes Compensation Trust Fund).
\$ 3.00 as a court cost pursuant to section 938.01, Florida Statutes, (Additional Court Cost Clearing Trust Fund).
\$\frac{2.00}{2.00}\$ as a court cost pursuant to section 938.15, Florida Statutes, (Criminal Justice Education by
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A fine in the sum of \$ pursuant to section 775.0835, Florida Statutes, (This provision refers to the optional fine for the Crimes Compensation Trust Fund and is not applicable unless checked and
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A sum of \$ pursuant to section 938.10, Florida Statutes, (Crimes Against Minors).
sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Prosecution Investigative Cost).
A sum of \$ 150,00 pursuant to section 938.29, Florida Statutes, (Public Defender Fees 1886).
\$15.00 pursuant to 938.13, Florida Statutes, (Misd. convictions involving drugs or alcohol).
\$225.00 pursuant to section 938.05, Florida Statutes, (Local Government Criminal Justice Trust Fund).
A sum of \$ 5.00 pursuant to 938.04, Florida Statutes, (additional cost 5% of fine).
\$\frac{135.00}{2}\$ pursuant to section 938.07, Florida Statutes, (EMS -DUI cases).
\$\frac{100.00}{2}\$ pursuant to section 938.25, Florida Statutes, (FDLE Operation Trust Fund).
A sum of \$ pursuant to 938.23, Florida Statutes, (Grant For Alcohol & Other Drug Abuse
Program -Drug Abuse Trust Fund).  A sum of \$ 3.00 pursuant to section 318.18(17), Florida Statutes, (State Radio System (SRS)).
Restitution in accordance with attached order.
A sum of \$20.00 pursuant to 938.06, Florida Statutes, (Assessment of Additional Court Cost for Crime
Stoppers Trust Fund - not to exceed \$500.00).
A sum of \$ 3.00 pursuant to 938.19, Florida Statutes, (Assessment of Additional Cost - Duval County
Teen Court Trust Fund).  ☐ A sum of \$ 201.00 (Domestic Battery Surcharge).
A sum of \$ 201.00 (Domestic Battery Surcharge).  A sum of \$ 151.00 pursuant to 938.08, Florida Statutes, (Rape Crisis Trust Fund).
A sum of \$ 65.00 pursuant to 939.185, Florida Statutes, (Assessment of Additional Court Cost to be
used for innovations, legal aid, law library, teen court programs - not to exceed \$65.00).
\$50.00 pursuant to section 775.083(2), Florida Statutes, (Fine).
Other \$ 100.00 five per F.S. 775.083
DONE AND ORDERED in open court at Jacksonville, Duval County, Florida, this day of OCT 13 2011, 20
001 1 3 2011 , 20

Judge

Mark Lolag III

Page 3 of 3



## STATE OF FLORIDA DUVAL COUNTY

I, UNDERSIGNED Clerk of the Circuit & County Courts, Duval County, Florida, DO HEREBY CERTIFY the within and foregoing is a true and correct copy of the original as it appears on record and file in the office of the Clerk of Circuit & County Courts of Duval County, Florida, and the same is in full force and effect. WITNESS my hand and seal of Clerk of Circuit & County Courts at Jacksonville, Florida, this 17th day of OCT. AD., 2011.

JIM FULLER

Clerk, Circuit & County Courts Duval County, Florida

By Rose M. Dense

Deputy Clerk

**D** 

Doc # 2012060174, OR BK 15884 Page 1740, Number Pages: 3, Recorded 03/20/2012 11:35 AM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00



IN THE COUNTY COURT, DUVAL COUNTY, FLORIDA Case. 16-2011-CT-002041-AXXX-MA Division N (County)

STATE OF FLORIDA

VS.

PHILLIP ANTONIO THOMAS, Defendant

#### JUDGMENT AND SENTENCE

The defendant having PLEAD NOLO CONTENDERE TO:

	mg · · · · · · · · · · · · · · · · · ·	
Count	Statute Number and Description	
1	S322.34(2) LICENSE; KNOWINGLY OPER VEH W- DL SUSP, CANCELLED,	
	REVOKED	

That defendant, accompanied by his attorney, WAIVED the Right to Counsel being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County. Florida, for a term of

Count	Jail Time	Credit Time	Confinement Conditions
1	2 DAYS	2 DAYS	

The defendant is hereby placed on probation for a period of

Count	Probation Time
1	

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a base fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$50.00 to the Clerk of this court.

The defendant shall pay \$65.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$0.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$60.00 to the Clerk of this Court.

The defendant shall pay \$0.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Domestic Battery surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court.

The defendant shall pay Court House Trust Fund in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$20.00 (not to exceed \$500.00)

The defendant shall pay a State Radio System cost in the amount of \$0.00 to the Clerk of this Court.

A sum of **\$50.00** Agency **\$50.00** Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	D.U.I. School
Interlock Device	

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 5th day of March, A.D. 2012.

JUDGE GARY P FLOWER

# Page 3

IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR THE COUNTY OF DUVAL, STATE OF FLORIDA

DEFENDANTS NAME: MOMUS Phillip A.

CASE NUMBER 2011 - CT - 2041

DATE: 3-5-20/2

BALIFF'S INITIALS: FO

# **FINGERPRINTS**

(1) R. Thumb	(2) R. Index	(3) R. Middle	(4) R. Ring	(5) R. Little
	(Main)			.554
(6) L. Thumb	(7) L. Index	(8) L. Middle	(9) L. Ring	(10) L. Little

I HEREBY CERTIFY that the above and foregoing fingerprints on this Judgment are the second
I HEREBY CERTIFY that the above and foregoing fingerprints on this Judgment are the fingerprints of the defendant. 100mas, Philip , and that they were placed thereon by said defendant
, and that they were placed thereon by said defendant
in my presence in open Court this 5th day of MARCA , 20/2

Day Police



IN THE COUNTY COURT, DUVAL COUNTY, FLORIDA Case. 16-2011-CT-007317-AXXX-MA Division N (County)

STATE OF FLORIDA

VS.

PHILLIP ANTONIO THOMAS, Defendant

#### JUDGMENT AND SENTENCE

The defendant having PLEAD NOLO CONTENDERE TO:

Count	Statute Number and Description	
1	S322.34(2)(B) DRIVING WHILE LICENSE SUSPENDED OR REVOKED (ON	
	OR AFTER 10-1-97 - 2ND CONVICTION)	

That defendant, accompanied by his attorney, WAIVED the Right to Counsel being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County. Florida, for a term of

Count	Jail Time	Credit Time	Confinement Conditions
1	2 DAYS	2 DAYS	

The defendant is hereby placed on probation for a period of

Count	Probation Time
1	

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a base fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$50.00 to the Clerk of this court.

The defendant shall pay \$65.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$0.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$60.00 to the Clerk of this Court.

The defendant shall pay \$0.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Domestic Battery surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court.

The defendant shall pay Court House Trust Fund in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$20.00 (not to exceed \$500.00)

The defendant shall pay a State Radio System cost in the amount of \$0.00 to the Clerk of this Court.

A sum of **\$50.00** Agency **\$50.00** Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	D.U.I. School	
Interlock Device		

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 5th day of March, A.D. 2012.

JUDGE GARY P FLOWER

Doc # 2012224434, OR BK 16102 Page 2101, Number Pages: 2, Recorded 10/12/2012 10:16 AM, JIM FULLER CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

STATE OF FLORIDA vs. PHILLIP MICHAEL THOMAS, DEFENDANT

IN THE SAID CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

CASE: 16-2012-CF-006978-AXXX-MA

**DIVISION: CR-I** 

# COURT ORDERED COST/FINES/FEES

The Defendant is hereby ordered to pay the following sums if checked:
\$ 50.00 pursuant to section 938.03, Florida Statues, (Crimes Compensation Trust Fund).  \$ 3.00 as a court cost pursuant to section 938.01, Florida Statutes, (Additional Court Cost Clearing
Trust Fund). \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
A fine in the sum of \$ pursuant to section 775.0835, Florida Statutes, (This provision refers to the optional fine for the Crimes Compensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a sentence to section 775.083, Florida Statutes are to be recorded on the sentence page(s)).
A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Sheriff's Office Investigative Cost).  A sum of \$100.00 pursuant to section 938.10, Florida Statutes, (Crimes Against Minors).  A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Prosecution Investigative Cost).  A sum of \$100.00 pursuant to section 938.29, Florida Statutes, (Public Defender Fees / RCC).  \$15.00 pursuant to 938.13, Florida Statutes, (Misd. convictions involving drugs or alcohol).  \$225.00 pursuant to section 938.05, Florida Statutes, (Local Government Criminal Justice Trust
Fund).  A sum of \$ pursuant to 938.04, Florida Statutes, (additional cost 5% of fine).  \$\frac{135.00}{190.00}\$ pursuant to section 938.25, Florida Statutes, (EMS -DUI cases).  \$\frac{100.00}{190.00}\$ pursuant to section 938.25, Florida Statutes, (FDLE Operation Trust Fund).  A sum of \$\frac{1}{190.00}\$ pursuant to 938.23, Florida Statutes, (Grant For Alcohol & Other Drug Abuse
Program -Drug Abuse Trust Fund).  A sum of \$ 3.00 pursuant to section 318.18(17), Florida Statutes, (State Radio System (SRS)).  Restitution in accordance with attached order.
A sum of \$20.00 pursuant to 938.06, Florida Statutes, (Assessment of Additional Court Cost for Crim Stoppers Trust Fund - not to exceed \$500.00).  A sum of \$ 3.00 pursuant to 938.19, Florida Statutes, (Assessment of Additional Cost - Duval County)
Teen Court Trust Fund).  A sum of \$ 201.00 (Domestic Battery Surcharge).  A sum of \$ 151.00 pursuant to 938.08, Florida Statutes, (Rape Crisis Trust Fund).
A sum of \$ 65.00 pursuant to 939.185, Florida Statutes, (Assessment of Additional Court Cost to be used for innovations, legal aid, law library, teen court programs - not to exceed \$65.00).  \$ 50.00 pursuant to section 775.083(2), Florida Statutes, (Fine).  Other
DONE AND ORDERED in open court at Jacksonville, Duval County, Florida, this day of
Judge

Page 3 of 3



## STATE OF FLORIDA DUVAL COUNTY

I, UNDERSIGNED Clerk of the Circuit & County Courts, Duval County, Florida, DO HEREBY CERTIFY the within and foregoing is a true and correct copy of the original as it appears on record and file in the office of the Clerk of Circuit & County Courts of Duval County, Florida, and the same is in full force and effect. WITNESS my hand and seal of Clerk of Circuit & County Courts at Jacksonville, Florida, this // # day of (2 1050 AD., 20 / 2.

JIM FULLER

Clerk, Circuit & County Courts Duval County, Florida

By Cose M. Dense
Deputy Clerk

Page\_\_\_\_of\_\_\_

Doc # 2013080747, OR BK 16311 Page 833, Number Pages: 2, Recorded 04/01/2013 at 04:09 PM, Ronnie Fussell CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$18.50

Doc # 2013071419, OR BK 16298 Page 982, Number Pages: 2, Recorded 03/21/2013 \*09:0 AM, Ronnie Fussell CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

IN THE COUNTY COURT, FOURTH
JUDICIAL CIRCUIT, IN AND FOR
DUVAL COUNTY, FLORIDA

CASE NO.: 12-CC-13243

DIVISION: L

DAVID HURST d/b/a TASTE CATERING BY DAVID HURST,

Plaintiff,

vs.

LILLIE SULLIVAN, an individual, GARY SULLIVAN, an individual, and ELIZABETH SULLIVAN OLATUNJI, an individual,

Defendants.



# FINAL JUDGMENT AFTER DEFAULT

This action was heard after entry of default against defendants and,

IT IS ADJUDGED that Plaintiff, David Hurst d/b/a Taste Catering by David Hurst shall recover from Defendants, Lillie Sullivan, whose address is 922 2<sup>nd</sup> Avenue South, Jacksonville Beach, Florida 32250, Gary Sullivan, whose address is 922 2<sup>nd</sup> Avenue South, Jacksonville Beach, Florida 32250 and Elizabeth Sullivan Olatunji, whose address is 824 Shetter Avenue, Jacksonville Beach, FL 32250, the principal amount of \$5,906.40, plus court costs of \$330.00, plus service of process fee in the amount of \$120.00, together with prejudgment interest of \$310.53, accruing at a rate of \$0.77 per day after November 12, 2011, making a total amount of \$10.30 that shall bear interest at the statutory rate per year. For all of the above let execution issue.

IT IS FURTHER ORDERED AND ADJUDGED that the judgment debtors shall complete under oath Florida Rule of Civil Procedure Form 1.977(a) (Fact Information Sheet),

OR BK 16298 PAGE 983

including all required attachments, and serve it on the judgment creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney, within 45 days from the date of this final judgment, unless the final judgment is satisfied or post-judgment discovery is stayed. Jurisdiction of this case is retained to enter further orders that are proper to compel the judgment debtors to complete Form 1.977(a), including all required attachments, and serve it on the judgment creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney.

County Court Judge

Copies to:

Kelly A. Karstaedt, Esq. 701 Riverside Park Place Suite 302 Jacksonville, FL 32204

Lillie Sullivan Gary Sullivan 922 2<sup>nd</sup> Avenue South Jacksonville Beach, FL 32250

Elizabeth Sullivan Olatunji 824 Shetter Avenue Jacksonville Beach, FL 32250

STATE OF FLORIDA

DUVAL COUNTY

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County, Randa, Dorra Edit Tayriff in evithing and foregoing,
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ROWNIE FUSSELL

Doc # 2013178940, OR BK 16449 Page 151, Number Pages: 2, Recorded 07/12/2013 07:12 AM, Ronnie Fussell CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00



IN THE COUNTY COURT,
DUVAL COUNTY, FLORIDA
Case. 16-2013-MO-010110-AXXX-MA
Division M (County)

STATE OF FLORIDA

VS.

YOLANDA SHERESE MONROE, Defendant

#### JUDGMENT AND SENTENCE

The defendant having PLEAD NOLO CONTENDERE TO:

Charge Count	Statute Number and Description
1	M614.123 FIGHTING

That defendant, accompanied by his attorney, NONE being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of

Count	Jail Time	Credit Time	Confinement Conditions
1	2 DAYS	2 DAYS	

The defendant is hereby placed on probation for a period of

Count	Probation Time	
1		

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Cost Recovery Fee in the amount of \$40.00.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$0.00 to the Clerk of this court.

The defendant shall pay \$0.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$0.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay \$0.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Domestic Battery surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court.

The defendant shall pay Court House Trust Fund in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$0.00 (not to exceed \$500.00)

The defendant shall pay a State Radio System cost in the amount of \$0.00 to the Clerk of this Court.

A sum of \$0.00 Agency \$0.00 Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	 D.U.I. School	
Interlock Device		

# ADDITION TO THE MISDEMEANOR JUDGMENT AND SENTENCE-DNA ORDERED TESTING.

And having been convicted or found guilty of, or having entered a plea of nolo contendere or guilty, regardless to stalking (\$784.048); voyeurism (\$810.14; acts in connection with obscene, lewd, etc., materials (\$847.011); exposing minors to harmful motion pictures, videos, shows, etc. (\$847.013); computer pornography, traveling to meet a minor (\$847.0135); observation, videotaping or surveillance in merchant's dressing room (\$877.26) and any offense found to have been committed for the purpose of benefitting, promoting or furthering the interest of a criminal street gang (pursuant to \$874.04 as defined by \$874.03), as provided in Florida Statute Section 943.325(1), the defendant shall be required to submit two blood specimens or other biological specimens approved by the Department of Law Enforcement.

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 6th day of June, A.D. 2013.

JUDGE MOSE L FLOYD

Mond Styl

Doc # 2013225232, OR BK 16510 Page 2102, Number Pages: 6, Recorded 08/30/2013 07:52 AM, Ronnie Fussell CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

IN THE CIRCUIT COURT, FOUND JUDICIAL CIRCUIT, IN AND FOUND DUVAL COUNTY, FLORIDA  CASE NUMBER: 16-2011-CF-0 DIVISION: CR-A  STATE OF FLORIDA  VS.  ALFRED ALVIN NORRIS, DEFENDANT  IN THE CIRCUIT COURT, FOUND JUDICIAL CIRCUIT, IN AND FOUND JUDICIAL C	OR
JUDGMENT	
The defendant, ALFRED ALVIN NORRIS, being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personally before this Court, reposition of the attorney of record, and the State being personal persona	•
Count Crime Offens Statute	
Number 527.	(s) (O3 3° F (A)
	<u> </u>
☐ and no cause being shown why the defendant should not be adjudicated guilty; IT IS OF defendant is hereby ADJUDICATED GUILTY of the above crime(s).  ☐ being a qualified offender pursuant to F.S. 943.325, the defendant shall be required to s sample as required by law.  ☐ and good cause being shown; IT IS ORDERED THAT ADJUDICATION OF GUILT BE V	ubmit a DNA

Page\_

STATE OF FLORIDA vs.
ALFRED ALVIN NORRIS, DEFENDANT

CASE NUMBER: 16-2011-CF-008066-AXXX-MA

	FINGER	PRINTS OF DEFE	NDANT	
1. Right Thumb	2. Right Index	3. Right Middle	4. Right Ring	5. Right Little
6. Left Thumb	7. Left Index	8. Left Middle	9. Left Ring	10. Left Little

			I		
Fingerprints taken by:					<u> </u>
I HEREBY CERTIFY ALFRED ALVIN NORR this date.	that the above and for that they were				n open court on
DONE AND ORDERED			•		
AUG 2 9 2013	, 20		Mark Lot	De TII	
		Jude.	*		

Page\_\_\_\_of\_\_\_

STATE OF FLORIDA

IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

VS.

ALFRED ALVIN NORRIS, DEFENDANT

CASE NUMBER: 16-2011-CF-008066-AXXX-MA

DIVISION: CR-A

# **COURT ORDERED COSTS/FINES/FEES**

The defendant is hereby or	dered to pay the following sums if checked:
A sum of \$3.00 Clearing Trust Fund).	as a court cost pursuant to section 938.01, Florida Statutes, (Additional Court Cost
A sum of \$50.00	pursuant to section 938.03, Florida Statutes, (Crimes Compensation Trust Fund).
A supr of \$225.00 Fund)	pursuant to section 938.05, Florida Statutes, (Local Government Criminal Justice Trust
A sum of \$3.00 County feen C int Trust Fund).	pursuant to section 938.19, Florida Statutes, (Assessment of Additional Court Costs-Duval
usr . innovations, legal aid, lar	pursuant to section 939.185, Florida Statutes, (Assessment of Additional Court Costs to be w library, teen court programs).
A sum of \$100.00	pursuant to section 938.25, Florida Statutes, (FDLE Operating Trust Fund).
A sum of \$100.00	pursuant to section 938.27, Florida Statutes, (Sheriff's Office Investigative Cost).
A sum of \$100.00	pursuant to section 938.27, Florida Statutes, (Prosecution Investigative Cost).
A sum of \$20.00 Crime Stoppers Trust Fund).	pursuant to section 938.06, Florida Statutes, (Assessment of Additional Court Costs for
A sum of \$ 50	pursuant to section 938.29, Florida Statutes, (Court Appointed Counsel Fees).
A sum of \$	pursuant to section 938.10, Florida Statutes, (Crimes Against Minors).
A sum of \$201.00	pursuant to section 938.08, Florida Statutes, (Funding Programs in Domestic Violence).
☐ A sum of \$ <u>151.00</u>	pursuant to section 938.085, Florida Statutes, (Rape Crisis Trust Fund).
A sum of \$50.00	pursuant to section 775.083(2), Florida Statutes, (Cost).
A fine in the sum of \$_ optional fine for the Crimes Comp sentence to section 775.083, Flor	pursuant to section 775.0835, Florida Statutes, (This provision refers to the pensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a cida Statutes, are to be recorded on the sentence page(s)).
A sum of \$	pursuant to section 938.04, Florida Statutes, (additional cost 5% of fine).
A sum of \$2.00 by Municipalities and Counties).	as a court cost pursuant to section 938.15, Florida Statutes, (Criminal Justice Education
☐ A sum of \$ <u>15.00</u>	pursuant to section 938.13, Florida Statutes, (Misd. convictions involving drugs or alcohol).
☐ A sır . \$ <u>135.00</u>	pursuant to section 938.07, Florida Statutes, (EMS – DUI/BUI cases).
um of \$30.00	pursuant to section 318.18(13), Florida Statutes, (CHT - State Court Facilities).
A sum of \$3.00	pursuant to section 318.18(17), Florida Statutes, (State Radio System (SRS)).
A sum of \$Statutes.	for the cost of collecting the DNA sample required by section 943.325, Florida
Restitution in accordance	e with attached order.
2 Other 2000 DL	issuant to F.S. 775.083
DONE AND ORDER	RED in open court in Jacksonville, Duval County, Florida, this day of
AUG 2 9	2013 20 Mark Labor III.
	Judge ,
	Page of

## ALFRED ALVIN NORRIS, DEFENDANT

CASE NUMBER: 16-2011-CF-008066-AXXX-MA

OBTS # 1603056328 SENTENCE (As to Count (s) \_\_\_\_ The defendant, being personally before this court, accompanied by the defendant's attorney of record 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: and the court having on \_\_\_\_\_\_ deferred imposition of sentence until this date. and the court having previously entered a judgment in this case on \_\_\_\_\_\_ 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 (check all that are applicable; unmarked sections are inapplicable): ☐ The defendant pay a fine of \$\_\_\_\_\_\_, pursuant to section 775.083, Florida Statutes plus \$ at the 5% surcharge required by section 938.04, 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 Sheriff of Duval County, Florida. The defendant is sentenced as a Youthful Offender in accordance 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 subject to conditions set forth in this order. Youthful Offender Sentence: Pursuant to the Florida Youthful Offender Act, the defendant shall be imprisoned for a period of , of which shall be served by imprisonment followed by in a Community Control Program according to the terms and conditions set forth in a separate order. Split Sentence (complete the appropriate paragraph): Followed by a period of \_\_\_\_\_\_ 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. However, after serving a period of imprisonment in , the balance of the sentence shall be suspended and the defendant shall be placed on probation/community control for a period of under the supervision of the Department of Corrections according to the terms and conditions of probation/community control set forth in a separate order. In the event the defendant is ordered to serve additional split sentences, all incarceration portions shall be satisfied before the defendant begins service of the supervision terms. Imposition of Sentence Stayed and Withheld (check one; unmarked sections are inapplicable): The court hereby stays and withholds the imposition of sentence and places the defendant on: Probation/community control for a period of under the supervision of the Department of Corrections with a special condition that the defendant serve in Duval County Jail, with credit for days. ☐ Unsupervised probation for a period of with the special condition that the defendant serve \_\_\_\_\_ days in Duval County Jail, with credit for \_\_\_\_\_ days. Unsupervised probation will terminate upon completion of special condition. (All other general/special conditions of probation/community control shall be set forth in a separate order.)

Page

ALFRED ALVIN NORRIS, DEFENDANT

CASE NUMBER: 16-2011-CF-008066-AXXX-MA OBTS # 1603056328

	OB13# <u>1003036326</u>
	OTHER PROVISIONS
Current Jail Credit Time:	(As to Count(s))  It is further ordered that the defendant shall be allowed a total of days as credit for time incarcerated on this case / count before imposition of this sentence.
Credit for Time Serv on Violation of Prob Community Control:	ation /
(check one)	lt is further ordered that the defendant shall be allowed days time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on count(s) (Offenses committed on or after January 1, 1994.)
	It is further ordered that the defendant be allowed days time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on count(s) (Offenses committed before October 1, 1989.)
	It is further ordered that the defendant be allowed days time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served on count(s) (Offenses committed between October 1, 1989, and December 31, 1993.)
Prior Prison Credit:	It is further ordered that the defendant shall be allowed days time served between date of the original sentence being vacated to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served on count(s)
Forfeiture of Prior Gain/Good Time: (check one)	☐ The court deems the unforfeited gain time previously awarded on the above count(s) forfeited under section 948.06(7)  OR  ☐ The court allows unforfeited gain time previously awarded on the above count(s).  (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1))
Consecutive/ Concurrent As to Other <u>Counts</u> : (if Applicable)	☐ It is further ordered that the sentence imposed for count(s) shall run (check one)  ☐ consecutive to ☐ concurrent with the sentence set forth in count of this case.
Consecutive/ Concurrent As To Other <u>Sentences</u> : (if Applicable)	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 the following: (check one)
	any active sentence being served. specific sentences:
Retention of Jurisdic	

## ALFRED ALVIN NORRIS, DEFENDANT

CASE NUMBER: 16-2011-CF-008066-AXXX-MA

OBTS # 1603056328

In the event the defendant is sentenced to a period of incarceration in state prison, the Sheriff of Duval County, Florida, is hereby ordered and directed to deliver the defendant to the Florida 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.

In open court, the defendant was advised of the right to appeal from this sentence by filing a notice of appeal with the clerk of this court within 30 days from this date and the right to the assistance of counsel in taking the appeal at the expense of the State on showing of indigency.

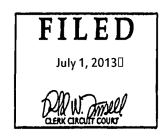
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	Notes .		
The state of the s			
The state of the s			PARAE HILL.
	***************************************	· · · · · · · · · · · · · · · · · · ·	····
DONE AND ORDERED in open court in Ja	acksonville, Duva	l County, Florida, ţ	hisday
DONE AND ORDERED in open court in Jacobs 2 9 2013.		Mall	place 11
400 2 3 2013.		1. lange	· 0

Page Of Of

IN THE CIRCUIT COURT, IN AND FOR DUVAL COUNTY, FLORIDA. 2.8006 OFFENDER NO.: DIVISION: \_ STATE OF FLORIDA VS. ORDER OF CONVERSION TO FINAL JUDGMENT The Court having determined it appropriate to convert the defendant's fine and/or costs imposed herein in the sum of \$ 77 (c) and applicable probation cost to a civil final judgment, it is ORDERED AND ADJUDGED that the fine and/or costs and applicable probation cost due in this case are converted to a civil judgment. It is further ORDERED AND ADJUDGED that the STATE OF FLORIDA, does have and recover fromrepresenting the fine and /or costs and \$\_ the defendant the sum of \$\_ applicable probation costs due herein, for which let execution issue forthwith. Mark Laloe 111 DONE AND ORDERED at Jacksonville, Florida this\_\_\_ CIRCUIT JUDGE Copies to:

Defendant

Doc # 2013314913, OR BK 16625 Page 2308, Number Pages: 2, Recorded 12/11/2013 10:53 AM, Ronnie Fussell CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00



IN THE COUNTY COURT,
DUVAL COUNTY, FLORIDA
Case. 16-2013-CT-009969-AXXX-MA
Division A (County)

STATE OF FLORIDA

VS.

### YOLANDA SHERESE MONROE, Defendant

#### JUDGMENT AND SENTENCE

The defendant having PLEAD GUILTY TO:

Count	Statute Number and Description	
1	S893.147(1) USE, OR POSSESS WITH INTENT TO USE, DRUG PARAPHERNALIA	

That defendant, accompanied by his attorney, NONE being present in open court, it is

ADJUDGED that the defendant is quilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of

Count	Jail Time	Credit Time	Confinement Conditions
1	1 DAY	1 DAY	

The defendant is hereby placed on probation for a period of

, in action and the production of a position of			
	Count	Probation Time	
	1		

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a base fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$50.00 to the Clerk of this court.

The defendant shall pay \$65.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$0.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$60.00 to the Clerk of this Court.

The defendant shall pay \$0.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Domestic Battery surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court.

The defendant shall pay Court House Trust Fund in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$20.00 (not to exceed \$500.00)

The defendant shall pay a State Radio System cost in the amount of \$0.00 to the Clerk of this Court.

A sum of \$0.00 Agency \$0.00 Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	D.U.I. School	
Interlock Device		

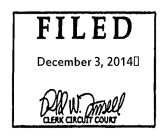
After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 1st day of July, A.D. 2013.

JUDGE EMMET F FERGUSON

Emit F. Feyno

Doc # 2014284678, OR BK 17010 Page 2476, Number Pages: 3, Recorded 12/19/2014 09:34 AM, Ronnie Fussell CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00



IN THE COUNTY COURT,
DUVAL COUNTY, FLORIDA
Case. 16-2014-CT-016582-AXXX-MA
Division C (County)

STATE OF FLORIDA

VS.

#### PHILLIP ANTONIO THOMAS, Defendant

#### JUDGMENT AND SENTENCE

The defendant having PLEAD NOLO CONTENDERE TO:

Count	Statute Number and Description	
1 S322.34(2)(B) DRIVING WHILE LICENSE SUSPENDED OR REVOKED (ON OR AFTER		
	1-97 - 2ND CONVICTION)	
2	S893.13(6)(B) POSSESSION OF LESS THAN 20 GRAMS OF CANNABIS	

That defendant, accompanied by his attorney, Maxwell, Nia Kole being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of

Count	Jail Time	Credit Time	Confinement Conditions
1	7 DAYS	7 DAYS	
2	7 DAYS	7 DAYS	concurrent

#### The defendant is hereby placed on probation for a period of

, , , , , , , , , , , , , , , , , , ,		
	Count	Probation Time
	1	
	2	

under the supervision of the Salvation Army, the conditions are specified in a separate order.

The defendant shall pay a base fine in the amount of \$150.00 to the Clerk of this Court.

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$7.50 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$50.00 to the Clerk of this court.

The defendant shall pay \$65.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$20.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$60.00 to the Clerk of this Court.

The defendant shall pay \$0.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Domestic Battery surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court.

The defendant shall pay Court House Trust Fund in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$20.00 (not to exceed \$500.00)

The defendant shall pay a State Radio System cost in the amount of \$0.00 to the Clerk of this Court.

A sum of \$50.00 Agency \$50.00 Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	D.U.I. School	
Interlock Device		

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 3rd day of December, A.D. 2014.

JUDGE BRENT D SHORE



Page 3

IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT OF FLORIDA IN AND FOR THE COUNTY OF DUVAL, STATE OF FLORIDA

DEFENDANT'S NAME: Thomas, Ailip A.

CASE NUMBER: CT-016582

DATE: 13/3/14/18 . 735/6

BALIFF'S INITIALS:

# **FINGERPRINTS**

(1) R. Thumb	(2) R. Index	(3) R. Middle	(4) R. Ring	(5) R. Little
41004				
(6) L. Thumb	(7) L. Index	(8) L. Middle	(9) L. Ring	(10) L. Little

I HEREBY CERTIFY that the above and foregoing fingerprints on this Judgment are the fingerprints
of the defendant, homes, find that they were placed thereon by said defendant
, and that they were placed thereon by said defendant
in my presence in open Court this day of PC, 20
Control Marie Control
$\sim$
Drent B. flore
JUDGE

Doc # 2015152906, OR BK 17222 Page 1001, Number Pages: 6, Recorded 07/06/2015 08:51 AM, Ronnie Fussell CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR **DUVAL COUNTY, FLORIDA** CASE NUMBER: 16-2012-CF-006978-AXXX-MA DIVISION: CR-I PROBATION OF 10/11/2012 **REVOKED & SET ASIDE** Probation Violator STATE OF FLORIDA Community Control Violator Retrial Resentence PHILLIP MICHAEL THOMAS, DEFENDANT JUDGMENT The defendant, PHILLIP MICHAEL THOMAS, being personally before this Court, represented by K. ANDREWS, RTD\_, the attorney of record, and the State being represented by K. MILO \_\_\_\_\_, and having: been tried and found guilty by jury/by court of the following crime(s) entered a plea of guilty to the following crime(s) netered a plea of nolo contendere to the following crime(s) Offense Degree Crime Count Of Crime Statute Number(s) BATTERY ON A PERSON 65 YEARS OF AGE OR OLDER 3°F 784.08 1 784.03 ✓ and 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). being a qualified offender pursuant to F.S. 943.325, the defendant shall be required to submit a DNA sample as required by law. ☐ and good cause being shown; IT IS ORDERED THAT ADJUDICATION OF GUILT BE WITHHELD. FILED JUL 0 2 2015

STATE OF FLORIDA

CASE NUMBER: 16-2012-CF-006978-AXXX-MA

۷S.

PHILLIP MICHAEL THOMAS, DEFENDANT

Fingerprints taken by: Name:\_\_\_

	FINGER	PRINTS OF DEFE		
1. Right Thumb	2. Right Index	<ol><li>Right Middle</li></ol>	4. Right Ring	5. Right Little
6. Left Thumb	7. Left Index	8. Left Middle	9. Left Ring	10. Left Little

I HEREBY CERTIFY that the above and foregoing are the fingerprints of the defendant, <b>PHILLIP MICHAEL THOMAS</b> , and that they were placed thereon by the defendant in my presence in open court on this date.
DONE AND ORDERED in open court in Jacksonville, Duval County Florida, this day of

Theren 70477 Title: 50

Page 2 of 6

STATE OF FLORIDA

IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

VS.

PHILLIP MICHAEL THOMAS, DEFENDANT

CASE NUMBER: 16-2012-CF-006978-AXXX-MA

DIVISION: CR-I

# COURT ORDERED COSTS/FINES/FEES

The defendant is hereby or	dered to pay the following sums if checked:
A sum of \$3.00 Clearing Trust Fund).	as a court cost pursuant to section 938.01, Florida Statutes, (Additional Court Cost
✓ A sum of \$50.00	pursuant to section 938.03, Florida Statutes, (Crimes Compensation Trust Fund).
✓ A sum of \$225.00	pursuant to section 938.05, Florida Statutes, (Local Government Criminal Justice Trust
Fund).	Octobrida and for 000 40. Finally Otalista and and for 004 400. Only one of the
A sum of \$3.00 (Assessment of Additional Court	pursuant to section 938.19, Florida Statutes, and section 634.108, Ordinance Code, Costs-Duval County Teen Court Trust Fund).
A sum of \$65.00	pursuant to section 939.185, Florida Statutes, and section 111.385, Ordinance
	al Court Costs to be used for innovations, legal aid, law library, teen court programs).
☐ A sum of \$100.00	pursuant to section 938.055, Florida Statutes, (FDLE Operating Trust Fund).
✓ A sum of \$100.00	pursuant to section 938.27(1), Florida Statutes, (Sheriff's Office Investigative Cost).
A sum of \$	pursuant to section 938.27(1), Florida Statutes, (Prosecution Investigative Cost).
A sum of \$100.00	pursuant to section 938.27(8), Florida Statutes, (Cost of Prosecution).
A sum of \$20.00	pursuant to section 938.06, Florida Statutes, (Assessment of Additional Court Costs for
Crime Stoppers Trust Fund).	nursuant to cootian 029 20. Florido Statutos (Court Associated Course)
A sum of \$	pursuant to section 938.29, Florida Statutes, (Court Appointed Counsel Fees).
☐ A sum of \$151.00	pursuant to section 27.52, Florida Statutes, (Application for Court Appointed Counsel Fees). pursuant to section 938.10, Florida Statutes, (Crimes Against Minors).
A sum of \$201.00	pursuant to section 938.08, Florida Statutes, (Funding Programs in Domestic Violence).
A sum of \$151.00	pursuant to section 938.085, Florida Statutes, (Funding Flograms in Domestic Violence).
A sum of \$50.00	pursuant to section 775.083(2), Florida Statutes, (Cost).
A fine in the sum of \$	pursuant to section 775.083(2), Florida Statutes, (cost).
optional fine for the Crimes Comp	pensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a rida Statutes, are to be recorded on the sentence page(s)).
A sum of \$	pursuant to section 938.04, Florida Statutes, (additional cost 5% of fine).
A sum of \$2.00	as a court cost pursuant to section 938.15, Florida Statutes, (Criminal Justice Education
by Municipalities and Counties).	
A sum of \$15.00	pursuant to section 938.13, Florida Statutes, (Misd. convictions involving drugs or alcohol).
A sum of \$135.00	pursuant to section 938.07, Florida Statutes, (EMS – DUI/BUI cases).
A sum of \$30.00	pursuant to section 318.18(13), Florida Statutes, and section 634.102, Ordinance
Code, (CHT - State Court Facili	
	for the cost of collecting the DNA sample required by section 943.325, Florida
Statutes.	To the cost of conceining the DNA Sumple required by Section 5-10.525, Florida
Restitution in accordance	ce with attached order.
	RED in open court in Jacksonville, Duval County, Florida, this day of
JUL <b>0</b> 2 <b>2</b> 0	015 , 20
	R an Uniter
	Jump Hear
	Judge
	Page of V

PHILLIP MICHAEL THOMAS, DEFENDANT

CASE NUMBER: 16-2012-CF-006978-AXXX-MA OBTS # 1603070651

SENTENCE SENTENCE
(As to Count (s))  The defendant, being personally before this court, accompanied by the defendant's attorney of record K. ANDREWS, RTD , and the adjudication/withhold having been determined, 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:
and the court having on <u>JUN 2 9 2015</u> deferred imposition of sentence until this date.
and the court having previously entered a judgment in this case onnow
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 (check all that are applicable; unmarked sections are inapplicable):
The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes, plus \$ at
the 5% surcharge required by section 938.04, 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 Sheriff of Duval County, Florida.
The defendant is sentenced as a Youthful Offender in accordance 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/2 MOJTHS
Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.
Youthful Offender Sentence:  Pursuant to the Florida Youthful Offender Act, the defendant shall be imprisoned for a period of, of which shall be served by imprisonment followed by in a Community Control Program according to the terms and conditions set forth in a separate order.
Split Sentence (complete the appropriate paragraph):
Followed by a period of 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.
However, after serving a period of imprisonment in, the balance
of the sentence shall be suspended and the defendant shall be placed on probation/community control
for a period of under the supervision of the Department of Corrections according to
the terms and conditions of probation/community control set forth in a separate order.
In the event the defendant is ordered to serve additional split sentences, all incarceration portions shall be satisfied before the defendant begins service of the supervision terms.
Imposition of Sentence Stayed and Withheld (check one; unmarked sections are inapplicable):
☐ The court hereby stays and withholds the imposition of sentence and places the defendant on:
☐ Probation/community control for a period of under the supervision of the Department
of Corrections with a special condition that the defendant serve in Duval County
Jail, with credit for days.
Unsupervised probation for a period of with the special condition that the defendant
serve days in Duval County Jail, with credit for days. Unsupervised
probation will terminate upon completion of special condition.
(All other general/special conditions of probation/community control shall be set forth in a separate order.)

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PHILLIP MICHAEL THOMAS, DEFENDANT

CASE NUMBER: 16-2012-CF-006978-AXXX-MA OBTS # 1603070651

	OTHER PROVISIONS
0 110	(As to Count(s)/)
Current Jail Credit Time:	It is further ordered that the defendant shall be allowed a total of days as credit for time incarcerated on this case / count before imposition of this sentence.
Credit for Time Serve on Violation of Proba Community Control:	ation /
(check one)	It is further ordered that the defendant shall be allowed days time served between date of arrest as a violator following release from prison to the date of resentencing The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on count(s) (Offenses committed on or after January 1, 1994.)
	It is further ordered that the defendant be allowed days time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on count(s) (Offenses committed before October 1, 1989.)
	It is further ordered that the defendant be allowed days time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served on count(s) (Offenses committed between October 1, 1989, and December 31, 1993.)
Prior Prison Credit:	It is further ordered that the defendant shall be allowed days time served between date of the original sentence being vacated to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served on count(s)
Forfeiture of Prior Gain/Good Time: (check one)	The court deems the unforfeited gain time previously awarded on the above count(s) forfeited under section 948.06(7)  OR
	The court allows unforfeited gain time previously awarded on the above count(s). (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1))
Consecutive/ Concurrent As to Other <u>Counts</u> : (if Applicable)	☐ It is further ordered that the sentence imposed for count(s) shall run (check one) ☐ consecutive to ☐ concurrent with the sentence set forth in count of this case.
Consecutive/ Concurrent As To Other <u>Sentences</u> : (if Applicable)	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 the following: (check one)
	any active sentence being served. specific sentences:
Retention of Jurisdict	tion: rt retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.

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## PHILLIP MICHAEL THOMAS, DEFENDANT

CASE NUMBER: 16-2012-CF-006978-AXXX-MA

OBTS # 1603070651

In the event the defendant is sentenced to a period of incarceration in state prison, the Sheriff of Duval County, Florida, is hereby ordered and directed to deliver the defendant to the Florida 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.

In open court, the defendant was advised of the right to appeal from this sentence by filing a notice of appeal with the clerk of this court within 30 days from this date and the right to the assistance of counsel in taking the appeal at the expense of the State on showing of indigency.

In imposing the above sentence, the court further recommends / adjudges:

DEFENDANT PLACED IN	
RIVER REGION MATRIX HOUSE PROGRAM NO EARLY RELEASE	
	<del></del>
DONE AND ORDERED in open court in Jacksonville, Duval County, Florida, this day	of
Judge	

Page 6 of 6

IN THE CIRCUIT COURT, IN AND FOR DUVAL COUNTY, FLORIDA CASE NO: 16-2012-CF-006978-AXXX-MA OFFENDER NO: DIVISION: CR-I (CIRCUIT) STATE OF FLORIDA VS. PHILLIP MICHAEL THOMAS ORDER CONVERTING TO FINAL JUDGMENT The Court having determined it appropriate to convert the defendant's fine and/or costs imposed herein in the sum of \$100.00 and \$0.00 applicable probation costs to a civil final judgment, it is ORDERED AND ADJUDGED that the fine and/or costs and applicable probation costs due in this case are converted to a civil judgment. It is further ORDERED AND ADJUDGED that the STATE OF FLORIDA, does have and recover from the defendant the sum of \$100.00 representing fine and/or costs and \$0.00 applicable probation costs due herein, for which let execution issue forthwith. DONE AND ORDERED at Jacksonville, Duval County, Florida this \_\_\_\_\_ RUSSELL L. HEALEY CIRCUIT JUDGE FILED Copies to: Defendant

JUL 0 2 2015

Doc # 2015193599, OR BK 17277 Page 2346, Number Pages: 2, Recorded 08/21/2015 02:29 PM, Ronnie Fussell CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$0.00

IN THE COUNTY COURT,
DUVAL COUNTY, FLORIDA
Case. 16-2014-CT-005412-AXXX-MA
Division F (County)

STATE OF FLORIDA

VS.

#### PHILLIP BERNARD THOMAS, Defendant

#### JUDGMENT AND SENTENCE

The defendant having PLEAD NOLO CONTENDERE TO:

Count	Statute Number and Description
1	S322.03(1) NO VALID DRIVER'S LICENSE

That defendant, accompanied by his attorney, NONE being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of

Count	Jail Time	Credit Time	Confinement Conditions
1	1 DAY	1 DAY	

The defendant is hereby placed on probation for a period of

The detendant is nevery placed on production for a period of	
Count	Probation Time
1	

under the supervision of the Salvation Army, the conditions are specified in a separate order.

August 11, 2015

The defendant shall pay a base fine in the amount of \$100.00 to the Clerk of this Court.

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$5.00 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$50.00 to the Clerk of this court.

The defendant shall pay \$65.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$20.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$60.00 to the Clerk of this Court.

The defendant shall pay \$0.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Domestic Battery surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court.

The defendant shall pay Court House Trust Fund in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$20.00 (not to exceed \$500.00)

The defendant shall pay a State Radio System cost in the amount of \$0.00 to the Clerk of this Court.

A sum of \$50.00 Agency \$50.00 Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	D.U.I. School	
Interlock Device		

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 11th day of August, A.D. 2015.

JUDGE JAMES A RUTH

Ames A. Renth

Doc # 2018097572, OR BK 18363 Page 1121, Number Pages: 2, Recorded 04/25/2018 02:55 PM, RONNIE FUSSELL CLERK CIRCUIT COURT DUVAL COUNTY

STATE OF FLORIDA

vs.
PHILLIP MICHAEL THOMAS, DEFENDANT

IN THE CIRCUIT COURT, FOURTH
JUDICIAL CIRCUIT, IN AND FOR
DUVAL COUNTY FLORIDA
CASE NUMBER: 16-2017-CF-009008-AXXX-MA
DIVISION: CR C (Circuit)

DIVISION: CR-C (Circuit)
COURT ORDERED COSTS/FINES/FEES
The defendant is hereby ordered to pay the following sums if checked:
A sum of \$3.00 as a court cost pursuant to section 938.01, Florida Statutes, (Additional Court Cost
Clearing Trust Fund).  A sum of \$50.00 pursuant to section 938.03, Florida Statutes, (Crimes Compensation Trust Fund).
sum of \$225.00 pursuant to section 938.05, Florida Statutes, (Local Government Criminal Justice Trust Fund).
Sum of \$3.00 pursuant to section 938.19, Florida Statutes, and section 634.108, Ordinance Code,
(Assessment of Additional Court Costs-Duval County Teen Court Trust Fund).
A sum of \$65.00pursuant to section 939.185(1)(a), Florida Statutes, and section 634.102(c), Ordinance
Code, (Assessment of Additional Court Costs to be used for innovations, legal aid, law library, teen court programs).
Sum of \$100.00 pursuant to section 938.055, Florida Statutes, (FDLE Operating Trust Fund).
DA sum of \$100.00 pursuant to section 938.27(1), Florida Statutes, (Sheriff's Office Investigative Cost).
A sum of \$100.00 pursuant to section 938.27(8), Florida Statutes, (Cost of Prosecution).
A sum of \$20.00 pursuant to section 938.06, Florida Statutes, (Assessment of Additional Court Costs for
Crime Stoppers Trust Fund).
☐ A sum of \$pursuant to section 938.29, Florida Statutes, (Court Appointed Counsel Fees).
A sum of \$ 30.00 pursuant to section 27.52, Florida Statutes, (Application for Court Appointed Counsel Fees).
☐ A sum of \$151.00 pursuant to section 938.10, Florida Statutes, (Crimes Against Minors).
A sum of \$201.00 pursuant to section 938.08, Florida Statutes, (Funding Programs in Domestic Violence).
TA sum of \$151.00 pursuant to section 938.085, Florida Statutes, (Rape Crisis Trust Fund).
√A sum of \$ <u>50.00</u> pursuant to section 775.083(2), Florida Statutes, (Cost).
☐ A fine in the sum of \$ pursuant to section 775. 0835, Florida Statutes, (This provision refers to
the optional fine for the Crimes Compensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a sentence to section 775.083, Florida Statutes, are to be recorded on the sentence page(s)).
A sum of \$pursuant to section 938.04, Florida Statutes, (additional cost 5% of fine).
☐ A sum of \$2.00 as a court cost pursuant to section 938.15, Florida Statutes, (Criminal Justice Education
by Municipalities and Counties).
☐ A sum of \$15.00 pursuant to section 938.13, Florida Statutes, (Misd. convictions involving drugs or alcohol).
☐ A sum of \$135.00 pursuant to section 938.07, Florida Statutes, (EMS – DUI/BUI cases).
☐ A sum of \$30.00 pursuant to section 318.18(13), Florida Statutes, and section 634.102, Ordinance Code
(CHT - State Court Facilities).  A sum of \$3.00 pursuant to section 318.18(17), Florida Statutes, (State Radio System (SRS)).
The section O40 205 Florida
A sum of \$for the cost of collecting the DNA sample required by section 943.325, Florida Statutes.
☐ Restitution in accordance with attached order.
□ Other
DONE AND ORDERED in open court in Jacksonville, Duval County, Florida this day of
24 APR 2018 20 Mulam Pus

Page \_\_\_\_\_\_ of \_\_\_\_\_

STREET FORTON BUTAL SOUNTS

WITNESS my hand and seal of Client of Chycle's County Counts at Jacksonville, Rockie, this the 25 day of May (AD, 20 RONN) E-FUSSELL

Clark, Circuit and County Courts
Duval County, Florida

Denuty Clark

A Sec.



IN THE COUNTY COURT, IN AND FOR DUVAL COUNTY, FLORIDA. OFFENDER NO.: DIVISION: STATE OF FLORIDA VS. ORDER OF CONVERSION TO FINAL JUDGMENT The Court having determined it appropriate to convert the defendant's fine and/or costs imposed herein in the sum of \$ applicable probation cost to a civil final judgment, it is ORDERED AND ADJUDGED that the fine and/or costs and applicable probation cost due in this case are converted to a civil judgment. It is further ORDERED AND ADJUDGED that the STATE OF FLORIDA, does have and recover from the defendant the sum of \$ representing the fine and /or costs and \$\_\_ applicable probation costs due herein, for which let execution issue forthwith, DONE AND ORDERED at Jacksonville, Florida this day of Copies to:

FILED

Defendant

SEP 17 2019

Doc # 2020062141, OR BK 19141 Page 2299, Number Pages: 2, Recorded 03/17/2020 09:07 PM, RONNIE FUSSELL CLERK CIRCUIT COURT DUVAL COUNTY

IN THE COUNTY COURT,
DUVAL COUNTY, FLORIDA
Case. 16-2019-MO-013352-AXXX-MA
Division D (County)

STATE OF FLORIDA

VS.

#### **CHRISTINA TYRELLE MAYS, Defendant**

#### JUDGMENT AND SENTENCE

The defendant having PLEAD NOLO CONTENDERE TO:

Charge Count	Statute Number and Description
1	M614.123 FIGHTING

That defendant, accompanied by his attorney, NONE being present in open court, it is

ADJUDGED that the defendant is guilty of SAID OFFENSE(S).

After the foregoing judgment was rendered, that defendant was informed by the court of the accusation against that defendant and of the foregoing judgment, and was asked by the court whether that defendant had any cause to show why sentence should not be pronounced. That defendant showed no legally sufficient cause why sentence should not be pronounced.

That defendant and the State were afforded an opportunity to present evidence to the court as to any mitigating or aggravating circumstances that might properly be taken into consideration in imposing sentence.

Upon consideration, it is ORDERED that: The defendant shall be imprisoned in the County Jail of Duval County, Florida, for a term of

Charge Count	Jail Time	Credit Time	Confinement Conditions
1	2 DAYS	2 DAYS	

The defendant is hereby placed on probation for a period of

_		
	Count	Probation Time
	1	

under the supervision of the Salvation Army, the conditions are specified in a separate order.



STATE OF FLORIDA Vs. CHRISTINA TYRELLE MAYS IN THE COUNTY COURT, DUVAL COUNTY, FLORIDA 16-2019-MO-013352-AXXX-MA D (County)

The defendant shall pay a fine in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a 5% Crimes Compensation surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay an additional Misdemeanor-Crimes Compensation Trust cost in the amount of \$0.00 to the Clerk of this court.

The defendant shall pay a Cost Recovery Fee in the amount of \$40.00.

The defendant shall pay \$0.00 towards Assessment of Additional Court Costs.

The defendant shall pay \$0.00 court cost to the Clerk of this Court.

The defendant shall pay \$5.00 court cost to the Clerk of this Court.

The defendant shall pay \$0.00 towards Rape Crisis Trust Fund.

The defendant shall pay an Emergency Medical Services Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Local Government Criminal Justice Trust Fund cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay \$0.00 cost for the Department of Health and Rehabilitative Services to the Clerk of the Court.

The defendant shall pay a Court Improvement costs in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Domestic Battery surcharge in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay Teen Court costs in the amount of \$3.00 to the Clerk of this Court.

The defendant shall pay Court House Trust Fund in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay a Crime Stoppers costs in the amount of \$0.00 (not to exceed \$500.00)

The defendant shall pay a State Radio System cost in the amount of \$0.00 to the Clerk of this Court.

The defendant shall pay an additional Boating under the Influence (BUI) fine of \$

A sum of \$0.00 Agency \$0.00 Agency pursuant to section 938.27, Florida Statutes (Prosecution / Investigative Costs)

Revoked License	 D.U.I. School	
Interlock Device		

### ADDITION TO THE MISDEMEANOR JUDGMENT AND SENTENCE-DNA ORDERED TESTING.

And having been convicted or found guilty of, or having entered a plea of nolo contendere or guilty, regardless to stalking (S784.048); voyeurism (S810.14; acts in connection with obscene, lewd, etc., materials (S847.011); exposing minors to harmful motion pictures, videos, shows, etc. (S847.013); computer pornography, traveling to meet a minor (S847.0135); observation, videotaping or surveillance in merchant's dressing room (S877.26) and any offense found to have been committed for the purpose of benefitting, promoting or furthering the interest of a criminal street gang (pursuant to S874.04 as defined by S874.03), as provided in Florida Statute Section 943.325(1), the defendant shall be required to submit two blood specimens or other biological specimens approved by the Department of Law Enforcement.

After the foregoing sentence was ordered, that defendant was informed that the defendant has a right to appeal from the foregoing judgment or sentence or both within 30 days from the date of this judgment and sentence, and that, if that defendant is indigent, this court will appoint an attorney to represent that defendant on appeal without expense to that defendant.

Done in open court at Jacksonville, Duval County, Florida this 24th day of July, A.D. 2019.

JUDGE ERIN PERRY

Doc # 2020080810, OR BK 19172 Page 2444, Number Pages: 2, Recorded 04/10/2020 01:50 PM, RONNIE FUSSELL CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$18.50

Doc # 2020038542, OR BK 19108 Page 1147, Number Pages: 2, Recorded 02/19/2020 09:37 AM, RONNIE FUSSELL CLERK CIRCUIT COURT DUVAL COUNTY

FILED
FEB 13 2020

PUW MOLL
CLERK CIRCLET COURT

# IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA, IN AND FOR DUVAL COUNTY CIVIL DIVISION

NORTH FLORIDA ANESTHESIA CONSULTANTS, INC. Plaintiff,

vs.

CASE NO. 16-2019-SC-014953-XXXX-MA

PHILLIP THOMAS, DIV: CC-E

Defendant(s),

### FINAL DEFAULT JUDGMENT

THIS ACTION was heard after entry of default against Defendant(s), whose address is set forth below and

### IT IS ORDERED AND ADJUDGED:

- 1. That Plaintiff, NORTH FLORIDA ANESTHESIA CONSULTANTS, INC., whose address is set forth below, hereby recovers of and from Defendant(s), PHILLIP THOMAS; the principal sum of \$1,792.00, interest in the amount of \$0.00, court costs of \$236.25; for a grand total of \$2,028.25 which shall bear interest at the rate of 6.83 percent per year in accordance with Florida Statute 55.03, which rate shall be adjusted annually on January 1 of each year in accordance with the interest rate in effect on that date as set forth by the Chief Financial Officer until the judgment is paid, for all of which let execution issue.
- 2. It is further ordered and adjudged that the judgment debtor(s) shall complete under oath Fla. R. Civ. P. Form 1.977 (Fact Information Sheet), a copy of which is attached hereto, including all required attachments, and serve it on the judgment creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney, within 45 days from

OR BK 19108 PAGE 1148

the date of this final judgment, unless the final judgment is satisfied or post-judgment discovery is stayed.

3. Jurisdiction of this case is retained to enter further orders that are proper to compel the judgment debtor(s) to complete from 1.977, including all required attachments, and serve it on the judgment creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney.

DONE AND ORDERED this

\_ day of

, 2020 in Duval

County, Florida.

cc:

NORTH FLORIDA ANESTHESIA CONSULTANTS C/O LAW OFFICE OF DANIEL C. CONSUEGRA 9210 KING PALM DR. TAMPA, FL 33619 LAWSUITNOTICES@CONSUEGRALAW.COM

PHILLIP THOMAS 1742 MEMORY LN JACKSONVILLE, FL 32210-1327

STATE OF FLORIDA
DUVAL COUNTY

I, THE UNDERSIGNED Clerk of the Circuit Courts & Duvale County, Florida, DO HEREBY CERTIFY the William and Foregoing, consisting of \_\_ pages, is a true and correct copy of the original as it appears on record and file in the office of the Clerk of Circuit & County Courts of Duval Courts

& County Courts of Duval County, Florida.

WITNESS my hand and seal of Clerk of Circuit & County Courts at Jacksonville, Florida, this the day of April A.D., 2020

RONNIE FUSSELL
Clerk, Circuit and County Courts
Duivel County Florida

Deputy Clerk

IN THE COUNTY COURT, IN AND FOR DUVAL COUNTY, FLORIDA.
CASE NO.: 8/MM-//44
OFFENDER NO.:
DIVISION:
TO FINAL JUDGMENT
nvert the defendant's fine and/or costs imposed
applicable probation cost to a civil final judgment, it is
e and/or costs and applicable probation cost due in this
rther
ATE OF FLORIDA, does have and recover from
ng the fine and /or costs and \$
cution issue forthwith.
this 3 day of March, 20 23
MODE.
COUNTY JUDGE
FILED
MAR 02 2022

DUVAL CLERK OF COURT

IN THE COUNTY COURT, IN AND FOR DUVAL COUNTY, FLORIDA. OFFENDER NO.: DIVISION: STATE OF FLORIDA VS. ORDER OF CONVERSION TO FINAL JUDGMENT The Court having determined it appropriate to convert the defendant's fine and/or costs imposed applicable probation cost to a civil final judgment, it is herein in the sum of \$ ORDERED AND ADJUDGED that the fine and/or costs and applicable probation cost due in this case are converted to a civil judgment. It is further ORDERED AND ADJUDGED that the STATE OF FLORIDA, does have and recover from the defendant the sum of \$ 323 representing the fine and /or costs and \$ \_\_\_ applicable probation costs due herein, for which let execution issue forthwith. **DONE AND ORDERED** at Jacksonville, Florida this

Copies to:

Defendant

FILED MAR 0 2 2022

DUVAL CLERK OF COURT

Doc # 2022133524, OR BK 20285 Page 1024, Number Pages: 1, Recorded 05/17/2022 01:48 PM, JODY PHILLIPS CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$10.00

Doc # 2022104677, OR BK 20239 Page 2059, Number Pages: 1, Recorded 04/25/2022 03:07 PM, JODY PHILLIPS CLERK CIRCUIT COURT DUVAL COUNTY

> IN THE COUNTY COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA

CASE NO.: 16-2022-CC-000141-XXXX-MA

DIVISION:

ONEMAIN FINANCIAL GROUP, LLC as servicer for ("ASF") Wells Fargo Bank, N.A., as Issuer Loan Trustee for OneMain Financial Issuance Trust 2016-3

Plaintiff,

FILED

APR 13 2022

DUVAL CLERK OF COURT

JOHN H. THOMAS a/k/a JOHN THOMAS, Defendant.

FINAL JUDGMENT

This cause having come before the Court upon the Plaintiff's Motion for Final Judgment After Default, and the Court finding that the Defendant, JOHN H. THOMAS a/k/a JOHN THOMAS(7504 Rolliston St Jacksonville F1 32208) is indebted to the Plaintiff, ONEMAIN FINANCIAL GROUP, LLC as servicer for ("ASF") Wells Fargo Bank, N.A., as Issuer Loan Trustee for OneMain Financial Issuance Trust 2016-3 (601 NW 2ND STREET, EVANSVILLE, IN 47708), in the principal sum of \$11,284.26, plus \$1,592.19

interest, plus \$1,500.00 attorney's fees, plus costs herein taxed at \$370.00 it is;
ADJUDGED that the Plaintiff, ONEMAIN FINANCIAL GROUP, LLC as servicer for ("ASF") Wells Fargo Bank, N.A., as Issuer Loan Trustee for OneMain Financial Issuance Trust 2016-3 recover from the Defendant(s), JOHN H. THOMAS a/k/a JOHN THOMAS, (SSN: \*\*\*-\*\* ), a total amount of \$14,746.45, which shall not accrue post-judgment interest, for all of which let execution issue.

FURTHER ADJUDGED that the judgment debtor shall complete the Fact Information Sheet and service it on the judgment creditor's attorney with all required attachments within 45 days from the date of this order.

DONE AND ORDERED at Jacksonville, Duval County, Florida, this Laay of

april \_, 2022.

Copies to: Lawrence C. Rolfe, Esquire, Attorney for Plaintiff Post Office Box 4400, Jacksonville, Florida 32201-4400

John H. Thomas a/k/a John Thomas, 7504 Rolliston St Jacksonville F1 32208

20212917

STATE OF FLORIDA

DUVAL COUNTY

I, UNDERSIGNED Clerk of the Circuit & County Courts, Duyal County, Florida, DO HEREBY CERTIFY the within and foregoing, consisting of \_\_\_\_\_ pages, is a true and correct copy of the original as it appears on record and file in the office of the Clerk of Circuit

& County Courts of Duval County, Florida.

WITHESS my hand and seal of Cierk of Circuit & County Courts at dacksonviller Florida, this the Japan day of MOLY D., 2020 , Circuit and Caus

mera

Viene Deputy Clerk

Doc # 2022143139, OR BK 20299 Page 860, Number Pages: 2, Recorded 05/26/2022 10:35 AM, JODY PHILLIPS CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$18.50

Doc # 2022086412, OR BK 20211 Page 2353, Number Pages: 2, Recorded 04/06/2022 04:50 PM, JODY PHILLIPS CLERK CIRCUIT COURT DUVAL COUNTY

Filing # 146456769 E-Filed 03/25/2022 03:33:20 PM

## IN THE COUNTY COURT OF THE FOURTH JUDICIAL CIRCUIT OF THE STATE OF FLORIDA, IN AND FOR DUVAL COUNTY CIVIL DIVISION

NORTH FLORIDA ANESTHESIA CONSULTANTS, INC. Plaintiff,

vs.

CASE NO. 16-2022-SC-000400-XXXX-MA

PHILLIP THOMAS, Defendant(s),

#### FINAL JUDGMENT

THIS ACTION was heard on March 10, 2022 after entry of default against defendant(s), PHILLIP THOMAS, and it is ADJUDGED:

- 1. That Plaintiff, NORTH FLORIDA ANESTHESIA CONSULTANTS, INC., hereby recovers of and from defendant, PHILLIP THOMAS, the sum of \$2,196.00 as principal with interest in the amount of \$0.00, as well as costs of \$245.00 for a grand total of \$2,441.00 which shall draw interest 4.25 per annum, in accordance with Florida Statute 55.03, for all of which sums let execution issue.
- 2. It is further ordered and adjudged that the judgment debtor(s) shall complete under oath Florida Rule of Civil Procedure Form 1.977 (Fact Information Sheet), including all required attachments, and serve it on the judgment creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney, within 45 days from the date of this final judgment, unless the final judgment is satisfied or post-judgment discovery is stayed.

16-2022-SC-000400-XXXX-MA

102590

ACCEPTED: DUVAL COUNTY, JODY PHILLIPS, CLERK, 03/28/2022 10:07:52 AM

OR BK 20211 PAGE 2354

3. Jurisdiction of this case is retained to enter further orders that are proper to compel the judgment debtor(s) to complete from 1.977, including all required attachments, and serve it on the judgment creditor's attorney or the judgment creditor if the judgment creditor is not represented by an attorney.

DONE AND ORDERED in Duval County, Florida, this 25

day of

North Florida Anesthesia Consultants c/o Consuegra & Duffy, P.L.L.C. 9210 King Palm Dr. Tampa FL 33619

Phillip Thomas 1742 Memory Ln Jacksonville, FL 32210-1327

STATE OF FLODIDA

STATE OF FLCTIDA

DUVAL COUNTY

I, UNDERSIGNED Clerk of the Circuit & County Courts, Duval
County, Florida, Do HEREBY CERTIFY the within and foregoing,
consisting of 2 pages, is a true and correct copy of the original
as it appears on record and file in the office of the Clerk of Circuit
& County Courts of Duval County, Florida.

MINTRESS my liand arijo seal of Circuit & County Courts
at Jackson ville, Florida; this the County Courts

And County Courts

mus

102590

16-2022-SC-000400-XXXX-MA

Doc # 2022213957, OR BK 20401 Page 508, Number Pages: 1, Recorded 08/17/2022 02:25 PM, JODY PHILLIPS CLERK CIRCUIT COURT DUVAL COUNTY RECORDING \$10.00

1

DEPARTMENT OF REVENUE	Affidavit of No Florida Estate Tax Due R. 06/11	1
	This space available for case sivie of estate probate proceeding)	(For official use only)
State of	Horgia County of De	Ka15
I, th	e undersigned, Sherelyn Edwards, do hereby state:	
1.	I am the daughter of Mose Thomas III.	
2.	The decedent referenced above died on <u>08/08/2015</u> , and was domiciled	(as defined in s. 198.015, F.S.) at
	the time of death in the state of Florida.	
	On date of death, the decedent was (check one): x a U.S. citizen	not a U.S. citizen
3.	A federal estate tax return (federal Form 706 or 706-NA) is not required to	
4.	The estate does not owe Florida estate tax pursuant to Chapter 198, F.	
5.	I acknowledge personal liability for distribution in whole or in part of any of such property from the lien of the Florida estate tax.	of the estate by having obtained release
Un kno	der penalties of perjury, I declare that I have read the foregoing Affidavit and owledge and belief. This Affidavit is based on all information of which the 1	the facts stated in it are true to the best of my personal representative has any knowledge.
	24.	Mr. Edward

Print name: Sherelyn Edwards

Telephone number: 404-245-3625

Mailing address: 6290 Silver Spur Drive

City/State/ZIP: Lithonia, Georgia 30058

State of Georgia County of Devale

Sworn to (or affirmed) and subscribed before me by m Streetyn MEN

On this day of August, 2022

Signature of Notary

(Check one)

Personally known

Or produced identification Type of identification produced Mel'S License

Print, type, or stafffquarential Notary Public

File this form with the appropriate clerk of the court. Do not mail to the Florida Department of Revenue.

### STATE OF FLORIDA

#### THIS DOCUMENT HAS A LIGHT BACKGROUND ON TRUE WATERMARKED PAPER. HOLD TO LIGHT TO VERIFY FLORIDA WATERMARK.

#### BUREAU of VITAL STATISTICS

### **CERTIFICATION OF DEATH**

STATE FILE NUMBER: 2015130925 DATE ISSUED: JULY 20, 2022

DECEDENT INFORMATION DATE FILED: SEPTEMBER 8, 2015

NAME: MOSE THOMAS III

DATE OF DEATH: AUGUST 8, 2015 SEX: MALE AGE: 064 YEARS

DATE OF BIRTH: JUNE 21, 1951 SSN: BIRTHPLACE: JACKSONVILLE, FLORIDA, UNITED STATES

PLACE WHERE DEATH OCCURRED: EMERGENCY ROOM/OUTPATIENT

FACILITY NAME OR STREET ADDRESS: MAYO CLINIC

LOCATION OF DEATH: JACKSONVILLE, DUVAL COUNTY, 32224

RESIDENCE: 12259 FRANKLIN BROOK LANE SOUTH, JACKSONVILLE, FLORIDA 32225, UNITED STATES

COUNTY: DUVAL

OCCUPATION, INDUSTRY: PASTOR, AFRICAN METHODIST EPISCOPAL CHURCH

EDUCATION: ASSOCIATE DEGREE EVER IN U.S. ARMED FORCES?NO

HISPANIC OR HAITIAN ORIGIN? NO, NOT OF HISPANIC/HAITIAN ORIGIN

RACE: BLACK OR AFRICAN AMERICAN

#### **SURVIVING SPOUSE / PARENT NAME INFORMATION**

(NAME PRIOR TO FIRST MARRIAGE, IF APPLICABLE)

MARITAL STATUS: MARRIED

SURVIVING SPOUSE NAME: MERCEDES WHITE FATHER'S NAME: MOSE THOMAS JR MOTHER'S NAME: DOROTHY JACKSON

### INFORMANT, FUNERAL FACILITY AND PLACE OF DISPOSITION INFORMATION

INFORMANT'S NAME: MERCEDES W THOMAS

RELATIONSHIP TO DECEDENT: WIFE

INFORMANT'S ADDRESS: 12259 FRANKLIN BROOK LANE SOUTH, JACKSONVILLE, FLORIDA 32225, UNITED STATES

FUNERAL DIRECTOR/LICENSE NUMBER: RODERICK C. SAMPSON, F044090

FUNERAL FACILITY: JAMES GRAHAM MORTUARY F039791

3631 MONCRIEF RD, JACKSONVILLE, FLORIDA 32209

METHOD OF DISPOSITION: BURIAL

PLACE OF DISPOSITION: WARREN SMITH CEMETERY JACKSONVILLE BEACH, FLORIDA

### **CERTIFIER INFORMATION**

WARNING:

TYPE OF CERTIFIER: CERTIFYING PHYSICIAN MEDICAL EXAMINER CASE NUMBER: NOT APPLICABLE

DATE CERTIFIED: SEPTEMBER 8, 2015 TIME OF DEATH (24 HOUR): 0541

CERTIFIER'S NAME: MARTHA PATRICIA SANCHEZ-SILVA

CERTIFIER'S LICENSE NUMBER: ME84479

NAME OF ATTENDING PRACTITIONER (IF OTHER THAN CERTIFIER): NOT ENTERED

The first five digits of the decedent's Social Security Number have been redacted pursuant to §119.071(5), Florida Statutes.

, STATE REGISTRAR

THE ABOVE SIGNATURE CERTIFIES THAT THIS IS A TRUE AND CORRECT COPY OF THE OFFICIAL RECORD ON FILE IN THIS OFFICE.

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DH FORM 1946 (03-13)

CERTIFICATION OF VITAL RECORD



REQ: 2024212754



Department of State / Division of Corporations / Search Records / Search by Entity Name /

### **Detail by Entity Name**

Foreign Limited Liability Company
ONEMAIN FINANCIAL GROUP, LLC

**Filing Information** 

 Document Number
 M15000002580

 FEI/EIN Number
 35-2530440

 Date Filed
 04/09/2015

State DE

Status ACTIVE

Last Event LC AMENDMENT

Event Date Filed 09/22/2015
Event Effective Date NONE

**Principal Address** 

100 INTERNATIONAL DR 16TH FLOOR BALTIMORE, MD 21202

Changed: 03/06/2018

**Mailing Address** 

100 INTERNATIONAL DR 16TH FLOOR BALTIMORE, MD 21202

Changed: 03/06/2018

Registered Agent Name & Address

C T CORPORATION SYSTEM
1200 SOUTH PINE ISLAND ROAD

PLANTATION, FL 33324

<u>Authorized Person(s) Detail</u>

Name & Address

Title MBR

ONEMAIN FINANCIAL HOLDINGS, LLC 100 INTERNATIONAL DR 16TH FLOOR BALTIMORE, MD 21202

**Annual Reports** 

Report Year Filed Date

2020	02/05/2020
2021	04/19/2021
2022	02/01/2022

### **Document Images**

02/01/2022 ANNUAL REPORT	View image in PDF format
04/19/2021 ANNUAL REPORT	View image in PDF format
02/05/2020 ANNUAL REPORT	View image in PDF format
02/01/2019 ANNUAL REPORT	View image in PDF format
03/06/2018 ANNUAL REPORT	View image in PDF format
01/17/2017 ANNUAL REPORT	View image in PDF format
03/29/2016 ANNUAL REPORT	View image in PDF format
09/22/2015 LC Amendment	View image in PDF format
04/09/2015 Foreign Limited	View image in PDF format





<u>Vehicle Registration</u> <u>Property Tax</u> <u>Business Tax</u> <u>Tourist Tax</u>

<u>Search</u> > Account Summary

### Real Estate Account #175826-0000

Owner:Situs:Parcel detailsWHITEHEAD CATHERINE ET AL528 S 3RD AVE

SCOTT RUBY MAE JACKSONVILLE BEACH 32250



Get bills by email

### **Amount Due**

DUVAL COUNTY TAX COLLECTOR		Notice of Ad Valorem Taxes and Non-ad Valorem Assessments
BILL	AMOUNT DUE	
2022 Annual Bill	\$3,933.92	Print (PDF)
2021 Annual Bill 2020 Annual Bill 2019 Annual Bill	\$13,752.28	
	Total Amount Due: \$17,686.20	

Apply for the 2023 installment payment plan

### **Account History**

BILL	AMOUNT DUE		STATUS		ACTION
2022 Annual Bill	\$3,933.92	Unpaid			Print (PDF)
2021 🛈					
2021 Annual Bill		Unpaid		Tax Deed (see 2019)	
Tax Deed Application #220	911	Applied	07/14/2022		
<u>2020</u> ①					
2020 Annual Bill		Unpaid		Tax Deed (see 2019)	
Tax Deed Application #220	911	Applied	07/14/2022		
2019					
2019 Annual Bill	\$13,752.28	Unpaid		Tax Deed (see 2019)	
Tax Deed Application #220	911	Applied	07/14/2022		
2018 ①					
2018 Annual Bill		Paid \$3,519.09	10/15/2019	Receipt #2019-0580909	
Tax Deed Application #190	1824	Paid off	10/16/2019		
		Paid \$3,519.09			
2017 ①					
2017 Annual Bill		Paid \$3,148.75	10/15/2019	Receipt #2019-0580909	
Tax Deed Application #190	824	Paid off	10/16/2019		
		Paid \$3,148.75			
2016 ①					
2016 Annual Bill Total Amount Due	\$0.00 <b>\$17,686.20</b>	Paid \$3,131.50	10/15/2019	Receipt #2019-0580909	
TOTAL AMOUNT DUE		m * 1 - 27	1011010000		

		Paid \$5,289.50		
2015 🛈				
2015 Annual Bill		Paid \$2,822.15	07/18/2017	Receipt #2017-0426812
Tax Deed Application #161338		Paid off	07/19/2017	
		Paid \$2,822.15		
<u>2014</u> ①				
2014 Annual Bill		Paid \$2,766.47	07/18/2017	Receipt #2017-0426812
Tax Deed Application #161338		Paid off	07/19/2017	
		Paid \$2,766.47		
2013 ①				
2013 Annual Bill	\$0.00	Paid \$2,603.84	07/18/2017	Receipt #2017-0426812
Tax Deed Application #161338		Paid off	07/19/2017	
		Paid \$4,981.34		

Paid off

AMOUNT DUE

\$17,686.20

10/16/2019

STATUS

ACTION

### E-Check Payments: E-Check payments are FREE!

**Total Amount Due** 

lax Deed Application #190824

BILL

<u>Credit/Debit Card Payments</u>: The payment will appear on your statement as "PMT\* DUVAL CO TAX" or "PMT\* COJ LICENSE/TAG" or "PMT\*EXPRESSLANE". The convenience fee may appear separately as "PMT\*DUVAL CNTY FEE". The Tax Collector's office does not receive any portion of the convenience fee.

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WHITEHEAD CATHERINE ET AL 140 45TH ST E

JACKSONVILLE, FL 32208 **SCOTT RUBY MAE SCOTT GRACE LOUISE MAYS CHRISTINE A** PETERSON JERVONNE NORRIS **DOVE JOYCE ANN NORRIS** MONROE MELDINDA **MONROE YOLANDA SULLIVAN LILLIE JEAN THOMAS** THOMAS MOSE III **THOMAS PHILIP** THOMAS ANDREW SCOTT **THOMAS SAMUEL L THOMAS JOHN S** 

**MILLIGAN VONNA J THOMAS NORRIS RICHARD COLLINS NORRIS ALFRED ALVIN JR** 

**Primary Site Address** 528 S 3RD AVE Jacksonville Beach FL 32250 Official Record Book/Page 16334-02115

9433

**528 S 3RD AVE** Property Detail

rioperty betain	
RE#	175826-0000
Tax District	USD2
Property Use	0100 Single Family
# of Buildings	1
Legal Desc.	For full legal description see Land & Legal section below
Subdivision	03201 PABLO BEACH SOUTH
Total Area	6216

The sale of this property may result in higher property taxes. For more information go to  $\underline{\text{Save}}$ Our Homes and our Property Tax Estimator . 'In Progress' property values, exemptions and other supporting information on this page are part of the working tax roll and are subject to change. Certified values listed in the Value Summary are those certified in October, but may include any official changes made after certification Learn how the Property Appraiser's Office values property.

Value Summary

Value Description	2022 Certified	2023 In Progress
Value Method	CAMA	CAMA
Total Building Value	\$52,548.00	\$51,992.00
Extra Feature Value	\$0.00	\$0.00
Land Value (Market)	\$218,250.00	\$339,500.00
Land Value (Agric.)	\$0.00	\$0.00
Just (Market) Value	\$270,798.00	\$391,492.00
Assessed Value	\$213,283.00	\$234,611.00
Cap Diff/Portability Amt	\$57,515.00 / \$0.00	\$156,881.00 / \$0.00
Exemptions	\$0.00	See below
Taxable Value	\$213,283.00	See below

County/Municipal Taxable Value No applicable exemptions

SJRWMD/FIND Taxable Value No applicable exemptions

School Taxable Value No applicable exemptions

Sales History

	Book/Page	Sale Date	Sale Price	Deed Instrument Type Code	Qualified/Unqualified	Vacant/Improved
	<u>16334-02115</u>	4/17/2013	\$100.00	MS - Miscellaneous	Unqualified	Improved
İ	00837-00156	1/1/1899	\$0.00	- Unknown	Unqualified	Improved
	00000-00000	1/1/1899	\$0.00	MS - Miscellaneous	Unqualified	Improved

### **Extra Features**

No data found for this section

### Land & Legal

Land

LN	Code	Use Description	Zoning Assessment	Front	Depth	Category	Land Units	<u>Land</u> Type	Land Value
1	0101	RES MD 8-19 UNITS PER AC	JRM-1	50.00	125.00	Common	50.00	Front Footage	\$339,500.00

Legal

LN	Legal Description	
1	3-28 33-2S-29E	
2	PABLO BEACH SOUTH	
3	LOT 5 BLK 36	

**Buildings** Building 1 Building 1 Site Address 528 S 3RD AVE Jacksonville Beach FL 32250

Building Type	0101 - SFR 1 STORY
Year Built	1959
Building Value	\$51,992.00
	1 422/22222

Туре	Gross	Heated	Effective				
Building Valu	e	\$51,992.00					
Year Built		1959					
<b>Building Type</b>	•	0101 - SFR 1 STORY					

Element	Code	Detail
Exterior Wall	15	15 Concrete Blk
Roof Struct	3	3 Gable or Hip
Roofing Cover	3	3 Asph/Comp Shng
Interior Wall	5	5 Drywall
Int Flooring	14	14 Carpet
Int Flooring	8	8 Sheet Vinyl
Heating Fuel	4	4 Electric

4 Forced-Ducted

\$0.00

Base Area Addition	<b>Area</b> 925 336	<b>Area</b> 925 336	<b>Area</b> 925 302	Heating Type Air Cond
Unfin Open Porch	24	0	5	<b>Element</b> Stories
Total	1285	1261	1232	Bedrooms

1	1 '		- 1
Air Cond	3	3 Central	
Element	Code	Detail	
Stories	1.000		İ
Bedrooms	3.000		Ì
Baths	1.000		ĺ
Rooms / Units	1.000		ĺ



\$213,283.00

2022 Notice of Proposed Property Taxes Notice (TRIM Notice)

Taxing District		Assessed Value		Exemptions	Taxable Valu	ıe	Last Year	Pi	roposed	Rolled-back
Gen Govt Beaches		\$213,283.00		\$0.00	\$213,283.00		\$1,580.47	\$1	1,711.85	\$1,574.31
Public Schools: By State Law		\$270,798.00		\$0.00	\$270,798.00		\$767.34	\$8	376.30	\$847.76
By Local Board		\$270,798.00		\$0.00	\$270,798.00		\$484.55	\$€	508.75	\$535.34
FL Inland Navigation Dist.		\$213,283.00		\$0.00	\$213,283.00		\$6.20	\$€	5.83	\$6.12
Jax Beach		\$213,283.00		\$0.00	\$213,283.00		\$774.55	\$8	352.00	\$774.81
Water Mgmt Dist. SJRWMD		\$213,283.00		\$0.00	\$213,283.00		\$42.44	\$4	12.10	\$42.10
Urban Service Dist2		\$213,283.00		\$0.00	\$213,283.00		\$0.00	\$0	0.00	\$0.00
					Totals		\$3,655.55	\$4	1,097.83	\$3,780.44
Description	Jus	t Value	Α	ssessed Value		Exempt	ions	- 1	Taxable Va	lue
Last Yea	r \$21	5,545.00	\$	193,894.00		\$0.00			\$193,894.00	)

### 2022 TRIM Property Record Card (PRC)

Current Year \$270,798.00

This PRC reflects property details and values at the time of the original mailing of the Notices of Proposed Property Taxes (TRIM Notices) in August.

### **Property Record Card (PRC)**

The PRC accessed below reflects property details and values at the time of Tax Roll Certification in October of the year listed.

\$213,283.00

<u> 2022</u>

<u>2021</u>

2020

<u> 2019</u>

2018

2017

2016

<u> 2015</u>

2014

• To obtain a historic Property Record Card (PRC) from the Property Appraiser's Office, submit your request here:

### **More Information**

iontact Us | Parcel Tax Record | GIS Map | Map this property on Google Maps | City Fees Record

## NAMES AND ADDRESSES FOR THE CLERK OF THE CIRCUIT COURT TO NOTIFY PURSUANT TO F.S. 197.502:

### TAX DEED FILE #:

220911

### LEGAL TITLE HOLDER:

Catherine S. Whitehead 140 E. 45th Street Jacksonville, FL 32208

Ruby Mae Scott Peterson Rest Home 1622 Silver St. Jacksonville, FL 32206

Grace Louise Scott c/o Lila Jackson 83 Nottingham Lane Columbus, MS 39705

Christine A. Mayes P. O. Box 842 Waldo, FL 32694-0842

Jervonne Norris Peterson c/o Rhonda Bartley, Guardian 1546 Summit Oaks Dr. W. Jacksonville, FL 32221

Joyce Ann (Norris) Dove 3923 Leonard Circle W. Jacksonville, FL 32209

Melinda Monroe 183 Spruce St. Kingsland, GA 31548

Yolanda Monroe c/o Melinda Monroe 183 Spruce St. Kingsland, GA 31548

Lillie Jean (Thomas) Sullivan 922 2nd Ave. S. Jacksonville Beach, FL 32250

Mose Thomas, III 12259 Franklin Brook Ln. S. Jacksonville, FL 32225

Philip Thomas c/o Lillie Jean (Thomas) Sullivan 922 2nd Ave. S. Jacksonville Beach, FL 32250 Andrew Scott Thomas 10902 Whitly Ct. Jacksonville Beach, FL 32246

Samuel L. Thomas 2249 South Beach Pkwy. Jacksonville Beach, FL 32250

John S. Thomas c/o Lillie Jean (Thomas) Sullivan 922 2nd Ave. S. Jacksonville Beach, FL 32250

Vonna J. (Thomas) Milligan c/o Lillie Jean (Thomas) Sullivan 922 2nd Ave. S. Jacksonville Beach, FL 32250

Richard Collins Norris P.O. Box 490715 Atlanta, GA 30349

Alfred Alvin Norris, Jr. P.O. Box 490715 Atlanta, GA 30349

### LIEN HOLDER:

State of Florida No Address Provided

North Florida Anesthesia Consultants, Inc. c/o Consuegra & Duffy, P.L.L.C. 9210 King Palm Dr.

Tampa, FL 33619

North Florida Anesthesia Consultants, Inc. c/o Law Office of Daniel C. Consuegra 9210 King Palm Dr.

Tampa, FL 33619

State of Florida Victim Compensation Trust Fund Office of the Attorney General The Capitol Tallahassee, FL 32399-1050

David Hurst d/b/a Taste Catering by David Hurst Kelly A. Karstaedt, Esq 701 Riverside Park Place Suite 302 Jacksonville, FL 32204

OneMain Financial Group, LLC as servicer for ("ASF") Wells Fargo Bank, N.A. as Issuer Loan Trustee for OneMain Financial Issuance Trust 2016-3 601 NW 2nd Street Evansville, IN 47708

OneMain Financial Group, LLC 100 International Dr 16th Floor Baltimore, MD 21202 (Principal & Mailing Address per Sunbiz)

OneMain Financial Group, LLC C T Corporation System 1200 South Pine Island Road Plantation, FL 33324 (Registered Agent per Sunbiz)

State of Florida Clerk of Court 501 West Adams St. Jacksonville FL 32202

### MORTGAGE:

None

### **VENDEE:**

None

LIEN HOLDER WHO APPLIED TO TAX COLLECTOR TO RECEIVE NOTICE:

None

### **CONTIGUOUS:**

None

### PERSON TO WHOM PROPERTY ASSESSED TO ON LAST TAX ROLL:

Mailing Address Per Tax Collector: No Address Provided

Mailing Address Per Property Appraiser: Catherine Whitehead Et Al Ruby Mae Scott Grace Louise Scott Christine A Mayes Jervonne Norris Peterson Joyce Ann Norris Dove Meldinda Monroe Yolanda Monroe Lillie Jean Thomas Sullivan Mose Thomas III Philip Thomas Andrew Scott Thomas Samuel L Thomas John S Thomas Vonna J Thomas Milligan Richard Collins Norris Alfred Alvin Norris Jr 140 45th St E Jacksonville, FL 32208

Site Address: 528 S. 3rd Ave. Jacksonville Beach, FL 32250

### OTHERS TO NOTIFY:

None