		CLOCK IN
17th Judicia	l Circuit in and for Broward County	
DIVISION: []	SENTENCE	
Criminal	as to Count	
THE STATE OF		CASE NUMBER
DECE	ND A NT	19-4621 CF
DEFE	NDANT	
The Defendan	t, being personally before this court, accompanied by his	s attorney, J. Broudy
and having been	adjudicated guilty herein, and the Court having given the r matters in mitigation of sentence, and to show cause w	e Defendant an opportunity t <b>∮</b> be
and cause showr	_	vily he sentenced as provided by law,
		T All
Check One this	d the Court having on 2 115 2022 defense date.	red imposition of sentence until
	d the Court having previously entered a judgment in this sentences the defendant.	case on the defendant now
	d the Court having placed the Defendant on Probation/Cobsequently revoked the Defendant's Probation/Communi	
The Defe	ENCE OF THE COURT that:  ndant pay a fine of \$, pursuant to section 775.  ne 5% surcharge required by section 938.04, Florida Sta	
The Defer	ndant is hereby committed to the custody of the Departmen	t of Corrections.
☐ The Defer	ndant is hereby committed to the custody of the Sheriff of B	Broward County, Florida.
☐ The Defer	ndant is hereby sentenced as a youthful offender in accorda	ance with F.S. 958.04.
To	O BE IMPRISONED (check one: unmarked sections are in	napplicable)
☐ For a term	n of Natural Life.	
For a tern	of 15 years	
☐ Said SEN' forth in th	I TENCE IS SUSPENDED for a period of	
If "split" sentence, complete either paragraph	Followed by a period of under the supervision of the Department of Correcti conditions of supervision set forth in separate order	on according to the terms and
-	However, after serving a period of	
	imprisonment in the balance of such sentence shall be suspended ar	
	Probation/Community Control for a period ofunder supervision of the Department of Corrections conditions of the Probation/ Community Control set	according to the terms and
REBY CERTIFY that a	a true and correct copy of the above and foregoing was served on the Stefense Attorney by: [ ] Hand delivery [ ] U.S. Mail this 24 day of	State Attorney by: [ ] Hand delivery
82 SENTENCE PG. 1	REVISED 9/23/10	

DIVISION: CRIMINAL		(	SENTENCE AS TO COUNT)	CASE NUMBER	
<u> Fl</u>				19-4621 cF10	
	e defendant is ord of the supervisio		serve additional split sentences, all incarceration portions shall	be satisfied before the defendant	
By appropriate	e notation, the fol	llowing 1	SPECIAL PROVISIONS (As to Count) provisions apply to the sentence imposed:		
•	RY/MINIMUM				
		1110			
BATTERY O ELDERLY	N IHE		It is further ordered that the three (3) year mandatory minimus F.S. 784.08(1) are hereby imposed for the sentence specified in		
DRUG TRAF	FFICKING		It is further ordered that the mandatory minimum. Florida Statute 893.135(1) are hereby imposed for the sentence	um imprisonment provisions of e specified in this court.	
CONTROLL	ED				
SUBSTANCE 1000 FEET C			It is further ordered that the three (3) year minimum imprison Statute 893.13(1)(e)1, are hereby imposed for the sentence spe		
HABITUAL OFFENDER	FELONY /		The defendant is adjudicated a habitual felony offender and ha extended term in this sentence in accordance to the provisions. The requisite findings by the court are set forth in a separate o open court.	of Florida Statute 775.084(4).	
HABITUAL OFFENDER	VIOLENT		The defendant is adjudicated a habitual violent felony offender extended term in this sentence in accordance to the provision of A minimum term of year(s) must be served to		
			findings by the court are set forth in a separate order or stated		
LAW ENFORCEMENT PROTECTION ACT			It is further ordered that the Defendant shall some a minimum	of wooms before	
			It is further ordered that the Defendant shall serve a minimum of years before release in accordance with Florida Statute 775.0823.		
CAPITAL OF	FFENSE		It is further ordered that the Defendant shall serve no less than the provisions of Florida Statute 775.082(1).	25 years in accordance with	
VIOLENT C. CRIMINAL	AREER		The defendant is adjudicated a violent career criminal offende term in accordance with the provision of Florida Statute <u>775.0</u> year(s) must be served prior to release. The requiset forth in a separate order or stated on the record in open constitution.	84(4)(c). A minimum term of isite findings by the court are	
PRISON REI REOFFENDI			The defendant is sentenced as a prison releasee reoffender and onment of Walv Co years in accordance with the provisions 775.082(8)(a)2.	d must serve a term of imprissof Florida Statute	
I HEREBY C	ERTIFY that a tru	ue and co	orrect copy of the above and foregoing was served on the State	Attorney by: [] Hand delivery	

112-83 SENTENCE BATTERY

DIVISION:		;	SENTENCE	CASE NUMBER
CRIMINAL	(AS TO C	OUNT.	)	
Fl				19-4021 CF10A
OTHER PRO			It is further ordered that the yuprovision of Florida Statute 775.087(2) and (3 in this count.	
THREE-TIME VIO	DLENT FELONY		The Defendant is adjudicated a three-time violent to an extended term in accordance with the pro- requisite findings by the court are set forth in a s in open court.	visions of Florida Statute 775.084. The
SHORT-BARRELI SHOTGUN, MAC			It is further ordered that the five-year minimum are hereby imposed for the sentence specified in	
CONTINUING CF ENTERPRISE	RIMINAL		It is further ordered that the 25 yes provisions of Florida Statute 893.20 are hereby i court.	
RETENTION OF JURISDICTION			The court retains jurisdiction over the defendant	pursuant to Florida Statutes 947.16 (3).
JAIL CREDIT	•		It is further ordered that the defendant shall be a days as credit for the time incarcerated prior to it	
PRISON CREDIT			It is further ordered that the defendant be allowed this count in the Department of Corrections prior	
CONSECUTIVE CONCURRENT A OTHER COUNTS			It is further ordered that the sentence imposed by consecutive to concurrent with (che count of this case.	
DANGEROUS SEXUAL FELONY OFFENDER			The Defendant is sentenced as a dangerous serve a mandatory minimum term of 25 year the provisions of Florida Statute 794.0115(2).	rs imprisonment in accordance with
I HEREBY CER	S. Mail and to the De	correct cop fense Attor	by of the above and foregoing was served on the Soney by: [ ] Hand Delivery [ ] U.S. Mail this 2	State Attorney by: [ ] Hand Delivery  4 day of Feb , 2022.

		CLOCK IN
17th Judicial	Circuit in and for Broward County	
DIVISION:	SENTENCE 2	
		0.405.1441.555
THE STATE OF	NDANT	CASE NUMBER
	•	nev. 1. Broudy
heard and to offe and cause shown	d the Court having on $21152022$ deferred im s date.	e sentenced as provided by law,
res	d the Court having previously entered a judgment in this case sentences the defendant.	
	d the Court having placed the Defendant on Probation/Commu osequently revoked the Defendant's Probation/Community Cor	
The Defer	ENCE OF THE COURT that: ndant pay a fine of \$, pursuant to section 775.083, F ne 5% surcharge required by section 938.04, Florida Statutes.	lorida Statutes, plus
The Defen	ndant is hereby committed to the custody of the Department of Co	prrections.
☐ The Defen	ndant is hereby committed to the custody of the Sheriff of Broward	d County, Florida.
☐ The Defen	ndant is hereby sentenced as a youthful offender in accordance w	ith F.S. 958.04.
TO	D BE IMPRISONED (check one: unmarked sections are inapplied	cable)
_	n of Natural Life.	
For a term	of 15 years	
Said SEN forth in th	TENCE IS SUSPENDED for a period of sub is Order.	ject to conditions set
If "split" sentence, complete either paragraph	Followed by a period of	cording to the terms and
	However, after serving a period ofimprisonment in	
	the balance of such sentence shall be suspended and the Probation/Community Control for a period of under supervision of the Department of Corrections accor	
	conditions of the Probation/ Community Control set forth i	in a separate order entered herein.
	a true and correct copy of the above and foregoing was served on the State Att fense Attorney by: [ ] Hand delivery [/] U.S. Mail this_24_ day of FCD	orney by: [ ] Hand delivery , 20_ <b>2_2</b> .
2-82 SENTENCE PG 1	REVISED 9/23/10 /	

\*\*\*\* FILED: BROWARD COUNTY, FL Brenda D. Forman, CLERK 2/24/2022 3:37:15 PM.\*\*\*\* **CASE NUMBER DIVISION: SENTENCE** (AS TO COUNT CRIMINAL 9-4621 CF 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 term. **SPECIAL PROVISIONS** (As to Count 2 By appropriate notation, the following provisions apply to the sentence imposed: MANDATORY/MINIMUM PROVISIONS: BATTERY ON THE It is further ordered that the three (3) year mandatory minimum imprisonment provisions of ELDERLY F.S. 784.08(1) are hereby imposed for the sentence specified in this court. DRUG TRAFFICKING It is further ordered that the mandatory minimum imprisonment provisions of Florida Statute 893.135(1) are hereby imposed for the sentence specified in this court. CONTROLLED SUBSTANCE WITHIN It is further ordered that the three (3) year minimum imprisonment provision of Florida 1000 FEET OF SCHOOL Statute 893.13(1)(e)1, are hereby imposed for the sentence specified in this court. HABITUAL FELONY The defendant is adjudicated a habitual felony offender and has been sentenced to an **OFFENDER** extended term in this sentence in accordance to the provisions of Florida Statute 775.084(4). The requisite findings by the court are set forth in a separate order or stated on the record in open court. HABITUAL VIOLENT The defendant is adjudicated a habitual violent felony offender and has been sentenced to an **OFFENDER** extended term in this sentence in accordance to the provision of Florida Statute 775.084(4). A minimum term of \_\_\_\_\_\_ year(s) must be served prior to release. The requisite findings by the court are set forth in a separate order or stated on the record in open court. LAW ENFORCEMENT PROTECTION ACT It is further ordered that the Defendant shall serve a minimum of years before

CAPITAL OFFENSE

It is further ordered that the Defendant shall serve no less than 25 years in accordance with the provisions of Florida Statute 775.082(1).

release in accordance with Florida Statute 775.0823.

VIOLENT CAREER
CRIMINAL

The defendant is adjudicated a violent career criminal offender and has been sentenced to a term in accordance with the provision of Florida Statute 775.084(4)(c). A minimum term of year(s) must be served prior to release. The requisite findings by the court are set forth in a separate order or stated on the record in open court.

PRISON RELEASEE REOFFENDER

The defendant is sentenced as a prison releasee reoffender and must serve a term of imprisonment of walved years in accordance with the provisions of Florida Statute 775.082(8)(a)2.

I HEREBY CERTIFY that a true and correct copy of the above and foregoing was served on the State Attorney by: [] Hand delivery [] U.S. Mail and to the Defense Attorney by: [] Hand delivery [] U.S. Mail this 24 day of FCD ..., 2022

112-83 SENTENCE BATTERY

DIVISION:				SENTENCE		CASE NUMBER		
CRIMINAL	(AS TO	COU	NT.	)		19-4621	CF10A	
OTHER PROVISIONS  FIREARM/DESTRUCTIVE [ ]  DEVICE			]	It is further ordered that the year mandatory minimum imprisonment provision of Florida Statute 775.087(2) and (3) is hereby imposed for the sentence specified in this count				
THREE-TIME VIOLENT FELONY OFFENDER		[	]	The Defendant is adjudicated a three-time violent felony offender and has been sentenced to an extended term in accordance with the provisions of Florida Statute 775.084. The requisite findings by the court are set forth in a separate order or as stated on the record in open court.				
SHORT-BARRELI SHOTGUN, MAC		[	]	It is further ordered that the five-year minimum provisions of Florida Statute 790.22(2) are hereby imposed for the sentence specified in this count.				
CONTINUING CRIMINAL ENTERPRISE		[	]	It is further ordered that the 25 year mandatory minimum sentence provisions of Florida Statute 893.20 are hereby imposed for the sentence specified in this count.				
RETENTION OF JURISDICTION		[	]	The court retains jurisdiction over the defendant pursuant to Florida Statutes 947.16 (3).				
JAIL CREDIT		سلر	1	It is further ordered that the defendant shall be allowed a total of 455 days as credit for time incarcerated prior to imposition of this sentence.				
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 re-sentencing.				
CONSECUTIVE CONCURRENT A OTHER COUNTS		ار	+	It is further ordered that the sentence imposed consecutive to concurrent with count of this case.	l by t (che	his court shall run ck one) the sentence se	t forth in	
CONSECUTIVE [ CONCURRENT AS TO OTHER CONVICTIONS			]	It is further ordered that the composite term of all sentences imposed for the courts specified in this order shall run  consecutive to concurrent with (check one) the following:  Any active sentence being served.  Specific Sentences:				
to deliver the Defe	ndant to the Depart	he Depa ment of	rtmei Corr	NO I I I I I I I I I I I I I I I I I I I	ty, Fl	orida, is hereby ordere together with a copy o	d and directed	
The Defendant in O date with the Clerk showing of indigen	of this Court, and	vised of the Defe	his ri endan	ght to appeal from this Sentence by filling noti it's right to assistance of counsel in taking said	ce of	f appeal within thirty data at the expense of the	ays from this e State upon	
In imposing the ab	ove sentence, the co	ourt furt	ther re	ecommends				
DONE AND ORD	DERED in Open Co	ourt at B	rowa	rd County, Florida, this 24 day of	Fe	a MCC Deap	2,28	
700	CTIFY that a true ar S. Mail and to the I	nd corre Defense	ct cop Attor	py of the above and foregoing was served on the ney by: [ ] Hand Delivery [ ] U.S. Mail this	ne Sta	ate Attorney by: Ha	and Delivery , 20_ <b>22</b>	