

EY Deputy Clerk:

THE EIGHTH JUDICIAL CIRCUIT IN AND FOR ALACHUA COUNTY, FLORIDA [] Community Control Violator [] Probation Violator [] Probation Violator STATE OF FLORIDA T/11/2022 2:35 PM BOOK 5020 PAGE 2230 J.K. JESS IRBY, ESQ. Clerk of the Court, Alachua County, Florida ERECORDED Receipt # 1094502 Doc Stamp-Mort: \$0.00 Doc Stamp-Deed: \$0.00	
Community Control Violator	
STATE OF FLORIDA Doc Stamp-Mort: \$0.00	
Intang. Tax: \$0.00	
DEDRICK DERON BALDWIN	
Defendant Case: 01-2022-CF-000958-A Division: F1	
JUDGMENT	
The defendant, DEDRICK DERON BALDWIN, being personally before this court represented by EVAN M GARDINER, the attorney record, and the state represented by BRITANEE PRINCE and having	of
been tried and found guilty by jury/by court of the following crime(s) entered a plea of guilty to the following crime(s) entered a plea of noto contendere to the following crime(s) admitted to violating probation been found in violation of probation at hearing	
Count Crime Offense Statute Degree of Number(s) Crime	
1 false swearing or submission 104.011(1) 3F	
of folse voter registration	
2 false swearing or submission 104.011(1) 3F	
of fulce voter registration	
3 Unqualified electors willfully voting 104.15 3F	
4 Unqualified electors willfully voting 104.15 3F	٠
() Yand 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).	ŗ
[] and good cause being shown; IT IS ORDERED THAT ADJUDICATION OF GUILT BE WITHHELD.	
The qualifying offender per F.S. 943.325(1)(b)(5) is required to submit an FDLE-approved blood or biological specimen, F.S.	
943.325(7). Unless the defendant has been declared indigent by the court, he/she shall pay the actual costs of collecting the approved biological specimens required under F.S. 943.325.	
Case: 2022 CE 000000 A DONE AND ORDERED June 28, 2022.	
DAVID P KREIDER, Judge of the Circuit Court	*******
Filed in Open Court June 28, 2022 by And D.C.	
I HEREEY CERTIFY THAT A COPY OF THIS Judgment was furnished by U.S. Mail and/or hand delivery at the addresses of recor counsel for the state and defense/defendant pro se this day of 20	d to



☐ Probation Violator ☐ Community Control Violator	☐ Resentence	Case: 01-2022-CF	:_nnn958_A
Defendant DEDRICK DERON I	BALDWIN	Division: F1	*00000G-74
	,	TENCE fount 001)	
having been adjudicated guilty he	erein, and the court having given the	ne defendant's attorney of record, EVAN M GA defendant an opportunity to be heard and to o not be sentenced as provided by law, and no	offer matters in
(Check one if applicable) [] and the court having on (d	ate)deferred	imposition of sentence until this date	
and the court having previ	ously entered a judgment in this case	e on (date)now resen	itences the
defendant ightharpoonup defendant ightharpoonup defendant probation/community contro		inity control and having subsequently revoked	i the defendant's
required by section 960.25, The defendant is hereby of The defendant is hereby of The defendant is sentence.	of \$, pursuant to section 77 Florida Statutes. committed to the custody of the Depar convritted to the custody of the Alach convritted to the custody of the Alach ed as a youthful offender in accordan	5.083, Florida Statutes, plus \$, as the rtment of Corrections. had County Sheriff's Office, Department of the ice with section 958.04, Florids Statutes, under the provisions of section 775.082(9)(a),	Jail.
To be imprisoned (check one; ur For a term of natural life. For a term of	marked sections are inapplicable) 364 days	somegatore arrangementation arrangement b	
		subject to conditions set	forth in this order.
if "split" sentence complete the a [] Followed by a period of Corrections according to the	ippropriate paragraph on probation/communi e terms and conditions of supervision	ity control under the supervision of the Depart n set forth in a separate order entered herein.	ment of
[] However, after serving a page of the suspende shall be suspende unde probation/sommunity control	period ofimprison ed and the defendant shall be placed er supervision of the Department of C al set forth in a separate order entered	ment in the balan on probation/community control for a period of Corrections according to the terms and condition d herein.	ce of the f ons of
defendant begins service of the	supervision terms. Jered that the defendant shall be allo:	e, all incarceration portions shall be satisfied tweed a total of 47 days as credit for time in	
consecutive to the sentence	other Counts - It is further ordered that e set forth in count of this case se set forth in count of this case	at the sentence imposed for this count shall ru e. se.	n (check one)

☐ Probation Violator ☐ Community Control Violator	☐ Resentence		
Defendant DEDRICK DERON	BALDWIN		Case: 01-2022-CF-000958-A Division: F1
		SENTENCE to Count 002)	
having been adjudicated guilty h	erein, and the court having give	n the defendant an opportun	of record, EVAN M GARDINER, and ity to be heard and to offer matters in rovided by law, and no cause being shov
(Check one if applicable) and the court having on (c	late) defe	rred imposition of sentence	until this date
	iously entered a judgment in this	case on (date)	now resentences the
defendant and the court having place probation/community control	ed the defendant on probation/co al	mmunity control and having	subsequently revoked the defendant's
The defendant is hereby of the defendant is here	of \$, pursuant to section Florida Statutes. Statutes to the custody of the £ committed to the custody of the £	Department of Corrections. Alachua County Sheriff's Off	, plus \$, as the 5% surcharge fice, Department of the Jail. , Florida Statutes. ; section 775.082(9)(a), Florida Statutes.
To be imprisoned (check one; us For a term of natural life. For a term of	nmarked sections are inapplicab	ile)	
			object to conditions set forth in this order.
if "split" sentence complete the a [] Followed by a period of Corrections according to the	appropriate paragraph on probation/com e terms and conditions of supen	munity control under the sup vision set forth in a separate	pervision of the Department of order entered herein.
นกฮ์	period ofimpled and the defendant shall be place supervision of the Department of the forth in a separate order en	t of Corrections according to	the balance of the y control for a period of o the terms and conditions of
	supervision terms. dered that the defendant shall be		ions shall be satisfied before the ays as credit for time incarcerated
Opensecutive to the sentence	Other Counts - It is further orders e set forth in count of this ce set forth in count 【 of thi	case.	d for this count shall run (check one)

☐ Probation Violator ☐ Community Control Violator	Resentence	•		
Defendant DEDRICK DERON			Case: 01-20 Division: F1	122-CF-000958-A
		SENTENCE (As to Count 003)	, , ,	
The defendant, being personall having been adjudicated guilty mitigation of sentence, and to s	herein, and the court having	g given the defendant an op	portunity to be heard	and to offer matters in
(Check one if applicable) [] and the court having on ((date)	_ deferred imposition of ser	ntence until this date	
and the court having prev defendant	viously entered a judgment	in this case on (date)	no	w resentences the
and the court having plac probation/community contr	ed the defendant on proba rol	tion/community control and	having subsequently	revoked the defendant's
it is the sentence of the court the Light The defendant pay a fine required by section 980.25 The defendant is hereby The defendant is hereby The defendant is sentence The defendant is sentence	of \$, pursuant to i, Florida Statutes. committed to the custody of committed to the custody of sed as a youthful offender it	of the Department of Correct	tions. If's Office, Departmen 158.04. Florida Statute	nt of the Jail.
To be imprisoned (check one; a L) For a term of natural life.	inmarked sections are inap	pplicable)	•	
LI Said SENTENCE SUSPI				ons set forth in this order.
If "split" sentence complete the [] Followed by a period of Corrections according to the	on probatio	n/community control under t supervision set forth in a se	ine supervision of the parate order entered	Department of herein.
However, after serving a sentence shall be suspend und probation/community contribution.	ier supervision of the Deoz	ntment of Corrections accor	tr remunity control for a li ding to the terms and	e balance of the period of conditions of
In the event the defendant is on defendant begins service of the Hall Credit - It is further or before imposition of this s	supervision terms. dered that the defendant sl	olit sentence, all incarceration all be allowed a total of <u>个</u>		
Consecutive/Concurrent as to (Consecutive to the sentence) Concurrent with the sentence	se set forth in count	of this case.	nposed for this count	shall run (check one)

☐ Probation Violator ☐ Resentence ☐ Community Control Violator	v	
Defendant DEDRICK DERON BALDWIN		Case: 01-2022-CF-000958-A Division: F1
	SENTENCE (As to Count 004)	
The defendant, being personally before this court, accomp having been adjudicated guilty herein, and the court having mitigation of sentence, and to show cause why the defend	g given the defendant an opportur	nity to be heard and to offer matters in
(Check one if applicable) [] and the court having on (date)	_ deferred imposition of sentence	until this date
and the court having previously entered a judgment defendant	in this case on (date)	now resentances the
and the court having placed the defendant on probat probation/community control	tion/community control and having	j subsequently revoked the defendant's
it is the sentence of the count that: [] The defendant pay a fine of \$	f the Department of Corrections. f the Alachua County Sheriff's Off accordance with section 958.04	fice, Department of the Jail. Florida Statutes
To be imprisoned (check one; unmarked sections are inap For a term of natural life. 364 days	plicable)	
[] Said SENTENCE SUSPENDED for a period of		object to conditions set forth in this order.
if "split" sentence complete the appropriate paragraph [] Followed by a period of on probation Corrections according to the terms and conditions of se	n/community control under the su supervision set forth in a separate	pervision of the Department of order entered herein.
However, after serving a period of sentence shall be suspended and the defendant shall under supervision of the Departure probation/community control set forth in a separate or	nment of Corrections according to	the balance of the y control for a period of the terms and conditions of
in the event the defendant is ordered to serve additional sp defendant begins service of the supervision terms. PJ Jail Cradit - It is further ordered that the defendant sh before imposition of this sentence.	``	•
Consecutive/Concurrent as to Other Counts - It is further of consecutive to the sentence set forth in count	of this case.	d for this count shall run (check one)

Defendant DEDRICK DERON BALDWIN

Case: 01-2022-CF-000958-A

OTHER PROVISIONS

Retention of Jurisdiction - The court	retains jurisdiction o	ver the defendant pu	rsuant to section 9	47.16(3), Florida Stat	utes (1983).
Consecutive/Concurrent as to Other Con specified in this order shall run	victions - It is furthe	r ordered that the cor	nposite term of all	sentences imposed fo	or the counts
(check one) [] consecutive to [] concurrent with	•				
(check one) the following: Hany sotive sentence being served I specific sentences:	d.		. *	· · · · · · · · · · · · · · · · · · ·	
(m) white statements.	_				T.
In the event the above sentence is to the directed to deliver the defendant to the De this judgment and sentence and any other	epartment of Correct	ions at the facility des	signated by the dep	Florida, is hereby ord partment together with	ered and n a copy of
The defendant in open court was advised date with the clerk of this court and the de on showing of indigence.	of the right to appea efendant's right to the	al from this sentence le assistance of couns	by filing notice of a sel in taking the ap	ppeal within 30 days t peal at the expense o	from this f the state
In imposing the above sentence, the Cou	rt further orders:		and the state of t		
		-			arteur A
	**************************************		e	· .	whoe-
In imposing the above sentence, the Cou	rt further recommen	ds:	ing kanada k Kanada kanada kanad		
			*		
If a ball bond is in effect and has not been bond. If the bond is a blanket bond cove viable and intact to secure the defendant any bonds in effect and not forfeited in tho	ring multiple cases, 's appearance in per	the surety is discharged in the surety of th	ged from this case ancellation and reli	only and the bond shi	all remain
•	•				
	*			٠	
	E	DONE AND ORDER	ED June 28, 2022.		
· · · · · · · · · · · · · · · · · · ·		<u> </u>	9-2		
	, i	DAVID P KREIDER,	Judge of the Circui	t Court	
•			-		
•				•	٠
		,			
Filed in Open Court June 28, 2022 by	And	D.C	. .	N.	
I HEREBY CERTIFY THAT A COPY OF counsel for the state and defense/defend.	THIS Judgment wa ant pro se this	s furnished by U.S. 6 day of	vizil and/or hand de	elivery at the address	es of record to
BY Deputy Clerk:	wageners and address and addre	• •			