UNIFORM COMMITMENT TO CUSTODY OF DEPARTMENT OF CORRECTIONS

CASE NUMBER 199700313 B

The Circuit Court of Indian River County in the ROBERT HAWLEY Term, 2002 , in the case of

State of Florida

-- vs --

IN THE RECORDS OF JEFFREY K. BARTON **CLERK CIRCUIT COURT** INDIAN RIVER CO., FLA.

CHAMBLISS, WILLIE C Defendant

RETURN TO FELONY

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA, TO THE SHERIFF OF SAID COUNTY AND THE DEPARTMENT OF CORRECTIONS OF SAID STATE, GREETING:

The above named defendant having been duly charged with the offense specified herein in the above styled Court, and he having been duly convicted and adjudged guilty of and sentenced for said offense by said Court, as appears from the attached certified copies of Indictment/Information, Judgment and Sentence, and Felony Disposition and Sentence Data form which are hereby made parts hereof:

Now therefore, this is to command you, the said Sheriff, to take and keep and, within a reasonable time after receiving this commitment, safely deliver the said defendant, together with any pertinent investigation Report prepared in this case, into the custody of the Department of Corrections of the State of Florida: and this is to command you, the said Department of Corrections, by and through your Secretary, Regional Directors, Superintendents, and other officals, to keep and safely imprison the said defendant for the term of said sentence in the institution in the state correctional system to which you, the said Department of Corrections, may cause the said defendant to be conveyed or thereafter transferred. And these presents shall be your authority for the same. Herein fail not.

> WITNESS the Honorable SPRING Judge of said Court, as also Jeffrey K. Barton

Clerk, and the Seal thereof, this the 22-10 day of

,2002.

Jeffrey K. Barton, CLERK

By:

Deputy Clerk

OF

Page

Pages

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	PROBATION VIOLATOR	
	COMMUNITY CONTROL VIOLATOR	
	RETRIAL	
<u> </u>	RESENTENCE HeigS	IN THE CIRCUIT COURT, NINETEENTH JUDICIAL CIRCUIT IN AND FOR INDIAN RIVER COUNTY, FLORIDA DIVISION FELONY
		CASE NUMBER 199700313 B
ST	ATE OF FLORIDA	
	vs	
	CHAMBLISS, WILLIE C DEFENDANT	
		JUDGMENT
	The Defendant, CHAMBLISS, We before this Court represented by attorney of record, and the start	PD , the
	Entered a plea of guilty to the Entered a plea of nolo contend	
co	OFFEI OUNT CRIME	NSE STATUTE DEGREE CASE OBTS NUMBER"S OF CRIME NUMBER NUMBER
1 2 3	ROBBERY WITH A FIREARM BURGLARY OCCUPIED STRUCTURE ARMED THIRD DEGREE GRAND THEFT	81213 2A FF 199700313 0009821078 81002 2B FF 199700313 0009821098 812014 FT 199700313 0009821098
		n why the Defendant should not be adjudic- AT the defendant is hereby ADJUDICATED
	plea of nolo contendere or guattempts or offenses relating and lascivious conduct (ch. 86 battery (s. 784.045), carjack robbery (s. 812.135), or any o	found guilty of, or having entered a lity, regardless of adjudication, to to sexual battery (ch. 794) or lewd 00), or murder (s.782.04) aggravated ing (s. 812.133), or home invasion other offense specified in section to shall be required to submit blood
	and good cause being shown: I'OF GUILT BE WITHHELD.	r is ordered that adjudication
		t in Indian River County, Florida

JUDGE

Willie Chambliss

1997-313B

CASE NUMBER 000000

FINGERPRINTS OF DEFENDANT

R. Thumb	R. Index	R. Middle	l R. Ring !	R. Little

! L. Thumb	l L. Index t	! ! ! ! L. Middle ! !	L. Ring	L. Little

Fingerprints taken by;

NAME

ттт.р

I HEREBY CERTIFY that the above and foregoing fingerprints on this judgment are the fingerprints of the defendant,

and that they were placed thereon by the defendant in $\boldsymbol{m}\boldsymbol{y}$ presence in open court this date.

JUDGE 418

OR 1492PG 1995

(As to Count 1

The Defendant, being personally before this court, accompanied by the defendant"s attorney of record,

PD , and having been adjudicated guilty herein, and the court having given the
defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why
the defendant should not be sentenced as provided by law, and no cause being shown.

	(Check one if applicable.)
	and the Court having on $01/01/000$ 1 deferred imposition of sentence until this date $01/01/0001$.
	and the Court having previously entered a judgment in this case on 01/01/0001 now resentences the defendant.
	X and the Court having placed the defendant on probation/community control and having subsequently revoke the defendant's Probation/Community control.
Ιt	Is The Sentence Of The Court that:
	The defendant pay a fine of \$00 ,pursuant to section 775.083, Florida Statutes, plus \$00 as the 5% surcharge required by section 960.25, Florida Statutes.
x	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 County, Florida.
	The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.
то	Be Imprisoned(Check one;unmarked sections are inapplicable.):
	For a term of natural life
<u>x</u>	For a term of 110 MONTHS .
	Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.
Ι£	"split" sentence, complete the appropriate paragraph.
<u>x</u>	Followed by a period of X Probation/ 10 YEARS Community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein .
	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 supervision of the Department of Corrections
	according to the terms and conditions of probation/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 shall be satisfied before the defendant begins service of the supervision terms.

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OR1492 PG1996

(As to Count 001)

SPECIAL PROVISIONS

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

Mandatory/	Minimum/	Provisions	:

Firearm	It is further ordered that the year minimum imprisonment provisions of section 775.087(2), Florida Statutes, is hereby imposed for the sentence specified in this count.
Drug Trafficking	It is further ordered that the mandatory minimum imprisonment provisions of section 893.135(1), Florida Statutes, is hereby imposed for the sentence specified in this count.
Controlled Substance Within 1,000 Feet of School	It is further ordered that the 3-year minimum imprisonment provisions of section 893.13(1)(e)1, Florida Statutes, is hereby imposed for the sentence specified in this count
Habitual Felony Offender	The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provision of section 775.084(4)(a), Florida Statutes. The requisite findings by the court are set forth in a separate order or stated on the record in open court.
Habitual Violent Felony Offender	The defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(b), Florida Statutes. A minimum term of years must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court.
Law Enforcement	It is further ordered that the defendant shall
Protection Act	serve a minimum of 000 years before release in accordance with section 775.0823, Florida Statute
Capital Offense	It is further ordered that the defendant shall serve no less than 25 years in accordance with the provisions of section 775.082(1). Florida Statutes.
Short-Barreled Rifle	It is further ordered that the 5-year minimum
Shotgun, Machine Gun	provisions of section 790.221(2), Florida Statutes, are hereby imposed for the sentence specified in this count.

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Page ___ of ___

Other Provisions:	
Continuing Criminal Enterprise	It is further ordered that the 25-year minimum sentence provisions of section 893.20, Florida Statutes, are hereby imposed for the sentence specified in this count.
Taking a Law Enforcement Officer"s Firearm	It is further ordered that the 3-year mandatory minimum imprisonment provision of section 775.0875(1), Fla. Statutes, is hereby imposed for the sentence specified in this court.
Retention of Jurisdiction	The court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes(1983)
Jail Credit X	It is further ordered that the defendant shall be allowed a total of 245 DAYS as credit for time incarcerated before imposition of this sentence. All Cts. or Ct.
CREDIT FOR TIME SERVED IN RESENTENCING AFTER VIOLATION OF PROBATION OR COMMUNITY CONTROL	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 case/count (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 case/count (Offenses committed between October 1, 1989, and December 31, 1993)
	The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6).
	The Court allows unforfeited gain time previously awarded on the above case/count, (Gain time may be subject to forfeitur by the Department of Corrections under section 944.28(1)).
	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 only pursuant to section 921.0017. Florida Statutes, on case /count (Offenses committed on or after January 1,1994)

Page ___ of ___

Consecutive/Concurrent	It is further ordered that the sentence imposed for this countshall run
As To Other Counts	(check one) consecutive to concurrent with the sentence set for in count <u>000</u> of this case.
Consecutive/Concurrent As To Other Convictions	It is further ordered that the composite term of all sentence imposed for the counts specified in this order shall run (check one)consecutive toconcurrent with the following: (check one)
	any active sentence being served.
	specific sentences:

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SENTENCE

(As to Count 2

The Defendant, being personally	before this court, acc	ompanied by the defendant"s	attorney of record,
מס	, and having been adju	dicated guilty herein, and t	he court having given the
defendant an opportunity to be b	neard and to offer matt	ers in mitigation of sentenc	e, and to show cause why
the defendant should not be ser	tenced as provided by	law, and no cause being show	n.

(Check one if applicable.)
and the Court having on $01/01/0001$ deferred imposition of sentence until this date $01/01/0001$.
\underline{X} and the Court having previously entered a judgment in this case on $11/20/1997$ now resentences the defendant.
and the Court having placed the defendant on probation/community control and having subsequently revoke the defendant's Probation/Community control.
It Is The Sentence Of The Court that:
The defendant pay a fine of \$00 ,pursuant to section 775.083, Florida Statutes, plus \$00 as the 5% surcharge required by section 960.25, Florida Statutes.
X 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 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
X For a term of 110 MONTHS .
Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.
If "split" sentence, complete the appropriate paragraph.
Followed by a period of 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 entered herein
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 supervision of the Department of Corrections
according to the terms and conditions of probation/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 shall be satisfied before the defendant begins service of the supervision terms.

SPECIAL PROVISIONS

(As to Count 002)

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

Mandatory/Minimum Provisions:	
Firearm	It is further ordered that the year minimum imprisonment provisions of section 775.087(2), Florida Statutes, is hereby imposed for the sentence specified in this count.
Drug Trafficking	It is further ordered that the mandatory minimum imprisonment provisions of section 893.135(1), Florida Statutes, is hereby imposed for the sentence specified in this count.
Controlled Substance Within 1,000 Feet of School	It is further ordered that the 3-year minimum imprisonment provisions of section 893.13(1)(e)1, Florida Statutes, is hereby imposed for the sentence specified in this count
Habitual Felony Offender	The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provision of section 775.084(4)(a), Florida Statutes. The requisite findings by the court are set forth in a separate order or stated on the record in open court.
Habitual Violent Felony Offender	The defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(b), Florida Statutes. A minimum term of years must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court.
Law Enforcement Protection Act	It is further ordered that the defendant shall serve a minimum of 000 years before release in accordance with section 775.0823, Florida Statutes
Capital Offense	It is further ordered that the defendant shall serve no less than 25 years in accordance with the provisions of section 775.082(1). Florida Statutes.
Short-Barreled Rifle Shotgun, Machine Gun	It is further ordered that the 5-year minimum provisions of section 790.221(2), Florida Statutes, are hereby imposed for the sentence specified in this count.

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Other Provisions:	
Continuing Criminal Enterprise	It is further ordered that the 25-year minimum sentence provisions of section 893.20, Florida Statutes, are hereby imposed for the sentence specified in this count.
Taking a Law Enforcement _ Officer"s Firearm	It is further ordered that the 3-year mandatory minimum imprisonment provision of section 775.0875(1), Fla. Statutes, is hereby imposed for the sentence specified in this court.
Retention of Jurisdiction	The court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes(1983)
Jail Credit _	X It is further ordered that the defendant shall be allowed a total of 245 DAYS as credit for time incarcerated before imposition of this sentence. All Cts. or Ct.
CREDIT FOR TIME SERVED IN RESENTENCING AFTER VIOLATION OF PROBATION OR COMMUNITY CONTROL	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 case/count , (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 case/count (Offenses committed between October 1, 1989, and December 31, 1993) The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6).
_	The Court allows unforfeited gain time previously awarded on the above case/count, (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)).
	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 only pursuant to section 921.0017. Florida Statutes, on case /count (Offenses committed on or after January 1.1994)

Page ___ of ___

Consecutive/Concurrent	X	it is further ordered that the sent	tence
		imposed for this count	_shall run
As To Other Counts		(check one) consecutive to _X	concurrent
		with the sentence set for in count	001 of this case.
Consecutive/Concurrent As To Other Convictions		It is further ordered that the comp imposed for the counts specified in (check one)consecutive toconsecutive toconse	n this order shall run
		any active sentence being served	ì.
		specific sentences:	

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(As to Count 3

The Defendant, being personally before this court, accompanied by the defendant's attorney of record, , and having been adjudicated guilty herein, and the court having given the lefendant 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.

(Check one if applicable.)
and the Court having on $01/01/0001$ deferred imposition of sentence until this date $01/01/0001$.
$\underline{\hspace{0.2cm} X}$ and the Court having previously entered a judgment in this case on 11/20/1997 now resentences the defendant.
and the Court having placed the defendant on probation/community control and having subsequently revoke the defendant's Probation/Community control.
It Is The Sentence Of The Court that:
The defendant pay a fine of \$00 ,pursuant to section 775.083, Florida Statutes, plus \$00 as the 5% surcharge required by section 960.25, Florida Statutes.
$\underline{\mathrm{X}}$ 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 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
X For a term of 60 MONTHS .
Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.
If "split" sentence, complete the appropriate paragraph.
Followed by a period of 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 entered herein
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 supervision of the Department of Corrections according to the terms and conditions of probation/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 shall be satisfied before the defendant begins service of the supervision terms.

OR 1492PG2004

SPECIAL PROVISIONS

(As to Count 003)

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

Mandatory/Minimum	Provisions:
Firearm	

CHAMBLISS, WILLIF C

It is further ordered that the ___ year minimum imprisonment provisions of section 775.087(2), Florida Statutes, is hereby imposed for the sentence specified in this count.

Drug Trafficking

___ It is further ordered that the mandatory minimum imprisonment provisions of section 893.135(1), Florida Statutes, is hereby imposed for the sentence specified in this count.

Controlled Substance Within 1,000 Feet of School

_ It is further ordered that the 3-year minimum imprisonment provisions of section 893.13(1)(e)1, Florida Statutes, is hereby imposed for the sentence specified in this count

Habitual Felony Offender ____ The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provision of section 775.084(4)(a), Florida Statutes. The requisite findings by the court are set forth in a separate order or stated on the record in open court.

Habitual Violent Felony Offender

___ The defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(b), Florida Statutes. A minimum term of years must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court.

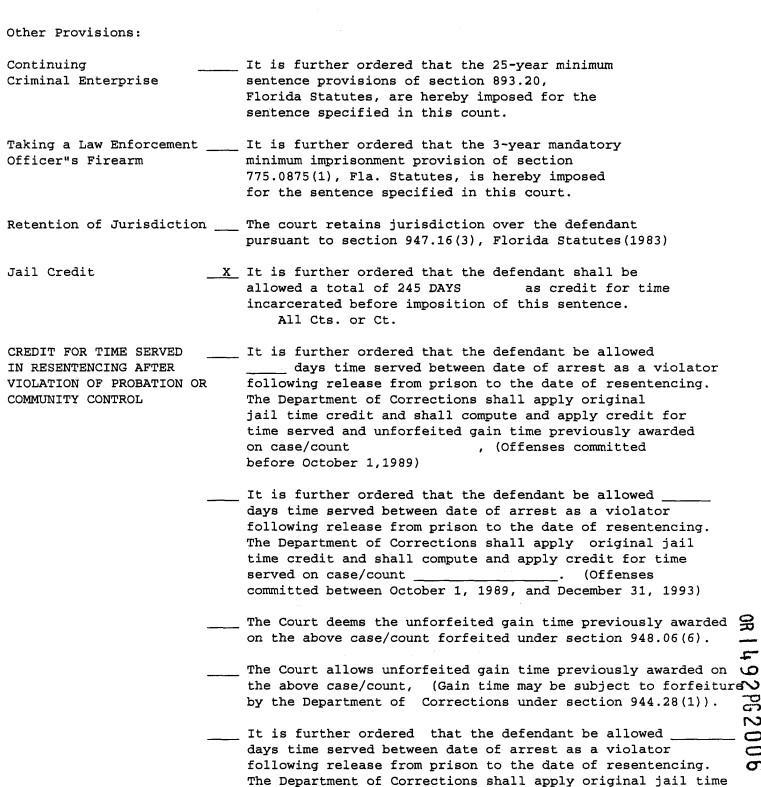
Law Enforcement Protection Act

_ It is further ordered that the defendant shall serve a minimum of 000 years before release in accordance with section 775.0823, Florida Statutes.

Capital Offense

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

Short-Barreled Rifle Shotgun, Machine Gun It is further ordered that the 5-year minimum provisions of section 790.221(2), Florida Statutes, are hereby imposed for the sentence specified in this count.



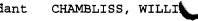
Page ___ of ___

1,1994)

credit and shall compute and apply credit for time served only pursuant to section 921.0017. Florida Statutes, on case

/count _____. (Offenses committed on or after January

Consecutive/Concurrent	X It is further ordered that the sentence imposed for this count shall run
As To Other Counts	(check one) consecutive to \underline{X} concurrent with the sentence set for in count $\underline{001}$ of this case.
Consecutive/Concurrent As To Other Convictions	It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run (check one)consecutive toconcurrent with the following: (check one)
	any active sentence being served.
	specific sentences:



Other Provisions:

In the event the above sentence is to the Department of Corrections, the Sheriff of Indian River County, Florida is hereby ordered and directed to deliver the defendant to the Department of Corrections at the facility designated by the department together with a copy of this judgment and sentence and any other documents specified by Florida Statute.

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

	In imposing the a	bove sentence	, the court	further recommends	
				A	
thic	DONE AND ORDERED 22ND day of MAY		at Indian	River County, Florida	1
CHIS	22ND day OI MAI	, 2002.	* .		
				Judge	

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