SECOND JUDICIAL CIRCUIT
ARREST/PROBABLE CAUSE AFFIDAVIT

1/3

[x] Adult [] Juvenile	Arrest Datet 12/04/17 01:	- 1	Arrest Locat	ion PENSACOLA ST			gency R	eport# F023658 3		BTS#		SPN# 253007	Cou		
Defendant's	<u> </u>					D.C		Race			- 1	Veight	2017 Hair		73541- (Cye
BACON, RA	HEEM DEV	ON	· · · · · · · · · · · · · · · · · · ·			02/2	26/1998	8 B	M	600	1	70	BLK	E	BRO
Aliases				DL Number B250724980660	DL S FL	tate	SSN.	.#	Pl:		Birth		Pat	rol Z	Zone
Local Addre	SS	44		 	Loca	l Hor	ne#	Local V	Vork#	O	ccupa	tion/En	nploye	r/Sc	hool
Permanent A		AVEI	AND EL 2	3905	Pern	nnt. F	Iome#	Scars,	fattoo	s, Un	ique F	hysical	Featu	res	
O38 ARDOR	OLEN 200 L	AKEL	AND, FL 3	3003											
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2 .						+-					-				
3.															
4 .						+				•		•	-	•	
	Section Visit	ini	Descrit.	Calarro Linteral	n i	1 1		711			in the	An C	i w		
1 790.01 2	2616	FT		ARRYING CONCEALE	Lance and Mrs Production Provided	ON U	NLICE	NSED FII	REAR					-	
2 790.07 1	2627	FT		EAPON OFFENSE USI	E DISPLA	Y ETO	C WPN	DURING	FELC	NY	FAR]]	[]
3 812.014 2	C5 2791	FT		NDER INDICT RAND THEFT OF FIRE	EARM						- 1000]]	[]
4 893.13 1 <i>A</i>	3448	FT		ARIJUANA-POSSESS ELIVER SCHEDULE I	WITH IN	TENT	TO SEI	LL MFG	OR	- 1	<u>5000</u> 8500	1 1]	J	[]
5 893.13 6A	5331	FT		ARIJUANA-POSSESS	POSSESS	MAR	IJUAN.	A OVER	20 GR	AMS	<u>3500</u>		1]	[]
6 .			•												·
7 .	•														
8 .			•												
9 .	•	·	•							[2	2017		way many	
10 .										:::::		- DEC			·
11		·										1	Constant of	ener en an	
12 .			•								1.55	>			
13 .		•									-1	الب	+	· ·	
14 .											-	50			
If Release is	Approved, De	fendar	nt Should be	Electronically Monit	tored? No)	====	-		<u>-</u>					
If YES, Why	?						.=								
Affiant Sign:	hy le	(4	Arrest MORO D	ing Officer Name/Id GAN	#			ting Age IDA HIO 09000			ATRO	L TROC	OP H		

SECOND JUDICAL CIRCUIT ARREST/PROBABLE CAUSE AFFIDAVIT

		احا		
Defendant's Name	Race	Sex	D.O.B.	Agency Report#
BACON, RAHEEM DEVON	В	M	02/26/1998	FHPH17OFF023658

The undersigned certifies and swears that he/she has just and reasonable grounds to believe, and does believe that the above named Defendant on , at approximately , at did the following violation of law:

On 12/4/17 approximately 12:00 am I conducted a traffic stop on a white Dodge charger bearing FL tag IRNU29 for the driver not wearing his seat belt. The stop was made on Ocala Rd and Pensacola St. I made contact with the driver Raheem Bacon on the passenger side of the vehicle and smelled a strong odor of marijuana coming from within the vehicle.

A probable cause search of the vehicle revealed behind the front passenger seat a zip lock plastic bag containing a green plant material. This was identified by sight and smell and field tested positive for marijuana with a package weight of 222 grams. Located under the driver seat was a .380 Jimenez Arms semi-automatic handgun not in a holster or case and loaded with 4 bullets. The handgun was readily accessible Bacon. A computer check of the handgun revealed it to be stolen out of Lakeland, FL. Confirmation of the stolen handgun was received by Lakeland PD.

Post Miranda Bacon stated the marijuana is his. He stated the picked it up out of town and has had it for a while. Bacon first stated he found the gun at University Courtyard. He later stated he found the gun about a month and half ago in Lakeland.

Bacon was arrested on the listed charges and booked into the Leon County Jail.

Affiant Signature Muples	Arresting Office MORGAN D	er Name/Id#	Arresting Agency FLORIDA HIGHWAY PATROL TROOP H FL0409000				
Sworn to and subscribed before me	this Monday of I	December 4TH 2017	Certifying Officer				
Detention facility Leon County Jail 535 Appleyard Driv	e, Tallahassee, FL	32304	Arvest Date/Time 12/04/17 01:51				
Booking Officer A M.115	Bond Amount	Aggravating Factors					

SECOND JUDICAL CIRCUIT VICTIM INFORMATION

# FDLE Statute Victim's Name	Victim's Address		Home#	Work#
5 893.13 6A FLORIDA STAT	E OF THE CAPITOL, 400 S. M TALLAHASSEE FL 323			
				•
Affiant Signature	Arresting Officer Name/Id#	Arresting Agency		
	MORGAN	FLORIDA HIGHW	AY PATRO	L TROOP H
Ins Mr. lolele	D	FL0409000		
1 pr May lely		Agency Report#:	FHPH17O	FF023658
Detention facility		Arrest Date/Time		
Leon County Jail 535 Appleyard Driv	e, Tallahassee, FL 32304	12/04/17 01:51		
Booking Officer	Bond Amount Aggravating Factors			
Booking Officer	Aggravating Factors	•		



FLORIDA HIGHWAY PATROL

REPORT NUMBER FHP99ARR139521 ARREST REPORT

Report Date / Time	€	4	Agency Case	/Offense	Numbe	r OCA N	lumber	Origin	ating	Agency Vumber
12/04/2017 01:30	AM	ĺ	FHPH170FF	023658					,u30 /	VUITIDOI
OBTS Number	Offender	Based	Jail Booking f	Number		Other I	Number			
	Transaction	System				TRCC	17CAD10	5539		
LOCATION OF OC	CURRENC	CE								
County		ddress								
LEON			A RD / PENS	SACOLA	ST, TA	ALLAHAS				
Range of Occurrer 12/04/2017 12:01			42.00 AM	•			Latitude N 30 26. 4		ngitu	
<u> </u>		4/2011	12.00 AIVI				14 30 20,1	43 12 VV	04 1	3.0424
PERSON: SUSPE		ddle Na		Last Na	<u></u>		Cuffix I	Data of	Diath	
First Name RAHEEM	1 -	idie Na VON	ine	BACON			,	Date of 0 2/26/1 1		19
Master Name Inde				Race	Sex	Height	Weight	Hair		Eyes
TVIASION TAMES INGO.	A Marrison	OUN		В	M	600	170	BLK		BRO
Place of Birth	Nation		License o			tate Clas				
LAKELAND, FL	USA		B250724	980660	F		71	Ì		
Address	 		City			County		State	Zip (Code
638 ARBOR GLEN	1 CIR #206		LAK	(ELAND			·	FL	3380	05
CHARGES										
Counts Charge N790.01.2		Charge CARR	∍ YING CONCE	ALED V	VEAPO	N				
Charge Degree C			Seneral Offen PRINCIPAL	se Code		Hate Crime		ic Bond	j	
FIREARM							*	· · · · · · · · · · · · · · · · · · ·		
▶ Counts Charge N	lumber	Charge								
1 790.07.1	(GITIDE)		ON OFFENS	E						
Charge Degree Cl	harge Leve	1	General Offen	se Code	· · · · · · · · · · · · · · · · · · ·	Hate	Domest	ic Bond	1	
THIRD DEGREEFI	ELONY	F	PRINCIPAL	·····	·	Crime	□Violenc	е		
USE DISPLAY ET	C WPN DU	RING F	ELONY UND	ER IND	CT		 	· · · · · · · · · · · · · · · · · · ·		
Counts Charge	lumber	Charge	3							
1 812.014.	2c5	LARC								
Charge Degree Cl	harge Leve	1 (Seneral Offen	se Code		Hate	Domest		1	
THIRD DEGREE FE			PRINCIPAL			Crime	^{LI} Violenc	e L		
GRAND THEFT O	F FIREARI	И						···		
▶ Counts Charge N	lumber	Charge	3			····		· ———		
1 893.13.1	a2		UANA-POSS	ESS						
Charge Degree Cl			Seneral Offen	se Code		Hate	Domest	ic Bond	1	
THIRD DEGREE FE			PRINCIPAL			<u> </u>	[∐] Violenc	е		
WITH INTENT TO	SELL MFG	OR D	ELIVER SCH	EDULE!	İ					1

Report Date / Time		Agency C	Case/Offe	nse Num	ber OCA Numb	er C	riginating Agency Case Number
12/04/2017 01:30 AM		FHPH17					Case Number
OBTS Number	ffender Based	Jail Book			Other Num	ber	
Trans	action System				TRCC17C	AD10553	9
Counts Charge Numb			000500				
1 893.13.6a		JUANA-P			I Hoto D	amaatia li	Pand
Charge Degree Charge THIRD DEGREE FELON	e reve	General C PRINCIPA	-	oae		omestic E olence	Sona
POSSESS MARIJUAN			<u> </u>	-	Office Vi	Olorioo ;	
							
PROBABLE CAUSE							
On 12/4/17 approximat	ely 12:00 ar	n I condu	cted a tr	affic stop	on a white Do	dge cha	rger bearing
FL tag IRNU29 for the							
Pensacola St. I made							
and smelled a strong o	odor of mari	juana co	ming from	n within	the vehicle.		
_			•				
A probable cause sear	ch of the ve	hicle rev	ealed bei	hind the	front passenge	r seat a	zip lock
plastic bag containing	a green pla	ınt materi	al. This	was iden	itified by sight	and sme	ll and field
tested positive for mar	ijuana with	a packag	je weight	of 222 g	rams. Located	d under t	he driver seat
was a .380 Jimenez Ar	ms semi-au	tomatic h	andgun	not in a ĥ	nolster or case	and was	loaded with 4
bullets. The handgun	was readily	accessib	ole to Bac	on. A co	omputer check	of the ha	andgun
revealed it to be stoler	out of Lake	eland, FL	. Confirr	nation of	f the stolen han	idgun wa	as received by
Lakeland PD.							
Post Miranda Bacon st							
had it for a while. Bac			_		iversity Courtya	ard. He l	ater stated he
found the gun about a	month and	half ago i	in Lakela	nd.			
Bacon was arrested or							
recorded on my in car	video. Ali p	property r	ecovered	i was pia	iced into the 18	llianasse	e FHP Station
EPR.	· · · · · · · · · · · · · · · · · · ·	<u> </u>	<u></u>		_ = ===		
LEO BOND							
Bond Amount \$ □ N	one	□RC)R	[⊒Cash	□Ar	IV
□Pi	eTrial If Qu	ali □Pre	0				•
— []	ornarii aa	un win	•				
COURT APPEARANCE	INFORMAT	ION					
Court					Court Phone	Court D	ate & Time
(CIRCUIT) LEON COUN	NTY COURT	•			850-606-4100		
Court Address							
301 SOUTH MONROE	STREET, TA	ALLAHAS	SEE, FLO	ORIDA 32	2301		
Instructions							
							· · · · · · · · · · · · · · · · · · ·
ARREST INFORMATIO	N						
Arrest Date / Time	Residency		Injured		t of Injury		Resist Arrest
12/04/2017 12:05 AM	Within juris		•	N/A	, , ,		No
Prior Arrests	Arrest Juris	diction		Alcohol		Drugs	
Yes	Within juris	sdiction		No		Yes	

Report Date / Time		Agency Case/0	Offense Number	OCA Number	Originating Agency Case Number
12/04/2017 01:30 A	M	FHPH17OFF0	23658		Case Number
OBTS Number	Offender Based ransaction System	Jail Booking N	umber	Other Number TRCC17CAD10	5539
ARREST LOCATION	N				
County	Address			140077 51 000	
LEON		RD/PENSACO	LA ST, TALLAI	HASSEE, FL 323	04
ARREST DELIVERE					- Dia
Jail / Booking Facilit					Phone (850) 922-3500
Location	1 =		· · · · · · · · · · · · · · · · · · ·		1000,022 0000
535 APPLEYARD D	RIVE, TALLAHA	ASSEE, FLORI	DA 32304		
ARRESTING OFFIC	ER	-			
Officer Call Number			- ynille	y log	
664	D.M. MORGA	N.	Officer Signato	íre	
Subscribed and sw this day of who ispersonal identification.	orn to (or affirm December ly known to me	med) before me A.D., <u>Z0/7</u> or has produc	by Dimergan		as
Signature	- S.Jon	~614	Notary Publi	c _LEO <u>~</u> CC	
Commission No: _		My Co	mmission Expir	es:	-

20180045045 ELECTRONICALLY RECORDED IN THE PUBLIC RECORDS OF LEON COUNTY, FL BK: 5218 PG: 1988 07/20/2018 at 04:18 PM GWEN MARSHALL, CLERK OF COURTS

	or Leon County, Florida				
Division:	Felony				
State of F v.	Florida				
	M D BACON				
Defendan	it	Probation Community Co	ntral Vialeta	Retr	ial entence
Case No <u>.2</u>	2017 CF 003935 A	Community Co	illioi violatoi		
	JUI	DGMENT			
	The Defendant, ed by, ed by, been tried and found guilty by jury / by entered a plea of guilty to the followin entered a plea of nolo contendere to the admitted a violation of probation to the	court of the following crigg crime(s) e following crime(s)	, atto	g personally b rney of record having	pefore this court , and the state
Count	Crime	Offense Statute Number(s)	Degree of Crime	Case Number	OBTS Number
1	Carrying a Concealed	790.012	F-3	17cf 39	35 <i>A</i>
	Firearm				
a	Poss of More Than	993.13 6A	F-3	17CF3	935A
	20 Grams Cannabis				
	and no cause being shown why the defended defendant is hereby ADJUDICATED GUIL and being a qualified offender pursuant to required by law.	TY as to all counts or as to	count(s)		·

Page of

State	CI		
VI216	AT F	ınrına	

v.

RAHEEM D BACON

Defendant

Case Number 2017 CF 003935 A

Address:		

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

Fingerprints taken by: Kall Syons 272

Deputy Title

I CERTIFY that these are the fingerprints of the defendant, **RAHEEM D BACON**, and that they were placed hereon by the defendant in my presence in open court this date.

DONE AND ORDERED in open court in Leon County, Florida, on

Circuit Judge

Page of 10

Defendant RAHEEM D BACON	Case Number <u>2017 CF 003935 A</u>
	SENTENCE
 Control of a first character and the control of the c	(As to Count 1-2)
The defendant being personally before this court	, accompanied by the defendant's attorney of record,
M. W. Highersonary before this court	nd having been given an opportunity to be heard and to offer matters in
mitigation of sentence, and to show cause why th	nd having been given an opportunity to be heard and to offer matters in e defendant should not be sentenced as provided by law; and no cause being
shown	e defendant should not be sentenced as provided by law, and no eduse being
(Charles if and is all a)	0.1
(Check one if applicable)	probation community control for a period of months / years
the Court places the defendant on	probations the conditions of which are set forth in ander
	of Corrections, the conditions of which are set forth in a separate order.
the Court naving previously on	, deferred imposition of sentence until this date. red a judgment in this case on now
the Court having previously enter	ed a judgment in this case on now
resentences the defendant	
the Court having placed the defendant's probation/community	idant on probation / community control and having subsequently revoked the y control.
It Is The Sentence Of The Court that:	
The defendant pay a fine of \$, pursuant to section 775.083, F.S., plus \$ as the 5%
surcharge required by section 93	
	e custody of the Department of Corrections.
	ustody of the Sheriff of County, Florida.
The defendant is sentenced as a y	outhful offender in accordance with section 958.04, F.S
To Be Imprisoned (Check one; unmarked sect	ions are inapplicable):
F 4	
For a term of natural life.	for a period of subject to the
For a term of	Months / years.
Said SENTENCE SUSPENDED	for a period of subject to the
conditions set forth in this order.	
If "split" sentence, complete the appropriate p	paragraph.
Followed by a period of	on probation/community control under the Corrections according to the terms and conditions set forth in a separate
	Corrections according to the terms and conditions set forth in a separate
order entered herein.	
However, after serving a period of	of imprisonment in, be suspended and the defendant be placed on probation/community control
the balance of the sentence shall	be suspended and the defendant be placed on probation/community control
for a period of	under supervision of the Department of Corrections
according to the terms and condi	under supervision of the Department of Corrections tions of probation/community control set forth in a separate order entered
herein.	
In the event the defendant is ordered to serve add	litional split sentences, all incarceration portions shall be satisfied before the
defendant begins service of the supervision terms	·
and a special control of the super vision terms	

 \mathcal{I}_{age} of

Defendant RAHEEM D BACON

Case Number 2017 CF 003935 A

SPECIAL PROVISIONS

(As to Count_____)

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

Firearm	It is further ordered that the minimum imprisonment provision of section 775.087, F.S., is hereby imposed for the sentence specified in this count.
Drug Trafficking	It is further ordered that the
Controlled Substance w/in 1,000' of School, Public Park, Comm.Center or Rec. Facility	It is further ordered that the 3-year minimum imprisonment provision pursuant to 893.13(1)(c), F.S., 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 provisions of section 775.084(4)(a), F.S The requisite findings by the court are set forth in a separate order or stated on the record in open court.
Controlled Substance, Manufacture of Metham- Phetamine/Phencyclidine	It is further ordered that the minimum mandatory provision of section 893.13(1)(g), F.S. is hereby imposed for the sentence specified in this count.
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), F.S A minimum term of year(s) must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court.
Prison Releasee Reoffender	The defendant is adjudicated a prison releasee reoffender and has been sentenced to serve 100 percent of the court-imposed sentence in accordance with section 775.082(8)(b).
Law Enforcement Protection Act	It is further ordered that the defendant shall serve a minimum of years before release in accordance with section 775.0823, F.S
Capital Offense	It is further ordered that the defendant shall be ineligible for Parole in accordance with the provisions of section 775.082(1), F.S
Short-Barreled Rifle, Shotgun, Machine Gun	It is further ordered that the 5-year minimum provision of section 790.221(2), is hereby imposed for the sentence specified in this count.
Continuing Criminal Enterprise	It is further ordered that the 25-year minimum sentence provision of section 893.20, F.S., is hereby imposed for the sentence specified in this count.

Defendant RAHEEM D BACON

Case Number 2017 CF 003935 A

Dangerous Sexual Felony Offender	It is further ordered that the minimum imprisonment provision of section 794.0115(2)(e), F.S. is hereby imposed for the sentence specified in this count. The defendant shall be imprisoned for a minimum of years; or, for a term of life.
Personal ID Information	It is further order that theminimum mandatory provision of section 817.568 F.S., is 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), F.S., is hereby imposed for the sentence specified in this Count. (Offenses committed before January 1, 1994).
Sexual Offender/Sexual Predator Determi	nations:
Sexual Predator	The defendant is adjudicated a sexual predator as set forth in section 775.21, F.S.
Sexual Offender	The defendant meets the criteria for a sexual offender as set forth in section 943.0435 (1)(a)1a,b,c, or d.
Age of Victim	The victim was years of age at the time of the offense
Age of Defendant	The defendant was years of age at the time of the offense
Relationship to Victim	The defendant is not the victim's parent or guardian
Sexual Activity [F.S. 800.04 (4)]	The offensediddid not involve sexual activity.
Use of Force or Coercion [F.S. 800.04 (4)]	The sexual activity described herein did did not involve the use of force or coercion.
Unclothed Genitals [F.S. 800.04 (5)]	The molestation did did not involve unclothed genitals or the the genital area.
Other Provisions (e.g., see Ch. 775, F.S.)	

Defendant RAHEEM D BACON	Case Number <u>2017 CF 003935 A</u>				
Other Provisions as to count(s)	:				
Retention of Jurisdiction	The court retains jurisdiction over the defendant pursuant to section 947.16(4), F.S. (2002).				
Jail Credit	It is further ordered that the defendant shall be allowed a total of days as credit for time incarcerated before imposition of this sentence.				
	TIME SERVED IN RESENTENCING AFTER F PROBATION OR COMMUNITY CONTROL				
	(Check as applicable)				
between date of arrest as a violator for Department of Corrections shall apply	RDERED that the defendant be allowed days time served llowing release from prison to the date of resentencing. The original jail time credit and shall compute and apply credit for time iously awarded on count(s) (Offenses				
***********	*************				
between date of arrest as a violator fo Department of Corrections shall apply served on count(s)	RDERED that the defendant be allowed days time served llowing release from prison to the date of resentencing. The original jail time credit and shall compute and apply credit for time ter 1, 1989 and December 31, 1993).				
***********	***************				
The Court deems the forfeited under section	unforfeited gain time previously awarded on the above case/count n 948.06(7).				
	forfeited gain time previously awarded in this case/count. (Gain time feiture by the Department of Corrections under section 944.28(1)).				
date of arrest as a violator following r					
*************	************				
date of arrest as a violator following r					

 $P_{\text{Agge}} = \begin{pmatrix} \rho & \text{of} & l \end{pmatrix}$

Defendant RAHEEM D	BACON	Case Number <u>2017 CF 003935 A</u>
Consecutive/Concurrent as to Other Counts Consecutive/Concurrent as to Other Convictions	(check one)	It is further ordered that the sentence imposed as to count(s) shall run (check one) consecutive to concurrent with the sentence set forth in count of this case. 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 any active sentence being served specific sentences
Florida, is hereby ordered a the Department together w The defendant in o	and directed to delinith a copy of this ju pen court was advi e clerk of this court	ne Department of Corrections, the Sheriff of Leon County, wer the defendant to the Department of Corrections at the facility designated by dgment and sentence and any other documents specified by Florida Statutes. sed of the right to appeal from this sentence by filing notice of appeal within 30 and the defendant's right to the assistance of counsel in taking the appeal at the
In imposing the ab	ove sentence, the co	ourt further recommends
Jail a co	nd of I	probation
12 months	Felony	Drug Offender Probation
followed 7p. 79 C. for legit	of tew o	Drug Offender Probation galar Probation n FDOP - may be modified our pose
Kandom	uas '	Report to pros by noun.
20 days	Jail War	K Camp-sign up Win 30 dey.
Substance	abuse	screening + recommended
Conseling	-s; gn	up win 30 days.
P1 00 C	month.	to First Sup Program
		The state of the s

Defendant RAHEEM D BACON Case Number 2017 CF 003935 A JUDGMENT FOR FINES, COSTS, FEES AND SURCHARGES IT IS THE JUDGMENT AND ORDER OF THE COURT THAT DEFENDANT IS LIABLE FOR AND SHALL PAY THE FOLLOWING: as a fine pursuant to §775.083, F.S. 1 2. as the 5% surcharge required by §938.04, F.S.. 3. \$20.00 as a court cost pursuant to §938.06, F.S. (Crime Stopper Trust Fund). \$3.00 as a court cost pursuant to §938.01(1) F.S. (Criminal Justice Trust Fund). 4. \$50.00 pursuant to \$938.03, F.S. (Crimes Compensation Trust Fund). 5. \$225.00 (felony) / \$20.00 (misd.) pursuant to \$938.05, F.S. (Local Government Criminal Justice Trust Fund). 6. 7. \$2.00 as a court cost pursuant to § 938.15, F.S. (County Criminal Justice Education). \$2.00 as a court cost pursuant to §938.15, F.S. (City Criminal Justice Education). 8. \$50.00 (felony)/ \$20.00 (misd.) as a court cost pursuant to \$775.083(2) F.S. (County Crime Prevention). 9. \$65,00 as a court cost pursuant to § 939.185, F.S. (County Additional Court Cost). County, Fl., Code § 7-24 10. \$3.00 as a court costs pursuant to § 938.19 F.S. (Teen Court Assessment). Leon County, Fl., Code § 7-28 11. 12. □ \$50.00 as an application fee pursuant to \$27.52(1)(b), F.S. (Indigent Criminal Defense Trust Fund) if the Defendant applied for a Public Defender and the fee has not been paid in full. The first \$50.00 collected by the clerk shall be applied toward satisfaction of this fee. 13. ☐ If checked, the Defendant shall pay \$135.00 as costs pursuant to §938.07, F.S. (Driving or Boating Under The Influence). 14 ☐ If checked, the Defendant shall pay \$15.00 as costs pursuant to §938.13, F.S. (Misd. Drug Alcohol Assessment) ☐ If checked, the Defendant shall pay \$5.00 as an additional fine pursuant to §316.061(1) F.S. (Leaving the Scene) 15. 16. If checked, the defendant shall pay the following as additional statutorily mandated surcharges: □ \$201.00 as a surcharge and condition of supervision pursuant to \$938.08, F.S. (Domestic Violence Trust Fund). □ \$151.00 as a surcharge and condition of supervision pursuant to §938.085, F.S. (Rape Crisis Program Trust Fund). □ \$1\$\frac{1}{2}.00\$ as costs pursuant to \$938.10, F.S. (Children & Family Services Child Advocacy Trust Fund). \$100.00 (mandatory), or the higher of documented costs of \$ for prosecution pursuant to §938.27(8), F.S., payable to the Leon 17. County Clerk's Office. To be paid pursuant to the terms of the Clerk's collection program. or Reduced to a Civil Judgment. ☐ **IF CHECKED,** \$100.00 (mandatory) or the higher costs of \$ for indigent legal assistance pursuant to \$938.29(1), F.S. 18. ☐ Or Reduced to a Civil Judgment. ☐ IF CHECKED, THE DEFENDANT IS ORDERED TO PAY THE FOLLOWING DISCRETIONARY COSTS: as additional fine pursuant to §775.0835(1), F.S.. (Optional Fine for the Crimes Compensation Trust Fund). 19. 20. □ \$100.00 FDLE Operating Trust Fund fee, pursuant to §943.25. If checked Reduced to a Civil Judgment 21. ☐ If checked, the Defendant shall pay \$7.00 as costs pursuant to \$318.18(14) F.S. (Replacement of Fine Revenue Fund) (Applies to Chapter 316 Violation only.) 22. ☐ If checked, the Defendant shall pay \$30.00 as costs pursuant to \$318.18 (13)(a) (Court Facilities Fund) 23. ☐ If checked, the Defendant shall pay \$3.00 as costs pursuant to §318.18 (17) (State Law Enforcement Radio System) for the cost of collecting the DNA sample required by s. 943.325, Florida Statutes. ☐ If checked, discretionary fines are reduced to judgment, for which let execution issue. □ \$1,001 Criminal Use of Personal ID (817.568(12)) 25. TOTAL Fine, if any, and Statutorily Mandated Costs, Fees and Surcharges **Court Costs Reduced to Civil Judgment** Application Fee Reduced to Civil Judgment Court Costs/Fines Deferred Fine Reduced to Civil Judgment ayment plan Wlin 90 days.

Defendant	RAHEEM D BACON	Case Number	2017 CF 003935 A
IT IS FURTHE	ER ORDERED AS FOLLOWS:		
	fendant should follow the instruction shee ounty Clerk's Office.	et provided by th	e Clerk concerning the payment plans offered
DONI	E AND ORDERED in open cour	t on: <u> </u>	ely 12,2018.
	CIRCU	AC, 17 IT JUDGE	

Page _____ of ____

Defendant RAHEEM D BACON

Case Number 2017 CF 003935 A

I hereby certify that a true and correct copy of the judgment/order has been served by Electronic Mail on this ______ day of _______, 2017.

- ☐ State @ SAO2_leon@leoncountyfl.gov
- □ Public Defender @ service.leon@flpd2.com

Or

Defense Counsel @ MWilliams of Klarlawfirm. Com

GWEN MARSHALL, CLERK

By_____

Deputy Clerk

Page _____of___

SECOND JUDICIAL CIRCUIT ARREST/PROBABLE CAUSE AFFIDAVIT

08091824

1/3

[·x] A	dult uvenile	Arrest 09/25/			Arrest Locat			_	ency R 180139	keport# 559	_	BTS# 02666				Case# LF393:
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Alias	es ON RAH	IEEM				DL Number B250724980660	DL S	tate	SSN	.#	Pla FL	ice of]	Birth	,	Patro 8-16	l Zone
Loca	l Addres	SS					Loca	l Hon	ne#	Local V	Vork#	Oc	cupatio	n/Emp	loyer/S	chool
	anent A		RD A	PT :	502 TALLAH	IASSEE, FL	Perm	nnt. H	ome#	Scars,	Fattoo	s, Uni	que Phy	sical F	eatures	J.
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SECOND JUDICAL CIRCUIT ARREST/PROBABLE CAUSE AFFIDAVIT

Defendant's Name BACON, RAHEEM DEV	/ON		Race B	Sex M	D.O.B. 02/26/1998	Agency Report#
The undersigned certific	es and swea				ds to believe, and	does believe that the above named did the following violation of law:
Inmate was arrested of	on the foll	owing warrents.				
VOP Carrying a conc VOP Poss of more th						
Affiant Signature		Arresting Officer HARRIS R	r Name/Id#		Arresting Ag LEON COUN FL0370000	gency NTY SHERIFF TALLAHASSEE
Sworn to and subscribe	d before m	e this Tuesday of Se	eptember 25TH	2018	Certifying O	fficer H608
Detention facility Leon County Jail 535 Ap	pleyard Dri	ve, Tallahassee, FL	32304		Arrest Date/ 09/25/18 16:3	
Booking Officer	HIRU	Bond Amount	Aggravating Fa	ictors		

AUP

NOPONO

SECOND JUDICAL CIRCUIT VICTIM INFORMATION

# FDLE Statute Victim's Name	Victim's Address		Home#	Work#
2 948.06 FLORIDA STATE	E OF THE CAPITOL, 400 S. M TALLAHASSEE FL 323	•	•	
	•			
	Arresting Officer Name/Id#	Arresting Agency		
	HARRIS	LEON COUNTY S	SHERIFF TA	LLAHASSEE
Collection 1	R	FL0370000		
	146	Agency Report#:	180139559)
Detention facility		Arrest Date/Time	1	
Leon County Jail 535 Appleyard Drive	e, Tallahassee, FL 32304	09/25/18 16:37		
Booking Officer	Bond Amount Aggravating Factors			
1800 July Huly	NO PONO			

STATE OF FLORIDA

attorney.

VS.

IN THE CIRCUIT COURT OF THE SECOND JUDICIAL CIRCUIT, IN AND FOR LEON COUNTY, FLORIDA

_/	Case No.: 17CF 3935
DEF	NDANT.
	SPN No.: 253007
	ADMISSION TO A VIOLATION OF PROBATION OR COMMUNITY CONTROL AND ACKNOWLEDGMENT OF RIGHTS
I adm	it violating my probation or community control for the underlying criminal offense(s):
Coun	I Offense Covering Concessed Figure Max/Min. Penalty F3/5719
Coun	Offense Covering Concerbed Freenmax/Min. Penalty F3/5717 Offense Pos. More than Dogumes Max./Min. Penalty F3/5717 Offense Max./Min. Penalty
Cours	Canna Sis
Count	Offense Max./Min. Penalty
that I the di	restand that my admission is entered pursuant to the following agreement with the State Attorney; that my rision is to be [JREVOKED []REINSTATED []MODIFIED; and to be []ADJUDICATED GUILTY or [JADJUDICATION of GUILT is to remain WITHHELD; and sposition of the case is as follows: Marthy possition with a Special Condition of 90 clays Ceon Coorty Jail backon to terminate upon school Defendant to turn himself in Sy fund a Color ut Ceolit I day Since Loof arrupt.
70	Safon to terminate 1000 selece DeCende + L. Lun binnellin Si
G	Pomon Riday Octor 4th Gent I day Since Intarrect
	\$100 Cost of Prosecution\$100 Legal Assistance Lien\$50 P. D. Application Fee
By th	s admission, I acknowledge and understand:
(1)	I must answer all the judge's questions truthfully. If I make a false statement while under oath, I could be prosecuted for perjury.
(2)	An admission means that I will not challenge the evidence against me. My admission means there will be no hearing as to my violation of supervision and I will be sentenced in accord with the law.
(3)	I understand the nature of the violation(s) and the allegation(s) to which I am admitting and the maximum and minimum penalties.
(4)	My lawyer has informed me of the facts the government must prove before I could be found in violation of supervision. I discussed with my lawyer all possible defenses that could be raised.
(5)	No one has forced or coerced me to enter this admission. I am entering this admission voluntarily and of my ow free will. Noone has promised me anything other than as specifically set out above or on the record.
(6)	I am represented by an attorney at law and I am satisfied with the least advice and samines and the

- (7) I have the right to an evidentiary hearing; the right to have legal counsel assist me at any hearing; the right to formal discovery; the right to require the government to prove the allegations against me; the right to see and confront witnesses against me and to have my lawyer question those witnesses; the right to subpoena and present my own witnesses or any defenses I may have. By entering this admission, I am giving up these rights. By entering this admission, I am also giving up my right to appeal any matters relating to this matter except as specifically preserved here today. Any appeal available to me must be filed within 30 days of the entry of the judgment and sentence, and that if I cannot afford a lawyer for my appeal, one will be appointed for me.
- (8) If I am not a United States citizen, this admission could result in my deportation.
- (9) If the offense to which I am entering this admission is a sexually violent offense or an offense that was sexually motivated, or if I have been previously convicted of such an offense in any state or federal court, I may be subject to involuntary civil commitment as a sexually violent offender under the "Jimmy Ryce Act" upon completion of my sentence
- (10) If I am placed back on probation or community control I will be required to pay all fees associated with my probation or community control supervision. Further, if I violate my probation or community control I understand that I may be sentenced to the maximum period of incarceration if I am found to be in material and willful violation of the terms or conditions of my supervision.
- (11) I SWEAR OR AFFIRM that I have read this entire form carefully and have gone over it with my attorney and I understand all of the rights, duties and responsibilities explained in it. I affirmatively state that I am not under the influence of drugs, alcohol or medicine. I further state that I am entering this admission because I acknowledge my guilt or that I believe it is in my best interest to do so. I have asked my attorney all of the questions I have about my case and this admission and I have received complete and satisfactory answers to my questions.

SWORN TO AND	FILED IN OPEN COURT in the presence of my lawyer and the judge, this 25 day of
Soptenden	
	R. B.
	DEFENDANT

I CERTIFY that I am counsel of record for the defendant, that I have informed the defendant of the nature of the allegations against him/her, of the elements of proof and any possible defenses. I believe the defendant understands the rights and duties explained in this admission and acknowledgment form and that the defendant is entering this admission freely and voluntarily with a full and complete understanding of the consequences.

COUNSEL FOR THE DEFENDANT

I ACCEPT the defendant's admission and will enter a judgment and sentence as pronounced in open court.

CIRCUITIUDGE

Rev.11/9/2010 JCH

20190060088 ELECTRONICALLY RECORDED IN THE PUBLIC RECORDS OF LEON COUNTY, FL BK: 5364 PG: 2385 09/27/2019 at 01:05 PM GWEN MARSHALL, CLERK OF COURTS

In the Cir in and for	rcuit Court, Second Judicial Circuit, r Leon County, Florida				
Division:	Felony				
State of F v.	lorida				•
RAHEEN Defendan	M BACON t	Probation	. 1771 1 .	Retr	
Case No.2	2017 CF 003935 A	Community Co	ntrol Violatoi	rRes€	entence
	JU	DGMENT			
T represente represente —		y court of the following crig g crime(s) e following crime(s)	, atto	ng personally b rney of record having	pefore this court , and the state
Count	Crime	Offense Statute Number(s)	Degree of Crime	Case Number	OBTS Number
1	Carrying A Concealed Firearm	790.01(2)	F3	17CF39	35A
2	Possession of More Than 20 Evams Cannabis	893.13(b)(a)	F3	17CF39	735A
	and no cause being shown why the defend defendant is hereby ADJUDICATED GUII and being a qualified offender pursuant to	LTY as to all counts or as to	count(s)		•
Filed in o	required by law. and good cause being shown; IT IS ORD counts or as to count(s) ppen court	ERED that ADJUDICATIO	ON OF GUIL	T BE WETHER	ETD as to all
,	Page _	V of R	ev. 06/08/2010	(5 / COPA 01/05	2 017

State of Florida				
v.				
Defendant RAHEEM	BACON		Case Number 2017 CF (003935 A
Address:				
	FINGER	RPRINTS OF DEF	FENDANT	
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
Fingerprints taken by:_	Don Sport Name	dard	Dep	Sheriff Title LCSO 42
by the defendant in my	t these are the fingerprint presence in open court th RDERED in open court i	is date.	Southernal	they were placed hereon Our 25, 2019
		Page Of Of	Rev. 06/08/2016 / 0	COPA 01/05/2017

Defendant RAHEEM BACON

Case Number 2017 CF 003935 A

SENTENCE
(As to Count_1, 2)
The defendant, being personally before this court, accompanied by the defendant's attorney of record,
and having been given an opportunity to be heard and to offer matters in nitigation 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)
the Court places the defendant on probation / community control for a period of months /-years-
under the supervision of the Dept. of Corrections, the conditions of which are set forth in a separate order.
the Court having previously on, deferred imposition of sentence until this date. the Court having previously entered a judgment in this case on now
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 subsequently revoked the defendant's probation/community control.
14 In The Sentence Of The Count that
It Is The Sentence Of The Court that:
The defendant pay a fine of \$, pursuant to section 775.083, F.S., plus \$ as the 5%
The defendant pay a fine of \$, pursuant to section 775.083, F.S., plus \$ as the 5% surcharge required by section 938.04, F.S
The defendant is committed to the custody of the Department of Corrections.
The defendant is directed to the custody of the Sheriff ofCounty, Florida.
The defendant is sentenced as a youthful offender in accordance with section 958.04, F.S
To Be Imprisoned (Check one; unmarked sections are inapplicable):
For a term of natural life. For a term of
For a term of
Said SENTENCE SUSPENDED for a period of subject to the
conditions set forth in this order.
If "split" sentence, complete the appropriate paragraph.
spite sentence, complete the appropriate paragraps.
Followed by a period of on probation/community control under the
supervision of the Department of Corrections according to the terms and conditions set forth in a separate
order entered herein.
However, after serving a period of imprisonment in imprisonmen
the balance of the sentence shall be suspended and the defendant 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.

 $_{\text{Page}}$ 3 of 4

Defendant RAHEEM BACON

Case Number 2017 CF 003935 A

SPECIAL PROVISIONS

(As to Count By appropriate notation, the following provisions apply to the sentence imposed in this count: It is further ordered that the minimum imprisonment provision Firearm of section 775.087, F.S., is hereby imposed for the sentence specified in this count. years mandatory minimum imprisonment It is further ordered that the **Drug Trafficking** provision of section 893.135(1), F.S., and fine in the amount of \$_____is hereby imposed in this count. It is further ordered that the 3-year minimum imprisonment provision Controlled Substance w/in pursuant to 893.13(1)(c), F.S., is hereby imposed for the sentence 1,000' of School, Public Park, specified in this count. Comm.Center or Rec. Facility The defendant is adjudicated a habitual felony offender and has been sentenced to an Habitual Felony Offender extended term in accordance with the provisions of section 775.084(4)(a), F.S.. The requisite findings by the court are set forth in a separate order or stated on the record in open court. minimum mandatory provision It is further ordered that the Controlled Substance. of section 893.13(1)(g), F.S. is hereby imposed for the sentence specified in Manufacture of Metham-Phetamine/Phencyclidine this count. The defendant is adjudicated a habitual violent felony offender and has been Habitual Violent sentenced to an extended term in accordance with the provisions of section Felony Offender 775.084(4)(b), F.S.. A minimum term of ______ year(s) must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court. The defendant is adjudicated a prison releasee reoffender and has been sentenced to Prison Releasee Reoffender serve 100 percent of the court-imposed sentence in accordance with section 775.082(8)(b). It is further ordered that the defendant shall serve a minimum of _____ years Law Enforcement before release in accordance with section 775.0823, F.S.. Protection Act It is further ordered that the defendant shall be ineligible for Parole in accordance Capital Offense with the provisions of section 775.082(1), F.S.. It is further ordered that the 5-year minimum provision of section 790.221(2), Short-Barreled Rifle, is hereby imposed for the sentence specified in this count. Shotgun, Machine Gun It is further ordered that the 25-year minimum sentence provision of section 893.20, Continuing Criminal Enterprise F.S., is hereby imposed for the sentence specified in this count.

(e.g., see Ch. 775, F.S.)

Detendant RAHEEM BACON	Case Number 2017 CF 003935 A			
Dangerous Sexual Felony Offender	It is further ordered that the minimum imprisonment provision of section 794.0115(2)(e), F.S. is hereby imposed for the sentence specified in this count. The defendant shall be imprisoned for a minimum of years; or, for a term of life.			
Personal ID Information	It is further order that theminimum mandatory provision of section 817.568 F.S., is 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 professor of section 775.0875 (1), F.S., is hereby imposed for the sentence specific Count. (Offenses committed before January 1, 1994).				
Sexual Offender/Sexual Predator Determina	tions:			
Sexual Predator	The defendant is adjudicated a sexual predator as set forth in section 775.21, F.S.			
Sexual Offender	The defendant meets the criteria for a sexual offender as set forth in section 943.0435 (1)(a)1a,b,c, or d.			
Age of Victim	The victim was years of age at the time of the offense			
Age of Defendant	The defendant was years of age at the time of the offense			
Relationship to Victim	The defendant is not the victim's parent or guardian			
Sexual Activity [F.S. 800.04 (4)]	The offensediddid not involve sexual activity.			
Use of Force or Coercion [F.S. 800.04 (4)]	The sexual activity described herein did did not involve the use of force or coercion.			
Unclothed Genitals [F.S. 800.04 (5)]	The molestation did did not involve unclothed genitals or the the genital area.			
Other Provisions				

Defendant RAHEEM BACO	ON Case Number 2017 CF 003935 A	
Other Provisions as to coun	t(s) 12:	
Retention of Jurisdiction	The court retains jurisdiction over the defendant pursuant to section 947.16(4), F.S. (2002).	
Jail Credit	It is further ordered that the defendant shall be allowed a total of days as credit for time incarcerated before imposition of sentence.	f this
	CREDIT FOR TIME SERVED IN RESENTENCING AFTER /IOLATION OF PROBATION OR COMMUNITY CONTROL	
	(Check as applicable)	
between date of arrest Department of Correct	S FURTHER ORDERED that the defendant be allowed days time served t as a violator following release from prison to the date of resentencing. The ctions shall apply original jail time credit and shall compute and apply credit for time d gain time previously awarded on count(s) (Offenses october 1, 1989).	
*********	************************************	
between date of arres Department of Correct served on count(s)	t as a violator following release from prison to the date of resentencing. The ctions shall apply original jail time credit and shall compute and apply credit for time d between October 1, 1989 and December 31, 1993).	
*********	***********************	
	Court deems the unforfeited gain time previously awarded on the above case/count ited under section 948.06(7).	
The C	Court allows unforfeited gain time previously awarded in this case/count. (Gain time be subject to forfeiture by the Department of Corrections under section 944.28(1)).	
date of arrest as a vio Corrections shall app pursuant to section 92	THER ORDERED that the defendant be allowed days time served between plator following release from prison to the date of resentencing. The Department of only original jail time credit and shall compute and apply credit for time served only 21.0017, Florida Statutes, on count(s) d between January 1, 1994 and May 29, 1997).	
********	***********************	
date of arrest as a vio Corrections shall app pursuant to section 92	THER ORDERED that the defendant be allowed days time served between plator following release from prison to the date of resentencing. The Department of only original jail time credit and shall compute and apply credit for time served only 21.0017, Florida Statutes on count(s) dafter May 30, 1997).	

Page Of

Defendant RAHEEM BACON		Case Number <u>2017 CF 003935 A</u>		
Consecutive/Concurrent as to Other Counts Consecutive/Concurrent as to Other Convictions		It is further ordered that the sentence imposed as to count(s) shall run (check one) consecutive to concurrent with the sentence set forth in count of this case. 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		
The defendant in ordays from this date with the expense of the State on should have a state on the state of the state on the state of t	th a copy of this jupen court was advised let clerk of this court wing of indigency. The provided the court wing of indigency. The provided the court wing of indigency. The provided the court wing of indigency.	ver the defendant to the Department of Corrections at the facility designated by adgment and sentence and any other documents specified by Florida Statutes. sed of the right to appeal from this sentence by filing notice of appeal within 30 trand the defendant's right to the assistance of counsel in taking the appeal at the court further recommends AII (NeOut Wind the appeal at the Department of County Determined County De		
-				

Case Number 2017 CF 003935 A

Defen	dant RAHEEM BACON Case Number 2017 CF 003935 A
000000000000000000000000000000000000000	IENT FOR FINES, COSTS, FEES AND SURCHARGES
IT IS T	HE JUDGMENT AND ORDER OF THE COURT THAT DEFENDANT IS LIABLE FOR AND SHALL PAY THE FOLLOWING: \$ as a fine pursuant to §775.083, F.S.
2.	\$as the 5% surcharge required by §938.04, F.S
3.	\$20.00 as a court cost pursuant to §938.06, F.S. (Crime Stopper Trust Fund).
4.	\$3.00 as a court cost pursuant to §938.01(1) F.S. (Criminal Justice Trust Fund).
5.	\$50.00 pursuant to \$338.03, F.S. (Crimes Compensation Trust Fund).
6.	\$225.00 (felony) / \$60.00 (misd.) pursuant to §938.05, F.S. (Local Government Criminal Justice Trust Fund).
7.	\$2.00 as a court cost pursuant to § 938.15, F.S. (County Criminal Justice Education).
8.	\$2.00 as a court cost pursuant to §938.15, F.S. (City Criminal Justice Education).
9.	\$50.00 (felony)/ \$20.00 (misd.) as a court cost pursuant to §775.083(2) F.S. (County Crime Prevention).
10.	\$65.00 as a court cost pursuant to § 939.185, F.S. (County Additional Court Cost). County, Fl., Code § 7-24
11.	\$3.00 as a court costs pursuant to § 938.19 F.S. (Teen Court Assessment). Leon County, Fl., Code § 7-28
12.	□ \$50.00 as an application fee pursuant to §27.52(1)(b), F.S. (Indigent Criminal Defense Trust Fund) if the Defendant applied for a Public Defender and the fee has not been paid in full. The first \$50.00 collected by the clerk shall be applied toward satisfaction of this fee.
13.	☐ If checked, the Defendant shall pay \$135.00 as costs pursuant to §938.07, F.S. (Driving or Boating Under The Influence).
14. 15.	 □ If checked, the Defendant shall pay \$15.00 as costs pursuant to §938.13, F.S. (Misd. Drug Alcohol Assessment) □ If checked, the Defendant shall pay \$5.00 as an additional fine pursuant to §316.061(1) F.S. (Leaving the Scene)
16.	If checked, the defendant shall pay the following as additional statutorily mandated surcharges:
	□ \$151.00 as a surcharge and condition of supervision pursuant to §938.085, F.S. (Rape Crisis Program Trust Fund).
	□ \$151.00 as costs pursuant to §938.10, F.S. (Children & Family Services Child Advocacy Trust Fund).
17.	\$100.00 (mandatory), or the higher of documented costs of \$ for prosecution pursuant to §938.27(8), F.S., payable to the Leo County Clerk's Office. To be paid pursuant to the terms of the Clerk's collection program. or Reduced to a Civil Judgment.
18.	☐ IF CHECKED, \$100.00 (mandatory) or the higher costs of \$ for indigent legal assistance pursuant to §938.29(1), F.S. ☐ Or Reduced to a Civil Judgment.
. 0	IF CHECKED, THE DEFENDANT IS ORDERED TO PAY THE FOLLOWING DISCRETIONARY COSTS:
19. 20.	\$ as additional fine pursuant to §775.0835(1), F.S (Optional Fine for the Crimes Compensation Trust Fund). □ \$100.00 FDLE Operating Trust Fund fee, pursuant to §943.25. If checked Reduced to a Civil Judgment
21.	☐ If checked, the Defendant shall pay \$7.00 as costs pursuant to §318.18(14) F.S. (Replacement of Fine Revenue Fund) (Applies to Chapter 316 Violation only.)
22.	☐ If checked, the Defendant shall pay \$30.00 as costs pursuant to §318.18 (13)(a) (Court Facilities Fund)
23. 24.	☐ If checked, the Defendant shall pay \$3.00 as costs pursuant to \$318.18 (17) (State Law Enforcement Radio System) ☐ A sum of \$ for the cost of collecting the DNA sample required by s. 943.325, Florida Statutes.
24.	☐ If checked, discretionary fines are reduced to judgment, for which let execution issue.
25.	□ \$1,001 Criminal Use of Personal ID (817.568(12))
slll	TOTAL Fine, if any, and Statutorily Mandated Costs, Fees and Surcharges
\$	Court Costs Reduced to Civil Judgment \$ Application Fee Reduced to Civil Judgment
\$	Court Costs/Fines Deferred S Fine Reduced to Civil Judgment
	Payment of \$ DAD/month to start-on OD QUETUSTS WITT NY
	30 days of release.
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Defendant RAHEEM BACON Case Number 2017 CF 003935 A

IT IS FURTHER ORDERED AS FOLLOWS:

The defendant should follow the instruction sheet provided by the Clerk concerning the payment plans offered by the Leon County Clerk's Office.

DONE AND ORDERED in open court on:

CIRCUM JUDGE

Page _____ of _____

OR BK: 5364 PG: 2394

Defendant	RAH	EEM BACON Case Number 2017 CF 003935 A
hereby co Mail on th	ertify is	that a true and correct copy of the judgment/order has been served by Electronic day of, 2019.
		State @ SAO2_leon@leoncountyfl.gov
		Public Defender @ service.leon@flpd2.com
	ď	Or Defense Counsel @ Efiling Cyansen law Office. CON
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GWEN MARSHALL, CLERK

Deputy Clerk