FLOF	LE CIRCUIT COURT OF THE CIRCUIDA LE COUNTY COURT IN AND FOR F		Inst No	¬ : 2013000458 01/04/2013 M Book: 1913 Page: 1803 T	otal Pgs: 13
	9: CRIMINAL		CAHA	VADSWORTH, FLAGLER C	0
CASE NU	MBER: 2011CF000533	JUDGME	LNI	WOOT OF THE TOLLING	0 .
PLAINTII		VS. DEFEN	DAN		
	STATE OF FLORIDA	WILLIAM RAYSHAV	WN COPELAND	STAMP FOR RECORDING	
	nation Violator	· 	Resentence	represented by I VNN MAI	TIN the attorney of
record.	and the State represented by K MARK.	JOHNSON and having:	ly before this Court	represented by LTMN MAI	criti, the attorney of
(Checi Applical Provisio	1. Been tried and found G	_	s)	(s)	
COUNT	CRIME	OFFENSE STATUTE	DEGREE OF	CASE NUMBER	OBTS NUMBER
		NUMBER(S)	CRIMES		
1	ATTEMPTED FIRST DEGREE MURDER WITH FIREARM	777.04(1), 782.04(1)(A) AND 775.087(1) AND (2)	LIFE FEL	2011CF000533	N/A
2	AGGRAVATED BATTERY WITH A FIREARM	784.045(1)(a)1 AND 775.087(1) AND (2)	1F	2011CF000533	N/A
3	SHOOTING INTO A BUILDING	790.19	2F	2011CF000533	N/A
					:
					:
					·
(Check if Applic	and having been convicte	ILTY of the above crime(s) and or found guilty of, or have offenses relating to sexual be	ing entered a plea of attery (Ch. 794) or le	nuilty, IT IS ORDERED THA NOLO CONTENDERE or G wd and lascivious conduct (C vasion robbery (§812.135), or	UILTY, regardless of h. 800), or murder
	specified in section 943.325.	the defendant shall be requi	ired to submit blood:	specimens. OF GUILT BE WITHHELD	

FILED IN THE OFFICE OF THE CLERK OF CIRCUIT COURT Flagler County. Florida

OEC - 2012

By CH Deputy Clerk Paper No. 181.96

IN THE CIRCUIT COURT OF THE 7th JUDICIAL CIRCUIT FLAGLER COUNTY, FLORIDA

FLAGLER COUNTY, FLORIDA

DEFENDANT: COPELAND, WILLIAM RAYSHAWN

CASE NUMBER: 2011 CF 000533

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:

Next localist 171/

April Should

I HEREBY CERTIFY that the above and foregoing are the finger priots of the defendant,

WILLIAM RAYSHAWN COPELAND, and that they were placed thereon by the defendant in my presence in open court this date.

DONE AND ORDERED in open court in Flagler County, Foridal this

2012

CIPS A

DEFENDANT: WILLIAM RAYSHAWN COPELAND

CASE NUMBER: 2011 CF 000533

OBTS NUMBER: DIRECT

SENTENCE

As to Count 1 - ATTEMPT-WITHOUT EXECUTING TO HOMICIDE - FIRST DEGREE FELONY MURDI

an op	lefendant, being personally before this court, accompanied by the defendant's attorney of record, <u>W MARTIN</u> , and having been adjudicated guilty herein, and the court having given the defendant portunity to be heard and to offer matters in mitigation of sentence, and to show cause why the dant should not be sentenced as provided by law, and no cause being shown.
	and the Court having on deferred imposition of sentence until
	and the Court having previously entered a judgment in this case on now resentences the defendant.
	and the Court having placed the defendant on probation / community control and having subsequently revoked the defendant's probation / community control
IT IS T	HE SENTENCE OF THE COURT THAT:
	The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes, plus \$ As the 5% surcharge required by section 960.25 Florida Statutes.
<u>X</u>	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 Flagler County, Florida.
	The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.
TO BE	IMPRISONED (MARK ONE, UNMARKED SECTIONS ARE INAPPLICABLE):
	For a term of natural life.
X	For a term of 40.00 Years Months Days.
	Said SENTENCE SUSPENDED for a period Years Months Days Subject to conditions set forth in this order.
	IT" SENTENCE, COMPLETE THE APPROPRIATE PARAGRAPH
<u>X</u>	Followed by a period of Years Months Days On probation/community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein.
	However, after serving a period of Years, Months, Days Imprisonment in, the balance of the sentence shall be suspended and the defendant shall be placed on probation/community control for a period of Years, Months, Days Under supervision of the Department of Corrections according to the terms and conditions of probabtion/community control set forth in a separate order entered herein.

DEFENDANT WILLIAM R COPELAND OBTS NO N/A

OTHER PROVISIONS

CASE NUMBER 2011CF000533

AS TO COUNTS (1)

RETENTION OF JURISDICTION	The Court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).
XX ORIGINAL JAIL CREDIT	It is further ordered that the defendant shall be allowed a total of 572 days as credit for time incarcerated before imposition of this sentence.
Consecutive/ Concurrent AS TO OTHER COUNTS	It is further ordered that the sentence imposed for this count shall run consecutive to concurrent with (check one) the sentence set forth in Count of this case above.
	It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run consecutive xx concurrent with xx any active sentence being served sentences:
CREDIT FOR FIME SERVED To be used for Resentencing and After VOP and FOCC.	The Department of Corrections shall apply the original jail time credit and to compute and apply credit for time served and the gain time awarded pursuant to Section 944.275 Florida Statutes (Pre October 1, 1989).
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	The Department of Corrections shall apply the original jail time credit and to compute and apply credit for time served and unfortified gain time awarded during prior service of incarceration of the split sentence pursuant to Section 948.06 (6) Florida Statutes. (Post October 1, 1989).
	Defendant is allowed credit for days credit county jail served between date of arrest as a violator and date of resentencing. The Department of Corrections shall apply original jail credit awarded and shall compute and apply credit for actual time served in prison and any earned and unfortified gain-time awarded during prior service on:
	B

Pursuant to Section 944.276 Florida Statute

SPECIAL PROVISIONS

(As to Count I)

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

Mandatory[Minimum Provisions:			
Firearm		It is further ordered that the 3-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 themandatory minimum imprisonment provision of section 893.135(1), Florida Statutes, is hereby imposed for the sentence specified in this count	
Controlled Substance (within 1000 ft. of school)		It is furthered ordered that the 3-year minimum imprisonment provision of section 893.13(1)(c)1, Florida Statutes, is hereby imposed for the sentence specified in this count.	
Habitual Felony Offender		The defendant is adjudicated a habitual seiony offender and has been sentenced to an extended term in accordance with the provisions 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 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	
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 775.084(4)(c), Florida Statutes. It is further ordered that theyear mandatory minimum imprisonment provisions of 775.084(4)(c) is hereby imposed for the sentence specified in this count. The requisite findings of the court are set forth in a separate order or stated on the record in open court. The defendant shall be released only by expiration of sentence and shall not be eligible for parole, control release, or any form of early release	
Violent Career Criminal		The defendant is adjudiented a violent career criminal and has been sentenced to an extended term in accordance with the provisions of 775.084(4)(d), Florida Statutes. A minimum term ofyears 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 not eligible for any form of discretionary early release, other than pardon or executive elemency, or conditional medical release pursuant to 947.149, Florida Statutes	
aw Enforcement Protection Act		It is further ordered that the defendant shall serve a minimum of years before release in accordance with section 775.0823, Florida Statutes	
Capital Offense		First Degree Murder <u>Prior to</u> 95/25/94 and Other Capital Felonies <u>Prior to</u> 10/01/95. 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.	
		First Degree Murder After 05/25/94 and Other' Capital Felonies After 10/01/95. It is further ordered that the defendant shall be ineligible for parole in accordance with the provisions of section 775.082(1), Florida Statutes.	
Short-Barreled Shotgun, Rifle, 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.	
Continuing Criminal Enterprise		It is further ordered that the 25-year minimum sentence provisions of section 893.20, Fiorida Statutes, are hereby imposed for the sentence specified in this count	
Dangerous Sexual Felony Offender		The Defendant is adjudicated a dangerous sexual felony offender. This finding of the court was stated in open court or set forth in a separate order. A minimum term ofyears must be served prior to release in accordance with 794.0015(2)(e), Florida Statutes. The defendant is not eligible for gain-time or any form of discretionary early release, other than pardon, executive elemency or conditional	

Sexual Offender		It is further ordered that the defendant shall register as a sexual offender pursuant to 943.0435, Florida Statutes.
Sexual Predator		It is further ordered that the defendant is found to be a sexual predator pursuant to 775.21, Florida Statutes. This finding by the court is set forth in a separate order
Prison Releasee Re-offender		The defendant is adjudicated a prison release re-offender and has been sentenced to an extended term in accordance with 775.082(9), Florida Statutes. The defendant must serve 100 percent of this sentence and shall not be eligible for parole, control release, or any form of early release.
Firearm 10-20-Life Possess		It is further ordered that the defendant shall served a minimum of 10 years before release in accordance with 775.087(2)(a)1, Florida Statutes. The defendant is not eligible for statutory gain-time under 944.275, Florida Statutes, or any form of discretionary early release prior to serving the minimum sentence
Discharge		It is further ordered that the defendant shall served a minimum of 20 years before release in accordance with 775.887(2)(a)2, Florida Statutes. The defendant is not eligible for statutory gain-time under 944.275, Florida Statutes, or any form of discretionary early release prior to serving the minimum sentence.
Death or Great Bodily Harm	X X	It is further ordered that the defendant shall served a minimum of 25 years before release in accordance with 775.087(2)(a)3, Florida Statutes. The defendant is not eligible for statutory gain-time under 944.275, Florida Statutes, or any form of discretionary early release prior to serving the minimum sentence.
Other Provisions:		
Retention of Jurisdiction		The court retains jurisdiction over the defendant pursuant to Jurisdiction section 947.16(3), Florida Statutes (1983)
Jail Credit		It is further ordered that the defendant shall be allowed a total ofdays as credit for time
		incarcerated before imposition of this sentence. Your Driver's License is Suspended Revoked for Day(s) Month(s) Year(s) Pursuant to 322.055. The court has directed the department to issue a license for driving privileges restricted to business or employment purposes only, as defined by s. 322.271, if the person is otherwise qualified for such a license. Please know that in no case shall a restricted license be available until 6 months of the suspension of revocation period has expired.
Other:		
		TIER Program.
Restitution:		No restitution ordered.
		Restitution Ordered. To be paid in accordance with separate Restitution Order.
		Jurisdiction is reserved to determine restitution upon motion of the State.

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DEFENDANT: WILLIAM RAYSHAWN COPELAND

CASE NUMBER: 2011 CF 000533

OBTS NUMBER: DIRECT

SENTENCE

As to Count 2 - AGGRAVATED BATTERY (FIREARM)

The defendant, being personally before this court, accompanied by the defendant's attorney of record, <u>LYNN W MARTIN</u> , 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.
and the Court having on deferred imposition of sentence until
and the Court having previously entered a judgment in this case on now resentences the defendant.
and the Court having placed the defendant on probation / community control and having subsequently revoked the defendant's probation / community control
IT IS THE SENTENCE OF THE COURT THAT:
The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes, plus \$ 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 Flagler County, Florida.
The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.
TO BE IMPRISONED (MARK ONE, UNMARKED SECTIONS ARE INAPPLICABLE):
For a term of natural life.
X For a term of 40.00 Years Months Days.
Said SENTENCE SUSPENDED for a periodYears Months Days Subject to conditions set forth in this order.
IF "SPLIT" SENTENCE, COMPLETE THE APPROPRIATE PARAGRAPH
Followed by a period of Years Months Days On probation/community control under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein.
However, after serving a period of Years, Months, Days Imprisonment in, the balance of the sentence shall be suspended and the defendant shall be placed on probation/community control for a period of Years, Months, Days Under supervision of the Department of Corrections according to the terms and conditions of probabtion/community control set forth in a separate order entered herein.

DEFENDANT
WILLIAM R COPELAND
OBTS NO N/A

OTHER PROVISIONS

CASE NUMBER 2011CF000533

AS TO COUNTS (2)

RETENTION OF JURISDICTION	The Court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).
XX ORIGINAL JAIL CREDIT	It is further ordered that the defendant shall be allowed a total of 572 days as credit for time incarcerated before imposition of this sentence.
Consecutive/ Concurrent AS TO OTHER COUNTS	It is further ordered that the sentence imposed for this count shall run consecutive to concurrent with (check one) the sentence set forth in Count of this case above.
Consecutive/ Concurrent AS TO OTHER CASES	It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run consecutive xx concurrent with xx any active sentence being served sentences:
CREDIT FOR IME SERVED To be used for Resentencing and After VOP and OCC.)	☐ The Department of Corrections shall apply the original jail time credit and to compute and apply credit for time served and the gain time awarded pursuant to Section 944.275 Florida Statutes (Pre October 1, 1989).
	The Department of Corrections shall apply the original jail time credit and to compute and apply credit for time served and unfortified gain time awarded during prior service of incarceration of the split sentence pursuant to Section 948.06 (6) Florida Statutes. (Post October 1, 1989).
	Defendant is allowed credit for days credit county jail served between date of arrest as a violator and date of resentencing. The Department of Corrections shall apply original jail credit awarded and shall compute and apply credit for actual time served in prison and any earned and unfortified gain-time awarded during prior service on:

Pursuant to Section 944.276 Florida Statute

SPECIAL PROVISIONS

(As to Count I) 2

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

MandatorylMinimum Provisions:				
Firearm		It is further ordered that the 3-year minimum imprisonment provisions of section 775.087(2), Florid: Statutes, is hereby imposed for the sentence specified in this count.		
Drug Trafficking		It is further ordered that themandatory minimum imprisonment provision of section 893.135(1) Florida Statutes, is hereby imposed for the sentence specified in this count		
Controlled Substance (within 1000 ft. of school)		It is furthered ordered that the 3-year minimum imprisonment provision of section 893.13(1)(c)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 provisions 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 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		
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 775.084(4)(c), Florida Statutes. It is further ordered that theyear mandatory minimum imprisonment provisions of 775.084(4)(c) is hereby imposed for the sentence specified in this count. The requisite findings of the court are set forth in a separate order or stated on the record in open court. The defendant shall be released only by expiration of sentence and shall not be eligible for parole, control release, or any form of early release		
Violent Career Criminal		The defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of 775.084(4)(d), Florida Statutes. A minimum term ofyears 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 not eligible for any form of discretionary early release, other than pardon or executive elemency, or conditional medical release pursuant to 947.149, Florida Statutes		
.aw Enforcement rotection Act		It is further ordered that the defendant shall serve a minimum of years before release in accordance with section 775.0823, Florida Statutes		
Capital Offense		First Degree Murder <u>Prior to</u> 05/25/94 and Other Capital Felonies <u>Prior to</u> 10/01/95. 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.		
		First Degree Murder After 85/25/94 and Other' Capital Felonies After 10/01/95. It is further ordered that the defendant shall be incligible for parole in accordance with the provisions of section 775.082(1), Florida Statutes.		
Short-Barreled Shotgun, Rifle, 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.		
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		
Oangerous Sexual Felony Offender		The Defendant is adjudicated a dangerous sexual felony offender. This finding of the court was stated in open court or set forth in a separate order. A minimum term of		

Sexual Offender		It is further ordered that the defendant shall register as a sexual offender pursuant to 943.0435, Florida Statutes.
Sexual Predator		It is further ordered that the defendant is found to be a sexual predator pursuant to 775.21, Florida Statutes. This finding by the court is set forth in a separate order
Prison Releasee Re-offender		The defendant is adjudicated a prison release re-offender and has been sentenced to an extended term in accordance with 775.082(9), Florida Statutes. The defendant must serve 100 percent of this sentence and shall not be eligible for parole, control release, or any form of early release.
Firenrm 10-20-Life Possess		It is further ordered that the defendant shall served a minimum of 10 years before release in accordance with 775.087(2)(a)1, Florida Statutes. The defendant is not eligible for statutory gain-time under 944.275, Florida Statutes, or any form of discretionary early release prior to serving the minimum sentence.
Discharge		It is further ordered that the defendant shall served a minimum of 20 years before release in accordance with 775.087(2)(a)2, Florida Statutes. The defendant is not eligible for statutory gain-time under 944.275, Florida Statutes, or any form of discretionary early release prior to serving the minimum sentence.
Death or Great Bodily Harm	X X	It is further ordered that the defendant shall served a minimum of 25 years before release in accordance with 775.087(2)(a)3, Florida Statutes. The defendant is not eligible for statutory gain-time under 944.275, Florida Statutes, or any form of discretionary early release prior to serving the minimum sentence.
Other Provisions:		
Retention of Jurisdiction		The court retains jurisdiction over the defendant pursuant to Jurisdiction section 947.16(3), Florida Statutes (1983)
Jail Credit		It is further ordered that the defendant shall be allowed a total ofdays as credit for time
		incarcerated before imposition of this sentence. Your Driver's License is Suspended Revoked for Day(s) Month(s) Year(s) Pursuant to 322.055. The court has directed the department to issue a license for driving privileges restricted to business or employment purposes only, as defined by s. 322.271, if the person is otherwise qualified for such a license. Please know that in no case shall a restricted license be available until 6 months of the suspension of revocation period has expired.
Other:		
		TIER Program.
Restitution:		No restitution ordered.
		Restitution Ordered. To be paid in accordance with separate Restitution Order.
		Jurisdiction is reserved to determine restitution upon motion of the State.

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DEFENDANT: WILLIAM RAYSHAWN
COPELAND

CASE NUMBER: 2011 CF 000533

OBTS NUMBER: DIRECT

SENTENCE

As to Count 3 - FIRING OR THROWING DEADLY MISSILE INTO OCCUPIED VEHICLE OR BUILDING

an opp	rfendant, being personally before this court, accompanied by the defendant's attorney of record, <u>N MARTIN</u> , and having been adjudicated guilty herein, and the court having given the defendant portunity to be heard and to offer matters in mitigation of sentence, and to show cause why the lant should not be sentenced as provided by law, and no cause being shown.
6	and the Court having on deferred imposition of sentence until
	and the Court having previously entered a judgment in this case on now resentences the defendant.
a	and the Court having placed the defendant on probation / community control and having subsequently evoked the defendant's probation / community control
IT IS THE	E SENTENCE OF THE COURT THAT:
T	The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes, plus S As the 5% surcharge required by section 960.25 Florida Statutes.
<u>X</u> T	The defendant is hereby committed to the custody of the Department of Corrections.
Т	he defendant is hereby committed to the custody of the Sheriff of Flagler County, Florida.
т	he defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.
TO BE IM	IPRISONED (MARK ONE, UNMARKED SECTIONS ARE INAPPLICABLE):
	or a term of natural life.
<u>X</u> Fo	or a term of <u>15.00</u> Years Months Days.
S	aid SENTENCE SUSPENDED for a period Years Months Days Subject to conditions et forth in this order.
F "SPLIT"	" SENTENCE, COMPLETE THE APPROPRIATE PARAGRAPH
ur	ollowed by a period of Years Months Days On probation/community control nder the supervision of the Department of Corrections according to the terms and conditions of supervision et forth in a separate order entered herein.
	owever, after serving a period of Years, Months, Days Imprisonment in , the balance of the sentence shall be suspended and the defendant shall be
su	aced on probation/community control for a period of Years, Months, Days Under pervision of the Department of Corrections according to the terms and conditions of babtion/community control set forth in a separate order entered herein.

DEFENDANT WILLIAM R COPELAND OBTS NO N/A

OTHER PROVISIONS

CASE NUMBER 2011CF000533

AS TO COUNTS (3)

RETENTION OF JURISDICTION	The Court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).
XX ORIGINAL JAIL CREDIT	It is further ordered that the defendant shall be allowed a total of <u>572</u> days as credit for time incarcerated before imposition of this sentence.
Consecutive/ Concurrent AS TO OTHER COUNTS	It is further ordered that the sentence imposed for this count shall run consecutive to concurrent with (check one) the sentence set forth in Count of this case above.
Consecutive/ Concurrent AS TO OTHER CASES	It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run consecutive XX concurrent with XX any active sentence being served specific sentences:
CREDIT FOR TIME SERVED To be used for Resentencing and After VOP and /OCC.)	The Department of Corrections shall apply the original jail time credit and to compute and apply credit for time served and the gain time awarded pursuant to Section 944.275 Florida Statutes (Pre October 1, 1989).
, 000.,	The Department of Corrections shall apply the original jail time credit and to compute and apply credit for time served and unfortified gain time awarded during prior service of incarceration of the split sentence pursuant to Section 948.06 (6) Florida Statutes. (Post October 1, 1989).
	Defendant is allowed credit for days credit county jail served between date of arrest as a violator and date of resentencing. The Department of Corrections shall apply original jail credit awarded and shall compute and apply credit for actual time served in prison and any earned and unfortified gain-time awarded during prior service on:

Pursuant to Section 944.276 Florida Statute

DEFENDANT: WILLIAM RAYSHAWN COPELAND

CASE NUMBER: 2011 CF 000533

OBTS NUMBER: DIRECT

SENTENCE

In the event the above sentence is to the Department of Corrections, the Sheriff of FLAGLER 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 Statutes.

The defendant in open court was advised of the right to appeal from this sentence by filing notice of appeal within thirty days from this date with the Clerk of this Court and the defendant's right to the assistance of counsel in taking the appeal at the expense of the state on showing of indigency.

In imposing the above sentence, the court further recommends:

THE COURT HEREBY ORDERS THE DEFENDANT:		
Remanded to the FLAGLER COUNTY Detention Facility to be comm	itted to the Dep	artment of Corrections;
Released on Probation;		
Released on Community Control;		
Remanded to the FLAGLER COUNTY CHIEFLETTY;		
Discharged/released.		
DONE AND ORDERED	JUDGE	DATE
FLAGLER COUNTY , FL COUNTY E		12/14/2012
COUNTY, COUNTY		