

STATE OF FLORIDA
UNIFORM COMMITMENT TO CUSTODY
OF DEPARTMENT OF CORRECTIONS

The Circuit Court of **FLAGLER** County in the SPRING term, 2019, in the case of

STATE OF FLORIDA

VS

RAYMOND A CROWN 18-423CF
Defendant

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

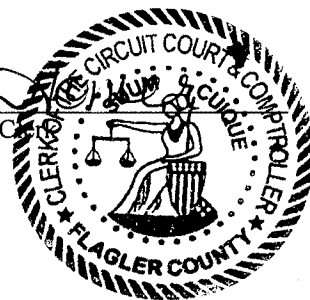
The above-named defendant has been duly charged, convicted, adjudicated guilty, and sentenced for the offense(s) set forth in the attached certified copies of the Indictment(s)/Information(s), Original Judgment(s) Adjudicating Guilt, and Sentencing Order(s). In addition to the Original Judgment, if judicial supervision has been revoked subsequent to the entry of the judgment adjudicating guilt, a certified copy of the order revoking supervision (rather than a duplicative judgment adjudicating guilt) is also attached in support of this commitment.

Now therefore, this is to command you, the Sheriff, to take and keep and, within a reasonable time after receiving this commitment, deliver the defendant into the custody of the Department of Corrections: and this is to command you, the Secretary of the Department of Corrections, to keep and imprison the defendant for the term of the sentence. Herein fail not.

WITNESS THE HONORABLE TERENCE PERKINS
Judge of said court, and also the Clerk and the Seal thereof,
this the 25TH Day of
JANUARY, 2019

TOM BEXLEY, CLERK

By: Carol
Deputy Clerk



Page 1 of 27 Pages

DC6-306(revised 5/3/11)

7th. Judicial Circuit 707
Charging Affidavit - FLAGLER

Arrest # _____

Bk # 18-0983

Pg #1 of 8

ARREST <input checked="" type="checkbox"/> NOTICE TO APPEAR <input type="checkbox"/> AFFIDAVIT <input type="checkbox"/> C.C. <input type="checkbox"/>		ADULT <input checked="" type="checkbox"/> JUVENILE <input type="checkbox"/>		Court Case Number: 2018 CF 000423	
(ORD) FL: 0 1 8 0 0 0 0		Agency Name: Flagler County Sheriff's Office		Agency Case Number: 2018-00038346	
FCIC/NCIC Check? Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>		OBTS# <u>1801051691</u>		Date Arrested: 04/25/2018	
ADDRESS OF ARREST: PALM COAST/COLBERT, PKWY, Palm Coast, Florida, 32137		Arrested By: Gaddie Kyle		Time of Arrest: 08:24	
Name (L.F.M.): CROWN, RAYMOND, ANTHONY		A.K.A.:		Sex: Male Race: White	
DOB: 04/18/1966 Age: 52		Driver's License ID No.: C880721881380		State: Florida Year Expires: 2020	
Height: 5 9 Weight: Eyes: Unknown		Hair: Brown		S.S. #:	
Scars, Marks, Tattoos:		Business & Occupation:		Citizenship: Yes <input type="checkbox"/> No <input type="checkbox"/>	
Probation: Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>		Sexual Predator: Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>		English: Yes <input checked="" type="checkbox"/> No <input type="checkbox"/> ENGL	
Address-Residence-Permanent (STREET, APT. NUMBER)		(CITY)		(STATE) ZIPCODE RESIDENCE PHONE	
Address-Local (STREET, APT. NUMBER)		(CITY)		(STATE) ZIPCODE RESIDENCE PHONE	
Address-Other (Employer/School) (STREET, APT. NUMBER)		(CITY)		(STATE) ZIPCODE BUS/SCHOOL PHONE	
DOMESTIC VIOLENCE? YES <input type="checkbox"/>		Attachments: Affidavit(s) <input checked="" type="checkbox"/> Statements <input type="checkbox"/> NTA Schedule <input type="checkbox"/> Report <input type="checkbox"/> Traffic Instruction(s) <input type="checkbox"/> DUT <input type="checkbox"/>		Total Charges: 05	
#1	Charge: Threaten To Throw Destructive Device	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS-ORD: 799.102	Citation No.:	Bond: NO BOND
#2	Charge: Threat LEO, SAO, Judge, Firefighter, Family Member (Misdemeanor)	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS-ORD: 836.12.2	Citation No.:	Bond: NO BOND
#3	Charge: Threat LEO, SAO, Judge, Firefighter, Family Member (Misdemeanor)	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS-ORD: 836.12.2	Citation No.:	Bond: NO BOND
Co-Def #1. Arrested? Y <input type="checkbox"/> N <input type="checkbox"/> Fel <input type="checkbox"/> Misd <input type="checkbox"/> Traf <input type="checkbox"/> Ord <input type="checkbox"/> NTA <input type="checkbox"/>		Co-Def #2. Arrested? Y <input type="checkbox"/> N <input type="checkbox"/> Fel <input type="checkbox"/> Misd <input type="checkbox"/> Traf <input type="checkbox"/> Ord <input type="checkbox"/> NTA <input type="checkbox"/>		Race: Sex: DOB: Age:	
#1 NAME (L.F.M.):		#2 NAME (L.F.M.):		Race: Sex: DOB: Age:	
<p>The undersigned certifies and swears that there is a probable cause to believe the above named defendant, on the <u>25th</u> day of <u>April</u>, 2017, at approximately <u>08:24</u> <u>X</u> A.M. <u></u> P.M. at <u>6024 OCEAN SHORE BLVD</u> within <u>Flagler</u> County, violated the law and did then and there.</p> <p>On 04/25/18, at 0821hrs, I, Deputy Gaddie, responded to 6024 N Oceanshore Blvd, Palm Coast, FL 32137 in reference to a criminal mischief act that was in progress.</p> <p>Upon my arrival I spoke with the victim, Harold Bourgeois, who advised he was woken by Edward Thompson (witness) after a back window to the trailer was broken. Harold stated he got dressed quickly and saw Rob (who Harold knows to be Robert Brandon) stabbing his truck tires with a pocket knife. Harold stated after Robert stuck the tires he struck his truck's windshield with a closed fist causing it to crack on the passenger side.</p>					
Supervisor Approved:					
MANDATORY APPEARANCE <input type="checkbox"/>		YOU NEED NOT APPEAR IN COURT BUT MUST COMPLY WITH INSTRUCTIONS ON THE REVERSE SIDE OF YOUR COPY <input type="checkbox"/>		FINE, AND COSTS AMOUNT:	
I AGREE TO APPEAR IN COURT HEREIN TO ANSWER THE OFFENSE CHARGED OR TO PAY THE FINE INDICATED. I UNDERSTAND THAT SHOULD I WILLFULLY FAIL TO APPEAR BEFORE THE COURT AS REQUIRED, OR PAY THE LISTED FINE, I MAY BE HELD IN CONTEMPT OF COURT AND A WARRANT FOR MY ARREST WILL BE ISSUED.					
SIGNATURE OF DEFENDANT		DATE		RELATIONSHIP TO JUVENILE	
SIGNATURE OF JUVENILE PARENT OR CUSTODIAN		DATE		CITATION No.	
Sworn to and subscribed before me, the undersigned		I swear under the above statements are correct and true.		RI Tribunal	
This <u>25th</u> day of <u>April</u> 2018		OFFICER'S/COMPLAINANT'S SIGNATURE			
Name: <u>Kyle Gaddie</u>		NAME (PRINTED)		ID NUMBER	
Notary Public <input type="checkbox"/> Law Enforcement or Corrections Officer <input type="checkbox"/>		<u>Gaddie</u>		<u>748</u>	
Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/>		Inmate Number & facility:			
Type of Identification:					

707 - COURT COPY

Narrative 707-B Supplement

Arrest
 Affidavit
 Notice to Appear
 Adult
 Juvenile

Court Case Number:

Page # 2 of 6

Defendant Name: CROWN, RAYMOND, ANTHONY		Agency Case Number: 2018-00038346	
CHARGES	DOMESTIC VIOLENCE? YES <input type="checkbox"/>	Attachments: Affidavit(s) <input checked="" type="checkbox"/> Statement(s) <input type="checkbox"/> NTA Schedule <input type="checkbox"/> Report <input type="checkbox"/> Traffic Infraction(s) <input type="checkbox"/>	Total Charges: 05
#	Charge: Felony Criminal Mischief	FEL <input checked="" type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS/ORD: 008.13.1B3 Citation No: 10500
#	Charge: Grand Theft (From vehicle)	FEL <input checked="" type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS/ORD: 012.014.2.2307 Citation No: 10500
#	Charge:	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS/ORD: Citation No: Bond:

Sworn to and subscribed before me, the undersigned, this <u>27</u> day of <u>April</u> 2018.	I swear/affirm the above statements are correct and true.	Right Hand
Name: <u>R. C. Osby</u>	<i>[Signature]</i>	
Notary Public <input type="checkbox"/> Law Enforcement Officer <input checked="" type="checkbox"/> Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/>	OFFICER'S/COMPLAINANT'S SIGNATURE	
Type of Identification:	NAME (PRINTED)	ID NUMBER
		<u>748</u>

707-B - COURT COPY

Witness/Victim/Evidence Form 707-A

Arrest
 Absent
 Notice to Appear
 Adult
 Juvenile

Court Case Number:

Page # 3 of 6

Defendant Name: CROWN, RAYMOND, ANTHONY		Agency Case Number: 2018-00038346	
Name (L,F,M): BOURGEOIS, HAROLD,	Vic: <input type="checkbox"/> Wit: <input type="checkbox"/>	Race: White	Sex: M <input type="checkbox"/> F <input type="checkbox"/>
Address: 6024 N OCEANSHORE BLVD PALM COAST, Florida	Age: 48	DOB: 08/22/1968	SSN: [REDACTED]
Bus/School Address:	Zip: 32137	Home Phone: (386)284-2813	Statement: Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
Relative/Contact Name:	Relative/Contact Address:	Bus Phone:	Bus Phone:
Name (L,F,M): BRANDON, ROBERT, L	Vic: <input type="checkbox"/> Wit: <input type="checkbox"/>	Race: White	Sex: M <input type="checkbox"/> F <input type="checkbox"/>
Address: 90 FLAMINGO DR Palm Coast, Florida	Age: 48	DOB: 03/25/1970	SSN: [REDACTED]
Bus/School Address:	Zip: 32137	Home Phone: (386)233-1864	Statement: Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
Relative/Contact Name:	Relative/Contact Address:	Bus Phone:	Bus Phone:
Name (L,F,M): THOMPSON, EDWARD, DAVID	Vic: <input type="checkbox"/> Wit: <input type="checkbox"/>	Race: White	Sex: M <input type="checkbox"/> F <input type="checkbox"/>
Address: 6024 N OCEANSHORE BLVD PALM COAST, Florida	Age: 62	DOB: 03/04/1956	SSN: [REDACTED]
Bus/School Address:	Zip: 32137	Home Phone: (386)284-2813	Statement: Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
Relative/Contact Name:	Relative/Contact Address:	Bus Phone:	Bus Phone:
Name (L,F,M): HYPPOLITE, DARNELLE, ELIE	Vic: <input type="checkbox"/> Wit: <input type="checkbox"/>	Race: Black	Sex: M <input type="checkbox"/> F <input type="checkbox"/>
Address: HOMILESS Palm Coast, Florida	Age: 22	DOB: 12/22/1995	SSN: [REDACTED]
Bus/School Address:	Zip: 32164	Home Phone: (386)675-0004	Statement: Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
Relative/Contact Name:	Relative/Contact Address:	Bus Phone:	Bus Phone:
Name (L,F,M):	Vic: <input type="checkbox"/> Wit: <input type="checkbox"/>	Race:	Sex: M <input type="checkbox"/> F <input type="checkbox"/>
Address (St, City, State):	Age:	DOB:	SSN:
Bus/School Address:	Zip:	Home Phone:	Statement: Yes <input type="checkbox"/> No <input type="checkbox"/>
Relative/Contact Name:	Relative/Contact Address:	Bus Phone:	Bus Phone:
Name (L,F,M):	Vic: <input type="checkbox"/> Wit: <input type="checkbox"/>	Race:	Sex: M <input type="checkbox"/> F <input type="checkbox"/>
Address (St, City, State):	Age:	DOB:	SSN:
Bus/School Address:	Zip:	Home Phone:	Statement: Yes <input type="checkbox"/> No <input type="checkbox"/>
Relative/Contact Name:	Relative/Contact Address:	Bus Phone:	Bus Phone:

EVIDENCE COLLECTED

Description of Evidence	Date Recovered	Model Serial/I.D. Number	Drug Amount
Pocket knife	04/25/2018		
Owner (Name): CROWN, RAYMOND ANTHONY (Address): 90 FLAMINGO		(Phone): (386)446-8899	Value:
Description of Evidence	Date Recovered	Model Serial/I.D. Number	Drug Amount
Description of Evidence	Date Recovered	Model Serial/I.D. Number	Drug Amount
Description of Evidence	Date Recovered	Model Serial/I.D. Number	Drug Amount
Description of Evidence	Date Recovered	Model Serial/I.D. Number	Drug Amount
Description of Evidence	Date Recovered	Model Serial/I.D. Number	Drug Amount
Description of Evidence	Date Recovered	Model Serial/I.D. Number	Drug Amount
Description of Evidence	Date Recovered	Model Serial/I.D. Number	Drug Amount
Description of Evidence	Date Recovered	Model Serial/I.D. Number	Drug Amount

I certify that the foregoing is a complete list of witnesses/victims & evidence known to me.

Gaddis Investigating Officer 748 ID Number FCSC Agency

707-A - COURT COPY

Narrative 707-B Supplement

Arrest
 Affidavit
 Notice to Appear
 Adult
 Juvenile

Court Case Number:

Page # 4 of 6

Defendant Name: CROWN, RAYMOND, ANTHONY		Agency Case Number: 2018-00038346
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CHARGES		DOMESTIC VIOLENCE? YES <input type="checkbox"/>	Attachments: Affidavit(s) <input type="checkbox"/> Statement(s) <input type="checkbox"/> NTA Schedule <input type="checkbox"/> Report <input type="checkbox"/> Traffic Infraction(s) <input type="checkbox"/>				Total Charges:
#	Charge:		FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS/ORD:	Charge No:	Bond:	
#	Charge:		FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS/ORD:	Charge No:	Bond:	
#	Charge:		FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS/ORD:	Charge No:	Bond:	

Harold stated he saw the other white male, later identified as Raymond Crown, taking two Stihl chainsaws from the back of his pick-up truck (bearing FL tag 2976VQ). Harold advised after the chainsaws were taken Robert stated, "This is war, you shouldn't have fucked with me!" and Raymond stated, "Get out of your fucking house you Mexican piece of shit!" Harold further stated Raymond picked up a Bicycle that was located on the property and threw it at the front door of the trailer causing damage to the trailer door.

Harold stated when they exited the trailer, the third male, identified as Darnell Hyppolite, backed away from the situation stating he wanted nothing to do with this and had no direct involvement in the incident. Edward stated he was calling the cops. All three subjects entered a Jeep Utility vehicle (bearing FL tag 08911D) and left the scene. Edward was able to provide Flagler County Emergency Dispatch with the vehicle description, tag, and description of the occupants as they left the scene. Cpl. Meehan observed the vehicle leaving the area and conducted a traffic stop on Palm Coast Pkwy and Colbert Ln. At no time did the victim or witness state any other subjects were on scene or involved.

During the traffic stop by Cpl. Meehan, post Miranda, Raymond admitted to going to the location to confront Harold and stabbing his tires. Raymond also disclosed the location of the knife used to slash the tires was in the glovebox. It was located and collected for evidence. Cpl. Meehan's completed a supplement report detailing the traffic stop. It should be noted that Raymond claimed sole responsibility for slashing the tires of the truck, appearing that he was covering for Brandon.

During the traffic stop, Cpl. Meehan observed two Stihl chainsaws in plain view on the rear passenger seat.

At no time did Raymond alleged anyone other than himself, Darnell, or Robert had any involvement in the incident or being in the vehicle from the time they left the scene of the incident to the time of the traffic stop.

It should be further noted Robert was resistive to Dep. Conway's commands to place his hands behind him to be handcuffed while on the traffic stop. Dep. Conway completed a supplement report detailing his involvement.

Upon my arrival at the scene of the traffic stop, I made contact with Robert. Post Miranda, Robert stated he would be willing to speak with me. Upon asking Robert how the windows to the trailer were damaged, Robert stated "Oh, he broke them" and continued to describe that he used a bungee cord (referring to Raymond by using his body signals and language to point at him). It should be noted that a pocket knife was located in Roberts rear pocket, but Raymond alleged a different knife in the vehicle was used during the incident.

Sworn to and subscribed before me, the undersigned this <u>25th</u> day of <u>April</u> 2018.	I swear/affirm the above statements are correct and true.	Right thumb
Name: <u>Robert Osuna</u>	<i>[Signature]</i> OFFICER'S/COMPLAINANT'S SIGNATURE	
Notary Public <input type="checkbox"/> Law Enforcement Officer <input checked="" type="checkbox"/> Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/>	NAME (PRINTED) <u>Coakley</u>	ID NUMBER <u>1234</u>
Type of Identification:		

707-B - COURT COPY

Narrative 707-B Supplement

Arrest
 Affidavit
 Notice to Appear
 Adult
 Juvenile

Court Case Number:

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Defendant Name: CROWN, RAYMOND, ANTHONY		Agency Case Number: 2018-00038346	
CHARGES DOMESTIC VIOLENCE? YES <input type="checkbox"/>		Attachments: Affidavit(s) <input type="checkbox"/> Statement(s) <input type="checkbox"/> NTA Schedule <input type="checkbox"/> Report <input type="checkbox"/> Traffic Infraction(s) <input type="checkbox"/> Total Charges:	
#	Charge:	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	PS/ORD:
#	Charge:	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	PS/ORD:
#	Charge:	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	PS/ORD:

Photos of the damaged property and bicycle used were collected to be uploaded to Aegis. Photographs of the stolen chainsaws were collected prior to them being turned over to Harold. Sworn video statements were collected from Harold and Edward on scene due to inability to complete a written statement.

Raymond explained this incident occurred because, during a previous incident, Harold kicked the side of Raymond's vehicle and a dog was allegedly shot with a BB gun after being sent after someone.

The value of the slashed tires was approximately \$600.00. The value for the large back window of the trailer was estimated at \$200.00 and \$100.00 for the two smaller windows. The value for the damaged trailer door is estimated at \$400.00. The damaged windshield was valued at approximately \$100.00. The two stolen chainsaws were estimated to cost \$550.00 to \$750.00.

Total damage value: approximately \$1,400

Total theft value: approximately \$1,200

Due to Raymond and Robert both being actively involved in the vandalism, they were both charged with felony criminal mischief.

Raymond was also charged with Grand theft and placed under arrest.

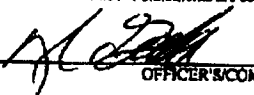
Robert was additionally charged with resisting arrest without violence and placed under arrest.

It should be noted that throughout conversations with Darnell, Raymond, and Robert they were in sole agreeance that they were the only occupants of the jeep and the only subjects that went to Harold's residence. At no time was there indication of any additional subjects that were not located regarding the incident.

While both subjects were in the rear secure-compartment of my agency patrol vehicle to be transported to FCIF for booking, the following statements were made to me spontaneously by Raymond while my Axon camera was activated.

"Maybe I wanna kill a cop right now."

"I'm going to get a garbage can of ammonium nitrate and blow up the fuckin' Sheriff's station with some grenades and go in there with my AR-15 and kill as many pigs as I can before I commit suicide by cop. What do

Sworn to and subscribed before me, the undersigned this <u>27th</u> day of <u>April</u> , 2018. Name: <u>Raymond Crown</u> Notary Public <input type="checkbox"/> Law Enforcement Officer <input type="checkbox"/> Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/> Type of Identification:	I swear/affirm the above statements are correct and true.  OFFICER'S/COMPLAINANT'S SIGNATURE NAME (PRINTED) <u>Gaddie</u> ID NUMBER <u>798</u>	Right Thumb
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707-B - COURT COPY

Narrative 707-B Supplement

Arrest
 Affidavit
 Notice to Appear

 Adult
 Juvenile

Court Case Number:

Defendant Name: CROWN, RAYMOND, ANTHONY	Agency Case Number: 2018-00038348
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#	Charge:	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS/ORD:	Citation No:	Bond:
#	Charge:	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS/ORD:	Citation No:	Bond:
#	Charge:	FEL <input type="checkbox"/> MISD <input type="checkbox"/> ORD <input type="checkbox"/>	FS/ORD:	Citation No:	Bond:

you think of that fuckin' Gaddie?"

"I'll go down on the world news tonight in every country. You like that idea? I like that idea. I think that's a brilliant idea. I'll make sure to spare Mrs. Gople's life, I like her but Rick Staly's gotta go. It's time for a new Sheriff. That's the first fuckin' thing I'm gonna kill. And I meant that fuckin' comment."

A short time later Raymond stated once again he wanted to commit suicide by cop and blow the Sheriff's station up. (A baker act form was completed and provided to the FCIF due to the suicidal and homicidal statements)

Raymond further spontaneously stated, "I'll fuckin kill you myself if I see you, you fucking pig." You better watch your back, Gaddie!"

"You got a fuckin' bullet coming in the head."

"Who's to say if I have a fuckin' gun or not. I might have a Desert Eagle and an AR-15 at the house and I might just fuckin' use it on your ass. A half inch hollow-point in your fuckin' head. How would you like that, Gaddie?"

"A half inch hollow-point, I'm gonna fuckin' kill you dead, punk!"

"It'll do nothing better to make my day than to fuckin' slaughter your ass you fuckin' nigger."

It should be noted that the previous statements were made consecutively with each other and no communication with Raymond was conducted. As previously stated, the comments were captured by my Axon body camera.

Raymond was additionally charged threat to place a destructive device due to threatening to blow up the Sheriff's office and two counts of verbal threats to LEO due to threatening to kill myself and Sheriff Staly.

Raymond and Robert were transported to the inmate facility where they refused to cooperate to ensure they were not under the influence of alcohol or narcotics. They were then transported to Florida Hospital Flagler and after being medically cleared were transported back to the inmate facility without incident.

Sworn to and subscribed before me, the undersigned this <u>21</u> day of <u>April</u> , 2018 Name: <u>R. Gaddie</u> Notary Public <input type="checkbox"/> Law Enforcement Officer <input checked="" type="checkbox"/> Personally Known <input type="checkbox"/> Produced Identification <input type="checkbox"/> Type of Identification:	I swear/affirm the above statements are correct and true. OFFICER'S/COMPLAINANT'S SIGNATURE <u>Gaddie</u> NAME (PRINTED) ID NUMBER	Right thumb
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707-B - COURT COPY

CLASSIFICATION: FELONY

STATE OF FLORIDA

VS.

**IN THE CIRCUIT COURT OF THE SEVENTH
JUDICIAL CIRCUIT, IN AND FOR FLAGLER
COUNTY, FLORIDA, IN THE YEAR TWO
THOUSAND EIGHTEEN**

RAYMOND ANTHONY CROWN

W/M; DOB: 04/18/1966 SS# [REDACTED]

CASE NO: 18-00423-CFFA

AGENCY: FCSO/3834618

INFORMATION

CHARGE(S):

- I) THREAT TO DISCHARGE A DESTRUCTIVE DEVICE
- II) BURGLARY OF AN UNOCCUPIED CONVEYANCE (DIRECT)
- III) THREAT AGAINST LAW ENFORCEMENT OFFICER
- IV) THREAT AGAINST LAW ENFORCEMENT OFFICER
- V) PETIT THEFT > \$100.00
- VI) CRIMINAL MISCHIEF (ABOVE \$200.00 BUT BELOW \$1000.00)

R.J. LARIZZA, State Attorney for the Seventh Judicial Circuit of the State of Florida and as such prosecuting attorney for this Court, in the name of and by the authority of the State of Florida charges that:

COUNT I: RAYMOND ANTHONY CROWN on or about April 25, 2018, in the County of FLAGLER and State of Florida, did unlawfully threaten to throw, place, project, or discharge any destructive device with intent to do bodily harm to any person or with intent to do damage to any property of any person, contrary to Florida Statute 790.162. (2 DEG FEL)

COUNT II: IN THAT RAYMOND ANTHONY CROWN, on or about April 25, 2018, in the County of FLAGLER and State of Florida, did knowingly enter or remain in a conveyance, which was property owned by or in the possession of HAROLD RUSTY BOURGEOIS, with intent to commit an offense therein, contrary to Florida Statute 810.02(4)(b) and 810.02(1). (3 DEG FEL)

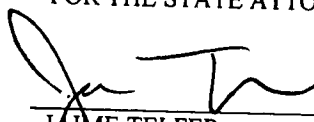
COUNT III: IN THAT In that RAYMOND ANTHONY CROWN, on or about April 25, 2018, in the County of FLAGLER and State of Florida, did unlawfully threaten K. GADDIE, a law enforcement officer, a state attorney, an assistant state attorney, a firefighter, a judge, or an elected official, or a family member of such persons, with death or serious bodily harm, contrary to Florida Statute 836.12. (1 DEG MISD)

COUNT IV: IN THAT In that RAYMOND ANTHONY CROWN, on or about April 25, 2018, in the County of FLAGLER and State of Florida, did unlawfully threaten R. STALY, a law enforcement officer, a state attorney, an assistant state attorney, a firefighter, a judge, or an elected official, or a family member of such persons, with death or serious bodily harm, contrary to Florida Statute 836.12. (1 DEG MISD)

COUNT V: IN THAT RAYMOND ANTHONY CROWN, on or about April 25, 2018, in the County of FLAGLER and State of Florida, did knowingly obtain or use, or endeavor to obtain or use chain saws of a value of \$100.00 or more, which was the property of HAROLD RUSTY BOURGEOIS or any other person not the defendant(s), with the intent to permanently or temporarily deprive HAROLD RUSTY BOURGEOIS or any other person not the defendant(s) of the property or benefit therefrom or to appropriate the property to the use of RAYMOND ANTHONY CROWN or to the use of any person not entitled thereto, contrary to Florida Statute 812.014 (2)(e) and 812.014(1). (1 DEG MISD)

COUNT VI: IN THAT RAYMOND ANTHONY CROWN, on or about April 25, 2018, in the County of FLAGLER and State of Florida, did unlawfully, willfully and maliciously, injure or damage, or place graffiti thereon or commit an act of vandalism to windows and/or tires and/or a door, the property of HAROLD RUSTY BOURGEOIS, such damage being more than two hundred (\$200.00) dollars, contrary to Florida Statute 806.13(1)(b)2. (1 DEG MISD)

FOR THE STATE ATTORNEY



JAI ME TELFER
ASSISTANT STATE ATTORNEY
SEVENTH JUDICIAL CIRCUIT OF THE
STATE OF FLORIDA
BAR NUMBER: 0497541

COUNTY OF FLAGLER

STATE OF FLORIDA

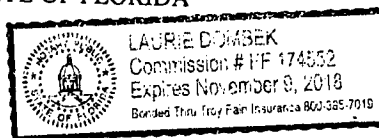
Personally appeared before me JAIME TELFER, Assistant State Attorney, for the Seventh Judicial Circuit of the State of Florida, known to me to be the foregoing prosecuting officer, who being duly sworn, says that the allegations set forth in the foregoing information are based upon facts that have been sworn to as true, and which, if true, would constitute the offense therein charged. Subscribed in good faith. Said facts based on testimony of material witnesses.

SWORN to and subscribed before me this 17th day of May, 2018.

Submitted to the Clerk of the CIRCUIT
Court, Seventh Judicial Circuit, in and
For FLAGLER County, Florida, on the
17th day of May, 2018.



NOTARY PUBLIC AT LARGE
STATE OF FLORIDA



IN THE CIRCUIT COURT OF THE 7TH JUDICIAL CIRCUIT FLAGLER COUNTY, FLORIDA		STAMP FOR RECORDING
Division: 50 - PERKINS, Case Number: 2018 CF 000423	JUDGMENT	
PLAINTIFF STATE OF FLORIDA	DEFENDANT VS. RAYMOND ANTHONY CROWN	

- Probation Violator
 Community Control Violator
 Retrial
 Resentence

The defendant, being personally before this court represented by WILLIAM M BOOKHAMMER the attorney of record, and the state represented by MILAN SAMARGYA and having:

- (Check applicable provision)*
1. Been tried and found GUILTY by jury/by court of the following crime(s).
 2. Enter a plea of GUILTY to the following crime(s).
 3. entered a plea of NOLO CONTENDERE to the following crime(s)

Count	Crime	Offense State Number(s)	Degree of Crime	Case Number	OBTS Number
I	THREAT TO DISCHARGE A DESTRUCTIVE DEVICE	790.162	2F	2018 CF 000423	1801051691
III	THREAT AGAINST LAW ENFORCEMENT OFFICER	836.12	1M	2018 CF 000423	1801051691
IV	THREAT AGAINST LAW ENFORCEMENT OFFICER	836.12	1M	2018 CF 000423	1801051691
VI	CRIMINAL MISCHIEF (OVER 200 DOLLARS UNDER 1000 DOLLARS)	806.13(1b2)	1M	2018 CF 000423	1801051691

Check if Applicable)
XX and no cause being shown why the Defendant should not be adjudicated guilty, IT IS ORDERED that the Defendant is hereby ADJUDICATED GUILTY of the above crime(s).

and having been convicted or found guilty of, or having entered a plea of NOLO CONTENDERE or GUILTY, regardless of adjudication, to attempts or offenses relating to sexual battery (Ch. 794) or lewd or lascivious conduct (Ch. 800), or murder (§782.04), aggravated battery (§784.045), car jacking (§812.133), or home invasion robbery (§812.135), or any other offense specified in section 943.325, the defendant shall be required to submit blood specimens.

and good cause being shown; IT IS ORDERED THAT ADJUDICATION OF GUILT BE WITHHELD.











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

FLAGLER COUNTY, FLORIDA

DEFENDANT: CROWN, RAYMOND ANTHONY

CASE NUMBER: 2018 CF 000423

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: T. Jacob Deputy Sheriff
NAME TITLE

I HEREBY CERTIFY that the above and foregoing are the finger prints of the defendant, RAYMOND ANTHONY CROWN, 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, Florida, this 18th day of January, 2019.

[Signature]
JUDGE

S E N T E N C E

As to Count 1

The defendant, being personally before this court, accompanied by the defendant's attorney of record, WILLIAM M BOOKHAMMER, 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 3.00 Years _____ Months _____ Days.

_____ Said SENTENCE SUSPENDED for a period _____ Years _____ Months _____ Days Subject to conditions set forth in this order.

IF "SPLIT" SENTENCE, COMPLETE THE APPROPRIATE PARAGRAPH

X Followed by a period of 5 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 probation/community control set forth in a separate order entered herein.

DEFENDANT
RAYMOND A CROWN
OBTS NO 1801051691

OTHER PROVISIONS

CASE NUMBER
2018CF000423

AS TO COUNTS (1)

RETENTION OF
JURISDICTION

The Court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).

ORIGINAL
JAIL CREDIT

It is further ordered that the defendant shall be allowed a total of 269 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 concurrent with any active sentence being served. specific sentences:

CREDIT FOR
TIME SERVED
(To be used for
Resentencing and
After VOP and
VOCC.)

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 unforfeited 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 unforfeited gain-time awarded during prior service on:

Pursuant to Section 944.276 Florida Statute

SENTENCE

As to Count 3

The defendant, being personally before this court, accompanied by the defendant's attorney of record, WILLIAM M BOOKHAMMER, 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 resentsences 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.

_____ The defendant is hereby committed to the custody of the Department of Corrections.

X _____ 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 _____ Years 8.00 Months 29.00 Days.

_____ Said SENTENCE SUSPENDED for a period _____ Years _____ 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
RAYMOND A CROWN
OBTS NO 1801051691

OTHER PROVISIONS

CASE NUMBER
2018CF000423

AS TO COUNTS (3)

RETENTION OF
JURISDICTION

The Court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).

ORIGINAL
JAIL CREDIT

It is further ordered that the defendant shall be allowed a total of 269 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 1 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 concurrent with any active sentence being served specific sentences:

CREDIT FOR
TIME SERVED
(To be used for
Resentencing and
After VOP and
VOCC.)

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 unforfeited 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 unforfeited gain-time awarded during prior service on:

Pursuant to Section 944.276 Florida Statute

SENTENCE

As to Count 4

The defendant, being personally before this court, accompanied by the defendant's attorney of record, WILLIAM M BOOKHAMMER, 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 resentsences 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.

___ The defendant is hereby committed to the custody of the Department of Corrections.

X 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 _____ Years 8.00 Months 29.00 Days.

___ Said SENTENCE SUSPENDED for a period _____ Years _____ 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
RAYMOND A CROWN
OBTS NO 1801051691

OTHER PROVISIONS

CASE NUMBER
2018CF000423

AS TO COUNTS (4)

RETENTION OF
JURISDICTION

The Court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).

ORIGINAL
JAIL CREDIT

It is further ordered that the defendant shall be allowed a total of 269 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 1 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 concurrent with any active sentence being served specific sentences:

CREDIT FOR
TIME SERVED
(To be used for
Resentencing and
After VOP and
VOCC.)

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 unforfeited 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 unforfeited gain-time awarded during prior service on:

Pursuant to Section 944.276 Florida Statute

SENTENCE

As to Count 6

The defendant, being personally before this court, accompanied by the defendant's attorney of record, WILLIAM M BOOKHAMMER, 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 resentsences 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.

___ The defendant is hereby committed to the custody of the Department of Corrections.

X 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 _____ Years 8.00 Months 29.00 Days.

___ Said SENTENCE SUSPENDED for a period _____ Years _____ 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
RAYMOND A CROWN
OBTS NO 1801051691

OTHER PROVISIONS

CASE NUMBER
2018CF000423

AS TO COUNTS (6)

RETENTION OF
JURISDICTION

The Court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983).

ORIGINAL
JAIL CREDIT

It is further ordered that the defendant shall be allowed a total of 269 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 1 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 concurrent with any active sentence being served specific sentences:

CREDIT FOR
TIME SERVED
(To be used for
Resentencing and
After VOP and
VOCC.)

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 unforfeited 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 unforfeited gain-time awarded during prior service on:

Pursuant to Section 944.276 Florida Statute

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 committed to the Department of Corrections;
- Released on Probation;
- Released on Community Control;
- Remanded to the FLAGLER COUNTY Detention Facility;
- Discharged/released.

DONE AND ORDERED

JUDGE

DATE

FLAGLER COUNTY, FL

01/18/2019

Judge Terence Perkins

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing has been furnished, provided electronically via a link, or made available on the Clerk's Case Management System and/or Website to WILLIAM M BOOKHAMMER on 1/25/19 per Rule 2.516(b)(1).

Carol Henrich
Deputy Clerk



Filing # 83895418 E-Filed 01/25/2019 10:45:02 AM

IN THE CIRCUIT COURT, SEVENTH
JUDICIAL CIRCUIT, IN AND FOR
FLAGLER COUNTY, FLORIDA

CASE NO. 18-00423-CFFA

STATE OF FLORIDA

VS.

RAYMOND ANTHONY CROWN
_____ /

NOLLE PROSEQUI

The State of Florida, by and through the undersigned Assistant State Attorney, announces and hereby files this, its **NOLLE PROSEQUI** with respect to the above-styled case now pending in this Court; and by said action, the following charge(s) are dismissed():

**BURGLARY OF AN UNOCCUPIED CONVEYANCE (DIRECT)
PETIT THEFT > \$100.00**

Dated January 25, 2019, at BUNNELL, FLAGLER County, Florida.

POLICE DEPARTMENT NO. FLAGLER COUNTY SHERIFFS OFFICE/FCSO3834618

s/MILAN SAMARGYA
ASSISTANT STATE ATTORNEY
FLORIDA BAR NO. 24351
1769 EAST MOODY BLVD
BUNNELL, FL, 32110
ESERVICEFLAGLER@SAO7.ORG
(386) 313-4300

PHYSICAL EVIDENCE:

_____ IS NO LONGER NEEDED FOR COURT AND MAY BE DISPOSED OF
ACCORDING TO LAW.

_____ HOLD FOR FURTHER COURT PROCEEDINGS AND/OR INSTRUCTIONS.

IN THE CIRCUIT COURT, SEVENTH
JUDICIAL CIRCUIT, IN AND FOR
FLAGLER COUNTY, FLORIDA

CASE NO.: 18-00423-CFFA

STATE OF FLORIDA

VS.

RAYMOND ANTHONY CROWN

Defendant.

RESTITUTION ORDER

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

- Restitution is not ordered, as it is not applicable.
 Restitution is not ordered due to financial resources of the defendant.
 Restitution is not ordered due to _____
 Due to the financial resources of the defendant, restitution of a portion of the damages is ordered as prescribed below.
 Jurisdiction is reserved to determine the amount and manner of restitution payment, if any.
 Restitution is ordered for the following victim:

Name of victim: HAROLD RUSTY BOURGEOIS
Address: 6024 NORTH OCEANSHORE BLVD, PALM COAST, FL, 32137
Phone number: (386) 569-4220
Name of attorney or advocate (if applicable): MILAN SAMARGYA / Knoeidia Hill

- The sum of \$ _____ for medical and related services and devices related to physical, psychiatric and psychological care, including non-medical care and treatment rendered in accordance with a recognized method of healing.
 The sum of \$ _____ for necessary physical and occupational therapy and rehabilitation.
 The sum of \$ _____ to reimburse the victim for income lost as a result of the offense.
 The sum of \$ _____ for necessary funeral and related services of the offense resulted in bodily injury resulting in the death of the victim.
 The sum of \$ 1,000.00 for damages resulting from the offense.
 The sum of \$ _____ for _____

IT IS FURTHER ORDERED that the defendant fulfill restitution obligations in the following manner:

- Total monetary restitution is determined to be \$ _____ to be paid at a rate of \$ _____ per (check one) month
 seek other (specify) _____ and is to be paid through the (check one)
 Clerk of the Circuit Court, the victim's designee, or through the Department of Corrections, with an additional 4% fee of \$ _____ for handling, processing and forwarding said restitution to the victim'(s).

For which sum let execution issue.

The Defendant must make payment of the debt due and owing to the State under Section 960.17 and 948.03(1)(g), Florida Statutes. The amount of such debt shall not exceed \$10,000.00 and shall be determined by the Court at a later date upon final payment by the Crimes compensation Trust Fund on behalf of the victim.

DONE AND ORDERED, at BUNNELL, FLAGLER County, Florida this _____ day of January, 2019.


TERENCE R. PERKINS, CIRCUIT Judge

Original: Clerk of Court
Certified Copy: Victim(s)
Copy to MILAN SAMARGYA, ASA
Copy to WILLIAM M BOOKHAMMER, 1769 EAST MOODY BLVD BUILDING 1, KIM HAMMOND JUSTICE CENTER, BUNNELL, FL 32110-1448

In The Circuit Court, Seventh Judicial Circuit,
In and For Flagler County, Florida

State of Florida

Case No.

Division:

Raymond Crown

2018 CF 423

Defendant Address:

Order/Final Judgment for Charges, Costs, & Fees

(Costs are assessed by case)

SS #

The above named defendant is hereby ordered to pay the following sums, if checked:

Mandatory Costs (Select one)

- \$ 418.00 Felony Standard § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 938.06
- \$ 770.00 Felony Assault & Battery § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 938.08, 938.085, 938.06
- \$ 451.00 Felony Traffic § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 318.18(17), 318.18(13)(a), 938.06
- \$ 586.00 Felony DUI § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 938.07, 318.18(17), 318.18(13)(a), 938.06
- \$ 569.00 Felony Crime Agst.Minor § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 938.10(1), 938.06
- \$ 613.00 Felony BUI § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 938.07, 327.35(9), 938.06
- \$ 921.00 Felony Asslt/Battery-Minor § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 938.08, 938.085, 938.10(1), 938.06
- \$ 521.00 Felony Reckless Driv. § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 316.192, 318.18(17), 318.18(13)(a), 318.18(20), 938.06
- \$ 569.00 Felony Standard & Rape Crisis § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 938.085, 938.06
- \$ 720.00 Felony Crime Agst.Minor & Rape Crisis § 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19(2), 938.10(1), 938.085, 938.06

Additional Mandatory Costs (Select all that apply)

- \$ 50.00 Indigency Application Fee/Public Defender § 27.52(2)(a)
- \$ 5000.00 Prostitution- Additional Civil Penalty § 796.07(6)
- \$ 500.00 BUI Refusal-Civil Penalty § 327.35215(1)
- \$ 100.00 Indigent Defense Cost/Fee (No less than \$100.00) § 938.29
- \$ 100.00 State Attorney Cost of Prosecution (No less than \$100.00) § 938.27

Fines: (Select all that apply - Enter Amount)

- \$ Fine & 5% surcharge § 316.193, 327.35, 775.083(1), 893.13, 893.135, 938.04
- \$ Fine (Crime result death/injury-not exceed \$10,000) § 775.0835(1), 938.04
- \$ Fine & 5% surcharge - Other (explain)

Discretionary Costs: (Select all that apply - Enter Amount)

- \$ 100.00 Drug Related - FDLE Operating Trust Fund § 938.25
- \$ Alcohol and Drug Abuse Additional Cost (up to amount of fine) § 938.21, 938.23
- \$ 100.00 Investigation Costs to FCO § 938.27
- \$ Other (explain)

Restitution (Select one)

- 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.

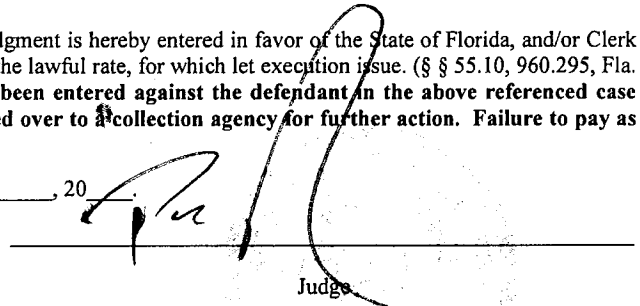
Payment of charges, costs, and fees are due immediately and are payable to the Clerk of Court for Distribution unless otherwise noted :

- A condition of probation/community control, payable to FL DOC, Probation & Parole, pursuant to probation/community control order.
- Due within _____ days following release from jail/prison and is payable to the Clerk of Court for distribution.
- Due within _____ days and is payable to the Clerk of Court for distribution.

Unless payment is ordered as a condition of probation, it is further ordered that Judgment is hereby entered in favor of the State of Florida, and/or Clerk of Court, and victim(s) for the sum of the above amounts, together with interest at the lawful rate, for which let execution issue. (§ 55.10, 960.295, Fla. Stat.) This judgment shall supersede any previous judgment that may have been entered against the defendant in the above referenced case only. Fines/Costs/Fees which remain unpaid for 90 days or more may be turned over to a collection agency for further action. Failure to pay as ordered may result in the suspension of your Florida Driver's License.

DONE AND ORDERED in Flagler County, Florida this _____ day of _____, 20____.

Filed in Open Court this _____ day of _____, 20____.



Judge

CC: State Attorney
Defense Counsel
Probation & Parole (if applicable)

Rule 3.992(a) Criminal Punishment Code Scoresheet

The Criminal Punishment Code Scoresheet Preparation Manual is available at: http://www.dc.state.fl.us/pub/sen_cpcm/index.html

1. DATE OF SENTENCE <u>1-18-19</u>	2. PREPARER'S NAME SAMARGYA	3. COUNTY FLAGLER	4. SENTENCING JUDGE Perkins	
5. NAME (LAST, FIRST, M.I.) CROWN, RAYMOND A.	6. DOB 4/18/1966	8. RACE WHITE	10. PRIMARY OFF. DATE 4/25/2017	12. PLEA <input checked="" type="checkbox"/> TRIAL <input type="checkbox"/>
	7. DC #	9. GENDER MALE	11. PRIMARY DOCKET # 2018-CF-00423	

I. PRIMARY OFFENSE: Qualifier:

FELONY DEGREE	F.S.#	DESCRIPTION	OFFENSE LEVEL	POINTS
2	790.162	THREAT TO BOMB	5	28

(Level - Points: 1=4, 2=10, 3=16, 4=22, 5=28, 6=36, 7=56, 8=74, 9=92, 10=116)

Prior capital felony doubles Primary Offense points

I. 28

II. ADDITIONAL OFFENSE(S): Supplemental page attached

DOCKET #	FEL/MM DEGREE	F.S.#	OFFENSE LEVEL	QUALIFY: A/S/C/R	COUNTS	POINTS	TOTAL
2018-CF-000986	<u>MM</u>	836.12	<u>M</u>		2	0.2	0.4
DESCRIPTION	THREAT PUB OFFICAL W/DEATH						
2018-CF-000986	5/MM	806.13	M		1	0.2	0.2
DESCRIPTION	CRIMINAL MISCHIEF-MISD						

DESCRIPTION							
DESCRIPTION							

(Level - Points: M=0.2, 1=0.7, 2=1.2, 3=2.4, 4=3.6, 5=5.4, 6=18, 7=28, 8=37, 9=46, 10=58)

Prior capital felony doubles Additional Offense points

Supplemental page points

II. 0.6

III. VICTIM INJURY:

	Number	Total		Number	Total
2 nd Degree Murder	240 X	=	Slight	4 X	=
Death	120 X	=	Sex Penetration	80 X	=
Severe	40 X	=	Sex Contact	40 X	=
Moderate	18 X	=			

III. _____

IV. PRIOR RECORD: Supplemental page attached

FEL/MM DEGREE	F.S.#	OFFENSE LEVEL	QUALIFY: A/S/C/R	DESCRIPTION	NUMBER	POINTS	TOTAL
5/MM	810.09(2)(a)	M		Trespass	1	X 0.2	= 0.2
5/MM	784.03(2)	M		SIMPLEBATTERY-MISD	1	X 0.2	= 0.2
5/MM	843.02	M		RESIST.LEO/NO VIOL.-MIS	1	X 0.2	= 0.2
3	316.1935(2)	4		FLEE/ATT.ELUDE LEO/HI S	1	X 2.4	= 2.4
5/MM	893.147(1)	M		POSS.DRUG PARAPHERNA.-M	1	X 0.2	= 0.2
					X		=
					X		=
					X		=
					X		=

(Level - Points: M=0.2, 1=0.5, 2=0.8, 3=1.6, 4=2.4, 5=3.6, 6=9, 7=14, 8=19, 9=23, 10=29)

Supplemental page points

IV. 3.2

Page 1 Subtotal: 37.8

V. Legal Status Violation = 4 Points

- Escape
 Fleeing
 Failure to Appear
 Supersedeas bond
 Incarceration
 Pretrial intervention or diversion program
 Court imposed post prison release community supervision resulting in a conviction
- V. _____

VI. Community Sanction Violation before the court for sentencing

- Probation
 Community Control
 Pretrial intervention or diversion
 6 points for any violation other than new felony conviction **X** _____ each successive violation OR
 New felony conviction = 12 points **X** _____ each successive violation if new offense results in conviction before or at same time as sentence for violation of probation OR
 12 points **X** _____ each successive violation for a violent felony offender of special concern when the violation is not based solely on failure to pay costs, fines, or restitution OR
 New felony conviction = 24 points **X** _____ each successive violation for a violent felony offender of special concern if new offense results in a conviction before or at the same time for violation of probation
- VI. _____

VII. Firearm/Semi-Automatic or Machine Gun = 18 or 25 points

VII. _____

VIII. Prior Serious Felony = 30 points

VIII. _____

Subtotal Sentence Points 32.8

IX. Enhancements (only if primary offense qualifies for enhancement)

Law Enf. Protect. <input type="checkbox"/> x 1.5 <input type="checkbox"/> x 2.0 <input type="checkbox"/> x 2.5	Drug Trafficker <input type="checkbox"/> x 1.5	Motor Vehicle Theft <input type="checkbox"/> x 1.5	Criminal Gang Offense <input type="checkbox"/> x 1.5	Domestic Violence in the Presence of Related Child (offenses committed on or after 03-12-07) <input type="checkbox"/> x 1.5	Adult-on-Minor Sex Offense (offenses committed on or after 10-1-14) <input type="checkbox"/> x 2.0
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Enhanced Subtotal Sentence Points **IX.** _____

TOTAL SENTENCE POINTS 32.8

SENTENCE COMPUTATION

If total sentence points are less than or equal to 44, the lowest permissible sentence is any non-state prison sanction. If the total sentence points are 22 points or less, see Section 775.082(10), Florida Statutes, to determine if the court must sentence the offender to a non-state prison sanction.

If total sentence points are greater than 44:

$$\frac{0}{\text{total sentence points}} \text{ minus } 28 = \frac{0}{\text{Lowest permissible prison sentence in months}} \times .75 = \frac{0}{\text{Lowest permissible prison sentence in months}}$$

If total sentence points are 60 points or less than and court makes findings pursuant to both Florida Statutes 948.20 and 397.334(3), the court may place the defendant into a treatment-based drug court program.

The maximum sentence is up to the statutory maximum for the primary and any additional offenses as provided in s.775.082, F.S., unless the lowest permissible sentence under the code, exceeds the statutory maximum. Such sentences may be imposed concurrently or consecutively. If the total sentence points are greater than or equal to 363, a life sentence may be imposed.

$$\frac{25}{\text{maximum sentence in years}}$$

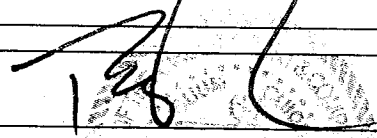
TOTAL SENTENCE IMPOSED

- | | | | | |
|--|--------------------------------------|-------|--------|-------|
| <input checked="" type="checkbox"/> State Prison | <input type="checkbox"/> Life | Years | Months | Days |
| <input type="checkbox"/> County Jail | <input type="checkbox"/> Time Served | _____ | 36 | _____ |
| <input type="checkbox"/> Community Control | | _____ | _____ | _____ |
| <input checked="" type="checkbox"/> Probation | <input type="checkbox"/> Modified | 5 | _____ | _____ |

Please check if sentenced as habitual offender, habitual violent offender, violent career offender, prison release reoffender, or a mandatory minimum applies.

- Mitigated Departure
 Plea Bargain
 Prison Diversion Program
 Other Reason _____

JUDGE'S SIGNATURE



Rule 3.992(b) Supplemental Criminal Punishment Code Scoresheet

NAME (LAST, FIRST, MI. I.) CROWN, RAYMOND A.	DOCKET # 2018-CF-00423	DATE OF SENTENCE 11/27/2018
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X. ADDITIONAL OFFENSE(S):

DOCKET #	FEL/MM DEGREE	F.S.#	OFFENSE LEVEL	QUALIFY: A/S/C/R	COUNTS	POINTS	TOTAL
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DESCRIPTION							
DESCRIPTION							
DESCRIPTION							
DESCRIPTION							
DESCRIPTION							

(Level – Points: M=0.2, 1=0.7, 2=1.2, 3=2.4, 4=3.6, 5=5.4, 6=18, 7=28, 8=37, 9=46, 10=58)

II. _____

IV. PRIOR RECORD:

FEL/MM DEGREE	F.S.#	OFFENSE LEVEL	QUALIFY: A/S/C/R	DESCRIPTION	NUMBER	POINTS	TOTAL
---------------	-------	---------------	------------------	-------------	--------	--------	-------

					X	=	
					X	=	
					X	=	
					X	=	
					X	=	
					X	=	

(Level – Points: M=0.2, 1=0.5, 2=0.8, 3=1.6, 4=2.4, 5=3.6, 6=9, 7=14, 8=19, 9=23, 10=29)

IV. _____

Reasons for Departure – Mitigating Circumstances
(reasons may be checked here or written on the scoresheet)

- Legitimate, uncoerced plea bargain.
- The defendant was an accomplice to the offense and was a relatively minor participant in the criminal conduct.
- The capacity of the defendant to appreciate the criminal nature of the conduct or to conform that conduct to the requirements of law was substantially impaired.
- The defendant requires specialized treatment for a mental disorder that is unrelated to substance abuse or addiction, or for the physical disability, and the defendant is amenable to treatment.
- The need for payment of restitution to the victim outweighs the need for a prison sentence.
- The victim was an initiator, willing participant, aggressor, or provoker of the incident.
- The defendant acted under extreme duress or under the domination of another person.
- Before the identity of the defendant was determined, the victim was substantially compensated.
- The defendant cooperated with the State to resolve the current offense or any other offense.
- The offense was committed in an unsophisticated manner and was an isolated incident for which the defendant has shown remorse.
- At the time of the offense the defendant was too young to appreciate the consequences of the offense.
- The defendant is to be sentenced as a youthful offender.
- The defendant is amenable to the services of a post adjudicatory treatment-based drug court program and is otherwise qualified to participate in the program.
- The defendant was making a good faith effort to obtain or provide medical assistance for an individual experiencing a drug-related overdose.

Pursuant to 921.0026(3) the defendant's substance abuse or addiction does not justify a downward departure from the lowest permissible sentence, except for the provisions of s. 921.0026(2)(m).

IN THE CIRCUIT COURT OF
THE SEVENTH JUDICIAL
CIRCUIT IN AND FOR
FLAGLER COUNTY, FLORIDA

I, TOM BEXLEY, AS CLERK OF THE CIRCUIT COURT IN AND FOR SAID COUNTY AND
STATE, DO HEREBY CERTIFY THAT THE ABOVE AND FOREGOING IS A TRUE AND
CORRECT COPY OF 707, INFORMATION, JUDGMENT, SENTENCE, NOLLE PROSEQUI,
RESITUTION ORDER, COST SHEET, AND SCORESHEET

IN THE CASE OF **STATE OF FLORIDA**

VS

RAYMOND A CROWN

AS THE SAME APPEARS IN FLAGLER COUNTY RECORDS.

IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY
OFFICIAL SEAL ON THIS 25TH Day of JANUARY, A.D. 2019.

TOM BEXLEY
CLERK OF COURT
FLAGLER COUNTY, FLORIDA

BY:

Carol Ann Hester

