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	CE (2. PREPARER'S	NAME	3. COUNTY			NCING JUDGE		
	5/24	17017	LeDonne		FLAGLER		Foxman			
	NAME (LAST, FIRS	T, MI.I.)	6. DOB		8. RACE			RY OFF. DATI	E 12.	
No	oble, Daniel A.		07/26/1976		WHITE		03/15/20	14	PL	ea 🔽
			7. DC#		9. GENDER		II. PRIMA	ARY DOCKET	# TRL	AL 🔲
					Male		14-00232-	-CFFA		
I.	PRIMARY OFF	ENSE:	I		I					
	FELONY DEGREE	F.S.#		SCRIPTION	_			OFFENSE LEVEL	!	POINTS
	2	784.045			(Deadly Weapon	/Great Bodil	y Harm)	8	-	
	(Level - Points: 1=4 Prior capital felony to	i, 2=10, 3=16, 4=22 riples Primary Offense		=56, 8=74, 9 = 92,	10=116)			I		74
II.	ADDITIONAL O	OFFENSE(S): S FEL/MM DEGREE		_	VEL QUALIFY: A	VS/C/R C	OUNTS	POINTS	TOTA	L
	SAME	2	784.045	8			1	37	37	
	DESCRIPTION: A									
	SAME	3							18	
	DESCRIPTION: A	Aggravated Assault			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
					***************************************			****		
	DESCRIPTION: _			. 4						
	DESCRIPTION:									_
	(Level - Points: M=	0.2, 1=0.7, 2=1.2, 3	3=2.4, 4=3.6, 5=5	5.4, 6=18, 7=28, 8	3=37, 9=46, 10=5	8)				
	Prior capital felony tri	iples Additional Offense	points				Supplem	nental page poir	nts	0
	•	-								
III.	VICTIM INJUR	Y:						I	ı. <u> </u>	55
	VICTIM INJUR	Y:	umber Tota				mber	Total	I	55
	. VICTIM INJUR 2nd Degree Murder Death	Y: N 240 X 120 X	umber Tota	Slight	enetration	4 X 80 X	mber 1 = _		I	55
	. VICTIM INJUR 2nd Degree Murder Death Severe	Y: N 240 X _ 120 X _ 40 X _	= 0 = 0 = 0	Slight Sex Pe		4 X	mber 1 = _ = = _	Total	I	55
	. VICTIM INJUR 2nd Degree Murder Death	Y: N 240 X 120 X	= 0	Slight Sex Pe		4 X 80 X	mber 1 = _ = - = -	Total 4 0 0	I	55 22
	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR	Y:	= 0 = 0 1 = 18	Slight Sex Pe Sex Co	ontact	4 X 80 X 40 X	1 = -	Total 4 0 0	_	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate	Y:	= 0 = 0 = 0 = 0 1 = 18	Slight Sex Pe	ontact	4 X 80 X	1 = -	Total 4 0 0 1	_	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.#	Y:	= 0 = 0 1 = 18 page attached [Slight Sex Pe Sex Co	ontact	4 X 80 X 40 X	1 = -	Total 4 0 0 1	ш	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.#	Y:	= 0 = 0 1 = 18 page attached [Slight Sex Pe Sex Co	ontact	4 X 80 X 40 X	1 = - = - = - = -	Total 4 0 0 I	ш	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.#	Y:	= 0 = 0 1 = 18 page attached [Slight Sex Pe Sex Co	ontact	4 X 80 X 40 X	1 = - = - = - ER PO	Total 4 0 0 I	ш	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.#	Y:	= 0 = 0 1 = 18 page attached [Slight Sex Pe Sex Co	ontact	4 X 80 X 40 X	1 = _= = = = = = = = = = = = = = = = = =	Total 4 0 0 I	ш	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.#	Y:	= 0 = 0 1 = 18 page attached [Slight Sex Pe Sex Co	ontact	4 X 80 X 40 X	1 = - = - = - = - ER PO 	Total 4 0 0 I	ш	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.#	Y:	= 0 = 0 1 = 18 page attached [Slight Sex Pe Sex Co	ontact	4 X 80 X 40 X	1 = = = = = = = = = = = = = = = = = = =	Total 4 0 0 I	ш	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.#	Y:	= 0 = 0 1 = 18 page attached [Slight Sex Pe Sex Co	ontact	4 X 80 X 40 X	ER PO X X X X X X X X X	Total 4 0 0 I	ш	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.#	Y:	= 0 = 0 1 = 18 page attached [Slight Sex Pe Sex Co	ontact	4 X 80 X 40 X	1 = = = = = = = = = = = = = = = = = = =	Total 4 0 0 I	ш	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.#	Y: 240 X 120 X 40 X 18 X D: Supplemental p OFFENSE LEVEL	= 0 = 0 1 = 18 page attached [] E QUALIFY: A/S/C/R	Slight Sex Pe Sex Co	I	4 X	ER PO X X X X X X X X X	Total 4 0 0 I	II	
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.# DEGREE	Y: 240 X 120 X 40 X 18 X D: Supplemental p OFFENSE LEVEL	= 0 = 0 1 = 18 page attached [] E QUALIFY: A/S/C/R	Slight Sex Pe Sex Co	I	4 X	ER PO X X X X X X X X X	Total 4 0 0 IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	II	22
IV.	VICTIM INJUR 2nd Degree Murder Death Severe Moderate PRIOR RECOR FEL/MM F.S.# DEGREE	Y: 240 X 120 X 40 X 18 X D: Supplemental p OFFENSE LEVEL	= 0 = 0 1 = 18 page attached [] E QUALIFY: A/S/C/R	Slight Sex Pe Sex Co	I	4 X	1 = = = = = = = = = = = = = = = = = = =	Total 4 0 0 IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	II	22

Effective Date: For offenses committed under the Criminal Punishment Code effective for offenses committed on or after October 1, 1998, and subsequent revisions.

NAME (LAST, FIRST, MI)		[OOCKET#				
Noble, Daniel A.			14-00232-CFFA				
		•	Page 1	Subtotal:	151		
V Logal Status Violation - 4 Paints				_			
V. Legal Status Violation = 4 Points Escape Fleeing Failure to Appear [Supersedeas b	ond Inca	rceration Pretrial intervention or diversion	program			
Court imposed post prison release community			_	v			
Community Sanction violation before th	a court for conton	oina					
VI. Community Sanction violation before the Probation Community Control Pretri		_		VI			
6 points for any violation other			each successive violation OR				
New felony conviction = 12 points			e violation if new offense results in conviction				
before or at same time as se	ntence for violatio cessive violation f						
of special concern when the	violation is not ba	sed solely o	n failure to pay costs, fines, or restitution OR e violation for a violent felony offender of				
			e or at the same time for violation of probation				
VII. Firearm/Semi-Automatic or Machine Gu	n = 18 or 25 poin	ts		VII			
VIII. Prior Serious Felony = 30 points				VIII			
			Subtotal Sentence Po	ints _	151		
IX. Enhancements (only if the primary offense	·						
Law Enf. Protect. Drug Trafficker	Motor Vehicle Theft	Criminal Gang	Deleted Child	dult-on-Minor Sex O s committed on or a			
	_	_	(offenses committed on or after 03-12-07)		·		
x 1.5 x 2.0 x 2.5 x 1.5	x 1.5	□ x 1	5 x 1.5	x 2.0			
			Enhanced Subtotal Sentence Points	IX.	0		
			TOTAL SENTENCE P	OINTS	151		
	SENT	TENCE CO	MPUTATION	OIN13			
If total sentence points are less than or equal	to 44, the lowest	permissible	sentence is any non-state prison sanction. If the	ne total senten	ce points		
sanction.), Florida Statutes	s, to determi	ne if the court must sentence the offender to a	non-state priso	nc nc		
If total sentence points are greater than 44:		**************************************		h/////////////////////////////////////			
151 minus 28	= 123	x .75 = _	92.25				
total sentence points			owest permissible prison sentence in months				
may place the defendant into a treatment-bas			pursuant to both Florida Statutes 948.20 and 3	397.334(3), the	court		
	· · · · · · · · · · · · · · · · · · ·		any additional offenses as provided in s.775.0	192 E.C. unloc			
lowest permissible sentence under the code,	exceeds the statu	itory máximi	im. Such sentences may be imposed concurre	ently or consec	utively. If		
the total sentence points are greater than or e	qual to 363, a life	sentence m	ay be imposed. 35				
			maximum sentence in ye	ears			
	TOTAL SE	NTENCE	IMPOSED				
	TOTAL OF	Yea					
State Prison Life			•				
County Jail Time Serv	red	-					
_	-						
Community Control							
Probation Modified							
Please check if sentenced as habitua	l offender,	oitual violent	offender, violent career offender, prison	n releasee reof	ffender.		
or a mandatory minimum applies.	_	`	,				
☐ Mitigated Departure ☐ Plea Bargair	n 🔲 Prison Div	ersion Prog	am				
Other Reason		$\overline{}$	CACCIONO				
			18:50 W. S. W.				
JUDGE'S SIGNATURE			SEA OF THE				
			14: AN 17:				
	. <u> </u>			24.00.00			
Effective Date: For offenses committed under the Crimina	al Punishment Code	effective for off	enses of the contract of the c	quent revisions.			
			March die Ton				

Rule 3.992(b) Supplemental Criminal Punishment Code Scoresheet

NAME (LAST, FIRST, MI) DOCKET #						Date of Sentence					
Noble, Daniel A.				14	14-00232-CFFA			5/26/2017			
II.		L OFFENSE(S):	50"	05551051515	CLAUEV	COLINITO	POIN	its to	FAI		
	DOCKET#	FEL/MM DEGREE	r.5.#	OFFENSE LEVE	EL QUALIFY	COUNTS	FOIN	113 10	IAL		
	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.	00		
IV.	, PRIOR RECO FEL/MM F.S.# DEGREE		QUALIFY: A/S/C/R	DESCRIPTION		NUMBER F	POINTS	TOTAL			
						x		=			
		M=0.2, 1=0.5, 2=0.8, 3=	404045	0.0.0.0.7-44.0-4	0.0-00.40-00)						
	(Level - I Ollits.	141-0.2, 1-0.5, 2-0.6, 5-	-1.0, 4-2.4, 0-	-3.0, 0-3, 1-14, 0-1	5, 5-25, 10-25)			IV.	0		
		uncoerced plea bargain.	•	a relatively minor partici			et)				
	السبا	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 a 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 defenda	The defendant acted under extreme duress or under the domination of another person.									
	Before the id	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 otl					er offense.						
	The offense was committed in an unsophisticated manner and was an isolated incident for whi					endant has shown r	emorse.				
	At the time of	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 defenda	The defendant is amenable to the services of a postadjudicatory treatment-based drug court program and is otherwise qualified to participate in the program.									
	The defenda	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).