

Rick Staly, Sheriff

FLAGLER COUNTY SHERIFF'S OFFICE

"An honor to serve, a duty to protect."

RECEIPT FOR PRISONER

HOLD FOR OTHER AGENCY:	DETAINER:	•
Agency To: JOSEPH BACON		
Subject's Name: MODY C	LIFF	
Last	First	Middle
Race: B Sex: Male: Female: DOE	3: <u>6/1/1949</u>	•
was Released from the Flagler County Detention F	acility on	
Subject is is not to return to Flagler County D	etention Facility.	
CHARGES PENDING IN FLAGLER COUNTY:		
Charges/Warrant Number	Case Number	Bond/Sentence
and the second s		
Subject must be RETURNED for Court Flagler County	y on N/A	.
Subject is Also wanted by:		
Agency	Charge	Bond
	- :	
Hold for DEPARTMENT OF CORRECTIONS only. In Reception Center, Orlando, FL upon disposition of years.	Please transport subject our charges.	t to the Central Florida
Florida Department of Corrections Commitment i	s ATTACHED.	
Arrested 10.6.2022 on your Agency's charge	s) of: RELEASE PI	ER ORDER
Comments:		
RELEASE TO JOSEPH BACON. MR. MODY WILL BE PP A.M. THANK YOU. EJ 10/6	PICKED UP BY MR. BAC	CON ON 10.7.2022 @ 10:00
The Brum 16-7-22	MA 3	10/7/22
Agent Assuming Custody Date Re		

Distribution: Classification; Jail Management System Inmate Jacket

Linked to GO#: 602; 623;

FCSO Form # CDSD-007 (01/17)

TOT

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

CASE NO.: 2022-00478-CFFA

STATE OF FLORIDA,	
vs.	
CLIFF MODY,	
Defendant.	

ORDER ADJUDGING DEFENDANT INCOMPETENT TO PROCEED AND RELEASING DEFENDANT FROM CUSTODY

THIS CAUSE having come before the Court upon the Defendant's Suggestion of Incompetency, and the Court having received the report of the confidential expert, Dr. William Meadows and court appointed expert, Dr. Jason Demery, and otherwise being fully advised it is hereby

ORDERED AND ADJUDGED

- 1. The Defendant is declared to be incompetent to proceed due to Major Neurocognitive Disorder (Dementia).
- 2. The Defendant's condition is non-restorable.
- 3. The Defendant does not meet criteria for involuntary hospitalization as outlined in the current law.
- 4. "Mental illness," as defined in Fla. Stat.394.455 (29), "...does not include a developmental disability as defined in chapter 393, intoxication, or conditions manifested only by **dementia**, **traumatic brain injury**, antisocial behavior or substance abuse." (Emphasis added).

I HAVE READ AND UNDERSTAND THE ABOVE ORDER

- 5. Due to the Department of Children and Families having jurisdiction only over those with mental illness, the Defendant may not be committed to the Department.
 Likewise, the Department would not supervise the Defendant on conditional release.
- 6. Similarly, the Defendant may not be involuntarily placed into involuntary inpatient commitment under 394.467. Fla. Stat. 394.467(6)(b) specifically states, in pertinent part, that, "the court may not order an individual with traumatic brain injury or dementia who lacks a co-occurring mental illness to be involuntarily placed in a state treatment facility."
- 7. Therefore, the Flagler County Jail is directed to release the Defendant to the care of the Defendant's family member, Joseph Bacon, 1955 Columbia St. Seville, FL, 32190; phone: (386) 748-5177. The jail shall contact Mr. Bacon upon receipt of this Order to coordinate a time to release the Defendant from the jail to Mr. Bacon.
- 8. The Clerk is directed to administratively close this case due to the Defendant's incompetence to proceed and non-restorability.

DONE AND ORDERED in chambers at Bunnell, Flagler County, Florida, this

of September, 2022.

e-Signed 10/6/2022 2:00 PM 2022 CF 000478

TERENCE R. PERKÎNS CIRCUIT JUDGE

Copies furnished to:
Office of the State Attorney
Office of the Public Defender
Flagler County Jail

THAVE READ AND UNDERSTAND THE

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