

CRIMINAL REPORT (AFFIDAVIT) (92301-ASA)

(INSTRUCTIONS ARE ON BACK OF THIS COPY)

LAST NAME <u>LES</u>	FIRST <u>Michael</u>	MIDDLE <u>PEROME</u>	(18) TYPE OF ARREST <input checked="" type="checkbox"/> <u>11-724</u>	
ADDRESS <u>1033 Ted Ct.</u>			<input checked="" type="checkbox"/> ON SCENE	<input checked="" type="checkbox"/> PROBABLE CAUSE
AGE <u>57</u>	SEX <u>M</u>	RACE <u>B</u>	(1) AFFIDAVIT CAPIAS PENDING _____ CASE NUMBER _____	
WT. <u>140</u>	EYES <u>Brown</u>	SSN <u>140 BRY BLY</u>	(1) CAPIAS _____ CAPIAS NUMBER _____	
STATE <u>FLA</u>	IF RECORD, I.D. NO. <u>NONE</u>		(1) WARRANT _____ WARRANT NUMBER _____	
(16a) LOCATION OF OFFENSE <u>1033 N Dale Mabey #102</u>			(1) PROB. REVOCATION WARRANT _____ WARRANT NO. _____	
LINE WITHIN CITY OF <u>TAMPA</u> PLANT CITY TERRACE			TIME <u>0325</u>	
CHECK ONE: () W. OF () E. OF <u>301</u> 301			TO BE COMPLETED BY S.A.O. ONLY:	
LOCATION OF ARREST <u>CYPRESS & MARIE</u>			DATE <u>11/11/81</u> TIME <u>0329 hrs.</u>	

CO-DEFENDANTS IF ARRESTED, COMPLETE SEPARATE AFFIDAVIT

NAME <u>GARDNER</u>	NAME <u>Michael Bradley</u>
INMATE <u>31</u>	INMATE <u>2</u>
ADDRESS <u>1100 N Dale Mabey #102</u>	ADDRESS <u>1100 N Dale Mabey #102</u>
AGE <u>31</u>	AGE <u>31</u>
SEX <u>M</u>	SEX <u>M</u>
PHONE <u>813-267-1001</u>	PHONE <u>813-267-1001</u>

DO NOT INCLUDE TRAFFIC VIOLATIONS ON THIS AFFIDAVIT other than for CAPIAS or WARRANT					
11 F.S. NO.	ORD. NO.	CHECK ONE: FEL. / MISD.	BOND SET	CHARGE	11 F.S. NO.
<u>896011</u>	<u>0</u>	<u>✓</u>		<u>M13 Involuntary Sexual Battery</u>	
<u>813-13</u>	<u>13</u>	<u>✓</u>		<u>15702 Robbery (Armed)</u>	
<u>813-014</u>	<u>14</u>	<u>✓</u>		<u>1052 Grand Theft</u>	
	<u>65</u>				

IF ADDITIONAL CHARGES ATTACH OTHER CRIMINAL AFFIDAVIT AND CHECK HERE <input type="checkbox"/>					
12. VICTIM/OWNER <u>Michael Bradley</u>		AGE <u>31</u>	ADDRESS <u>2055 N Dale Mabey #102</u>		
ADDRESS <u>1100 N Dale Mabey #102</u>		AGE	ADDRESS		
ADDRESS <u>1100 N Dale Mabey #102</u>		AGE	ADDRESS		
ADDRESS <u>1100 N Dale Mabey #102</u>		AGE	ADDRESS		

STATE FACTS TO ESTABLISH PROBABLE CAUSE THAT A CRIME WAS COMMITTED
Victim 01305-0325 hrs. Wed. 11/1/81 within vicinity of Dale Mabey, 1100 N Dale Mabey, Tampa, Hillsborough County, Fla. was sexually assaulted, by a man & woman who threatened him with a knife, tied him up and stole one necklace, a sapphire and turquoise ring as well as his vehicle a 1973 white Pontiac LeMans, tag 1984, TYG-021 and \$30.00 in money, total value of \$367.00.

STATE FACTS TO ESTABLISH PROBABLE CAUSE THAT DEFENDANT COMMITTED CRIME
At approx 0328 hrs. Wed. 11/1/81 at source of Dale Mabey, City of Tampa, Hillsborough County, Fla. Cpl. Hayes of Sgt. D. Hart observed above described vehicle S. on Dale Mabey with headlights occupied by (2) subjects who fled when affiant tried to stop them. The vehicle of Dale Mabey, Cypress, Minn. is Michael E. Les, a man found in possession of the turquoise and sapphire ring & 4 mm diamond.

PROPERTY STOLEN <input checked="" type="checkbox"/> YES VALUE?	<input type="checkbox"/> VEHICLE ATTACKED	<input type="checkbox"/> BUILDING ATTACKED			
(6) <input type="checkbox"/> NO					
OFFICER <u>R. L. KAPRI</u>	I.D. <u>306</u>	AGENCY <u>TPD</u>	OFFICER	I.D.	AGENCY

I swear to and subscribed before me this 11 day of March 1981 A.D.
 I swear that the above statements are correct to the best of my knowledge.

NOTARY PUBLIC
 STATE OF FLORIDA AT LARGE
 MY COMMISSION EXPIRES JUN 11 1982
 R. L. KAPRI
 SEE DATE March 11 1981

STATE OF FLORIDA
COUNTY OF HILLSBOROUGH

Norman S. Cannella
Assistant State Attorney of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida

Personally appeared before me, NORMAN S. CANNELLA, Assistant State Attorney of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida, who, being first duly sworn, says that the allegations as 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, and that this prosecution is being instituted in good faith.

Thomas S. Cannella
Assistant State Attorney of the Thir-
teenth Judicial Circuit in and for Hills-
borough County, Florida

Sworn to and subscribed before me this
day of A.D., 19

By Francis W. Moore

Notary Public, State of Florida at Large
My Commission Expires Feb. 28, 1982

WITNESS FOR STATE

Pedro Dungca, 3800 University Blvd., S., #102, Jacksonville, Fl. or 31000 University Blvd., South, Suite 300, Overseas Personnel Association, Jacksonville, Fl.
Det. J. Core, Hillsborough County Sheriff's Office
Det. R. A. Hurd, Off. P. J. Poyntz, Off. D. P. Duggen, Cpl. Napier, Sgt. D. Hart, I.D. Tech Benetzer, I.D. Tech Sackman, Off. Stanton, Tampa Police Department
Phyllis Phipps, Nurse Clinician, Rape Crisis Center

Presented By NORMAN S. CANNELLA, Assistant State Attorney, and Filed this

3/15/ day of March, 1981.

JAMES F. TAYLOR, JR., Clerk of the Circuit Court, Criminal Justice Division,
Hillsborough County, Florida.

B. Lee Johnson
Deputy Clerk

On the _____ day of _____, 19_____, the defendant

arraigned in open Court, and to the

within Information pleaded

81-2358 E

ALLEN/mmd18D12

IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT IN
AND FOR THE COUNTY OF HILLSBOROUGH, STATE OF FLORIDA

The 31st day of March, Fall Term, 1981.

THE STATE OF FLORIDA

vs.

INFORMATION FOR:

SEXUAL BATTERY

F.S. 794.011 (4)(b)

ROBBERY

F.S. 812.13 (2)(a)

GRAND THEFT IN THE SECOND
DEGREE (MOTOR VEHICLE)

F.S. 812.014 (2)(b)

MICHAEL BRADLEY GARDINER and
MICHAEL JEROME LITTLES a/k/a
MIKE

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA:

NORMAN S. CANNELLA, Assistant State Attorney of the Thirteenth Judicial Circuit in and for the County of Hillsborough, CHARGES that MICHAEL BRADLEY GARDINER and MICHAEL JEROME LITTLES a/k/a MIKE on the 11th day of March, 1981 in the County of Hillsborough, and State of Florida, did unlawfully and feloniously commit sexual battery, to-wit: anal penetration by the sexual organ, upon a person over the age of eleven (11) years, without the consent of the said and in the process thereof did coerce the said to submit by threatening to use force or violence likely to cause serious personal injury to the said and the said I did reasonably believe that the said MICHAEL BRADLEY GARDINER and MICHAEL JEROME LITTLES a/k/a MIKE had the present ability to execute these threats.

COUNT TWO

NORMAN S. CANNELLA, Assistant State Attorney of the Thirteenth Judicial Circuit in and for the County of Hillsborough, CHARGES that MICHAEL BRADLEY GARDINER and MICHAEL JEROME LITTLES a/k/a MIKE on the 11th day of March, 1981 in the County of Hillsborough, and State of Florida, did unlawfully, by force, violence assault or putting in fear, rob, steal and take away from the person or custody of certain property, to-wit: jewelry, car keys and cash, a further description of which to the Assistant State Attorney unknown; the said MICHAEL BRADLEY GARDINER and MICHAEL JEROME LITTLES a/k/a MIKE not being the true owner of the said property, a firearm or other deadly weapon being carried in the course of the robbery.

COUNT THREE

NORMAN S. CANNELLA, Assistant State Attorney of the Thirteenth Judicial Circuit in and for the County of Hillsborough, CHARGES that MICHAEL BRADLEY GARDINER and MICHAEL JEROME LITTLES a/k/a MIKE on the 11th day of March, 1981 in the County of Hillsborough, and State of Florida, did knowingly and unlawfully obtain or use, or endeavor to obtain or use certain property of another, to-wit: a motor vehicle, the property of State Attorney unknown; and in so doing intended either to deprive the said of a right to the property or a benefit therefrom, or to appropriate the property to their own use or to the use of any person not entitled thereto, contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Florida.

FINAL DIVISION - CIRCUIT COURT
HILLSBOROUGH COUNTY, FLORIDA

21-258

CC YC Case

Charge: 1. INVOLUNTARY SEXUAL BATTERY

MAR 12 1981

EC Date Date
(MM/DD/YY) Case

STATE OF FLORIDA
VS

A	MICHAEL BRADLEY GARDINER
B	Michael Jerome Little
C	
D	
E	
F	
G	
H	
I	
J	
K	

TR	MOAT, Serious 0312732-Phg1	1011	ABA Cust	Div	Case	GOC
		794.011				

DOCKET ENTRIES 23:00

Month Day Year
MAR 12 1981

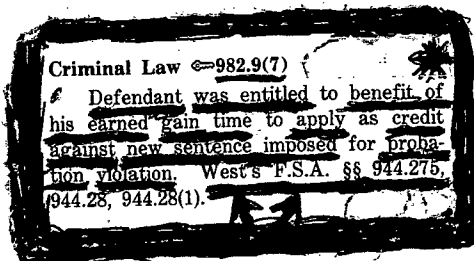
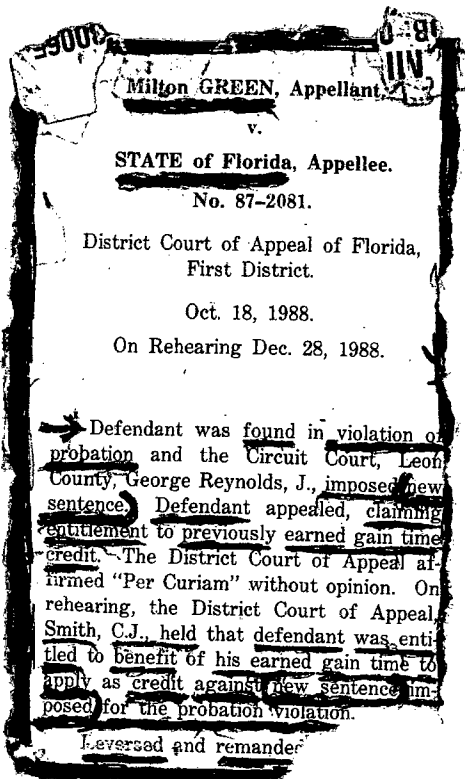
AFFID FILED & COMM

PROB CAUSE 3-16-81

3/3/81	Information filed (check off)
3/3/81	Plans to dis (check off)
4/13/81	General Trial Discovery
4/14/81	Notice to Statement of Particulars
4/21/81	List of Defense witnesses
4/15/81	Notice of Appearance (check off)
4/19/81	Written Rule of Not Trial " "
4/20/81	Notice to Statement of Particulars
4/24/81	General Trial Discovery
4/25/81	Notice to Statement of Particulars "
4/26/81	List of Defense witnesses "
5/6/81	Notice of Discovery
5/7/81	List of Particulars
5/10/81	Request for Trial of Plaintiff (ev)
5/10/81	Additional 11th of Witness "
5/10/81	Additional Evidence last "
5/22/82	motion to be discharged as court Appointed counsel & for award of attorney's fees

Month	Day	Year	Docket Entries
8	17	88	WJD Pals & Wan - Pled (ct 1) " 4 Abala Contendere (little) " Adj. Grable " 30 yrs FSD wk " (ct 1). (Conculsant v. v. " " verring) " Dismissed (ct 2 & 3) : MB 12a pg 115 "
8	19	88	Judgment vB " " " " " WJD Pals & Wan pg (Gardiner) (WJD 1) Adj. Grable " 30 yrs FSD wk (ct 2 & 3) (each at 20c.) Dismissed (Cont'd) MB 12a pg 115
			Judgment v. Garside (each) ct 47A 2, 26, 31
1	30	88	Judgment Allen on real & personal property to cover atyp fees & costs

GREEN VS. STATE NO. 87-2081
1ST DCA 1988.



Both SENTENCE WERE SUPPOSE TO HAVE BEEN RUN CO-TERMALLY TOGETHER, ACCORDING TO THIS CASE

IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT
OF FLORIDA IN AND FOR HILLSBOROUGH COUNTY

Case No. 77-3065 DIVISION A

STATE OF FLORIDA

INFORMATION FOR

VS.

Michael Jay Little

DEFENDANT

Sexual Battery

JUDGMENT AND SENTENCE

Michael Jay Little

Being personally before this Court, with your attorney of record,

Fred Buckine

having been tried and found guilty of the crime of:
 having entered a plea of guilty to the crime of:
 having entered a plea of Nolo Contendere to the crime of:

Sexual Battery

and the Court having inquired and given the Defendant an opportunity to be heard and show cause why he should not be adjudged guilty and sentenced as provided by Law, including an opportunity to offer matters in mitigation of sentence, and no cause being shown. It is thereupon Ordered that you are hereby adjudicated guilty of said offense. It is the Sentence of the Law and this Court that said Defendant be committed to the custody of the:

Department of Offender Rehabilitation of the State of Florida,
 Board of Criminal Justice, Hillsborough County, Florida, to be imprisoned for the term of thirty (30) years.

In the institution in the State Correctional System to which said Department may cause you to be confined.

It is further Ordered that you shall be allowed credit for such time as you have been incarcerated prior to the imposition of this sentence as certified by the Sheriff of Hillsborough County, Florida, as follows:

To 3-24-77 Out 1-16-81 and since 3-11-81

The Court recommends that you be confined at
 The Court sentences you under Florida Statute 775.084 as an habitual offender.

It is further Ordered that the Sheriff of Hillsborough County, Florida, is hereby ordered and directed to deliver said Defendant to the above listed Institution with a commitment and a certified copy of this Judgment and Sentence. It is further Ordered that the said Defendant is assessed the sum of two dollars (\$2.00) Court Costs as prescribed by Law.

The Defendant in Open Court was advised of his right to appeal from this Judgment and Sentence within thirty days from this date, and the Defendant's entitlement to assistance of counsel in taking said appeal upon a showing that said Defendant was entitled to an attorney at the expense of the State.

The following are the fingerprints of the above-named Defendant.

(FINGERPRINTS)



DONE AND ORDERED IN Open Court of Hillsborough County, Florida, this 18 day of May A.D. 19 81

I HEREBY CERTIFY that the above and foregoing fingerprints on this Judgment and Sentence are the fingerprints of the Defendant, Michael Jay Little, and that they were placed thereon by said Defendant in my presence in Open Court on the date 18 May 1981.

Fingerprints this day taken by Manfuso DS

Order Book

46A

Page

142

JUDGE

CHIEF JUDGE

STATE OF FLORIDA

MICHAEL LITTLE

Detained

13TH JUDICIAL CIRCUIT
in the CRIMINAL JUSTICE DIVISION
OF HILLSBOROUGH County, Florida
No. 77-2085

Order of Revocation of Probation

SPRING

THIS CAUSE coming on to be heard, and being heard in the _____ term of this Court
before the Honorable HARRY LEE COE, III _____ Judge and it appearing that
MICHAEL LITTLE _____ hereinafter referred to as the defendant, was on
the 10th day of JANUARY A.D. 1981, convicted of the offense of SEXUAL BATTERY

13TH JUDICIAL CIRCUIT (Court of HILLSBOROUGH) County, which Court suspended the
CRIMINAL JUSTICE DIVISION of sentence and placed the aforesaid on probation for a term of TEN (10) YEARS

in accordance with the provisions of Chapter 948, Florida Statutes, and
it further appearing that the aforesaid has not properly conducted himself, has violated the
conditions of his probation in a material respects by violating condition (5) and
special condition (9) of the Orders of Probation. (See Warrant dated April
3, 1981 and Affidavit dated March 30, 1981).

5/18/81, Plea Guilty, Adjudicated Guilty, Probation Revoked, sentenced
to thirty (30) years Florida State Prison with credit.

IT, THEREFORE, IS ORDERED AND ADJUDGED that the probation of the aforesaid defendant ought to be revoked and it is hereby revoked in accordance with Section 948.05 Florida Statutes, and the said defendant is hereby ordered to remain in the custody of this Court for the institution of sentence in accordance with the provisions of law.

DONE AND ORDERED in open court, this 15th day of MAY A.D. 1981

Judge Presiding

13TH JUDICIAL CIRCUIT
Court of HILLSBOROUGH
No. 77-2085

Original Copy
Carbon Copy
FBI Copy
(WITC)

efb

IN THE CIR¹T COURT OF THE THIRTEENTH JUD¹CIAL CIRCUIT
OF FLORIDA IN AND FOR HILLSBOROUGH COUNTY
81-2358 A
CASE NO. 81-2358 DIVISION

STATE OF FLORIDA

VS.

Michael Jerome Littles aka Mike

INFORMATION FOR

Sexual Battery Ct. 1
Robbery Ct. 2 DISMISSED

Grand Theft in the Second Degree
DISMISSED Ct. 3

DEFENDANT

JUDGMENT AND SENTENCE

Michael Jerome Littles aka Mike

The Defendant

being personally before this Court, with your attorney of record,

Fred Buckine

() having been tried and found guilty of the crime of:
() having entered a plea of guilty to the crime of:
() having entered a plea of Nolo Contendere to the crime of:

Sexual Battery (Count One)

and the Court having inquired and given the Defendant an opportunity to be heard and show cause why he should not be adjudged guilty and sentenced as provided by Law, including an opportunity to offer matters in mitigation of sentence, and no cause being shown. It is thereupon Ordered that you are hereby adjudicated guilty of said offense. It is the Sentence of the Law and this Court that said Defendant be committed to the custody of the:

() Department of Offender Rehabilitation of the State of Florida,
() Board of Criminal Justice, Hillsborough County, Florida, to be imprisoned for the term of

Thirty (30) Years concurrent with sentence now serving
in the institution in the State Correctional System to which said Department may cause you to be confined.

It is further Ordered that you shall be allowed credit for such time as you have been incarcerated prior to the imposition of this sentence as certified by the Sheriff of Hillsborough County, Florida, as follows:

Since 3-11-81

() The Court recommends that you be confined at _____
() The Court sentences you under Florida Statute 775.084 as an habitual offender.

It is further Ordered that the Sheriff of Hillsborough County, Florida, is hereby ordered and directed to deliver said Defendant to the above listed Institution with a commitment and a certified copy of this Judgment and Sentence. It is further Ordered that the said Defendant is assessed the sum of two dollars (\$2.00) Court Costs as prescribed by Law.

The Defendant in Open Court was advised of his right to appeal from this Judgment and Sentence within thirty days from this date, and the Defendant's entitlement to assistance of counsel in taking said appeal upon a showing that said Defendant was entitled to an attorney at the expense of the State.

The following are the fingerprints of the above-named Defendant.

(FINGERPRINTS)

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

DONE AND ORDERED IN Open Court at Hillsborough County, Florida, this 17
day of August A.D. 19 81

I HEREBY CERTIFY that the above and foregoing fingerprints on this Judgment and Sentence are the
fingerprints of the Defendant, Michael Jerome Littles aka Mike, and that they were
placed thereon by said Defendant in my presence in Open Court this date

