

APPENDIX - A

Order and Decision of State Court of Appeals

1-Page

FIRST DISTRICT COURT OF APPEAL  
STATE OF FLORIDA

---

No. 1D17-4178

---

CALVIN D. BURNS,

Appellant,

v.

STATE OF FLORIDA

Appellee.

---

On appeal from the Circuit Court for Alachua County.  
Phillip A. Pena, Judge.

August 16, 2019

PER CURIAM.

AFFIRMED.

B.L. THOMAS, ROBERTS, and KELSEY, JJ., concur.

---

*Not final until disposition of any timely and  
authorized motion under Fla. R. App. P. 9.330 or  
9.331.*

---

APPENDIX - B

Order and Decision of State Trial Court

2 - Pages

IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT,  
IN AND FOR ALACHUA COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

VS.

CALVIN D. BURNS,  
Defendant

CASE NO: 01-2016-CF-001674-A

DIVISION I



VERDICT

WE THE JURY, find as follows as to the defendant CALVIN D. BURNS in this case (choose only one):

a. The defendant is GUILTY of Attempted Murder in the First Degree.

b. The defendant is GUILTY of Attempted Murder in the Second Degree, a lesser included offense.

c. The defendant is GUILTY of Attempted Manslaughter By Act, a lesser included offense.

1

FILED IN OPEN COURT  
September 7 2017  
S. D. B. D.C.  
D.C.

d. The defendant is GUILTY of Aggravated Battery, a lesser included offense.

Additional findings:

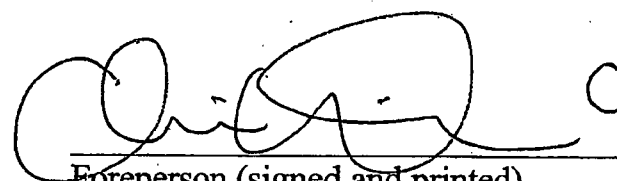
If you find the defendant guilty of Aggravated Battery, a lesser included offense, you must next decide whether the State proved any of the following beyond a reasonable doubt. Check all that have been proven beyond a reasonable doubt:

During the commission of the crime, the defendant caused great bodily harm to Roderick Belmer.

During the commission of the crime, the defendant used a deadly weapon.

e. The Defendant is NOT GUILTY

So say we all, this 7 day of September, 2017, at Gainesville,  
ALACHUA COUNTY, FLORIDA.

  
\_\_\_\_\_  
Foreperson (signed and printed)

Chris Wilson