

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA  
FOURTH DISTRICT

**RANDAL THOMAS ROSADO,**  
Appellant,

v.

**STATE OF FLORIDA,**  
Appellee.

No. 4D22-164

[January 12, 2023]

Appeal from the Circuit Court for the Nineteenth Judicial Circuit, St. Lucie County; Lawrence Mirman, Judge; L.T. Case No. 2016CF002305AXXXX.

Carey Haughwout, Public Defender, and Narine N. Austin, Assistant Public Defender, West Palm Beach, and Randal Thomas Rosado, Crawford, pro se.

Ashley Moody, Attorney General, Tallahassee, and Jeanine Germanowicz, Assistant Attorney General, West Palm Beach, for appellee.

PER CURIAM.

*Affirmed.*

WARNER, CIKLIN and GERBER, JJ., concur.

\* \* \*

***Not final until disposition of timely filed motion for rehearing.***

*Appendix A*

IN THE CIRCUIT/COUNTY COURT OF THE NINETEENTH JUDICIAL CIRCUIT  
IN AND FOR ST LUCIE COUNTY, FLORIDA

- Modified
- Resentence
- Amended
- Corrected
- Mitigated
- Community Control Violator
- Probation Violator

Case Number: 562016CF002305AXXXX

**STATE OF FLORIDA**

- vs -

**RANDAL THOMAS ROSADO**

Defendant

Sexual Predator

Sex Offender

Minor Victim

Sentenced in Absentia

**JUDGMENT**

The Defendant, RANDAL THOMAS ROSADO being personally before this Court represented by Attorney RONALD ANDERSEN HURST JR, the Attorney of record, and the State represented by MARSHALL LEVERING EVANS, and having:

- been tried and found guilty by Jury/by the Court of the following crime(s).
- entered a plea of guilty to the following crime(s).
- entered a plea of nolo contendere to the following crime(s)
- Admitted Violation of Probation
- Found Guilty of Violation of Probation
- Admitted a Violation of Community Control
- Found Guilty of Violation of Community Control

Count	Crime	Offense Statute Number(s)	Level / Degree	OBTS Number
1	FRAUDULENTLY SIMULATING LEGAL PROCESS	843.0855(3)	F-3	5601253409
2	FRAUDULENTLY SIMULATING LEGAL PROCESS	843.0855(3)	F-3	5601253409
3	FRAUDULENTLY SIMULATING LEGAL PROCESS	843.0855(3)	F-3	5601253409
4	INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW	843.0855(4)	F-3	5601253409
5	INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW	843.0855(4)	F-3	5601253409
6	INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW	843.0855(4)	F-3	5601253409
7	INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW	843.0855(4)	F-3	5601253409
8	INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW	843.0855(4)	F-3	5601253409
9	INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW	843.0855(4)	F-3	5601253409

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Page 1 of 2

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10 INFLUENCING, INTIMIDATING OR HINDERING A 843.0855(4)  
PUBLIC OFFICER UNDER COLOR OF LAW

F-3 5601253409

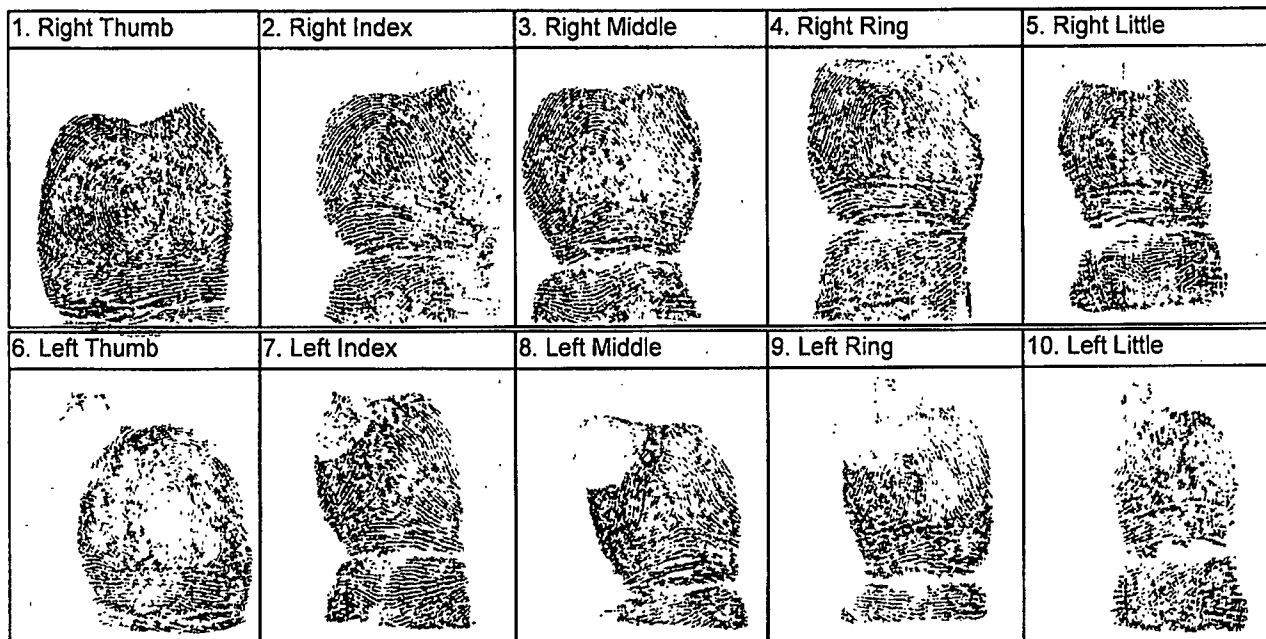
and no cause being shown why the defendant should not be adjudicated guilty, IT IS ORDERED THAT the defendant is hereby ADJUDICATED GUILTY of the above crime(s). AS TO COUNT(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10

and being a qualified offender pursuant to Florida Statute 943.325 - defendant shall be required to submit DNA samples as required by law

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

CASE NUMBER 2016CF002305 A

The Defendant in open Court was advised of the right to appeal from this Sentence by filing notice of appeal within 30 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.

Circuit Judge LAWRENCE MIRMAN**FINGERPRINTS OF DEFENDANT**

Fingerprints taken by:

Mike Porter #1012

Name

Deputy

Title

I HEARBY CERTIFY that the above and forgoing fingerprints are the fingerprints of the Defendant \_\_\_\_\_

RANDAL THOMAS ROSADO and that they were placed thereon by said Defendant in my presence in open Court this date.

DONE AND ORDERED in Open Court at St. Lucie County, Florida, on Friday, December 17, 2021

Nunc Pro Tunc To:

Circuit Judge LAWRENCE MIRMAN

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 1)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.  
 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 St. Lucie County Florida.  
 The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.  
 For a term of Natural Life with a 25 year mandatory minimum  
 For a term of 5.00 YEAR(S)  
 The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the  Followed by a period of \_\_\_\_\_ on Community Control under the supervision of appropriate Paragraph. the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 1)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*      It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*      It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_ pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*      It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*      It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*      The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*      The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*      The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*      It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*      Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*      Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*      It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)

- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*      It is further ordered that the sentence imposed for this count shall run \_\_\_\_\_ with the sentence set forth in count \_\_\_\_\_ of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 2 )

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.

**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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

**X For a term of 5.00 YEAR(S)**

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of appropriate Paragraph. \_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 2)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*      It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*      It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*      It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*      It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*      The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*      The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*      The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*      It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*      Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*      Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*

It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count (Offenses committed between October 1, 1989, and December 31, 1993)

- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

**X** It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 3)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.

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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

X For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the  Followed by a period of \_\_\_\_\_ on Community Control under the supervision of appropriate Paragraph. the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 3)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*  It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*  It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*  The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*  The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*  The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*  It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*  Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*  Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*  **X** It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count (Offenses committed between October 1, 1989, and December 31, 1993)

- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*  **X** It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## **SENTENCE**

(As to Count 4 )

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on  deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on  now resentence the Defendant.

and the Court having placed the Defendant on  and having subsequently revoked the Defendant's .

### **It Is The Sentence Of Court that:**

The defendant pay a fine of  pursuant to section 775.083, Florida Statutes, plus  as the 5% surcharge required on 938.04, Florida Statutes.

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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### **To Be Imprisoned (check one; unmarked sections are inapplicable.):**

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

X For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of  subject to conditions set forth in this Order.

If 'split' sentence complete the  Followed by a period of  on Community Control under the supervision of appropriate Paragraph. the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

Followed by a period of  probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 4)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_\_, as a 5% surcharge.

*Law Enforcement*       It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*       It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*       The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*       The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*       The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*       It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*       Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*       Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*       **It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.**  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*       **It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.**

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 5 )

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.  
 and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.  
 and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, 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 St. Lucie County Florida.  
 The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.  
 For a term of Natural Life with a 25 year mandatory minimum  
 **X For a term of 5.00 YEAR(S)**  
 The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of appropriate Paragraph. \_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.  
\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.  
\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 5)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*  It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*  It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*  The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*  The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*  The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*  It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*  Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*  Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*  **X** It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*  **X** It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

- Violation of Probation, Previously Adjudged Guilty
- Violation of Community Control, Previously Adjudged Guilty
- Resentenced
- Modified
- Amended
- Mitigated
- Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 6)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

- and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.
- and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.
- and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

- The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, 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 St. Lucie County Florida.
- The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

- For a term of Natural Life.
- For a term of Natural Life with a 25 year mandatory minimum
- X For a term of 5.00 YEARS(S)
- The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of appropriate Paragraph. the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 6)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

**Firearm** It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

**Drug Trafficking** It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

**Law Enforcement** It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

**Controlled Substance Within 1,000 Feet of School** It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

**Habitual Felony Offender** The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

**Habitual Violent Felony** The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

**Violent Career Criminal** The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

**Capital Offense** It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

**Prison Releasee** Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

**Sexual Predator** Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*

It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count (Offenses committed between October 1, 1989, and December 31, 1993)

- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

**Consecutive/ Concurrent As To Other Counts**

X It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

- Violation of Probation, Previously Adjudged Guilty
- Violation of Community Control, Previously Adjudged Guilty
- Resentenced
- Modified
- Amended
- Mitigated
- Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## **SENTENCE**

(As to Count 7)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

- and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.
- and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.
- and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### **It Is The Sentence Of Court that:**

- The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, 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 St. Lucie County Florida.
- The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### **To Be Imprisoned (check one; unmarked sections are inapplicable.):**

- For a term of Natural Life.
- For a term of Natural Life with a 25 year mandatory minimum
- X For a term of 5.00 YEAR(S)
- The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of appropriate Paragraph. the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 7)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*       It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*       It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*       The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*       The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*       The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*       It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*       Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*       Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*       It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*       It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## **SENTENCE**

(As to Count 8)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on  deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on  now resentence the Defendant.

and the Court having placed the Defendant on  and having subsequently revoked the Defendant's .

### **It Is The Sentence Of Court that:**

The defendant pay a fine of  pursuant to section 775.083, Florida Statutes, plus  as the 5% surcharge required on 938.04, Florida Statutes.

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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### **To Be Imprisoned (check one; unmarked sections are inapplicable.):**

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of  subject to conditions set forth in this Order.

If 'split' sentence complete the  Followed by a period of  on Community Control under the supervision of appropriate Paragraph.  the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

Followed by a period of  probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 8)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*  It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*  It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*  The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*  The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*  The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*  It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*  Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*  Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*  It is further ordered that the Defendant be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count (Offenses committed between October 1, 1989, and December 31, 1993)

- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*  It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 9 )

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.

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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

X For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of appropriate Paragraph. \_\_\_\_\_ the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 9)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

<i>Firearm</i>	It is further ordered that the _____ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.
<i>Drug Trafficking</i>	It is further ordered that the _____ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$_____, pursuant to section 893.135, Florida Statutes, plus \$____ as a 5% surcharge.
<i>Law Enforcement</i>	It is further ordered that the _____ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.
<i>Controlled Substance Within 1,000 Feet of School</i>	It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.
<i>Habitual Felony Offender</i>	The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.
<i>Habitual Violent Felony</i>	The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of _____ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.
<i>Violent Career Criminal</i>	The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of _____ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)
<i>Capital Offense</i>	It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)
<i>Prison Releasee</i>	Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.
<i>Sexual Predator</i>	Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.
<b>Other Provisions:</b>	
<b>Jail Credit</b>	<u>X</u> <b><u>It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S), as credit for time incarcerated before imposition of this sentence.</u></b>
<i>Credit for Time Served in Resentencing After Violation of Probation or Community Control</i>	It is further ordered that the Defendant be allowed _____ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count _____. (Offenses committed before October 1, 1989)
	It is further ordered that the Defendant be allowed _____ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count _____ (Offenses committed between October 1, 1989, and December 31, 1993)
	<ul style="list-style-type: none"> <li>- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.</li> <li>- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.</li> </ul>
	It is further ordered that the Defendant be allowed _____ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)
<i>Consecutive/ Concurrent As To Other Counts</i>	<u>X</u> <b><u>It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.</u></b>

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX  
 OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 10 )

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

**It Is The Sentence Of Court that:**

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, 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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

**To Be Imprisoned (check one; unmarked sections are inapplicable.):**

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

**X For a term of 5.00 YEAR(S)**

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the appropriate Paragraph. \_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

562016CF002305AXXXX

**SPECIAL PROVISIONS**  
(As to Count 10)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*      It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*      It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*      It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*      It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*      The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*      The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*      The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*      It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*      Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*      Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*

It is further ordered that the Defendant shall be allowed a total of **117 DAY(S)**  
as credit for time incarcerated before imposition of this sentence.

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_. (Offenses committed before October 1, 1989)

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count  
(Offenses committed between October 1, 1989, and December 31, 1993)

- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*

**X** It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

- Violation of Probation, Previously Adjudged Guilty
- Violation of Community Control, Previously Adjudged Guilty
- Resentenced
- Modified
- Amended
- Mitigated
- Corrected

Case Number: 562016CF002305AXXXXX

Defendant: RANDAL THOMAS ROSADO

Other provisions, continued:

Consecutive/Concurrent  
To Other Convictions

It is further ordered that the composite term of all sentences imposed for the counts specified in this order will run  
(check one)  Consecutive To  Concurrent To

Concurrent with the following:

(check one)

any active sentence being served.  
 specific sentences: 362016CF000275A

In the event the above sentence is to the Department of Corrections, the Sheriff of St. Lucie County, Florida, is hereby ordered and directed to deliver the defendant to the Department of Corrections and the facility designated by the department together with a copy of this Judgment and Sentence and any other documents specified by Florida Statute.

The Defendant in open court was advised of the right to appeal from this Sentence by filing notice of appeal within 30 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 upon a showing of indigency.

In imposing the above sentence, the Court further recommends / orders

DONE AND ORDERED in Open Court at St. Lucie County, Florida, on December, 17 2021.

Nunc Pro Tunc to: \_\_\_\_\_

Circuit/County Judge LAWRENCE MIRMAN

IN THE CIRCUIT/COUNTY COURT OF THE NINETEENTH JUDICIAL CIRCUIT  
IN AND FOR ST LUCIE COUNTY, FLORIDA

CRIMINAL DIVISION

STATE OF FLORIDA

CASE NO 562016CF002305AXXXX

vs.

Defendant: **RANDAL THOMAS ROSADO**  
Address: 129-1 WEST MAIN STREET  
GOSHEN, NY 10924  
DOB: 09/29/1973

**FINAL JUDGMENT FOR FINES, FEES, COSTS, AND ADDITIONAL CHARGES**

On December 17, 2021 an *Order Assessing Fines, Fees, Costs and Additional Charges* was entered against the Defendant requiring payment of the unpaid amounts of:

AMOUNT	ASSESSMENT
\$50.00	CT:1 - Public Defender Application
\$418.00	CT:1 - CF Court Cost
\$1,932.99	CT:1 - Cost of Investigation
\$282.00	CT:1 - Cost of Prosecution
<b>\$2,682.99</b>	

is ADJUDGED that the Clerk & Comptroller of St. Lucie County, Florida 201 S. Indian River Drive, Payment Center, Ft. Pierce, Florida 34950 recover from the Defendant the remaining unpaid fines, fees, costs and additional charges listed above on behalf of the State of Florida

Under Florida Statute 55.10, this judgment is recorded in the Official Records to create a lien and does accrue statutory interest. Pursuant to F.S. 938.30, the defendant is responsible for payment and must pay in full or set up a payment plan within 30 days.

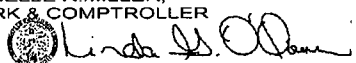
**FOR WHICH SUM LET EXECUTION ISSUE:**

DONE AND ORDERED in open Court in St. Lucie County, Florida, December 17, 2021.

LAWRENCE MIRMAN  
CIRCUIT JUDGE

STATE OF FLORIDA  
ST. LUCIE COUNTY  
THIS IS TO CERTIFY THAT THIS IS A  
TRUE AND CORRECT COPY OF THE  
ORIGINAL.

Page 1 of 2

MICHELLE R. MILLER,  
CLERK & COMPTROLLER  
By:   
LINDA O'QUINN, Deputy Clerk  
12/22/2021 10:54:26 AM  
Date: \_\_\_\_\_

IN THE CIRCUIT/COUNTY COURT OF THE NINETEENTH JUDICIAL CIRCUIT  
IN AND FOR ST LUCIE COUNTY, FLORIDA  
**CRIMINAL DIVISION**

Court-imposed financial obligations are a condition of your sentence. You are liable for payment for the fines, fees, and costs incurred for your case proceedings.

Within 30 days, you are required to pay in full or set up a payment plan, unless directed to pay through probation. If incarcerated, you must comply within 30 days of release.

**Wilfully failing to comply with this order will result in driver license suspension and referral to a collection agency with an additional 40 percent fee.**

**Payment Options:**

- Online at [www.stlucieclerk.com](http://www.stlucieclerk.com)
- By phone at 1-866-253-7528
- By money order or cashier's check. Please include your case number and mail to:  
Clerk & Comptroller, P.O. Box 700, Attn: Payment Center, Fort Pierce, FL 34954

### Apply for a payment plan:

- Online at [www.stlucieclerk.com/payment-plan-application](http://www.stlucieclerk.com/payment-plan-application)
- Main Office: 201 S. Indian River Drive, 2nd floor, Fort Pierce, FL 34950
- South County Annex: 250 N.W. Country Club Drive, Port St. Lucie, FL 34986

Once all financial obligations are paid in full, a satisfaction of lien can be requested through the Clerk & Comptroller's office for an additional cost.

cc  
County Attorney  
State Attorney  
Defense Attorney  
Defendant MARSHALL LEVERING EVANS  
RONALD ANDERSEN HURST JR 5208 10TH AVE NORTH, GREENACRES, FL 33463  
At Above Address

IN THE CIRCUIT/COUNTY COURT OF THE NINETEENTH JUDICIAL CIRCUIT  
IN AND FOR ST LUCIE COUNTY, FLORIDA

- Modified
- Resentence
- Amended
- Corrected
- Mitigated
- Community Control Violator
- Probation Violator

Case Number: 562016CF002305AXXXX

**STATE OF FLORIDA**

- vs -

**RANDAL THOMAS ROSADO**

Defendant

Sexual Predator

Sex Offender

Minor Victim

Sentenced in Absentia

**JUDGMENT**

The Defendant, RANDAL THOMAS ROSADO being personally before this Court represented by Attorney RONALD ANDERSEN HURST JR, the Attorney of record, and the State represented by MARSHALL LEVERING EVANS, and having:

- been tried and found guilty by Jury/by the Court of the following crime(s).
- entered a plea of guilty to the following crime(s).
- entered a plea of nolo contendere to the following crime(s)
- Admitted Violation of Probation
- Found Guilty of Violation of Probation
- Admitted a Violation of Community Control
- Found Guilty of Violation of Community Control

Count	Crime	Offense Statute Number(s)	Level / Degree	OBTS Number
1	<b>FRAUDENTLY SIMULATING LEGAL PROCESS</b>	843.0855(3)	F-3	5601253409
2	<b>FRAUDENTLY SIMULATING LEGAL PROCESS</b>	843.0855(3)	F-3	5601253409
3	<b>FRAUDENTLY SIMULATING LEGAL PROCESS</b>	843.0855(3)	F-3	5601253409
4	<b>INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW</b>	843.0855(4)	F-3	5601253409
5	<b>INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW</b>	843.0855(4)	F-3	5601253409
6	<b>INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW</b>	843.0855(4)	F-3	5601253409
7	<b>INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW</b>	843.0855(4)	F-3	5601253409
8	<b>INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW</b>	843.0855(4)	F-3	5601253409
9	<b>INFLUENCING, INTIMIDATING OR HINDERING A PUBLIC OFFICER UNDER COLOR OF LAW</b>	843.0855(4)	F-3	5601253409

kb/dc      DOC

Page 1 of 2

*De*

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). : AS TO COUNT(s) 1, 2, 3, 4, 5, 6, 7, 8, 9, 10

and being a qualified offender pursuant to Florida Statute 943.325 - defendant shall be required to submit DNA samples as required by law

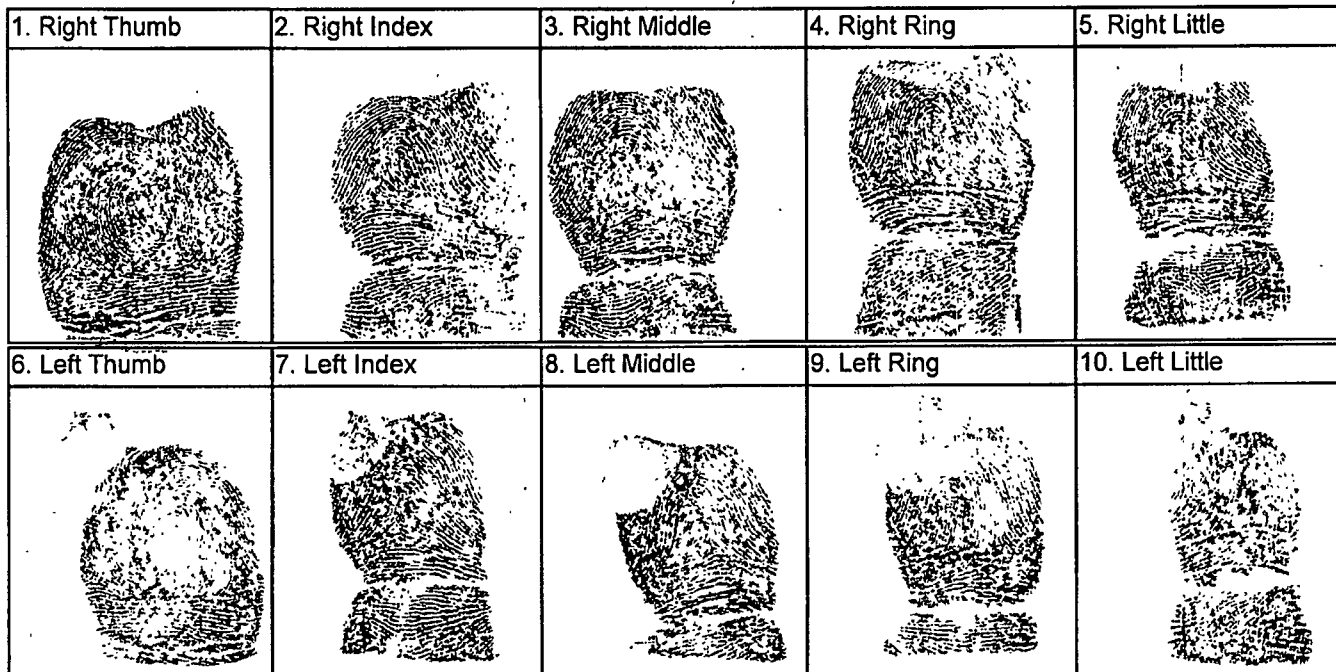
and good cause being shown; IT IS ORDERED THAT ADJUDICATION OF GUILT BE WITHHELD.

CASE NUMBER 2016CF002305 A

The Defendant in open Court was advised of the right to appeal from this Sentence by filing notice of appeal within 30 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.

Circuit Judge LAWRENCE MIRMAN

**FINGERPRINTS OF DEFENDANT**



Fingerprints taken by:

Mark Porter #1012

Name

Deputy

Title

I HEARBY CERTIFY that the above and forgoing fingerprints are the fingerprints of the Defendant \_\_\_\_\_

RANDAL THOMAS ROSADO and that they were placed thereon by said Defendant in my presence in open Court this date.

DONE AND ORDERED in Open Court at St. Lucie County, Florida, on Friday, December 17, 2021

Nunc Pro Tunc To:

Circuit Judge LAWRENCE MIRMAN

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 1)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.

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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

X For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 1)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*      It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*      It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*      It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*      It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*      The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*      The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*      The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*      It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*      Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*      Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*      It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)

- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*      It is further ordered that the sentence imposed for this count shall run \_\_\_\_\_ with the sentence set forth in count \_\_\_\_\_ of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 2)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, 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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

**X For a term of 5.00 YEAR(S)**

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 2)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*       It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*       It is further ordered that the 3 year minimum imprisonment provision of section 893.13(I)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*       The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*       The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*       The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*       It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*       Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*       Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*       It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*       It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 3)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.  
 and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.  
 and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.  
 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 St. Lucie County Florida.  
 The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.  
 For a term of Natural Life with a 25 year mandatory minimum  
 X For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.  
 Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.  
 However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 3)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_ pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*       It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*       It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*       The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*       The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*       The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*       It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*       Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*       Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*       It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*       It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 4)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.

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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

X For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 4)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_\_, as a 5% surcharge.

*Law Enforcement*  It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*  It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*  The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*  The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*  The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*  It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*  Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*  Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*  It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*  It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 5)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.

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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 5)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_ pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*       It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*       It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*       The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*       The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*       The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*       It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*       Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*       Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*       It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)

- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*       It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 6)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, 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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

X **For a term of 5.00 YEAR(S)**

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 6)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_ pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*       It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*       It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*       The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*       The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*       The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*       It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*       Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*       Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*       It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*       It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 7)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, 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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

**X For a term of 5.00 YEAR(S)**

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 7)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*       It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_\_, as a 5% surcharge.

*Law Enforcement*       It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*       It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*       The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*       The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*       The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*       It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*       Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*       Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*       It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_. (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*       It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 8)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.

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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

X For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 8)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_ pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*  It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*  It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*  The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*  The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*  The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*  It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*  Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*  Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*  It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*  It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXX

OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 9)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, Florida Statutes.

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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

X For a term of 5.00 YEAR(S)

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the \_\_\_\_\_ Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

\_\_\_\_\_ However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 9)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_ pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*  It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*  It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*  The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*  The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*  The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*  It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*  Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*  Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*  X It is further ordered that the Defendant shall be allowed a total of 1,825 DAY(S) as credit for time incarcerated before imposition of this sentence.

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)

It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)

- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*  X It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number 562016CF002305AXXXXX  
OBTS Number 5601253409

Defendant **RANDAL THOMAS ROSADO**

## SENTENCE

(As to Count 10)

The Defendant, being personally before this Court, accompanied by the Defendant's Attorney of record RONALD ANDERSEN HURST JR and having been adjudicated guilty, 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 Defense should not be sentenced as provided by law, and no cause being shown

and the Court having on \_\_\_\_\_ deferred imposition of sentence until this date.

and the Court having previously entered a judgment in this case on \_\_\_\_\_ now resentence the Defendant.

and the Court having placed the Defendant on \_\_\_\_\_ and having subsequently revoked the Defendant's \_\_\_\_\_.

### It Is The Sentence Of Court that:

The defendant pay a fine of \_\_\_\_\_ pursuant to section 775.083, Florida Statutes, plus \_\_\_\_\_ as the 5% surcharge required on 938.04, 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 St. Lucie County Florida.

The Defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

### To Be Imprisoned (check one; unmarked sections are inapplicable.):

For a term of Natural Life.

For a term of Natural Life with a 25 year mandatory minimum

**X For a term of 5.00 YEAR(S)**

The SENTENCE IS SUSPENDED for a period of \_\_\_\_\_ subject to conditions set forth in this Order.

If 'split' sentence complete the appropriate Paragraph.  Followed by a period of \_\_\_\_\_ on Community Control under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

Followed by a period of \_\_\_\_\_ probation under the supervision of the Department of Corrections according to the terms and conditions of supervision as set forth in a separate order.

However, after serving a period of imprisonment in PRISON, the balance of the sentence will be suspended and the Defendant will be on Probation/Community Control under the supervision of the Department of Corrections according to the terms and conditions of Probation/Community Control as set forth in a separate order.

In the event the Defendant is ordered to serve additional, split sentences, all incarceration portions shall be satisfied before the Defendant begins service of the supervision terms.

**SPECIAL PROVISIONS**  
(As to Count 10)

By appropriate notation, the following provisions apply to the sentence imposed  
Mandatory/ Minimum Provisions:

*Firearm*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 775.087, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Drug Trafficking*  It is further ordered that the \_\_\_\_\_ minimum imprisonment provisions of section 893.135, Florida Statutes, is hereby imposed for the sentence specified in this court, and that the Defendant pay a fine of \$\_\_\_\_, pursuant to section 893.135, Florida Statutes, plus \$\_\_\_\_ as a 5% surcharge.

*Law Enforcement*  It is further ordered that the \_\_\_\_\_ minimum mandatory imprisonment provision of section 784.07, Florida Statutes, is hereby imposed for the sentence specified in this count.

*Controlled Substance Within 1,000 Feet of School*  It is further ordered that the 3 year minimum imprisonment provision of section 893.13(1)(c), Florida Statutes, is hereby imposed for the sentence in this count.

*Habitual Felony Offender*  The Defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(a), Florida Statutes. The requisite findings by the Court are set forth in a separate order or stated on the record in open court.

*Habitual Violent Felony*  The Defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of sections 775.084(4)(b), Florida Statutes. A minimum term of \_\_\_\_\_ year(s) must be served prior to release. The requisite findings of the Court are set forth in a separate order as stated on the record in open court.

*Violent Career Criminal*  The Defendant is adjudicated a violent career criminal and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(d), Florida Statutes. A minimum of \_\_\_\_\_ must be served prior to release. The requisite findings of the Court as set forth in a separate order or stated on the record in open court. (For crimes committed on or after May 24, 1997.)

*Capital Offense*  It is further that the Defendant shall serve no less than 25 years in accordance with provisions of section 775.082(1), Florida Statutes. (For first degree murder committed prior to May 25, 1994, and for any other capital felony committed prior to October 1, 1995.)

*Prison Releasee*  Defendant is adjudged a prison releasee reoffender in accordance with the provision of section 775.082(9), FL Statutes.

*Sexual Predator*  Defendant is adjudged a sexual predator in accordance with provision of section 775.21, Florida Statutes.

**Other Provisions:**

**Jail Credit**

*Credit for Time Served in Resentencing After Violation of Probation or Community Control*  It is further ordered that the Defendant shall be allowed a total of 117 DAY(S) as credit for time incarcerated before imposition of this sentence.  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date of arrest as a violator following Release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count \_\_\_\_\_ (Offenses committed before October 1, 1989)  
It is further ordered that the Defendant be allowed \_\_\_\_\_ days time served between date or arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served on case/count \_\_\_\_\_ (Offenses committed between October 1, 1989, and December 31, 1993)  
- The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6), Florida Statutes.  
- The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1)), Florida Statutes.

It is further ordered that the Defendant be allowed \_\_\_\_\_ time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017, Florida Statutes, on case/ count . (Offenses committed on or after January 1, 1994)

*Consecutive/ Concurrent As To Other Counts*  It is further ordered that the sentence imposed for this count shall run CONCURRENT with the sentence set forth in count 1 of this case.

Violation of Probation, Previously Adjudged Guilty  
 Violation of Community Control, Previously Adjudged Guilty  
 Resentenced  
 Modified  
 Amended  
 Mitigated  
 Corrected

Case Number: 562016CF002305AXXXX

Defendant: RANDAL THOMAS ROSADO

Other provisions, continued:

Consecutive/Concurrent  
To Other Convictions

It is further ordered that the composite term of all sentences imposed for the counts specified in this order will run  
(check one)  Consecutive To  Concurrent To

Concurrent with the following:

(check one)

any active sentence being served.  
 specific sentences: 362016CF000275A

In the event the above sentence is to the Department of Corrections, the Sheriff of St. Lucie County, Florida, is hereby ordered and directed to deliver the defendant to the Department of Corrections and the facility designated by the department together with a copy of this Judgment and Sentence and any other documents specified by Florida Statute.

The Defendant in open court was advised of the right to appeal from this Sentence by filing notice of appeal within 30 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 upon a showing of indigency.

In imposing the above sentence, the Court further recommends / orders

DONE AND ORDERED in Open Court at St. Lucie County, Florida, on December, 17 2021.

Nunc Pro Tunc to: \_\_\_\_\_

  
Circuit/County Judge LAWRENCE MIRMAN

**Additional material  
from this filing is  
available in the  
Clerk's Office.**