

14  
DIVISION:  
CRIMINALDIVISION: FL

## Judgement

THE STATE OF FLORIDA VS.

CASE NUMBER

DEFENDANT

Walter Drummond02 004343 CF/DA CF☐ Probation Violator

State Attorney

A. Dixon

Court Reporter

D. AmrogowiczThe Defendant, Walter Drummond being personally before this Court represented byE. Schwartzreich, his attorney of record, and having:

(Check applicable provision)

- ☒ Been tried and found guilty 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)

INSTR # 103258951  
 OR BK 35931 Pages 36 - 37  
 RECORDED 08/29/03 13:11:51  
 BROWARD COUNTY COMMISSION  
 DEPUTY CLERK 2090  
 #14, 2 Pages

COUNT	CRIME	OFFENSE STATUTE NUMBER(S)	DEGREE OF CRIME	ADD'L MONIES IMPOSED
<u>I</u>	<u>Robbery w/ Firearm</u>	<u>812132A</u>	<u>1PBL</u>	
<u>II</u>	<u>Shoot/Throw occ Build</u>	<u>790192A</u>	<u>2F</u>	

and no cause having been shown why the Defendant should not be adjudicated guilty, IT IS ORDERED THAT the Defendant is hereby ADJUDICATED GUILTY of the above crime(s).

The Defendant is hereby ordered to pay the sum of Fifty Dollars (\$50.00) pursuant to F.S. 960.20 (Crimes Comp. Trust Fund).  
 The Defendant is further ordered to pay the sum of Five Dollars (\$5.00) as court costs pursuant to F.S. 943.25(4).  
 Fines imposed as part of a sentence pursuant to F.S. 777.083 are to be recorded on the Sentence page(s).

(Check if applicable)

Stayed & Withheld ( ) The court hereby stays and withholds the imposition of sentence as to count(s) \_\_\_\_\_  
 Imposition of Sentence and places the Defendant on probation for a period of \_\_\_\_\_ under the  
 supervision of the Department of Corrections (conditions of probation set forth in a separate order)  
 Sentence Deferred ( ) The Court hereby defers imposition of sentence until \_\_\_\_\_  
 Until Later Date (Date)

☒ Pay \$200.00 Trust Fund pursuant to F.S. 27.3455

Count(s) \_\_\_\_\_ : \_\_\_\_\_ DAYS/MONTHS BROWARD COUNTY JAIL W/CREDIT \_\_\_\_\_ DAYS TIME  
 SERVED.

The Defendant in open court was advised of his right to appeal from this Judgement by filing notice of appeal with the Clerk of Court within thirty days following the date sentence is imposed or probation is ordered pursuant to this adjudication. The Defendant was also advised of his right to the assistance of counsel in taking said appeal at the expense of the State upon showing indigence.











[Signature]  
 JUDGE

I hereby certify that a true and correct copy of the above and foregoing was served on the State Attorney by: ( ) hand delivery ( ) U.S. mail and to the  
 Defense Attorney by: ( ) hand delivery ( ) U.S. mail this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

[Signature]  
 Deputy Clerk

DIVISION: CRIMINAL FL	[ ]	ADJUDICATION WITHHELD	CASE NUMBER 02 4343 CF
	[X]	ADJUDICATED GUILTY	

## FINGERPRINTS OF DEFENDANT

1. R. THUMB	2. R. INDEX	3. R. MIDDLE	4. R. RING	5. R. LITTLE
				
6. L. THUMB	7. L. INDEX	8. L. MIDDLE	4. L. RING	6. R. LITTLE
				

Fingerprints taken by:

TERRY TROUT #7304

Court Deputy

Name &amp; Title

DONE AND ORDERED in Open Court at Broward County, Florida this 21 day of Aug. 2003.

I HEREBY CERTIFY that the above and foregoing fingerprints of the Defendant

Walter Lee Drummond, and that they were placed thereon by said Defendant in my presence in Open Court this date.
  
 JUDGE

FI/082103/0933/30PSI/062000/5

## CIRCUIT COURT DISPOSITION ORDER IN AND FOR BROWARD COUNTY, FLORIDA

Case Number 0000400401 Arrest Number PP02000401 BCCN # 0000115  
 State of Florida VS BRUMMOND, WALTER LEE AKA \_\_\_\_\_  
 Judge ALFRED H. ROWITZ Cash bond / Return to depositor / Surety bond / IC  
 Cash bond number(s) \_\_\_\_\_  
 Charges: 001 AGGRAVATED BATTERY / DEADLY WEAPON  
001 SHOOT/THROW IN OCCUPIED BUILD

( ) REMANDED ( ) REMAIN IC ( ) UNTIL PICKED UP BY \_\_\_\_\_ OR  
 BED AVAILABLE AT \_\_\_\_\_

( ) Arraignment ( ) Change of Plea ( ) Guilty ( ) No Contest ( ) PSI/PDR ☒ Sentencing / Re-Sentencing  
 ( ) Trial by Jury ( ) Trial by Court ( ) First VOP / VOCC ( ) Final VOP / VOCC ( ) Admits Allegations  
 ( ) Convicted by Jury/Court ( ) Acquitted by Jury / Court ( ) Dismissed ( ) Speedy  
 ( ) Discharged ( ) Nolle Prosequi ( ) Found Incompetent/Committed to Child/Family Services  
☒ Adj. Guilty 1.1 ( ) Adj. Withheld ( ) Adj. Delinquent  
 ( ) Committed to DJJ/Level ( ) Sentence Withheld ( ) Previous Sentence Vacated  
 ( ) PSI Ordered  
 Adj. and Sentence deferred to \_\_\_\_\_

Type of Probation / Community Control:  
 ( ) Youthful Offender ( ) Drug Offender ( ) Sexual Offender ( ) Habitual Offender ( ) Mental Health ( ) County  
 PROBATION/COMM. CONTROL: ( ) Revoked ( ) Reinstated ( ) Modified ( ) Terminated  
 ( ) Extended ( ) All previous special conditions apply  
 WARRANT: ( ) Dismissed ( ) Withdrawn ( ) Served in open court

**SENTENCE: (PROBATION/COMM. CONTROL)**  
 COUNT(S): \_\_\_\_\_

\_\_\_\_\_ ( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control ( ) followed by  
 \_\_\_\_\_ ( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control  
 ( ) each count concurrent/consecutive ( ) concurrent ( ) consecutive to case number \_\_\_\_\_

COUNT(S): \_\_\_\_\_  
 \_\_\_\_\_ ( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control ( ) followed by  
 \_\_\_\_\_ ( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control  
 ( ) each count concurrent/consecutive ( ) concurrent ( ) consecutive to case number \_\_\_\_\_

**SENTENCE: (INCARCERATION)**

COUNT(S): 1 ( ) One year plus one day ( ) Life ( ) Years ( ) Months ( ) Days  
 ( ) BCI ☒ FSP, w/credit for 528 days T/S  
 ( ) followed by \_\_\_\_\_ ( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control  
 ( ) each count concurrent/consecutive ( ) concurrent/consecutive ( ) to case number \_\_\_\_\_  
 ( ) any other sentence ( ) Work release ( ) prison sentence suspended  
 COUNT(S): 1 ( ) One year plus one day ( ) 15 ☒ Years ( ) Months ( ) Days  
 ( ) BCI ☒ FSP, w/credit for 528 days T/S  
 ( ) followed by \_\_\_\_\_ ( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control  
 ( ) each count concurrent/consecutive ( ) concurrent/consecutive ( ) to case number \_\_\_\_\_  
 ( ) any other sentence ( ) Work release ( ) prison sentence suspended

JUDGE \_\_\_\_\_

DEPUTY CLERK \_\_\_\_\_

DATE \_\_\_\_\_

FILE COPY

IN THE CIRCUIT COURT OF THE 17<sup>TH</sup> JUDICIAL CIRCUIT  
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA,

Plaintiff,

v.

WALTER LEE DRUMMOND,

Defendant.

Case No. 02-4343CF10A

Judge: Barbara McCarthy

**ORDER BARRING DEFENDANT FROM FILING  
ANY FURTHER *PRO SE* PLEADINGS  
AND DIRECTIONS TO THE CLERK OF THE COURT**

THIS CAUSE came before the Court upon its *sua sponte* Order to Show Cause entered on November 3, 2021, why the Defendant should not be barred from filing any further *pro se* pleadings in the instant case. Defendant was ordered to file a Response within sixty (60) days in the entry of the Order, showing cause why this Court should not bar him from filing further *pro se* pleadings challenging the judgments and sentences in the instant case. On November 18, 2021, Defendant timely filed his Response to the Order to Show Cause. Having considered the pleadings, Defendant's Response, the court file, and applicable law, and being otherwise fully advised in the premises, the Court finds as follows:

Defendant has failed to show good cause why he should not be barred from filing any further *pro se* pleadings in the instant case. The Court further finds that Defendant, by repeatedly attacking his convictions and sentences in the instant case, has abused the right to *pro se* access to the Court. As noted in the Order to Show Cause, Defendant has filed at least nineteen *pro se* post-conviction pleadings alleging nearly identical claims, all of which were denied or dismissed, and when appealed, affirmed on appeal. His repetitious and frivolous pleadings have diminished the ability of this Court to devote its finite resources to the consideration of legitimate claims. Pursuant to *Spencer v. State*, 751 So. 2d 47 (Fla. 1999), and *Thurston v. State*, 920 So. 2d 1229 (Fla. 4th DCA 2006), Defendant shall be barred from filing any further *pro se* pleadings in the instant case.

Accordingly, it is

**ORDERED AND ADJUDGED** that Defendant, **WALTER LEE DRUMMOND** is **BARRED** from filing any further *pro se* pleadings in Case No. 02-4343CF10A. Any future pleadings in the instant case must be signed and filed by an attorney licensed to practice law in Florida and in good standing with the Florida Bar and that attorney shall certify in writing that a good-faith basis exists for **each and every claim** presented.

The **CLERK OF THE COURT** is directed to **no longer accept and to return** any paper filed by **WALTER LEE DRUMMOND** in Case No. 02-4343CF10A, unless ~~that paper has been signed and filed by an attorney in good standing with The Florida Bar~~ and that attorney certifies in writing that a good-faith basis exists for each and every claim presented.

The Defendant has thirty (30) days from the date of this Order to file an appeal.

**DONE AND ORDERED** in Chambers, Fort Lauderdale, Broward County, Florida, this

1 day of December, 2021.

  
BARBARA McCARTHY  
CIRCUIT COURT JUDGE

Copies furnished to:

Joel Silvershein, Esq.  
Assistant State Attorney

Walter Lee Drummond, Defendant, DC #M33531  
Charlotte Correctional Institution  
33123 Oil Well Road  
Punta Gorda FL 33955-9701