

APPENDIX

A

M A N D A T E

from

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA

SECOND DISTRICT

THIS CAUSE HAVING BEEN BROUGHT TO THIS COURT BY APPEAL, AND
AFTER DUE CONSIDERATION THE COURT HAVING ISSUED ITS OPINION;

YOU ARE HEREBY COMMANDED THAT SUCH FURTHER PROCEEDINGS
BE HAD IN SAID CAUSE, IF REQUIRED, IN ACCORDANCE WITH THE OPINION OF
THIS COURT ATTACHED HERETO AND INCORPORATED AS PART OF THIS ORDER,
AND WITH THE RULES OF PROCEDURE AND LAWS OF THE STATE OF FLORIDA.

WITNESS THE HONORABLE ROBERT MORRIS CHIEF JUDGE OF THE
DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA, SECOND DISTRICT, AND
THE SEAL OF THE SAID COURT AT LAKELAND, FLORIDA ON THIS DAY.

DATE: April 20, 2022

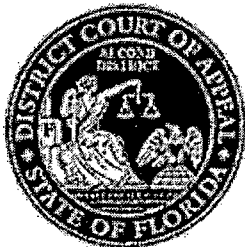
SECOND DCA CASE NO. 21-2017

COUNTY OF ORIGIN: Lee

LOWER TRIBUNAL CASE NO. 17-CF-419

CASE STYLE: DENNIS LAMAR FLINT

v. STATE OF FLORIDA



Mary Elizabeth Kuenzel

Mary Elizabeth Kuenzel
Clerk

cc: (without attached opinion)
ATTORNEY GENERAL, TAMPA
DENNIS LAMAR FLINT

HELENE S. PARNES, A.A.G.

mep

APPENDIX

B

Supreme Court of Florida

TUESDAY, APRIL 19, 2022

CASE NO.: SC22-500

Lower Tribunal No(s):
2D21-2017; 362017CF000419000ACH

DENNIS L. FLINT

vs. STATE OF FLORIDA

Petitioner(s)

Respondent(s)

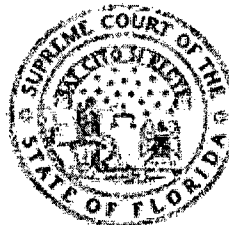
This case is hereby dismissed. This Court lacks jurisdiction to review an unelaborated decision from a district court of appeal that is issued without opinion or explanation or that merely cites to an authority that is not a case pending review in, or reversed or quashed by, this Court. See *Wheeler v. State*, 296 So. 3d 895 (Fla. 2020); *Wells v. State*, 132 So. 3d 1110 (Fla. 2014); *Jackson v. State*, 926 So. 2d 1262 (Fla. 2006); *Gandy v. State*, 846 So. 2d 1141 (Fla. 2003); *Stallworth v. Moore*, 827 So. 2d 974 (Fla. 2002); *Harrison v. Hyster Co.*, 515 So. 2d 1279 (Fla. 1987); *Dodi Publ'g Co. v. Editorial Am. S.A.*, 385 So. 2d 1369 (Fla. 1980); *Jenkins v. State*, 385 So. 2d 1356 (Fla. 1980).

No motion for rehearing or reinstatement will be entertained by the Court.

A True Copy
Test:



John A. Tomasino
Clerk, Supreme Court



APPENDIX C

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
SECOND DISTRICT, POST OFFICE BOX 327, LAKELAND, FL 33802-0327

April 01, 2022

CASE NO.: 2D21-2017

L.T. No.: 17-CF-419

DENNIS LAMAR FLINT

v. STATE OF FLORIDA

Appellant / Petitioner(s),

Appellee / Respondent(s).

BY ORDER OF THE COURT:

Appellant's motion for rehearing and issuance of a written opinion is denied.


I HEREBY CERTIFY that the foregoing is a true copy of the original court order.

Served:

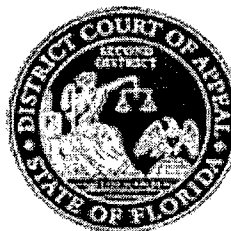
ATTORNEY GENERAL, TAMPA
DENNIS LAMAR FLINT

HELENE S. PARNES, A.A.G.
KEVIN KARNES, CLERK

mep



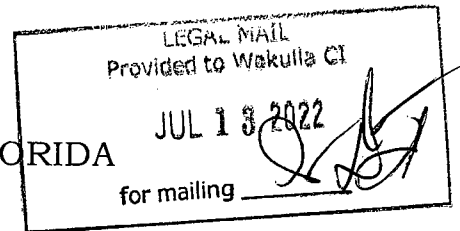
Mary Elizabeth Kuenzel
Clerk



APPENDIX

D

DISTRICT COURT OF APPEAL OF FLORIDA
SECOND DISTRICT



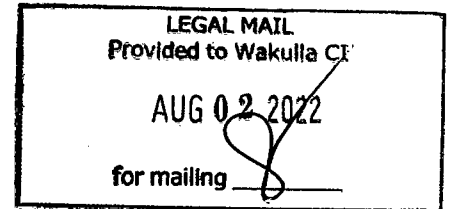
DENNIS LAMAR FLINT,

Appellant,

v.

STATE OF FLORIDA,

Appellee.



No. 2D21-2017

February 9, 2022

Appeal from the Circuit Court for Lee County; Robert J. Branning,
Judge.

Dennis Lamar Flint, pro se.

Ashley Moody, Attorney General, Tallahassee, and Helene S.
Parnes, Special Assistant Attorney General, Tampa, for Appellee.

PER CURIAM.

Affirmed.

MORRIS, C.J., and SLEET and ATKINSON, JJ., Concur.

Opinion subject to revision prior to official publication.

APPENDIX E

**IN THE CIRCUIT COURT FOR THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR
LEE COUNTY, FLORIDA** **CRIMINAL ACTION**

STATE OF FLORIDA,

Plaintiff,

vs.

Case No. 17-CF-419

DENNIS LAMAR FLINT,

Defendant.

ORDER DENYING DEFENDANT'S 3.800(b)(2) MOTION

THIS CAUSE comes before the Court on Defendant's pro se "Motion To Correct Illegal Sentence," pursuant to Fla. R. Crim. P. 3.800(b)(2), filed July 22, 2021. Having reviewed the motion, the case file, and the applicable law, the Court finds as follows:

1. On April 4, 2018, Defendant was charged by way of amended information with counts one and two, battery on a law enforcement officer, both third degree felonies; count three, resisting an officer with violence, a third degree felony; count four, battery on a police dog, a first degree misdemeanor; and count five, possession of a controlled substance, a third degree felony.

2. On May 16, 2018, the Defendant was found guilty by jury on all charges.

3. On June 19, 2018, Defendant was sentenced as a habitual felony offender (HFO) to concurrent terms of seven years' prison on counts one, two, and three, with a consecutive five-year prison releasee reoffender (PRR) sentence on count three; time served on count four; and a concurrent term of five years' prison on count five.

4. On July 3, 2018, Defendant appealed the final judgment and sentence with the Second District Court of Appeal. On January 29, 2021 the Second District Court of Appeal issued an opinion mandate, for case number 2D18-2742, reversing Defendant's sentence on count three, and remanding for the trial court to enter a sentence that does not exceed ten years.

5. The record reflects that, on June 14, 2021, Defendant was resented on count three as a HFO to a concurrent term of ten (10) years in prison with a concurrent five (5) year PRR prison sentence, with all other terms and conditions remaining the same, pursuant to the order filed by the Second District Court of Appeal on February 16, 2021.

6. On July 6, 2021, Defendant timely filed a notice of appeal (2D21-2017) with the Second District Court of Appeal wherein Defendant appealed the sentence imposed at the resentencing hearing.

7. On July 22, 2021, Defendant filed the instant 3.800(b)(2) motion. In his motion, Defendant argued that his original 7 year HFO sentence was improperly extended to a 10 year HFO sentence, and that the trial court failed to provide any factual findings or reason on the record for the extended 3 year departure. Defendant claimed that he should be resented on count three by the original Judge and the trial court should impose the original 7 year HFO sentence to run concurrent with the 5 year PRR sentence.

8. As to Defendant's motion, the Court finds that Defendant could be sentenced to anything within the guidelines upon resentencing. The Court was not limited to the original sentence, and it properly resented Defendant on count three up to a maximum of ten (10) years imprisonment as directed by the Second District Court of Appeal, which was within the guidelines. The Court notes that the Second District Court of Appeal did not specify a certain sentence. As such, the Court imposed an appropriate guidelines sentence as to count three at the time of resentencing on June 14, 2021, and it was not a departure sentence as Defendant claimed.

9. As to Defendant's claim that he objects to being sentenced by a successor judge, Defendant's claim is not cognizable in a Rule 3.800(b)(2) motion. See Pifer v. State, 59 So. 3d 225

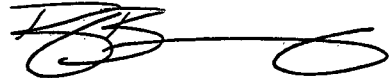
(Fla. 1st DCA 2011) (resentencing by a successor judge without showing of necessity is not a sentencing error that can be preserved by motion to correct sentencing error).

Accordingly, it is

ORDERED AND ADJUDGED that Defendant's 3.800(b)(2) motion is **DENIED**.

Defendant may appeal this order within thirty (30) days of the date the order is rendered.

DONE AND ENTERED in Chambers in Fort Myers, Lee County.



eSigned by Robert Branning 07/30/2021 11:11:24 c+1DZsp7

Robert J. Branning
Circuit Judge

Electronic Service List

Office of the State Attorney <ServiceSAO-Lee@ca.cjis20.org>

Court Administration (31) <StaffAttorney-Lee@ca.cjis20.org>

Judicial Assistant <tanders@ca.cjis20.org>

And through U.S. mail to: **Dennis L. Flint**, DC#718126, Wakulla Work Camp, 110 Melaleuca Drive, Crawfordville, FL 32327.

APPENDIX

F

☒ Resentence

State of Florida

VS

Flint, Dennis Lamar

In the Circuit Court, 20th Judicial Circuit,
in and for Lee County, Florida

Division **Felony**

Case Number **17-CF-000419**

JUDGMENT

The defendant, Flint, Dennis Lamar being personally before this court represented by Robert Gary Hines, the attorney of record, and the state represented by Andrea D. Canizares, and having

☒ been Tried and found Guilty by jury/by court of the following crime(s), count(s) 3

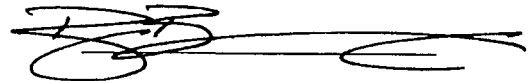
<u>Cnt</u>	<u>Crime</u>	<u>Offense Statute</u>	<u>Degree</u>	<u>Case Number</u>	<u>OBTS Number</u>
3	Resisting an Officer with Violence	843.01	Felony - Third Degree	17-CF-000419	3607153276

☒ 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). Count(s) 3

☒ And being a qualified offender pursuant to section 943.325, the defendant shall be required to submit DNA samples as required by law. Count(s) 3

DONE AND ORDERED in open court in Lee County, Florida, this 14th day of June, 2021.

Nunc Pro Tunc 06/19/2018.



Judge Robert J Branning

State of Florida

VS

Flint, Dennis Lamar

In the Circuit Court, 20th Judicial Circuit,
in and for Lee County, Florida

Division **Felony**

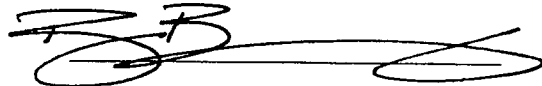
Case Number **17-CF-000419**

CHARGES / COSTS / FEES

The Defendant is hereby ordered to pay the following fees:
(Refer to the further recommended provisions listed at the end of this document for additional
information if applicable.)

- ☒ A sum of \$50.00 pursuant to section 938.03, Florida Statutes (Crime Compensation Trust Fund).
- ☒ A sum of \$3.00 as a court cost pursuant to section 938.01, Florida Statutes (Criminal Justice Trust Fund).
- ☒ A sum of \$402.00 pursuant to section 938.08, Florida Statutes (Domestic Violence).
- ☒ A sum of \$100.00 pursuant to section 938.27, Florida Statutes (Prosecution/Investigative Costs).
- ☒ A sum of \$500.00 pursuant to section 938.29, Florida Statutes (Defense Attorney Costs at Conviction).
- ☒ A sum of \$65.00 pursuant to section 939.185, Florida Statutes (Additional Court Costs).
- ☒ A sum of \$50.00 pursuant to section 775.083(2), Florida Statutes (Court Costs Crimes Prevention).
- ☒ A sum of \$20.00 pursuant to section 938.06, Florida Statutes (Crime Stoppers Trust Fund).
- ☒ A sum of \$50.00 pursuant to section 27.52 Florida Statutes (Public Defender Application Fee).
- ☒ A sum of \$302.00 pursuant to section 938.085, Florida Statutes (Fund Rape Crisis Centers).
- ☒ A sum of \$225.00 pursuant to section 938.05, Florida Statutes (Additional Court Costs).

DONE AND ORDERED in open court in Lee County, Florida, this 14th day of June, 2021.



Judge Robert J Branning

Nunc Pro Tunc 06/19/2018.

Defendant: Flint, Dennis Lamar

Case Number: 17-CF-000419

OBTS Number: 3607153276

SENTENCE (As to Count 3)

The defendant, being personally before this court, accompanied by the defendant's attorney of record, Robert Gary Hines, and having been adjudicated guilty herein, 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 defendant should not be sentenced as provided by law, and no cause being shown

It is the sentence of the Court that:

☒ The defendant is hereby committed to the custody of the Department of Corrections.

Be Imprisoned:

☒ For a term of 10 Year(s) (Department of Corrections State Prison).

Split Sentence:

Not Applicable

Defendant: Flint, Dennis Lamar

Case Number: 17-CF-000419

OBTS Number: 3607153276

SPECIAL PROVISIONS

(As to Count 3)

By appropriate notation, the following provisions apply to the Sentence imposed:

Mandatory/Minimum Provisions:

Not Applicable

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.

Other Provisions:

Jail Credit

- ☒ It is further ordered that the defendant shall be allowed a total of 223 Day(s) as credit for time incarcerated before imposition of this sentence.

CREDIT FOR TIME SERVED IN RESENTENCING AFTER VIOLATION OF PROBATION OR COMMUNITY CONTROL

Not Applicable

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(s) 1,2,4,5 of this case.

Consecutive/Concurrent as to Other Convictions

Not Applicable

Defendant: Flint, Dennis Lamar

Case Number: 17-CF-000419

OBTS Number: 3607153276

In the event the above sentence is to the Department of Corrections, the Sheriff of Lee County, Florida, is hereby ordered and directed to deliver the defendant to the Department of Corrections at 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 on showing of indigency.

In imposing the above sentence, the court further recommends:

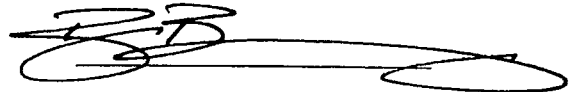
- ☒ Habitual Felony Offender
- ☒ Defendant is being re-sentenced on count 3 pursuant to the order filed 2/16/21. All other terms and conditions remain the same.
- ☒ Defendant to participate in substance abuse programs while in custody.
- ☒ 10 years (count 3) and 5 years PRR (count 3) concurrent with the 10 Year HFO.
- ☒ DNA Sample to the FDLE DNA Database
- ☒ Monetary Obligations Reduced to a Civil Judgment
- ☒ Prison Release Reoffender
- ☒ The Clerk of Court will Disburse Monies Paid per Florida Law

COMMENTS:

Not Applicable

DONE AND ORDERED in open court in Lee County, Florida, this 14th day of June, 2021.

Nunc Pro Tunc 06/19/2018.



Judge Robert J Branning

Carbon copies of this document are made available to the following parties online upon request on or after:
08/02/2021

State Attorney Office
Defendant/Attorney of Record
Department of Corrections

APPENDIX

G

1. *Pharmaceutical industry* – The pharmaceutical industry is a major source of funding for research in the field of aging. The industry has a vested interest in developing new drugs and treatments that can improve the health and quality of life of the elderly population.

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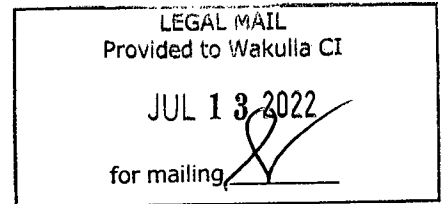
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1. *Phragmites australis* (Cav.) Trin. ex Steud.

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NOT FINAL UNTIL TIME EXPIRES TO FILE REHEARING
MOTION AND, IF FILED, DETERMINED

IN THE DISTRICT COURT OF APPEAL
OF FLORIDA
SECOND DISTRICT



DENNIS LAMAR FLINT,

Appellant,

v.

STATE OF FLORIDA,

Appellee.

Case No. 2D18-2742

Opinion filed January 6, 2021.

Appeal from the Circuit Court for Lee
County; Thomas S. Reese, Judge.

Howard L. Dimmig, II, Public Defender,
and Fredrick W. Vollrath, Special Assistant
Public Defender, Bartow, for Appellant.

Dennis Lamar Flint, pro se.

Ashley Moody, Attorney General,
Tallahassee, and Allison C. Heim,
Assistant Attorney General, Tampa, for
Appellee.

CASANUEVA, Judge.

Dennis Lamar Flint appeals his judgments and sentences on two counts of
battery on a law enforcement officer (counts one and two) and one count each of
resisting an officer with violence (count three), battery on a police dog (count four), and

CLIENT COPY

possession of a controlled substance (count five). Mr. Flint was sentenced as a habitual felony offender (HFO)¹ to concurrent terms of seven years' prison on counts one, two, and three, with a consecutive five-year prison releasee reoffender (PRR)² sentence on count three; time served on count four; and a concurrent term of five years' prison on count five. As the State has properly conceded, the sentence as to count three, resisting arrest with violence, exceeds the statutory maximum for a third-degree felony under the HFO statute. We therefore reverse the sentence as to count three; we affirm as to the convictions and remaining sentences without discussion.

"A trial court may impose a single sentence pursuant to both the PRR and habitual felony offender (HFO) statutes but the HFO portion of the sentence must be longer than the PRR portion of the sentence." Atmore v. State, 242 So. 3d 1201, 1202 (Fla. 2d DCA 2018); see also Wallace v. State, 128 So. 3d 139, 140 (Fla. 2d DCA 2013). The trial court did not err in these aspects of the sentence.

However, the maximum sentence for a third-degree felony under the HFO statute is ten years. § 775.084(4)(a)3, Fla. Stat. (2017). Here, the sentence for count three, a third-degree felony, imposes a five-year PRR sentence consecutive to a seven-year HFO sentence, resulting in a term of twelve years. See § 775.082(9)(a)3.d (requiring a five-year minimum mandatory PRR sentence for a third-degree felony); § 775.084(4)(a)3 (allowing an HFO sentence not to exceed ten years for a third-degree felony); § 843.01, Fla. Stat. (2017) (stating that resisting an officer with violence is a third-degree felony).

¹§ 775.084, Fla. Stat. (2017).

²§ 775.082.

We therefore reverse the sentence as to count three and remand for the trial court to enter a sentence consistent with the above that does not to exceed ten years. In all other respects, we affirm.

Affirmed in part; reversed in part; remanded.

SILBERMAN and ATKINSON, JJ., Concur.

APPENDIX H

7/9/2018 2:22 PM Filed Lee County Clerk of Courts

State of Florida

VS

Flint, Dennis Lamar

In the Circuit Court, 20th Judicial Circuit,
in and for Lee County, Florida

Division Felony
Case Number 17-CF-000419

JUDGMENT

The defendant, Flint, Dennis Lamar being personally before this court represented by Marissa Shauntah Constant, the attorney of record, and the state represented by Andrea D. Ciervo-Canizares, and having

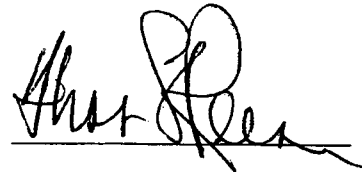
☒ been Tried and found Guilty by jury/by court of the following crime(s), count(s) 1 , 2 , 3 , 4 , 5

<u>Cnt</u>	<u>Crime</u>	<u>Offense Statute</u>	<u>Degree</u>	<u>Case Number</u>	<u>OBTS Number</u>
1	Battery on a Law Enforcement Officer	784.07;784.03	Felony - Third Degree	17-CF-000419	3607153276
2	Battery on a Law Enforcement Officer	784.07;784.03	Felony - Third Degree	17-CF-000419	3607153276
3	Resisting an Officer with Violence	843.01	Felony - Third Degree	17-CF-000419	3607153276
4	BATTERY TO POLICE DOG	843.19	Misdemeanor - First Degree	17-CF-000419	3607153276
5	Possession of a Controlled Substance	893.13(6a)	Felony - Third Degree	17-CF-000419	3607153276

☒ 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). Count(s) 1, 2, 3, 4, 5

☒ And being a qualified offender pursuant to section 943.325, the defendant shall be required to submit DNA samples as required by law. Count(s) 1, 2, 3, 4, 5

DONE AND ORDERED in open court in Lee County, Florida, this 19th day of June, 2018.



Judge Thomas S Reese

State of Florida

VS

Flint, Dennis Lamar

In the Circuit Court, 20th Judicial Circuit,
in and for Lee County, Florida

Division **Felony**

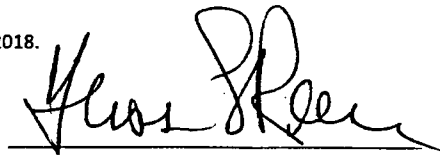
Case Number **17-CF-000419**

CHARGES / COSTS / FEES

The Defendant is hereby ordered to pay the following fees:
(Refer to the further recommended provisions listed at the end of this document for additional
information if applicable.)

- ☒ A sum of \$50.00 pursuant to section 938.03, Florida Statutes (Crime Compensation Trust Fund).
- ☒ A sum of \$3.00 as a court cost pursuant to section 938.01, Florida Statutes (Criminal Justice Trust Fund).
- ☒ A sum of \$402.00 pursuant to section 938.08, Florida Statutes (Domestic Violence).
- ☒ A sum of \$100.00 pursuant to section 938.27, Florida Statutes (Prosecution/Investigative Costs).
- ☒ A sum of \$500.00 pursuant to section 938.29, Florida Statutes (Defense Attorney Costs at Conviction).
- ☒ A sum of \$65.00 pursuant to section 939.185, Florida Statutes (Additional Court Costs).
- ☒ A sum of \$50.00 pursuant to section 775.083(2), Florida Statutes (Court Costs Crimes Prevention).
- ☒ A sum of \$20.00 pursuant to section 938.06, Florida Statutes (Crime Stoppers Trust Fund).
- ☒ A sum of \$50.00 pursuant to section 27.52 Florida Statutes (Public Defender Application Fee).
- ☒ A sum of \$302.00 pursuant to section 938.085, Florida Statutes (Fund Rape Crisis Centers).
- ☒ A sum of \$225.00 pursuant to section 938.05, Florida Statutes (Additional Court Costs).

DONE AND ORDERED in open court in Lee County, Florida, this 19th day of June, 2018.



Judge Thomas S Reese

Defendant: Flint, Dennis Lamar

Case Number: 17-CF-000419

OBTS Number: 3607153276

SENTENCE (As to Count 3)

The defendant, being personally before this court, accompanied by the defendant's attorney of record, Marissa Shauntah Constant, and having been adjudicated guilty herein, 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 defendant should not be sentenced as provided by law, and no cause being shown

☒ And the Court having on 05/15/2018 deferred imposition of sentence until this date.

It is the sentence of the Court that:

☒ The defendant is hereby committed to the custody of the Department of Corrections.

Be Imprisoned:

☒ For a term of 7 Year(s) (Department of Corrections State Prison). 5 Years as a Prison Release Re - offender consecutive to 7 years Prison term on CT#3

Split Sentence:

Not Applicable

Defendant: Flint, Dennis Lamar

Case Number: 17-CF-000419

OBTS Number: 3607153276

SPECIAL PROVISIONS

(As to Count 3)

By appropriate notation, the following provisions apply to the Sentence imposed:

Mandatory/Minimum Provisions:

- 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.
- Prison Release Re-offender ☒ It is further ordered that the 5 Year(s) imprisonment provision of section 775.082 (9)(a)(3), Florida Statutes, consecutive to 7 years Prison Sentence is hereby imposed for the sentence specified in this count

Other Provisions:

- Jail Credit ☒ It is further ordered that the defendant shall be allowed a total of 223 Day(s) as credit for time incarcerated before imposition of this sentence.

CREDIT FOR TIME SERVED IN RESENTENCING AFTER VIOLATION OF PROBATION OR COMMUNITY CONTROL

Not Applicable

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(s) 1,2,3,5 of this case.

Consecutive/Concurrent as to Other Convictions

Not Applicable

Defendant: Flint, Dennis Lamar

Case Number: 17-CF-000419

OBTS Number: 3607153276

In the event the above sentence is to the Department of Corrections, the Sheriff of Lee County, Florida, is hereby ordered and directed to deliver the defendant to the Department of Corrections at 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 on showing of indigency.

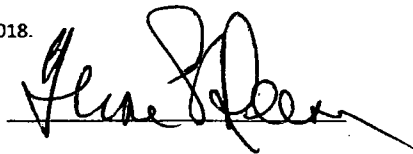
In imposing the above sentence, the court further recommends:

- ☒ Habitual Felony Offender
- ☒ DNA Taken at Lee County Jail
- ☒ Driver's License Suspended - Suspended - Term 1 Year(s)
- ☒ Monetary Obligations Reduced to a Civil Judgment
- ☒ Prison Release Reoffender
- ☒ The Clerk of Court will Disburse Monies Paid per Florida Law

COMMENTS:

Not Applicable

DONE AND ORDERED in open court in Lee County, Florida, this 19th day of June, 2018.



Judge Thomas S Reese

Carbon copies of this document are made available to the following parties online upon request on or after:
06/28/2018

State Attorney Office
Defendant/Attorney of Record
Department of Corrections