

DISTRICT COURT OF APPEAL OF THE STATE OF FLORIDA
FOURTH DISTRICT

JASON ORLANDO RIOS,
Appellant,

v.

STATE OF FLORIDA,
Appellee.

No. 4D2023-1381

[September 12, 2024]

Appeal from the Circuit Court for the Nineteenth Judicial Circuit, St. Lucie County; Lawrence M. Mirman, Judge; L.T. Case No. 562018CF001256A.

Carey Haughwout, Public Defender, and Benjamin Eisenberg, Assistant Public Defender, West Palm Beach, for appellant.

Ashley Moody, Attorney General, Tallahassee, and Pablo Tapia, Assistant Attorney General, West Palm Beach, for appellee.

PER CURIAM.

Affirmed.

GROSS, CIKLIN and KUNTZ, JJ., concur.

* * *

Not final until disposition of timely filed motion for rehearing.

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: 562018CF001256AXXXXX

STATE OF FLORIDA:

- VS -

JASON ORLANDO RIOS

Defendant

Sexual Predator

Sex Offender

Minor Victim

Sentenced in Absentia

The Defendant, JASON ORLANDO RIOS being personally before this Court represented by Attorney MARY CELIDONIO, the Attorney of record, and the State represented by KATY ELIZABETH REID, and having:

been tried and found guilty by Jury of the following crime(s) CT 1, 2, 3, 8, & 9.
 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	SEXUAL BATTERY- ON A CHILD UNDER 12	794.011(2)	F C	5601238712
2	SEXUAL BATTERY- ON A CHILD UNDER 12	794.011(2)	F C	5601238712
3	SEXUAL BATTERY- ON A CHILD UNDER 12	794.011(2)	F C	5601239460
8	LEWD OR LASCIVIOUS MOLESTATION- ON A CHILD 800.04(5B) UNDER 12	800.04(5B)	F L	5601239460
9	LEWD OR LASCIVIOUS MOLESTATION- ON A CHILD 800.04(5B) UNDER 12	800.04(5B)	F L	5601239460

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, 8, & 9
 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.

KB/JED/DC DOC

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