Casa	Num	hor	
Case	Num	Del.	

SENTENCE

	(As to Count $\underline{1}$)
and	fendant, being personally before this court, accompanied by the defendant's attorney of record, having been adjudicated guilty herein, and the court having given the defendant an opportunity to be heard and to
offer matters in cause being show	mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law, and no wn
(Check one if a	applicable.)
	and the Court having on deferred imposition of sentence until this date
	and the Court having previously entered a judgment in this case onnow resentences the defendant
	and the Court having placed the defendant on probation/community control and having subsequently revoked the defendant's probation/community control.
It is The Senter	nce Of The Court that:
	The defendant pay a fine of \$, pursuant to section 775.083, Florida Statutes, plus \$ as the 5% surcharge required by section 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 Volusia County, Florida.
	The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida statutes.
To Be Imprisor	ned (Check One; unmarked sections are inapplicable.):
	For a term of natural life.
	For a term of
	Said SENTENCE SUSPENDED for a period of subject to conditions set forth in this order.
If "split" sente	nce, complete the appropriate paragraph.
	Followed by a period of on probation under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein.
	However, after serving a period of imprisonment in,the balance of the sentence shall be suspended and the defendant shall be placed on probation for a period of under supervision of the Department of Corrections according to the terms and conditions of probation/community control set forth in a separate order entered herein.
In the event the	e defendant is ordered to serve additional split sentences, all incarceration portions shall be satisfied before the

defendant begins service of the supervision terms.

Case	Nur	nber:		

SPECIAL PROVISIONS (As to Count 1)

Mandatory/Minimum Provis	sions:	By appropriate notation, the following provisions apply to the sentence imposed:
Firearm [It is further ordered that the 3-year minimum imprisonment provisions of §775.087(2), Florida Statutes, is hereby imposed for the sentence specified in this count.
Drug Trafficking [It is further ordered that the mandatory minimum imprisonment provisions of §893.135(1), 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 provisions of §893.13(1)(c)1, Florida Statutes, is hereby imposed for the sentence specified in this court.
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 §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 Offender		The defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of §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 or stated on the record in open court.
Three-time Violent Felony Offender		The defendant is adjudicated a three-time violent felony offender and has been sentenced to an extended term in accordance with the provisions of §775.084(4)(c), Florida Statutes. It is further ordered that the year mandatory minimum imprisonment provisions of s. 775.084(4)(c) is hereby imposed for the sentence specified in this count. The requisite findings of the court are set forth in a separate order or stated on the record in open court. The defendant shall be released only by expiration of sentence and shall not be eligible for parole, control release, or any form of early release.
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 §775.084(4)(d), Florida Statutes. A minimum term of years must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court. The defendant is not eligible for any form of discretionary early release, other than pardon or executive clemency, or conditional medical release pursuant to s. 947.149, Florida Statutes.
Law Enforcement Protection Act		It is further ordered that the defendant shall serve a minimum of years before release in accordance with §775.0823, Florida Statutes.
Capital Offense		First Degree Murder <u>Prior to</u> 05/25/94 and Other Capital Felonies <u>Prior to</u> 10/01/95. It is further ordered that the defendant shall serve no less than 25 years in accordance with the provisions of §775.082(1), Florida Statutes.
		First Degree Murder After 05/25/94 and Other Capital Felonies After 10/01/95. It is further ordered that the defendant shall be ineligible for parole in accordance with the provisions of §775.082(1), Florida Statutes.
Short-Barreled Rifle Shotgun, Machine Gun		It is further ordered that the 5-year minimum provisions of §790.221(2), Florida Statutes, are hereby imposed for the sentence specified in this count.
Continuing Criminal Enterprise		It is further ordered that the 25-year minimum sentence provisions of $\$893.20$, Florida Statutes, are hereby imposed for the sentence specified in the count.
Dangerous Sexual Felony Offender		The defendant is adjudicated a dangerous sexual felony offender. This finding of the court was stated in open court or set forth in a separate order. A minimum term of years must be served prior to release in accordance with §794.015(2)(e), Florida Statutes. The defendant is not eligible for gain-time or any form of discretionary early release, other than pardon, executive clemency or conditional medical release, before serving the minimum sentence.
Sexual Offender		It is further ordered that the defendant shall register as a sexual offender pursuant to $\S 943.0435$, Florida Statutes.

			Case Number:	
Manda	tory/Minimum Pro	ovision	s Continued:	
Sexual Predator			It is further ordered that the defendant is found to be a sexual predator pursuant to §775.2. Florida Statutes. This finding by the court is set forth in a separate order.	
Prison F Reoffen			The defendant is adjudicated a prison releasee reoffender and has been sentenced to an extended term in accordance with §775.082(9)b, Florida Statutes. The defendant must serve 100 percent of this sentence and shall not be eligible for parole, control release, or any form of early release.	
accordance with §775.087(2)(a)1, Florida Statutes. The defendant is not eligible f		It is further ordered that the defendant shall serve a minimum of 10 years before release in accordance with §775.087(2)(a)1, Florida Statutes. The defendant is not eligible for statutory gain-time under §944.275, Florida Statutes, or any form of discretionary early release prior to serving the minimum sentence.		
Discharg	ge		It is further ordered that the defendant shall serve a minimum of 20 years before release in accordance with §775.087(2)(a)2, Florida Statutes. The defendant is not eligible for statutory gain-time under §944.275, Florida Statutes, or any form of discretionary early release prior to serving the minimum sentence.	
Harm accordance with §775.087(2)(a)3, Florida Statutes. gain-time under §944.275, Florida Statutes, or any		It is further ordered that the defendant shall serve a minimum of 25 years before release in accordance with §775.087(2)(a)3, Florida Statutes. The defendant is not eligible for statutory gain-time under §944.275, Florida Statutes, or any form of discretionary early release prior to serving the minimum sentence.		
Other P Retention Jurisdict			The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes (1983).	
Jail Cred		incar	It is further ordered that the defendant shall be allowed a total of days as credit for time cerated before imposition of this sentence.	
	CREDIT FOR TIME SERVED IN RESENTENCING AFTER VIOLATION OF PROBATION OR COMMUNITY CONTROL			
	It is further ordered that the defendant be allowed total days time served (Jail Credit) between the original date of arrest and this sentencing. This includes Jail time served from original arrest to release to probation or community control as well as, VOP arrest to resentencing. No duplicate credit shall be given. The Department of Corrections shall compute and apply credit for time served in state prison and unforfeited gain time previously awarded on case/count (Offenses committed before October 1, 1989)			
	It is further ordered that the defendant be allowed total days time served (Jail Credit) between the original date of arrest and this sentencing. This includes Jail time served from original arrest to release to probation or community control as well as, VOP arrest to resentencing. No duplicate credit shall be given. The Department of Corrections shall compute and apply credit for time served in state prison and unforfeited gain time previously awarded 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(7).			
	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).			
	It is further ordered that the defendant be allowed total days time served (Jail Credit) between the original date of arrest and this sentencing. This includes Jail time served from original arrest to release to probation or community control as well as, VOP arrest to resentencing. No duplicate credit shall be given. The Department of Corrections shall compute and apply credit for time served in state prison only pursuant to section 921.0017, Florida Statutes, on case/count (Offenses committed on or after January 1, 1994)			

Other Provisions, continued:	
Consecutive/Concurrent As to Other Counts	It is further ordered that the sentence imposed for this count shall run (check one) consecutive to concurrent with the sentence set forth in count of this case.
Consecutive/Concurrent As to Other Convictions	It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run
	(Check one) consecutive to concurrent with the following: (check one)
	any active sentence being served.
	specific sentences:
In imposing the above senten	ce, the court further recommends:
DONE AND ORDERED in	open court at County, Florida, this _ day of

Case Number:

Circuit Judge