

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND  
FOR ORANGE COUNTY, FLORIDA

CASE NUMBER: 48-06-CF-15201-O / A

DIVISION NO: 16

STATE OF FLORIDA,  
Plaintiff,

vs.

JOHN W DOBBS,  
Defendant.

**Order (Hearing on Trial Status)**

Court opened on 1/26/2007, with the following officers present:

Honorable Stan A. Strickland, Judge Presiding.

Asst. State Atty.: 16

Court Reporter: Electronic

Court Deputy: N. Coleman

This case came on this day for Hearing on Trial Status. The Defendant was present with counsel. Counsel's Name: C. Chien.

**Count(s): Ct. 001) 782.04(2); Ct. 002) 784.045(1)(A)(1); Ct. 003) 784.045(1)(A)(1); Ct. 004) Assault 784.021(1)(A); Ct. 005) Assault 790.13(2)**

**Set / Reset**

Set for Pre-Trial Conference on 02/14/2007 at 09:00 AM ; Set for Jury Trial on 02/26/2007 at 09:30 AM , in Room #6-D at the Orange County Courthouse 425 N. Orange Avenue, Orlando, FL 32801

**Misc. Orders / Events**

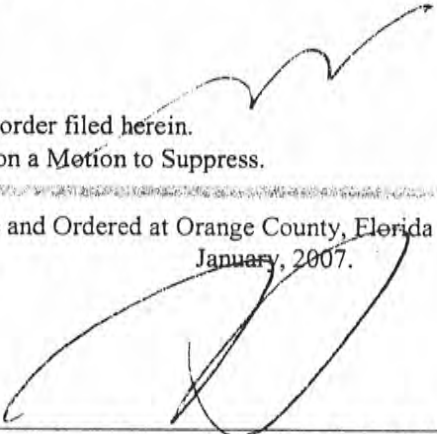
- State's Motion to Continue is hereby Granted in accordance with order filed herein.
- Counsel for defense is to set hearing time with Judicial Assistant on a Motion to Suppress.

Filed in Open Court this 26th day of January, 2007.

Done and Ordered at Orange County, Florida this 26th day of  
January, 2007.

**Lydia Gardner**  
Clerk of the Circuit and County Courts

By: E. Sanchez,  
Deputy Clerk in Attendance

  
\_\_\_\_\_  
Honorable Stan A. Strickland, Judge Presiding

\_\_\_ ACS                      \_\_\_ Dockets                      \_\_\_ Defendant                      \_\_\_ Booking                      \_\_\_ Court Security  
\_\_\_ CFSC                      \_\_\_ Court Deputy                      \_\_\_ P&P/Com Cont                      \_\_\_ Surety                      \_\_\_ S.O. on \_\_\_  
\_\_\_ Other: \_\_\_\_\_

I certify that a copy hereof has been furnished to \_\_\_\_\_ by (mail) (delivery) this \_\_\_ day of \_\_\_\_\_, 20 \_\_.

By: \_\_\_\_\_  
Deputy Clerk

IN THE CIRCUIT COURT OF THE NINTH  
JUDICIAL CIRCUIT, IN AND FOR ORANGE  
COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

vs.

JOHN W. DOBBS  
Defendant.

CASE NO.: 48-2006-CF-015201-O

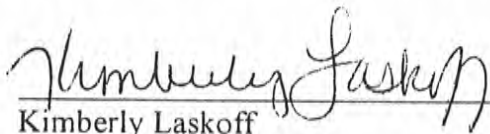
DIVISION: 16

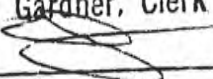
MOTION TO CONTINUE

COMES NOW, the State of Florida, Pursuant to Florida Rule of Criminal Procedure 3.190(g), hereby moves to continue this case, and in support of the motion states the following reasons as good cause for the request to continue:

1. The State needs additional time for forensic testing of mutiple pieces of evidence to be completed.
2. This case has never been continued and speedy trial date is April 17, 2007.
3. The State certifies that this motion is made in good faith.

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished to Catherine Chien, Counsel for Defense at 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this \_\_\_\_\_ day of January, 2007.

  
\_\_\_\_\_  
Kimberly Laskoff  
Assistant State Attorney  
Florida Bar No.: 136476  
415 N. Orange Avenue, P.O. Box 1673  
Orlando, FL 32802  
(407)836-2416

FILED IN OPEN COURT  
THIS 26 DAY OF January 2007  
Lydia Gardner, Clerk  
BY  D.C.

STATE OF FLORIDA, Plaintiff,

CASE NO.: 48-2006-CF-015201-O

vs.

DIVISION: 16

JOHN W. DOBBS Defendant.

**ORDER GRANTING/DENYING MOTION TO CONTINUE**

The Court, having reviewed the State's Motion to Continue, hereby

DENIES the motion to continue.

GRANTS the motion to continue for the following reasons:

- Defense not sufficiently prepared for trial
- State not sufficiently prepared for trial
- Illness of a party/witness
- Illness of an attorney for the party
- Untimely disclosure of a witness
- Unavailability of a witness/attorney
- Untimely disclosure of discovery
- Defendant's competency at issue
- Appointment of conflict counsel upon the public defender's office withdrawal
- Other \_\_\_\_\_

The non-moving party  stipulates  objects  does not object to the motion to continue.

Court unable to try the case within the current trial period.

FILED IN OPEN COURT

5<sup>th</sup> DAY OF January, 2007

Lydia Gardner, Clerk

\_\_\_\_\_  
CIRCUIT COURT JUDGE

\_\_\_\_\_  
DATE

NOTICE OF TRIAL

TRIAL is hereby rescheduled during the two-week period of 2-26-07 at 9:30 A.M. /P.M. The Preliminary Conference is scheduled for 2-14-07 at 9 A.M. /P.M. All other provisions of the original order setting this matter for trial remain applicable.

DEFENDANT MUST BE PRESENT FOR PRELIMINARY CONFERENCE.

\_\_\_\_\_  
SURETY/DEPOSITOR

Kimberly Laskoff  
Assistant State Attorney

Catherine Chien  
Defense Attorney

PLEASE BE GOVERNED ACCORDINGLY

I certify that a copy hereof has been furnished to each said person(s) by mail/hand delivery this 24 day of

January, 07.

BY: \_\_\_\_\_  
Deputy Clerk/Judicial Assistant

CIRCUIT COURT, TENTH JUDICIAL  
CIRCUIT, CRIMINAL JUSTICE DIVISION,  
IN AND FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA

CASE NO.: 48-2006-CF-015201-O

VERSUS

DIVISION: 16

JOHN W. DOBBS

Checked By:  
L. GARCIA

SUPPLEMENTAL DEFENSE WITNESS LIST

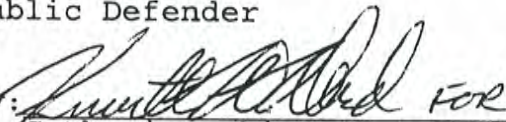
COMES NOW the Defendant, herein named above, and through his undersigned attorney and hereby furnishes the prosecuting attorney a list of all witnesses whom the defendant expects to call as defense witnesses at trial.

Donald Swift, 5530 chrisire way, #110, Orlando, FL 32822  
Terry Weisflag, 5570 south orange blossom trl, Orlando, FL 32839

FILED  
CRIMINAL JUSTICE  
2007 FEB 14 PM 3:39  
L. GARCIA  
CLERK OF CIRCUIT COURT  
ORANGE COUNTY, FL

I HEREBY CERTIFY that a copy of the foregoing has been furnished by mail/hand delivery to the Office of the State Attorney, 415 North Orange Avenue, Orlando, Florida, this February 14, 2007.

ROBERT WESLEY  
Public Defender

By:  FOR  
Catherine Chien  
Florida Bar No. 0663271  
Assistant Public Defender  
435 N. Orange Avenue, Suite 400  
Orlando, FL 32801  
(407)836-4816

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA  
Plaintiff,

vs.

CASE NO: 48-2006-CF-015201-0

DIVISION: 16

JOHN W. DOBBS  
Defendant.

SUPPLEMENTAL  
STATE WITNESS LIST

COMES NOW the State of Florida, pursuant to Florida Rules of Criminal Procedure 3.220(b), and in response to the Defendant's Notice for Discovery discloses the following names and addresses of all persons known to the prosecutor to have information which may be relevant to any offense charged, or any defense, thereto, or to any similar fact evidence to be presented at trial under Section 90.404(2), Florida Statutes:

CATEGORY "A"

Jillian White, FDLE - Orlando, 500 W. Robinson Street, FDLE# 2006-05-14280, Orlando, FL 32801

CATEGORY "B" - None

CATEGORY "C" - None

**Pursuant to Florida Rules of Criminal Procedure 3.220(h) please contact the undersigned's office to coordinate the date, time and location of any depositions to be scheduled.**

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this 13 day of February, 2007.

LAWSON L. LAMAR  
State Attorney

By: 

Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND  
FOR ORANGE COUNTY, FLORIDA

CASE NUMBER: 48-06-CF-15201-O/A

DIVISION NO: 16

STATE OF FLORIDA,  
Plaintiff,

vs.

JOHN W DOBBS,  
Defendant.

**Order (Hearing for Motion to Supress)**

Court opened on 2/15/2007, with the following officers present:

Honorable Stan A. Strickland, Judge Presiding.

Asst. State Atty.: 16

Court Reporter: Electronic

Court Deputy: Nilsa Coleman

This case came on this day for Hearing for Motion to Supress. The Defendant was present with counsel. Counsel's Name: Catherine Chein.

Ct. 001) 782.04(2); Ct. 002) 784.045(1)(A)(1); Ct. 003) 784.045(1)(A)(1); Ct. 004) Assault 784.021(1)(A); Ct. 005) Assault 790.15(2)

STATE WITNESSES SWORN AND TESTIFIED:

1) David Phillips

DEFENSE WITNESSES SWORN AND TESTIFIED:

1) John Dobbs

**Misc. Orders / Events**

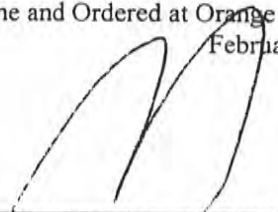
- Defense Motion to Surpress is hereby taken under advisement.
- Defendants request for Bench Trial is hereby Denied.
- Trial date is to remain as previously set.

Filed in Open Court this 15th day of February, 2007.

Done and Ordered at Orange County, Florida this 15th day of  
February, 2007.

**Lydia Gardner**  
Clerk of the Circuit and County Courts

By: A. Martinez/C. Estevez,  
Deputy Clerk in Attendance

  
\_\_\_\_\_  
Honorable Stan A. Strickland, Judge Presiding

\_\_\_\_ ACS                      \_\_\_\_ Dockets                      \_\_\_\_ Defendant                      \_\_\_\_ Booking                      \_\_\_\_ Court Security  
\_\_\_\_ CFSC                      \_\_\_\_ Court Deputy                      \_\_\_\_ P&P/Com Cont                      \_\_\_\_ Surety                      \_\_\_\_ S.O. on \_\_\_\_  
\_\_\_\_ Other: \_\_\_\_\_

I certify that a copy hereof has been furnished to \_\_\_\_\_ by (mail) (delivery) this \_\_\_\_ day of \_\_\_\_\_, 20 \_\_\_\_.

By: \_\_\_\_\_  
Deputy Clerk



IN THE CIRCUIT COURT, NINTH JUDICIAL  
CIRCUIT, CRIMINAL JUSTICE DIVISION,  
IN AND FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA,

Plaintiff,

CASE NO. 48-2006-CF-015201-O  
DIVISION 16

vs.

JOHN DOBBS,

Defendant.

Docketed By:  
L. GARCIA

FILED IN OFFICE  
CRIMINAL JUSTICE  
2007 FEB 16 PM 12:15  
LYDIA GARCIA  
CLERK CIRCUIT COURT  
ORANGE COUNTY, FL.

**SUPPLEMENTAL ARGUMENT TO THE MOTION TO SUPPRESS STATEMENTS**

COMES NOW the Defendant, JOHN DOBBS, by and through the undersigned attorney and pursuant to Rule 3.190(h), Florida Rules of Criminal Procedure would move this Honorable Court to suppress any and all statements (including for impeachment purposes) resulting from an incident on October 25, 2006, in the above-styled case. As grounds in support of this Motion, the Defendant would show unto the Court the following:

**FACTS**

On February 15, 2007, a Motion to Suppress regarding the voluntariness of Mr. Dobbs' statements was conducted in the above-styled case. During the hearing, the State introduced into evidence a written transcript of Mr. Dobbs' interview and also played a portion of the videotaped interview of Mr. Dobbs. Defense counsel did not have a prior opportunity to view the videotape. The Court indicated that once a copy was provided to the defense, additional arguments could be made after viewing the entire videotape.

On page 18, line 18-23 of the written transcript is as follows:

A: The only reason I was really trying to stand cause the guy was holding my shirt.

Q: Okay, I've been in some fight before, okay and I know (inaudible).

A: (Inaudible) I told you everything man. (Inaudible)

Q: What's it to you, I mean, you couldn't, you couldn't explain it to us if you want to or I mean, but I'm here to try to help you, that's all I'm trying to do. But, but these guys are...

However, upon viewing the videotape, the interrogation actually is as follows:

Mr. Dobbs: The only reason I was really probably trying standing cause the guy was holding my shirt.

Q: Okay, I've been in some fights before, okay and I know when a fight's going on

Interruption by Mr. Dobbs: Listen, listen, I don't want to talk about it no more.

Q: (Continued talking by Detective Talton) You're excited.

Mr. Dobbs: Listen, I don't want to talk about it no more. I told you everything man.

(Pause) I'm not going to put myself in that position no more than...that's all (inaudible).

Q: Well, that's up to you, I mean, you could, you could explain to us if you want to or I mean, but I'm here to try to help you man, is all I'm trying to do. But, but these guys are...

### ARGUMENT

Before a defendant's statement can be admitted for impeachment purposes, the State must, by a preponderance of the evidence, show that the statement was voluntarily made. *Willacy v. State*, 640 So. 2d 1079, 1083 (Fla). Voluntariness is determined by examining the totality of the circumstances surrounding the statements, including whether or not the defendant was read his rights. *See id.* *Traylor v. State* discusses the voluntariness of confessions and holds that "to ensure the voluntariness of confessions, the Self-Incrimination Clause of the Article I, Section 9, Florida Constitution, requires that prior to custodial interrogation in Florida suspects must be told that they have a right to remain silent, that anything they say will be used against them in court, that they have a right to a lawyer's help, and that if they cannot pay for a lawyer one will be appointed to help them. Under Section 9, if the suspect indicates in any manner that he or she does not want to be interrogated, interrogation must not begin or, if it has already begun, must immediately stop." *Traylor v. State*, 596 So. 2d 957, 966 (Fla.)

In this case, based on the totality of the circumstances, Mr. Dobbs' statements were not voluntarily made. The videotape clearly shows Detective Phelan reading off of a card the Miranda warnings. However, he fails to read the last part of the Miranda warning letting Mr. Dobbs' know that if he could not afford an attorney, one would be appointed to him at no cost. The interview continues and during the interview, Mr. Dobbs unequivocally invokes his right to remain silent by stating two separate times, "Listen, I don't want to talk about it no more." Detective Talton ignores Mr. Dobbs invoking his right to remain silent and the detective actually says all he is trying to do is help Mr. Dobbs. An interesting side note is that none of Mr. Dobbs'

statements in which he invokes his right to remain silent is reflected in the written transcript transcribed by Orange County Sheriff's Office. In addition, the videotape clearly shows the blood on Mr. Dobbs' bandage. It also reflects how Mr. Dobbs made numerous attempts to sleep, showing how exhausted he was, during some of the breaks in the interviews. The interview began around 6 am in the morning and Mr. Dobbs was given no prior opportunity to sleep after being detained at around 2 am that morning. Based on Mr. Dobbs mental and physical condition (including sitting through an interrogation with a laceration on his arm for which he received nine stitches only after the interview had concluded), coupled with the significant Miranda violations (not only did the detective fail to inform Mr. Dobbs that he had a right to an attorney free of charge if he could not afford one but also, the other detective ignored Mr. Dobbs invoking his right to remain silent two times), the totality of these circumstances render Mr. Dobbs' statements involuntary.

**WHEREFORE**, the Defendant requests this Honorable Court to enter its Order suppressing the statements made by Mr. Dobbs on the grounds that they were not voluntarily made and therefore, inadmissible even for impeachment purposes.

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by mail delivery to the Office of the State Attorney, 415 North Orange Avenue, Orlando, Florida, this the 16<sup>th</sup> day of February, 2007.

ROBERT WESLEY  
PUBLIC DEFENDER

By: 

Catherine Chien  
Fla. Bar No. 0663271  
Assistant Public Defender  
435 North Orange Avenue  
Suite 400  
Orlando, Florida 32801  
(407) 836-4816

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

CASE NO: 48-2006-CF-015201

DIVISION: 16

FILED IN OFFICE  
CRIMINAL DIVISION  
2007 FEB 16 PM 3:36  
LYDIA GARDNETT  
CLERK CIRCUIT COURT  
ORANGE CO., FL.

STATE OF FLORIDA

Plaintiff,

vs.

JOHN W. DOBBS

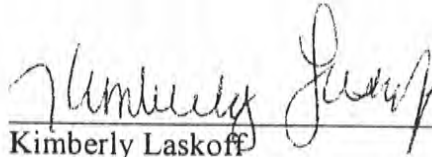
Defendant.

**NOTICE OF PROVISION OF SUPPLEMENTAL DISCOVERY**

COMES NOW, the State of Florida, by and through the undersigned Assistant State Attorney and hereby makes the following information available to the defense and states as follows:

COPY OF VIDEO OF DEFENDANT INTERVIEW WITH DET. PHELAN AND DET. TALTON.

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this 15 day of February, 2007.



Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

IN THE CIRCUIT COURT, NINTH JUDICIAL  
CIRCUIT, CRIMINAL JUSTICE DIVISION,  
IN AND FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

CASE NO. 48-2006-CF-015201-O  
DIVISION 16

vs.

JOHN W. DOBBS,  
Defendant.

FILED IN OFFICE  
CRIMINAL DIVISION  
2007 FEB 20 PM 1:50  
LYDIA GARCIA  
CLERK CIRCUIT COURT  
ORANGE CO., FL.  
Booked By  
L. GARCIA

**ORDER**

**THIS CAUSE** having come to be heard before the Honorable Stan Strickland in and for Orange County, Florida, upon the Defendant's Motion for Subpoena Duces Tecum for Records, and the Court being fully advised in the premises, it is hereby

**ORDERED and ADJUDGED** that the Defendant's Motion for Subpoena Duces Tecum for Records is GRANTED

**IT IS FURTHER ORDERED** that the Clerk of the Circuit Court of the Ninth Judicial Circuit of Florida, is hereby directed to issue a Subpoena Duces Tecum requiring Wuesthoff Reference Laboratory provide to the Office of the Public Defender the toxicology reports of William Troy.

**DONE AND ORDERED** in Chambers at the Orange County Courthouse in Orlando, Florida, this the 20 day of Feb, 2007.

  
\_\_\_\_\_  
THE HONORABLE STAN STRICKLAND  
CRIMINAL JUSTICE DIVISION

**CERTIFICATE OF SERVICE**

**I HEREBY CERTIFY** that a true and correct copy of the foregoing has been furnished by inter-office mail delivery to the Office of the State Attorney, 415 North Orange Avenue, Orlando, Florida and to Catherine Chien, Office of the Public Defender, 435 North Orange Avenue, Suite 400, Orlando, Florida, this 20 day of Feb, 2007.

  
\_\_\_\_\_  
JUDICIAL ASSISTANT

STATE OF FLORIDA

CASE NO.: 48-2006-CF-015201-0

VERSUS

DIVISION: 16

JOHN W. DOBBS

SUPPLEMENTAL DEFENSE WITNESS LIST

COMES NOW the Defendant, herein named above, by and through his undersigned attorney and hereby furnishes to the prosecuting attorney a list of all witnesses whom the defendant expects to call as defense witnesses at trial.

Donna Ewing, Wuesthoff Reference Laboratory,  
6800 Spyglass Court, Melbourne, FL 32940

FILED IN OFFICE  
CRIMINAL JUSTICE  
2007 FEB 21 PM 3:14  
LYDIA GAROZZI  
CLERK CIRCUIT COURT  
ORANGE CO., FL.

Witnessed by:  
P. Daniels

I HEREBY CERTIFY that a copy of the foregoing has been furnished by mail/hand delivery to the Office of the State Attorney, 415 North Orange Avenue, Orlando, Florida, this February 20, 2007.

ROBERT WESLEY  
Public Defender

By:

~~Catherine Chien~~  
Florida Bar No. 0663271  
Assistant Public Defender  
435 N. Orange Avenue, Suite 400  
Orlando, FL 32801  
(407) 836-4816

C

STATE OF FLORIDA

CASE NO.: 48-2006-CF-015201-0

VERSUS

DIVISION: 16

JOHN W. DOBBS

SUPPLEMENTAL DEFENSE WITNESS LIST

COMES NOW the Defendant, herein named above, by and through his undersigned attorney and hereby furnishes to the prosecuting attorney a list of all witnesses whom the defendant expects to call as defense witnesses at trial.

Donna Ewing, Wuesthoff Reference Laboratory,  
6800 Spyglass Court, Melbourne, FL 32940

FILED IN OFFICE  
CRIMINAL JUSTICE  
2007 FEB 21 PM 3:14  
LYDIA GARROTE  
CLERK CIRCUIT COURT  
ORANGE CO., FL.

Handled by:  
P. Daniels

I HEREBY CERTIFY that a copy of the foregoing has been furnished by mail/hand delivery to the Office of the State Attorney, 415 North Orange Avenue, Orlando, Florida, this February 20, 2007.

ROBERT WESLEY  
Public Defender

By: Catherine Chien  
Florida Bar No. 0663271  
Assistant Public Defender  
435 N. Orange Avenue, Suite 400  
Orlando, FL 32801  
(407) 836-4816



IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA

CASE NO: 48-2006-CF-015201-O

Plaintiff,

DIVISION: 16

vs.

JOHN W. DOBBS

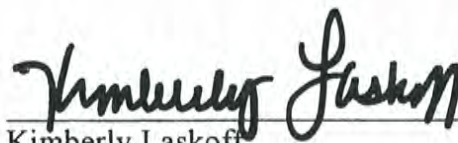
Defendant.

NOTICE OF PROVISION OF SUPPLEMENTAL DISCOVERY

COMES NOW, the State of Florida, by and through the undersigned Assistant State Attorney and hereby makes the following information available to the defense and states as follows:

1. COPY OF OCFR RUN REPORT.
2. COPY OF PHOTO LINEUP.
3. COPY OF TRANSCRIPT OF TAPED INTERVIEW OF DEANNA WASHINGTON.

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this 21 day of February, 2007.



Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA  
Plaintiff,

vs.

JOHN W. DOBBS  
Defendant.

CASE NO: 48-2006-CF-015201-O

DIVISION: 16

FILED  
CRIMINAL  
2007 FEB 22 PM 1:06  
LYDIA GARCIA  
CLERK OF CIRCUIT COURT  
ORANGE COUNTY, FL

**SUPPLEMENTAL**  
**STATE WITNESS LIST**

COMES NOW the State of Florida, pursuant to Florida Rules of Criminal Procedure 3.220(b), and in response to the Defendant's Notice for Discovery discloses the following names and addresses of all persons known to the prosecutor to have information which may be relevant to any offense charged, or any defense, thereto, or to any similar fact evidence to be presented at trial under Section 90.404(2), Florida Statutes:

CATEGORY "A"

Dan Radcliffe, FDLE - Daytona Beach, 810 Fentress Court, Suite 110, Daytona Beach, FL 32117

CATEGORY "B" - None

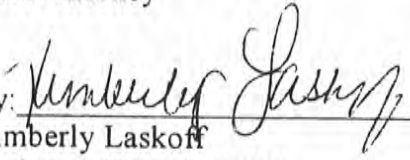
CATEGORY "C" - None

Docketed by  
R. Daniels

**Pursuant to Florida Rules of Criminal Procedure 3.220(h) please contact the undersigned's office to coordinate the date, time and location of any depositions to be scheduled.**

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this 15 day of February, 2007.

LAWSON L. LAMAR  
State Attorney

By:   
Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

IN THE CIRCUIT COURT, NINTH JUDICIAL  
CIRCUIT, CRIMINAL JUSTICE DIVISION,  
IN AND FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

CASE NO. 48-2006-CF-015201-O  
DIVISION 16

vs.

JOHN W. DOBBS,  
Defendant

FILED IN OFFICE  
CRIMINAL JUSTICE  
2007 FEB 22 PM 2:51  
LYDIA GARDNER  
CLERK CIRCUIT COURT  
ORANGE CO., FL

Unketed by:  
S. ORTIZ

DEFENDANT'S DISCOVERY

COMES NOW the Accused, John W. Dobbs, pursuant to Fla. R. Crim. P. 3.220(d)(B), and discloses the existence of the following information and material within the Accused's possession or control, which the State Attorney will be permitted to inspect, copy, test or photograph at a mutually convenient time arranged after contacting the undersigned Assistant Public Defender.

- (i) Statement of person listed in subdivision (d)(1)(A), other than that of the defendant;
- (ii) Reports or statements of experts made in connection with the particular case, including results of physical or mental examinations and of scientific tests, experiments, or comparisons;
- (iii) Tangible papers or objects that the defendant intends to use in the hearing or trial.

**CERTIFICATE OF SERVICE**

I CERTIFY that a copy hereof has been furnished to the Office of the State Attorney, 415

North Orange Avenue, Orlando, Florida, by mail/hand delivery on the 22 day of February, 2007.

ROBERT WESLEY  
PUBLIC DEFENDER

By:

  
Catherine Chien  
Florida Bar No. 0663271  
Assistant Public Defender  
435 North Orange Ave., Ste. 400  
Orlando, Florida 32801  
(407)836-4816

STATE OF FLORIDA  
County of Orange

Court Case Number CF06-0152010  
Date and time 1/23/07 @ 4:30pm

Statement accepted by LEONARDO BALANOS Title \_\_\_\_\_

Witness Information: Adult  Juvenile

Name: Leonard Balanos

Race: \_\_\_\_\_ Sex: M DOB: \_\_\_\_\_ Age: \_\_\_\_\_

Address: 180 Hengling Moss Dr Apt. # \_\_\_\_\_

City: Wicco State: FL ZIP: 32765

SSN: \_\_\_\_\_ Phone (H) \_\_\_\_\_

(C) (407) 739-5837

**Narrative**

I Leonard Balanos on 10-25-06. I was working at the front door checking IDs towards the end of the night. I went outside to check the parking lot for containers to clear out. I then saw group of men in a fist fight. I saw a ~~man~~ Justin was telling the men to break it up. they continued to fight. I then went back inside to tell Milton to call the cops because there was a fight outside. I then went back outside to see if the ~~man~~ fight was over. I saw <sup>one</sup> ~~three~~ gentle men on the floor. and two gentle with stab wounds. It was my first week working at Dad's house. I cannot ~~to~~ find anyone involved in the fight.

Sworn to and subscribed before me  
This \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_

I swear/affirm the above statements are correct and true.

Notary Public \_\_\_\_\_

Leonard Balanos  
Witness's Signature

Personally known   
Produced Identification   
Type of Identification \_\_\_\_\_

Witness's Printed name \_\_\_\_\_

Witness Statement Form Photo Id >>

STATE OF FLORIDA

County of Orange

Court Case Number CF00-0152014

Date and time 1/23/07 @ 3:00pm

Statement accepted by LeDieralago Title \_\_\_\_\_

Witness Information: Adult  Juvenile \_\_\_\_\_

Name: Hildi Bruce

Race: W Sex: F DOB: \_\_\_\_\_ Age: 20 SSN: \_\_\_\_\_

Address: 1232 Henry Bulch Apt. # \_\_\_\_\_ Phone (H) \_\_\_\_\_

City: Orlando State: FL ZIP: 33210 (C) 321-332-3882

Narrative

I was working. Saw nothing heard nothing.

I Don't recognize the two banking photos.

The Bankers would not let anyone leave. Then the banker said that a stabbing had happened.

Sworn to and subscribed before me  
This \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_

I swear/affirm the above statements are correct and true.

Notary Public

Witness's Signature

Personally known   
Produced Identification   
Type of Identification \_\_\_\_\_

Witness's Printed name

PLEA IN THE CIRCUIT COURT

THE FOLLOWING IS TO REFLECT ALL TERMS OF THE NEGOTIATED SETTLEMENT

Name: William Troy  
Plea: Guilty  Guilty/Best Interest  Nolo Contendere   
Case No. 01CE5480 A02 Charge Battery on Police Officer

Case No.	Charge	Count	Lesser	Degree
01CE5480 A02	Battery on Police Officer	1	No	3 <sup>rd</sup> F (5yrs)
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

State to Nolle Prose the following at sentencing: \_\_\_\_\_ **FILED**

PSI: Waived/Not Required  Required/Requested

ADJUDICATION: Adjugate [ ] Withhold [  ] Court's Discretion [ AUG 27 2001 ]

If the Defendant is convicted of possession, sale, trafficking or conspiracy to possess, sell or traffic in any controlled substance, the Court directs the Department of Motor Vehicles and Highway Safety to revoke the Defendant's driver's license for two (2) years. If the Defendant is convicted of grand theft of a motor vehicle; theft of motor vehicle parts; or, any felony in the commission of which a motor vehicle was used, the Court directs the Department of Motor Vehicles and Highway Safety to revoke the Defendant's driver's license as mandated by law. The Clerk is directed to make the proper notification of the Department of Motor Vehicles and Highway Safety.

SENTENCE:  
\$ \_\_\_\_\_ Fine \$ \_\_\_\_\_ Court Costs \$ \_\_\_\_\_ Drug Trust Fund  
\$ \_\_\_\_\_ Cost of Prosecution \$ \_\_\_\_\_ Public Defender Fees/Costs  
Incarceration: \_\_\_\_\_ Days \_\_\_\_\_ Months \_\_\_\_\_ Years  
with credit for time served; which is \_\_\_\_\_ days.

PROBATION: 18 Months / Years - Drug Offender if checked [  ] ET at 12 mos if all conditions are met. completed w/ no violations

ALL CONDITIONS OF PROBATION MUST BE SUCCESSFULLY COMPLETED NO LESS THAN 30 DAYS BEFORE PROBATION IS SCHEDULED TO TERMINATE UNLESS STATED BELOW.

STANDARD CONDITIONS OF PROBATION HAVE BEEN EXPLAINED BY DEFENSE COUNSEL.  
SPECIAL CONDITIONS OF PROBATION:

- A) Restitution as per the accompanying order. [ ] (check if ordered)
- B) Fine: \$ \_\_\_\_\_ Court Costs: \$ 261.00 Drug Trust Fund: \$ 50.00  
Cost of Prosecution \$ 0.00 Public Defender Fees/Costs \$ \_\_\_\_\_
- C) Substance abuse evaluation and successful completion of recommended treatment [ ] (check if ordered) (enroll within 30 days) If in custody, release only to \_\_\_\_\_
- D) Random Drug Testing at Defendant's expense [ ] (check if ordered)
- E) \_\_\_\_\_ hours of community service at a rate of no less than \_\_\_\_\_ hours per month
- F) Incarceration: \_\_\_\_\_ Days \_\_\_\_\_ Months \_\_\_\_\_ Year  
with credit for time served; which is \_\_\_\_\_ days.

OTHER COMMENTS OR CONDITIONS:  
to enroll in 15 days and case complete w/in 6 mos. 12 week Anger Mgt. course.  
to send Brian Allen letter of apology

SENTENCING IS DEFERRED UNTIL \_\_\_\_\_ IN COURT ROOM  
THE DEFENDANT UNDERSTANDS IF S/HE FAILS TO APPEAR OR IS ARRESTED ON NEW CHARGES, A CAPIAS WILL BE ISSUED AND THE COURT WILL IMPOSE ANY LAWFUL SENTENCE.

[Signature]  
Assistant State Attorney  
8/27/01  
Date of Plea

[Signature]  
Attorney for the Defendant  
William Troy  
Defendant 274

IN THE CRIMINAL DIVISION OF THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR PALM BEACH COUNTY

CASE NO. DICF 5480 A02

DIV. T

OBTS NUMBER \_\_\_\_\_

Sep-13-2001 08:46 am 01-395105  
ORB 12897 Pg 164  
DOROTHY H. WILKEN, CLERK PB COUNTY, FL

STATE OF FLORIDA

COMMUNITY CONTROL VIOLATOR

v.

PROBATION VIOLATOR

William Troy

DEFENDANT

7-3-82  
DATE OF BIRTH

RACE \_\_\_\_\_

GENDER \_\_\_\_\_

592-43-3387  
SOCIAL SECURITY NUMBER

### JUDGMENT

The above Defendant, being personally before this Court represented by \_\_\_\_\_ (attorney)

<input type="checkbox"/> Having been tried and found guilty of the following crime(s):	<input checked="" type="checkbox"/> Having entered a plea of guilty to the following crime(s):	<input type="checkbox"/> Having entered a plea of nolo contendere to the following crime(s):
--	--	--

COUNT	CRIME	OFFENSE STATUTE NUMBER(S)	DEGREE
<u>1</u>	<u>Battery on Police Officer</u>	<u>784.07</u>	<u>3<sup>rd</sup> F</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).

and having been convicted or found guilty of, or having entered a plea of nolo contendere or guilty, regardless of adjudication, to attempts or offenses relating to sexual battery (ch. 794), lewd and lascivious conduct (ch. 800), or murder (s. 782.04), aggravated battery (s. 784.045), burglary (s. 810.02), carjacking (s. 812.133), or home invasion robbery (s. 812.135), or any other offense specified in section 943.325, the defendant shall be required to submit blood specimens.

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

SENTENCE STAYED  The Court hereby stays and withholds imposition of sentence as to count(s) and places the Defendant on  Probation and/or  Community Control under the supervision of the Dept. of Corrections (conditions of probation set forth in separate order).

SENTENCE DEFERRED  The Court hereby defers imposition of sentence until \_\_\_\_\_

The Defendant in Open Court was advised of his right to appeal from the Judgment 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 of indigency.

ONE AND ORDERED in Open Court at Palm Beach County, Florida, this 27<sup>th</sup> day of August, 2001.

[Signature]  
CIRCUIT COURT JUDGE

AUG 27 2001  
DOROTHY H. WILKEN, CLERK  
Palm Beach County Courts  
Criminal Division

MRB  
276

PROBABLE CAUSE AFFIDAVIT

OBTS Number \_\_\_\_\_

Agency ORI Number: FLO 5 0 0 2 0 0 Agency Name: BOCA RATON POLICE SERVICES DEPARTMENT

Charge Type:  1. Felony  3. Misdemeanor  5. Ordinance  
 2. Traffic Felony  4. Traffic Misdemeanor  6. Other

Name (Last, First, Middle): TROY, WILLIAM

Charge Description: ASSAULT ON A POLICE OFFICER, RESIST WITH VIOLENCE OFFICER

Charge Description: BATTERY ON A POLICE OFFICER, Not Applicable

Victim's Name (Last, First, Middle): ALLEN, BRICE

Local Address (Street, Apt. Number): 100 NW 2 AVE (City) BOCA RATON (State) FL (Zip) 33432-0000

Business Address (Name, Street): \_\_\_\_\_ (City) \_\_\_\_\_ (State) \_\_\_\_\_ (Zip) \_\_\_\_\_

Occupation: POLICE OFFICER

The undersigned certifies and swears that he/she has just and reasonable grounds to believe, and does believe that the above named Defendant committed the following violation of law.

committed the below acts in my presence.

confessed to admitting to the below facts.

was observed by \_\_\_\_\_ who told that he/she saw the arrested person commit the below acts.

was found to have committed the below acts, resulting from my (described) investigation.

On the 18 day of March 2001 at 12:47  A.M.  P.M. (Specifically include facts constituting cause for arrest.)

ON 03/18/2001, I RESPONDED TO 601 SW 2 AV TO INVESTIGATE A REPORT OF UNKNOWN PERSONS THROWING ROCKS AT VEHICLES AND APARTMENT WINDOWS. I ARRIVED AND MET WITH OFFICER RODRIGUEZ WHO WAS INTERVIEWING WITNESSES TO THE INCIDENT. OFFICER RODRIGUEZ AND I WERE TOLD THAT ONE OF THE VEHICLES THAT HAD BEEN DAMAGED BELONGED TO WILLIAM TROY, RESIDENT IN APARTMENT 2. OFFICER RODRIGUEZ ATTEMPTED TO MAKE CONTACT WITH TROY AND HIS MOTHER, RUBY. RUBY TROY REFUSED TO OPEN THE DOOR OR SPEAK TO OFFICER RODRIGUEZ, EVEN AFTER HE IDENTIFIED HIMSELF AS A BOCA RATON POLICE OFFICER. AFTER SEVERAL MINUTES OF SPEAKING THROUGH THE FRONT DOOR AND THE FRONT WINDOWS, RUBY CAME OUTSIDE AND WAS SCREAMING AT BOTH OF US AND TELLING US TO LEAVE. OFFICER RODRIGUEZ AND I WERE IN FULL POLICE UNIFORM. AT THIS TIME, WILLIAM CHARGED OUT OF THE OPEN FRONT DOOR OF THE RESIDENCE RUNNING DIRECTLY AT OFFICER RODRIGUEZ, SCREAMING, "LEAVE!" I WAS STANDING TO THE LEFT OF THE OPEN DOOR, OFFICER RODRIGUEZ WAS STANDING IN FRONT OF THE OPEN DOOR SEVERAL FEET AWAY. I GRABBED WILLIAM AROUND THE UPPER BODY TO STOP HIM FROM HITTING INTO OFFICER RODRIGUEZ. WILLIAM THEN TURNED AND GRABBED ME AROUND THE WAIST AND KNOCKED ME TO THE GROUND. WILLIAM'S RIGHT ARM WAS ON MY DEPARTMENT ISSUED HANDGUN. I STRUGGLED WITH WILLIAM TRYING TO GET HIM OFF ME AND SECURE MY FIREARM. I BELIEVED WILLIAM WAS ATTEMPTING TO GRAB HOLD OF MY WEAPON. I WAS VERBALLY ORDERING HIM TO STOP FIGHTING AND GET ON THE GROUND. WILLIAM CONTINUED GRABBING ME AROUND THE WAIST. OFFICER RODRIGUEZ GRABBED WILLIAM FROM BEHIND AND I BROKE FREE OF HIS GRASP. I THEN TOOK MY PEPPER SPRAY AND SPRAYED WILLIAM WITH A SHORT BURST IN THE FACE. OFFICER RODRIGUEZ AND I CONTINUED TO GIVE WILLIAM VERBAL COMMANDS TO STOP FIGHTING AND TO PUT HIS ARMS BEHIND HIS BACK. AT THIS TIME, WILLIAM COMPLIED AND I PLACED HIM IN HANDCUFFS. I PLACED WILLIAM UNDER ARREST FOR ASSAULT ON A LAW ENFORCEMENT OFFICER, BATTERY ON A LAW ENFORCEMENT OFFICER, AND RESISTING ARREST WITH VIOLENCE. BASED ON WILLIAM'S ACTIONS, HE DID INTENTIONALLY, UNLAWFULLY AND KNOWINGLY THREATEN BY ACT TO DO VIOLENCE TO OFFICER RODRIGUEZ, A LAW ENFORCEMENT OFFICER, WHO WAS ENGAGED IN THE LAWFUL PERFORMANCE OF A

SWORN AND SUBSCRIBED BEFORE ME

[Signature]  
POLICE NOTARY

3/18/2001  
DATE

[Signature]  
SIGNATURE OF ARRESTING/INVESTIGATING OFFICER  
Brice Allen  
NAME OF OFFICER (PLEASE PRINT)

STATE ATTORNEY 3/18/2001 at 3:22  
DATE

1855  
AA  
1

276



ADMISSIBLE CHARGE VICTIM

OBTS Number PROBABLE CAUSE AFFIDAVIT 1 Juvenile

Agency ORI Number FLO 500200 Agency Name BOCA RATON POLICE SERVICES DEPARTMENT Agency Report Number 2001026048

Charge Type: Check as many as apply. 1. Felony 2. Traffic Felony 3. Misdemeanor 4. Traffic Misdemeanor 5. Ordinance 6. Other

Name (Last, First, Middle) TROY, WILLIAM Race B Sex M Date of Birth 7/03/1982

Charge Description ASSAULT ON A POLICE OFFICER BATTERY ON A POLICE OFFICER

RESIST WITH VIOLENCE OFFICER Not Applicable

Victim's Name (Last, First, Middle) ALLEN, BRICE Race W Sex M Date of Birth / /

Local Address (Street, Apt. Number) 100 NW 2 AVE BOCA RATON FL 33432-0000 Phone (561) 338-1234 Address Source

Business Address (Name, Street) 00000-0000 (000) 000-0000 Occupation POLICE OFFICER

The undersigned certifies and swears that he/she has just and reasonable grounds to believe... and does believe that the above named Defendant committed the following violation of law. [X] committed the below acts in my presence. [ ] was observed by who told that he/she saw the arrested person commit the below acts. [ ] confessed to admitting to the below facts. [ ] was found to have committed the below acts, resulting from my (described) investigation. On the 18 day of March 2001 at 12:47 [X] A.M. [ ] P.M. (Specifically include facts constituting cause for arrest.)

DUTY, COUPLED WITH AN APPARENT ABILITY TO DO SO, AND DID SO BY CHARGING AT OFFICER RODRIGUEZ, WHICH CREATED A WELL FOUNDED FEAR THAT VIOLENCE WAS IMMINENT, IN VIOLATION TO F.S.S. 784.07(2) (A), AND HE DID ACTUALLY AND INTENTIONALLY TOUCH ME, A LAW ENFORCEMENT OFFICER, WHILE ENGAGED IN THE LAWFUL PERFORMANCE OF MY DUTIES AND WHILE HE (WILLIAM TROY) KNEW THAT I WAS A LAW ENFORCEMENT OFFICER, CONTRARY TO F.S.S. 784.07(2) (B) AND HE DID KNOWINGLY AND INTENTIONALLY RESIST ME, A LAW ENFORCEMENT OFFICER OF THE BOCA RATON POLICE DEPARTMENT, WHILE IN LAWFUL EXECUTION OF A LEGAL DUTY, BY DOING VIOLENCE TO MYSELF IN VIOLATION OF F.S.S 843.01.

PROBABLE CAUSE STATEMENT

LED 19 AM 10:00

SWORN AND SUBSCRIBED BEFORE ME [Signature] POLICE NOTARY 3/18/2001 DATE STATE ATTORNEY Brice Allen 3/18/2001 at 3:22 DATE SIGNATURE OF ARRESTING/INVESTIGATING OFFICER Brice Allen Id#551 NAME OF OFFICER (PLEASE PRINT) 2 PAGE OF 2

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IN THE CIRCUIT COURT, NINTH JUDICIAL  
CIRCUIT, CRIMINAL JUSTICE DIVISION,  
IN AND FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

CASE NO. 48-2006-CF-015201-O  
DIVISION 16

vs.

JOHN W. DOBBS,  
Defendant

DEFENDANT'S DISCOVERY

COMES NOW the Accused, John W. Dobbs, pursuant to Fla. R. Crim. P. 3.220(d)(B), and discloses the existence of the following information and material within the Accused's possession or control, which the State Attorney will be permitted to inspect, copy, test or photograph at a mutually convenient time arranged after contacting the undersigned Assistant Public Defender.

- (i) Statement of person listed in subdivision (d)(1)(A), other than that of the defendant;
- (ii) Reports or statements of experts made in connection with the particular case, including results of physical or mental examinations and of scientific tests, experiments, or comparisons;
- (iii) Tangible papers or objects that the defendant intends to use in the hearing or trial.


**CERTIFICATE OF SERVICE**

I CERTIFY that a copy hereof has been furnished to the Office of the State Attorney, 415

North Orange Avenue, Orlando, Florida, by mail/hand delivery on the <sup>22</sup>~~21st~~ day of February, 2007.

ROBERT WESLEY  
PUBLIC DEFENDER

By:

  
Catherine Chien  
Florida Bar No. 0663271  
Assistant Public Defender  
435 North Orange Ave., Ste. 400  
Orlando, Florida 32801  
(407)836-4816

FILING AGENT BSC OFFENSE NO. 94-1 REPORT NO. 2229 LOCAL I.D. NO. OBTS. NO. FBI SS NO.

DEFENDANT'S LAST NAME FIRST MIDDLE SUR ALIAS/STREET NAME CITIZENSHIP  
 Gotay, Francisco Manuel PITO US

RC. SEX HGT. EYES HAIR WGT. COMP. AGE D.O.B. BIRTHPLACE SCARS, MARKS, TT  
 L M 5'8" BRN BLK 155 M 17 06-30-77 Honduras

PERMANENT ADDRESS LOCAL ADDRESS PLACE OF EMPLOYMENT LENGTH  
 2433 SW 58th Manor, Ft Lauderdale Same Hallandale Adult 12th

RESIDENCE TYPE: (1) CITY  (2) COUNTY (3) FLORIDA (4) OUT-OF-STATE  
 HOW LONG DEFENDANT IN BROWARD COUNTY BREATHALYZER BY/CCN READING PLACE OF ARREST DATE/TIME ARRESTED ARRESTING OFFICER(S) CCN  
 SR7 & Taft Street 10-23-94 0100 G.P. Matherson 2904

OFFICER INJURED UNIT ZONE BEAT SHIFT UNIT TRANSPORTING PRISONER TRANSPORTING OFFICER/CCN PICK-UP TIME. DRUG TYPE  
 Y  N

TYPE: N-N/A A-AMPHETAMINE B-BARBITURATE C-COCAINE E-HEROIN H-HALLUCINOGEN M-MARIJUANA O-OPIUM P-PARAPHERNALIA/ EQUIPMENT S-SYNTHETIC U-UNKNOWN Z-OTHER ACTIVITY: N-N/A P-POSSESS S-SELL B-BUY T-TRAFFIC A-SMUGGLE D-DELIVER E-USE M-MANUFACTURE/ PRODUCE/ CULTIVATE K-DISPENSE/ DISTRIBUTE Z-OTHER INDICATION OF ALCOHOL INFLUENCE DRUG INFLUENCE Y  N  U/K

ATTACH DEFENDANT'S PHOTO

DEFENDANT'S VEHICLE-MAKE Chev TYPE Sed YEAR 84 COLOR White VIN. NO. 2G1AN6995E9220458

VEHICLE TOWED TO MACS TAG NO. RIP-185 OTHER IDENTIFIERS OR REMARKS \_\_\_\_\_

NAME OF VICTIM (IF CORPORATION, EXACT LEGAL NAME AND STATE OF INCORP.) ADDRESS PHONE #  
 (1) Chris. Snow (2) R. Coplen (3) J. Mannion 4421 SW 23rd Ave Ft Ld 986-9308

COUNT NO.	OFFENSES CHARGED	CITATION #, IF APPLICABLE	F.S.# OR CAPIAS/WARRANT #
1-3	Prin. 1st Degree/Aggravated Battery		777.011

PROBABLE CAUSE AFFIDAVIT

Before me this date personally appeared G.P. Matherson who being first duly sworn poses and says that on 22nd day October, 1994 at 3940 SW 51st Street Ft Ld. (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe same are as follows:  
 Defendant was identified as the driver of a vehicle from which the passenger in the front seat, exited the vehicle and fired a handgun in to a crowd of people. Three (3) of the people in the crowd were shot in the legs, one suffered a serious wound to the knee. All three required medical treatment. The defendant was identified by two (2) of the victims that responded to 7 & Taft Street, approx. Two (2) hours after the incident. Witnesses further stated that the

I declare under oath that the above statement is correct and true to the best of my knowledge and belief.  
 G.P. Matherson 2904  
 OFFICER/AFFIANT'S SIGNATURE OFFICER'S NAME/CCN  
 Gang Unit  
 OFFICER'S DIVISION

STATE OF FLORIDA COUNTY OF BROWARD  
 foregoing instrument was acknowledged before me this 27th day of Nov, 1994, who is personally known to me or who has produced (ID Type) known as identification and who DID NOT take an oath. (DID OR DID NOT)  
 \_\_\_\_\_  
 CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY

DEFENDANT'S LAST NAME FIRST MIDDLE  
Gotay, Francisco Manuel

SUF. HGT. WGT. RC SEX D.O.B. OFF. COURT ARRESTING OFFICER (S)/CCN  
5'8" 155 L M 6-30-77 94-10-12229 Matherson 2904

NAME OF VICTIM (IF CORPORATION, EXACT LEGAL NAME AND STATE OF INCORP)  
(1) Chris Snow. Rickey Coplen (3) Jerry Mannion

ADDRESS  
4421 SW 23rd Ave Ft Ld

PHONE #  
986-9308

COUNT NO.	OFFENSES CHARGED	CITATION #, IF APPLICABLE	F.S. # OR CAPIAS/WARRANT #
	SEE FACE SHEET		

On this date personally appeared G.P. Matherson  
 who being first duly sworn  
 does and says that on 22nd day of October, 1994 at 3490 SW 51st Street Ft Ld (crime location) the  
 above named defendant committed the above offenses charged and the facts showing probable cause to believe same are as follows:

Driver assisted the shooter by positioning the vehicle approximately 10 feet from the crowd  
of people that were fired at. The driver then drove the vehicle away from the crime scene.

BROWARD COUNTY, FLORIDA  
 I certify this document to be a true  
 and correct copy of the original.  
 WITNESS MY HAND AND SEAL  
 FEB 14 1994  
 on \_\_\_\_\_ Clerk of the Court  
 BY \_\_\_\_\_ D.C.

The above statement is correct and true to the best of my knowledge and belief.  
[Signature]  
 OFFICER/AFFIANT'S SIGNATURE G.P. Matherson 2904  
 OFFICER'S NAME/CCN

GANG UNIT  
 OFFICER'S DIVISION

FLORIDA COUNTY OF BROWARD  
 This instrument was acknowledged before me this 9th day of Nov, 1994, who is personally  
 known or who has produced (ID Type) known as identification and who DID NOT take an oath.  
[Signature]  
 CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY

(SEAL OR STAMP)  
 280  
 Orig - Court  
 2nd - State Atty  
 3rd - Filing Agency  
 4th - Arresting Agency



DIVISION  
CRIMINAL

FK

ADJUDICATION WITHHELD  
 ADJUDICATED GUILTY

CASE NUMBER

94-18055 CF B

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	9. L. RING	10. L. LITTLE

Fingerprints taken by:

Cherise Meyer 6960 Court Deputy  
Name and Title

BROWARD COUNTY, FLORIDA  
I certify this document to be a true  
and correct copy of the original  
BY Richard D. Eade SEAL  
ON FEB 14 2007  
JUDGE OF THE COURT  
CLERK OF THE COURT  
BROWARD COUNTY, FLORIDA

DONE AND ORDERED in Open Court at Broward County, Florida this 5 day of FEB  
A.D., 19 94 I HEREBY CERTIFY that the above and foregoing fingerprints are the fingerprints of the  
Defendant Francisco Gotay, and that they were placed thereon by said Defendant in  
my presence in Open Court this date.

JUDGE

RICHARD D. EADE

**THE CIRCUIT/COUNTY COURT, IN AND FOR BROWARD COUNTY, FLORIDA**

12-7-99 **DATE** 12-2-99 **FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED.** **EST** 00  
**PRC** turne **CASE NO.** 94-18055CF 10A **ARREST NO.** B59919830 **VAC** 00  
**DATE** 12-2-99 **ARREST NO.** B59919830 **ROBILISURETY** 10 **SUMMONS/CASH BOND** 10 **AGENCY** 00

**DEFENDANT** Francisco Gotay **AKA** \_\_\_\_\_

**COURT STATUS**  
 TRIAL  CHANGE OF PLEA  
 ARRAIGNMENT  JURY  PLED GUILTY  
 SENTENCING  COURT  PLED NOLO  
 PSI  1ST V.O. CC  
 PDR  FINAL V.O. CC

**(S)** 1. Aggr Battery

admits allegations  
Common Control Reinstated

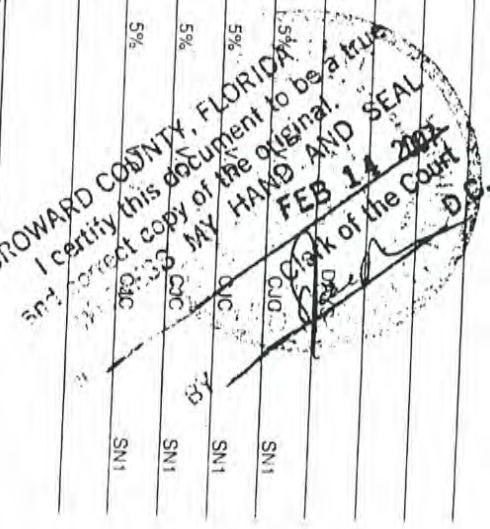
**NEW SENTENCE:** Common Control Reinstated  
probation which is modified and extended by 6 mos.  
negative C.O.S.  
government with 98-9320CF

COUNT	PROBATION WITH SPECIAL CONDITIONS	DUI USE ONLY
FINE	CC	5%
CJC	EMTF	CDC
DUI SCHOOL	EVALUATION	SN1
LICENSE SUSP.	DAYS IMMOBILIZATION	WORK PERMIT
COMMUNITY SERVICE HOURS		

**COUNT(S)** \_\_\_\_\_ **TIME SERVED** \_\_\_\_\_

**PLUS \$** \_\_\_\_\_ **DEFERRAL FEE TO:** \_\_\_\_\_

1st Rothchild  
Corrected to show correct sentence imposed by Judge 12-2-99



# THE CIRCUIT/COUNTY COURT, IN AND FOR BROWARD COUNTY, FLORIDA

FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST  
AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED

DATE: 1-21-99

CASE NO. 94-1805CF B

ARREST NO. B598-15679

ROR/C/SURETY SUMMONS/CASH BOND IC

EST 4  
VAC 00  
AGENCY 2

DEFENDANT Francisco Gotay

AKA \_\_\_\_\_

COURT STATUS

- MAGISTRATE
- ARRANGMENT
- SENT: NCING
- PSI
- PDR

- TRIAL
- JURY
- COURT
- 1ST V.O.
- FINAL V.O.

- CHANGE OF PLEA
- PLED GUILTY
- PLED NOLO

- ADJ. GUILTY 4-17-99
- WITHHELD
- NO LLE PROSEQUI
- PUBLIC DEFENDER FEE
- PUBLIC DEFENDER ASSESSMENT
- ACQUITTE

IF(S) I Agg Battery

Admits allegations  
Probation Revoked

SENTENCE: New

I 1 yr Comm Court  
followed by 2 yrs Probation  
concealed 9320CF 10A

COUNT	PROBATION WITH SPECIAL CONDITIONS	DUI USE ONLY
FINE	CC	5%
CJC	EMTF	CDC
DUI SCHOOL	EVALUATION	SN1
LICENSE SUSP	DAYS IMMOBILIZATION	WORK PERMIT
COMMUNITY SERVICE HOURS		

COUNT(S)	TIME SERVED
\$ FINE	COURT COST 5% V.C. SN1
\$ FINE	COURT COST 5% V.C. CJC SN1
\$ FINE	COURT COST 5% V.C. CJC SN1
\$ FINE	COURT COST 5% V.C. CJC SN1
PLUS \$	DEFERRAL FEE TO: SN1

*[Handwritten signature]*

BY *[Handwritten signature]*

BROWARD COUNTY, FLORIDA  
I certify this document to be a true and correct copy of the original.  
FEB 14 1999  
CLERK OF THE COURT



# THE CIRCUIT/COUNTY COURT, IN AND FOR BROWARD COUNTY, FLORIDA

FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST  
AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED.

15  
00  
02

DATE 4-17-97

CASE NO. 94-1855CFB

ARRREST NO. DW97363

ROB/C/SURETY

SUMMONS/CASH BOND

AGENCY

DEFENDANT Travis Lee Cotary

AKA

### COURT STATUS

- TRIAL
- CHANGE OF PLEA
- JURY
- PLED GUILTY
- COURT
- PLED NOLO
- 1ST V.O.
- PLED NOLO
- FINAL V.O.
- PROBATION

- ADJ GUILTY
- WITHHELD
- NOLLE PROSEQUI
- DISMISSED
- ACQUITTED

TRUST FUND / HOURS COMM SERVICE  
ASSESSMENT EACH COUNT

Aggravated Battery

Edwarda Bliss / Probation

New 3yrs Probation w/vo

(1) No contact w/victims

(2) Was reduced to 2.5 yrs monitor

COUNT \_\_\_\_\_ DUI USE ONLY \_\_\_\_\_

CASAP/DUI SCHOOL \_\_\_\_\_ PROBATION W/SPECIAL CONDITION \_\_\_\_\_ HOURS \_\_\_\_\_

COURT COST \$ \_\_\_\_\_ 5% \_\_\_\_\_ V.C. \_\_\_\_\_ C.J.C. \_\_\_\_\_

JAIL TIME \_\_\_\_\_ LICENSE SUSP. \_\_\_\_\_ CASAP EVALUATION \_\_\_\_\_ COMM SERVICE \_\_\_\_\_

OTHER \_\_\_\_\_

BROWARD COUNTY, FLORIDA  
I certify this document to be a true and correct copy of the original.  
WITNESS MY HAND AND SEAL

FEB 14 2007  
Clark of the Court  
BY [Signature] D.C.

COUNT(S)	TIME SERVED	DAYS
\$ FINE	COURT COST 5%	V.C. C.J.C.
\$ FINE	COURT COST 5%	V.C. C.J.C.
\$ FINE	COURT COST 5%	V.C. C.J.C.
\$ FINE	COURT COST 5%	V.C. C.J.C.
PLUS \$ FINE	COURT COST 5%	V.C. C.J.C.
DEFERRAL FEE TO		

BY Richard D. Kade JUDGE

[Signature]

**JUDGEMENT**

DIV: FK

99-096163 T#002  
 02-18-99 11:48AM

THE STATE OF FLORIDA VS.

Francisco M. Gotay

CASE NUMBER

98-9320 CF 10A

PROBATION VIOLATOR  
 (Check if Applicable)

STATE ATTORNEY Kristi Wagy  
 COURT REPORTER Linda Superior

The Defendant, Francisco M. Gotay being personally before this Court  
 represented by: Bernie Bober, his attorney of record, and having:

- 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).

COUNT	CRIME	OFFENSE STATUTE NUMBER(S)	DEGREE OF CRIME	ADD'L MONIES IMPOSED
<u>I</u>	<u>Poss of Cocaine</u>	<u>893.032A4</u>	<u>3F</u>	
<u>II</u>	<u>Poss of Cann</u>	<u>893.131</u>	<u>1M</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).  
 (Check if Applicable)

- The Defendant is further ordered to pay a fine in the sum of \$ \_\_\_\_\_ pursuant to F.S. 775.0835. (This provision refers to the optional fine for the Crimes Compensation Trust Fund, and is not applicable unless checked and completed. Fines imposed as part of a sentence pursuant to F.S. 775.083 are to be recorded on the Sentence page(s).)
- The Court hereby imposed additional court costs in the sum of \$ \_\_\_\_\_
- The Court hereby stays and withholds the imposition of sentence as to count(s) I and places the Defendant on probation for a period of 1 yr comm control followed by 2 yrs Prob. under the supervision of the Department of Corrections (condition of probation set forth in separate order.)
- The Court hereby defers imposition of sentence until \_\_\_\_\_ (Date)
- Pay \$200.00 Trust Fund pursuant to F.S. 27.3455

Stayed and Withheld Imposition of Sentence  
 Sentence Deferred Until Later Date  
 (Check if Applicable)

The Defendant in Open Court was advised of his right to appeal from this Judgment 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 of indigence.

COUNT(S) II 180 DAYS BROWARD COUNTY JAIL W/CREDIT FOR 180 DAYS TIMES SERVED

BK 29249PG0205

DIVISION  
CRIMINAL

FK

ADJUDICATION WITHHELD  
 ADJUDICATED GUILTY

CASE NUMBER

98-9320CF10A

SOCIAL SECURITY NUMBER 583-69-4696

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

9. L. RING

10. L. LITTLE



BK29249PG0206

Fingerprints taken by:

Robert Henry #9055

Court Deputy

RECORDED IN THE OFFICIAL RECORDS ROOM  
OF BROWARD COUNTY, FLORIDA  
CLERK OF COURTS

Name and Title

DONE AND ORDERED in Open Court at Broward County, Florida this 21 day of JAN  
D., 19 99 I HEREBY CERTIFY that the above and foregoing fingerprints are the fingerprints of the  
defendant Francisco M. Gotay, and that they were placed thereon by said Defendant in  
presence in Open Court this date.

[Signature]  
JUDGE RONALD J. ROTHSCHILD

**FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED.**

DATE 9-26-01 CASE NO. 98-93200C-10A ARREST NO. MJ00-3288 ROR/IC/SURETY SUMMONS/CASH BOND \_\_\_\_\_ AGENCY \_\_\_\_\_  
 DEFENDANT Francisco Gaten AKA \_\_\_\_\_

- MAGISTRATE  
 ARRAIGNMENT  
 SENTENCING  
 PSI  
 TRIAL  
 JURY  
 COURT  
 1ST V.O.  
 FINAL V.O.

- CHANGE OF PLEA  
 PLED GUILTY  
 PLED NOLO

- ADJ. GUILTY  
 WITHHELD  
 NOLLE PROSEQUI  
 PUBLIC DEFENDER FEE

- TRUST FUND / HOURS COMM. \_\_\_\_\_  
 ASSESSMENT EACH \_\_\_\_\_  
 DISMISSED  
 PUBLIC DEFENDER ASSESSMENT

CHARGE(S) 1: Poss of Cocaine

COUNT \_\_\_\_\_  
 FINE \_\_\_\_\_  
 CJC \_\_\_\_\_  
 DUI SCHOOL \_\_\_\_\_  
 LICENSE SUSP. \_\_\_\_\_  
 COMMUNITY SERVICE HOURS \_\_\_\_\_

PROBATION WITH SPECIAL CONDITIONS  
 CC \_\_\_\_\_  
 EMTF \_\_\_\_\_  
 CDC \_\_\_\_\_  
 5% \_\_\_\_\_  
 VC \_\_\_\_\_  
 SN1 \_\_\_\_\_

DUI USE ONLY  
 EVALUATION \_\_\_\_\_  
 DAYS IMMOBILIZATION \_\_\_\_\_  
 WORK PERMIT \_\_\_\_\_

SENTENCE: Defense motion to terminate probation

granted

COUNT(S)	FINE	COURT COST	TIME SERVED	DAYS
	\$		5%	V.C.
	\$		5%	V.C.
	\$		5%	V.C.
	\$		5%	V.C.
	PLUS \$		5%	V.C.

SP 4 5/97 JUDGE Rothschild BY MSU (DEPUTY CLERK)

FILE COPY

IN AND FOR BROWARD COUNTY COURT, IN AND FOR BROWARD COUNTY, FLORIDA  
 FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST  
 AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED.

DATE 4/17/00 CASE NO. 98-9320CF ARREST NO. MJ003288 ROR/IC/SURETY SUMMONS/CASH BOND

DEFENDANT Francisco Dotay AKA \_\_\_\_\_

MAGISTRATE  TRIAL  CHANGE OF PLEA  
 ARRAIGNMENT  JURY  PLED GUILTY  
 SENTENCING  COURT  PLED NOLO  
 PSI  1ST.V.O.  FINAL V.O. CC

COURT STATUS  ADJ. GUILTY \_\_\_\_\_ VC \_\_\_\_\_ TRUST FUND / HOURS COMM. SER  
 WITHHELD \_\_\_\_\_ VC \_\_\_\_\_ ASSESSMENT EACH CC  
 NOLLE PROSEQUI \_\_\_\_\_ VC EACH COUNT \_\_\_\_\_  
 PUBLIC DEFENDER FEE \_\_\_\_\_  DISMISSED \_\_\_\_\_  
 PUBLIC DEFENDER ASSESSMENT \_\_\_\_\_  ACQUIT \_\_\_\_\_

CHARGE(S) 1 Poss of Cocaine  
not in viol.  
allegations  
COMM CONTROL Term

COUNT \_\_\_\_\_ DUI USE ONLY \_\_\_\_\_  
 PROBATION WITH SPECIAL CONDITIONS \_\_\_\_\_  
 FINE \_\_\_\_\_ CC \_\_\_\_\_ 5% \_\_\_\_\_ VC \_\_\_\_\_  
 CJC \_\_\_\_\_ EMTF \_\_\_\_\_ CDC \_\_\_\_\_ SN1 \_\_\_\_\_  
 DUI SCHOOL \_\_\_\_\_ EVALUATION \_\_\_\_\_  
 LICENSE SUSP. \_\_\_\_\_ DAYS IMMOBILIZATION \_\_\_\_\_ WORK PERMIT \_\_\_\_\_  
 COMMUNITY SERVICE HOURS \_\_\_\_\_

NEED SENTENCE: Def. Probation shall begin as to this case

1994 5/97 JUDGE \_\_\_\_\_ BY Ruth Sand (DEPUTY CLERK)  
 FILE COPY

184 30 60

CONF 4/94-18055CF10B  
 Ronald J. Bothschild

STOWARD COUNTY CLERK  
 I certify this document to be a true and correct copy of the original and correct copy of the Court of the Court D.C.  
 FEB 14 2007  
 WITNESS MY HAND AND SEAL

COUNT(S)	TIME SERVED	COURT COST	FINE	DEFERRAL FEE TO:
		\$		
		\$		
		\$		
		\$		
		PLUS \$		

12-7-99 none  
 12-2-99  
 DATE 98-9320CF10A  
 CASE NO. FRANCISCO GOTAY  
 DEFENDANT

EST  
 VAC  
 AGENCY

FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED.

ARREST NO. BS99-19830  
 SUMMONS/CASH BOND 10  
 AKA

COURT STATUS  
 CHANGE OF PLEA  
 TRIAL  
 JURY  
 PLED GUILTY  
 COURT  
 PLED NOLO  
 1ST V.O.  
 FINAL V.O.

ADJ. GUILTY 1-21-99  
 WITHHELD  
 NOLLE PROSEQUI  
 PUBLIC DEFENDER FEE 40  
 DISMISSED  
 PUBLIC DEFENDER ASSESSMENT 52

TRUST FUND / HOURS COMM. SE.  
 ASSESSMENT EACH C

COUNT  
 FINE  
 CC  
 CJC  
 EMTF  
 DUI SCHOOL  
 EVALUATION  
 LICENSE SUSP.  
 DAYS IMMOBILIZATION  
 COMMUNITY SERVICE HOURS  
 WORK PERMIT

DUPLICATE OF COURT REPORT

ADmits allegations  
 Comm Control Reinstated

1 Poss of Cocaine

New Comm Control Reinstated  
 followed by  
 Probation, which is modified and extended by  
 to mos.  
 same terms and conditions.  
 waive CAS.  
 Concurrent with 94-18055CF

Corrected to show  
 correct sentence imposed  
 by Judge 12-2-99

151 Rothschild  
 JUDGE

BY [Signature]  
 (DEPUTY CLERK)

FILE COPY

ISP 4 5/97

**FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED**

DATE 1-21-99 EST \_\_\_\_\_  
 VAC \_\_\_\_\_

CASE NO. 58009320CF10A

DEFENDANT FRANCISCO M. GETAY ARREST NO. 0N350000000 ROR/CASHURETY 50 SUMMONS/CASH BOND 50 AGENCY EN

**COURT STATUS**  
 MAGISTRATE  
 TRIAL  
 ARRANGMENT  
 CHANGE OF PLEA  
 JURY  
 APPLIED GUILTY  
 SENTENCING  
 COURT  
 PLED NOLO  
 PSI  
 1ST.V.O.  
 PDR  
 FINAL V.O.

TRUST FUND / HOURS COMM. SER. \_\_\_\_\_  
 ASSESSMENT 50 SN1 \_\_\_\_\_  
 VC EACH COUNT \_\_\_\_\_  
 DISMISSED  
 PUBLIC DEFENDER ASSESSMENT 50 SN1 \_\_\_\_\_  
 ACQUIT

**COUNT** \_\_\_\_\_  
**DUI USE ONLY**  
 PROBATION WITH SPECIAL CONDITIONS \_\_\_\_\_  
 FINE \_\_\_\_\_ CC \_\_\_\_\_ 5% \_\_\_\_\_ VC \_\_\_\_\_  
 CJC \_\_\_\_\_ EMTF \_\_\_\_\_ CDC \_\_\_\_\_  
 DUI SCHOOL \_\_\_\_\_ EVALUATION \_\_\_\_\_  
 LICENSE SUSP. \_\_\_\_\_ DAYS IMMOBILIZATION \_\_\_\_\_  
 COMMUNITY SERVICE HOURS \_\_\_\_\_

SENTENCE: 1 YR Comm Center followed by 2 YRS Probation  
conc w/ 9.4-8055 CF 10 B  
2 YR DL SWAP w/ work permit

BOARD COUNTY FLORIDA  
 Identifying this document to a true and correct copy of the original document.  
 WITNESSED MY HAND AND SEAL OF OFFICE  
 FEB 14 2002

COUNT(S)	FINE	COURT COST	TIME SERVED	DAYS	V.C.	CJC	SN1
11			180		5%		SN1
					5%		SN1
					5%		SN1
					5%		SN1

PLUS \$ \_\_\_\_\_ DEFERRAL FEE TO: \_\_\_\_\_  
 BY DRoutland (DEPUTY CLERK)  
 FILE COPY

**COMPLAINT AFFIDAVIT**

ALL FIELDS MUST BE ANSWERED IF DEFENDANT NOT IN CUSTODY

BROWARD COUNTY

ARREST #

ARREST

Filing Agency <b>1350</b>		Offense Report <b>B504-05-1837</b>		Local ID #		FDLE		FBI		SS # <b>055-62-2759</b>	
Defendant's Last Name <b>BLANCO</b>						First <b>ANDRE</b>		Middle <b>ZAMON</b>		SUF	
Alias/Street Name						Citizenship <b>U.S.</b>					
Race <b>H</b>	Sex <b>M</b>	Hgt <b>5'9"</b>	Eyes <b>BRO</b>	Hair <b>BLK</b>	Wgt <b>190</b>	Comp <b>MED</b>	Age <b>29</b>	DOB <b>11/1/75</b>	Birthplace <b>NY, NY</b>		Scars, marks, TT <b>MULTI T.T.</b>
Permanent Address <b>2410 NW 102 TER PEM. PINES</b>						Local Address:					
Residence Type: <b>20</b> City (2) County (3) Florida (4) Out of State						Place of Employment					
How long defendant in Broward County:			Breathalyser by/CCN		Reading	Place of arrest <b>2410 NW 102 TER</b>		Date/time arrested <b>5-4-04/2045</b>		Arresting officer(s) CCN <b>HICKOX 8882</b>	
Officer injured <b>Y</b> <input type="checkbox"/> <b>N</b> <input checked="" type="checkbox"/>	Unit <b>1782</b>	Zone <b>999</b>	Beat	Shift	Trans. Unit	PMD <b>Y</b> <input type="checkbox"/> <b>N</b> <input type="checkbox"/>	Transporting officer/CCN		Pick-up time:		Drug Type: <b>M</b>
Types: N-N/A A-Amphetamine	B-Barbiturate C-Cocaine E-Heroin	H-Hallucinogen M-Marijuana O-Opium	P-Paraphernalia/ Equipment S-Synthetic	U-Unknown Z-Other	Activity: <b>M/P</b>	Activity: N-NA P-Possess S-Sell	B-Buy T-Traffic A-Smuggle D-Deliver	E-Use M-Manufacture/ Produce/ Cultivate	K-Dispense/ Distribute Z-Other	Indication of: Alcohol Influence: Drug Influence:	

Defendant's Vehicle Make: \_\_\_\_\_ Type: \_\_\_\_\_ Year: \_\_\_\_\_ Color: \_\_\_\_\_ VIN # \_\_\_\_\_

Vehicle towed to: \_\_\_\_\_ Tag # \_\_\_\_\_ Other identifiers or remarks: \_\_\_\_\_

Name of victim(s) (if corporation, exact legal name and state of incorporation):

**STATE OF FL**

Count #	Offenses Charged	Citation # if Applicable	FS or Capias/Warrant #
1	CULTIVATION OF CANNABIS		893.13-1A2(1)
2	POSS. OF CANNABIS W/INTENT TO SELL		893.13-1A2(1)
3	POSS. OF DRUG PARAPHERNALIA		893.147-1(1B)

**Probable Cause Affidavit**

Before me this date personally appeared C. HICKOX who being first duly sworn depose and says that on 4 day of MAY, (year) 2004 at 2410 NW 102 TER, PEM. PINES (crime location) the above name defendant committed the above offenses charged and the facts showing probable cause to believe the same are as follows:

ON 5-4-04 A SEARCH WARRANT WAS OBTAINED FOR DEF'S RESIDENCE. ON 5-4-04 S. WARRANT WAS SERVED. DEF. WAS AT THE RESIDENCE. A TOTAL OF 24 CANNABIS PLANTS AND SOPHISTICATED GROW+LIGHTING AND EQUIP. WERE SEIZED FROM THE RESID. CANNABIS FIELD TEST (+). DEF. ADMITTED POST MIRANDA TO POSSESSION AND ASSISTING W/THE GROW OPERATION SEARCH WARRANT SIGNED BY HON. EIJAH WILLIAMS DEF- ARRESTED

I swear the above statement is correct and true to the best of my knowledge and belief.

OFFICER/AFFIANT'S SIGNATURE: [Signature] OFFICER'S NAME/CCN: C. HICKOX 8882 OFFICER'S DIVISION: SID/N-1

STATE OF FL COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 4 day of MAY, (year) 2004, who is personally known to me or who has produced (ID type) DL as identification and who DID (did or did not) take an oath.

DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY: [Signature] TITLE OR RANK/CCN: D/S 8721



DIVISION: CRIMINAL

DIVISION: FS

Judgment

THE STATE OF FLORIDA VS.

CASE NUMBER

Andre Ramon Blanco 047383

CF/0A

DEFENDANT

Probation Violator

State Attorney Adalalde

Court Reporter \_\_\_\_\_

The Defendant, Andre Ramon Blanco being personally before this Court represented by Mottlieb, 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 # 104603650  
OR BK 38785 Pages 1710 - 1711  
RECORDED 12/30/04 08:54:28  
BROWARD COUNTY COMMISSION  
DEPUTY CLERK 2140  
#3, 2 Pages

COUNT	CRIME	OFFENSE STATUTE NUMBER(S)	DEGREE OF CRIME	ADD'L MONIES IMPOSED
<u>1</u>	<u>mfg Cannabis</u>	<u>89303107</u>	<u>3<sup>rd</sup></u>	
<u>2</u>	<u>POSS Drug Para</u>	<u>8931471</u>	<u>1<sup>st</sup></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 Imposition of Sentence  The court hereby stays and withholds the imposition of sentence as to count(s) 1 and places the Defendant on probation for a period of 2 yrs under the supervision of the Department of Corrections (conditions of probation set forth in a separate order)

Sentence Deferred Until Later Date  The Court hereby defers imposition of sentence until \_\_\_\_\_ (Date)

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

Count(s) 2 : 2 DAYS/MONTHS-BROWARD COUNTY JAIL W/CREDIT 2 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.

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\_\_.

Deputy Clerk

<b>DIVISION:</b> <b>CRIMINAL</b>	<input type="checkbox"/> <b>ADJUDICATION WITHELD</b>	<b>CASE NUMBER</b>  047383 CF10
	<input checked="" type="checkbox"/> <b>ADJUDICATED GUILTY</b>	

## 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	9. L. RING	10. L. LITTLE

Fingerprints taken by:

Roy De Hart 8404  
 Name & Title



**DONE AND ORDERED** in Open Court at Broward County, Florida this 20 day of Dec 2007.  
**I HEREBY CERTIFY** that the above and foregoing fingerprints are of the Defendant

Andre Ramon Blanco, and that they were placed thereon by said defendant in my presence  
 in Open Court this date.

Blanco, Andre  
 SS # 035-62-2759

JUDGE

Am  
m904110

CIRCUIT COURT DISPOSITION ORDER IN AND FOR BROWARD COUNTY, FLORIDA

Case Number 407736SCF10A Arrest Number BSC4006944 BCCN # 0140906  
State of Florida VS BLANCO, ANDRE RAMON AKA  
Judge CYNTHIA S IMPERATO  
Cash bond number(s) Cash bond / Return to depositor / Surety bond / IC  
Charges: 01 POSS/FUR/SELL/DEL/MAN/CANNABIS  
02 POSS/DPUG PARAPHERNALIA

( ) 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 ( ) 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  
WARRANT: ( ) Dismissed ( ) Withdrawn ( ) Served in open court

**SENTENCE: (PROBATION/COMM.CONTROL)**  
COUNT(S): 2 ( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control ( ) followed by  
3 ( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control ( ) followed by  
( ) 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 ( ) followed by  
( ) each count concurrent/consecutive ( ) concurrent ( ) consecutive to case number

**SENTENCE: (INCARCERATION)**  
COUNT(S): 2 ( ) One year plus one day ( ) 2 ( ) Years ( ) Months ( ) Days  
( ) BCJ ( ) FSP, w/credit for 2 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):  
( ) One year plus one day ( ) ( ) Years ( ) Months ( ) Days  
( ) BCJ ( ) FSP, w/credit for 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 12/20/04 295

**SPECIAL CONDITIONS OF PRISON SENTENCE:**

- Habitual Violent Offender mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Violent Career Criminal mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Prison Releasee Reoffender mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Firearm mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Other mandatory minimum \_\_\_\_\_
- Habitual Offender Ct(s) \_\_\_\_\_ ( ) Youthful Offender ( ) Sexual Predator/Offender ( ) Boot Camp
- Drug Treatment ( ) Tier \_\_\_\_\_ Program
- To be given credit for all time previously served in prison, to be calculated by Department of Corrections

**SPECIAL CONDITIONS OF PROBATION:**

- \_\_\_\_\_ days BCJ w/credit for \_\_\_\_\_ days T/S ( ) work release ( ) Boot Camp
- ATTAC ( ) Work release after successful completion of ATTAC ( ) Electronic Monitor ( ) Drug Treatment
- BSO/SAP ( ) ISAP ( ) Upon successful completion of drug program jail sentence shall be terminated
- \_\_\_\_\_ hours of Community Service
- \$ \_\_\_\_\_ COS waived / imposed
- Anger Management Program while on dc
- BARC ( ) followed by 6 25 thereafter
- Blood draw per F.S. 943.325 - 2 samples for conviction of sexual assaults; lewd or indecent acts; homicides (782.04) aggravated battery; home invasion robbery or carjacking
- Curfew \_\_\_\_\_
- Drug/Alcohol evaluation and treatment recommended
- Forfeit weapon / firearm
- F.A.C.T.
- House of Hope
- IRT ( ) followed by \_\_\_\_\_
- May transfer probation to \_\_\_\_\_
- May travel \_\_\_\_\_ for work purposes
- No contact with minor children without adult supervision
- No contact directly or indirectly with victim(s) or victim's family or others listed
- No driving without valid driver's license
- No drugs or alcohol
- Enter and successfully complete \_\_\_\_\_
- Drug Court Monitoring/Hearing set \_\_\_\_\_
- Other \_\_\_\_\_
- Obtain GED or High School diploma
- Peg program
- Psychological / Psychiatric evaluation and treatment necessary
- Random drug/alcohol testing
- Random urinalysis/waive costs
- Recommend 2-year Driver's License Suspension
- Restitution ordered \$ \_\_\_\_\_ /amount reserved
- Spectrum
- Substance abuse evaluation
- Turning Point Bridge Program/Aftercare
- Work permit
- Make donation of \$ \_\_\_\_\_ to \_\_\_\_\_

BROWARD COUNTY, FLORIDA  
 I certify this document to be a true and correct copy of the original  
 WITNESSED BY \_\_\_\_\_ SEAL  
 on FEB 14 2007  
 Clerk of the Court  
 BROWARD COUNTY, FLORIDA

**COSTS**

- \$200 Trust Fund
- \$50 VC each count I
- \$5 Assessment each count I
- \$50 SN1
- \$100 OTF
- \$ \_\_\_\_\_ fine plus \$ \_\_\_\_\_
- \$ \_\_\_\_\_ Court Costs \_\_\_\_\_
- Pay balance of previously imposed costs
- Balance of court costs and fees converted to a civil lien ( ) Court costs converted to Comm. Service hours
- Deferral fee \_\_\_\_\_ ( ) Defer to \_\_\_\_\_
- Other \_\_\_\_\_
- \$40 PD application fee waived / imposed
- \$ \_\_\_\_\_ PD fee
- \$20 CSTF
- \$5 AC \$65 ( ) Extradition costs \$ \_\_\_\_\_
- \$20 SN1
- \_\_\_\_\_ 5% surcharge count(s) \_\_\_\_\_
- \$ \_\_\_\_\_ CFF
- Waive all court costs

JUDGE

*[Signature]*

DEPUTY CLERK

DATE 12/20/04 296

CIRCUIT COURT DISPOSITION ORDER IN AND FOR BROWARD COUNTY, FLORIDA

Case Number 04007383CF10A Arrest Number PN05000620 BCCN # 0140906
State of Florida VS BLANCO, ANDRE RAMON AKA
Judge CYNTHIA G IMPERATO Cash bond / Return to depositor / Surety bond / IC
Cash bond number(s)
Charges: 001 POSS/PUR/SELL/DEL/MAN/CANNABIS

( ) 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 (X) First VOP / VOCC (X) Final VOP / VOCC (X) Admits Allegations
( ) Convicted by Jury/Court ( ) Acquitted by Jury/Court ( ) Dismissed ( ) Speedy
( ) Discharged ( ) Nolle Prosequi ( ) Found Incompetent/Committed to Child/Family Services
(X) Adj. Guilty 12/20/04 ( ) 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 (X) Habitual Offender ( ) Mental Health ( ) County
PROBATION/COMM. CONTROL: ( ) Revoked (X) 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
( ) each count concurrent/consecutive ( ) concurrent ( ) consecutive to case number
COUNT(S):
( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control ( ) followed by
( ) each count concurrent/consecutive ( ) concurrent ( ) consecutive to case number

SENTENCE: (INCARCERATION)

COUNT(S):
( ) One year plus one day ( ) Years ( ) Months ( ) Days
( ) BCJ ( ) FSP, w/credit for 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):
( ) One year plus one day ( ) Years ( ) Months ( ) Days
( ) BCJ ( ) FSP, w/credit for 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 6/21/05 297

State of Florida VS

André Ramon Blanco

Case number

2 OF 2  
04-73830-107

**SPECIAL CONDITIONS OF PRISON SENTENCE:**

- Habitual Violent Offender mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Violent Career Criminal mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Prison Releasee Reoffender mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Firearm mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Other mandatory minimum \_\_\_\_\_
- Habitual Offender Ct(s) \_\_\_\_\_ ( ) Youthful Offender ( ) Sexual Predator/Offender ( ) Boot Camp
- Drug Treatment ( ) Tier \_\_\_\_\_ Program
- To be given credit for all time previously served in prison, to be calculated by Department of Corrections

**SPECIAL CONDITIONS OF PROBATION:**

- 45 days BCJ w/credit for 32 days T/S ( ) work release ( ) Boot Camp
- ( ) ATTAC ( ) Work release after successful completion of ATTAC ( ) Electronic Monitor ( ) Drug Treatment
- ( ) BSO/SAP ( ) ISAP ( ) Upon successful completion of drug program jail sentence shall be terminated

- ( ) \_\_\_\_\_ hours of Community Service
- ( ) \$ \_\_\_\_\_ COS waived / imposed
- ( ) Anger Management Program
- ( ) BARC ( ) followed by \_\_\_\_\_
- ( ) Blood draw per F.S. 943.325 - 2 samples for conviction of sexual assaults; lewd or indecent acts; homicides (782.04) aggravated battery; home invasion robbery or carjacking
- ( ) Curfew \_\_\_\_\_
- ( ) Drug/Alcohol evaluation and treatment recommended
- ( ) Forfeit weapon / firearm
- ( ) F.A.C.T.
- ( ) House of Hope
- ( ) IRT ( ) followed by \_\_\_\_\_
- ( ) May transfer probation to \_\_\_\_\_
- ( ) May travel \_\_\_\_\_ for work purposes
- ( ) No contact with minor children without adult supervision
- ( ) No contact directly or indirectly with victim(s) or victim's family or others listed
- ( ) No driving without valid driver's license
- ( ) No drugs or alcohol
- ( ) Enter and successfully complete \_\_\_\_\_
- ( ) Drug Court Monitoring/Hearing set \_\_\_\_\_
- ( ) Other \_\_\_\_\_
- ( ) Obtain GED or High School diploma
- ( ) Peg program
- ( ) Psychological / Psychiatric evaluation and treatment necessary
- ( ) Random drug/alcohol testing
- ( ) Random urinalysis/waive costs
- ( ) Recommend 2-year Driver's License Suspension
- ( ) Restitution ordered \$ \_\_\_\_\_ /amount reserved
- ( ) Spectrum
- ( ) Substance abuse evaluation
- ( ) Turning Point Bridge Program/Aftercare
- ( ) Work permit
- ( ) Make donation of \$ \_\_\_\_\_ to \_\_\_\_\_

BROWARD COUNTY, FLORIDA  
 I certify this document to be a true and correct copy of the original.  
 WITNESS MY HAND AND SEAL  
 JUNE 14 2015  
 Clerk of the Court  
 BROWARD COUNTY, FLORIDA

**COSTS**

- ( ) \$200 Trust Fund
- ( ) \$50 VC each count \_\_\_\_\_
- ( ) \$5 Assessment each count \_\_\_\_\_
- ( ) \$50 SN1
- ( ) \$100 OTF
- ( ) \$ \_\_\_\_\_ fine plus \$ \_\_\_\_\_
- ( ) \$ \_\_\_\_\_ Court Costs \_\_\_\_\_
- ( ) Pay balance of previously imposed costs
- ( ) Balance of court costs and fees converted to a civil lien ( ) Court costs converted to Comm. Service hours
- ( ) Deferral fee \_\_\_\_\_ ( ) Defer to \_\_\_\_\_
- ( ) Other \_\_\_\_\_
- ( ) \$40 PD application fee waived / imposed
- ( ) \$ \_\_\_\_\_ PD fee
- ( ) \$20 CSTF
- ( ) \$3 AC ( ) Extradition costs \$ \_\_\_\_\_
- ( ) \$20 SN1
- ( ) \_\_\_\_\_ 5% surcharge count(s)
- ( ) \$ \_\_\_\_\_ CFF
- ( ) Waive all court costs

JUDGE

*[Signature]*

DEPUTY CLERK

*[Signature]*

DATE

6/21/05

298

*m 90/10/05*

**CIRCUIT COURT DISPOSITION ORDER IN AND FOR BROWARD COUNTY, FLORIDA**  
 Case Number 04097383CF10A Arrest Number PN05001582 BCCN # 0140906  
 State of Florida VS BLANCO, ANDRE RAMON AKA \_\_\_\_\_  
 Judge CYNTHIA G IMPERATO  
 Cash bond number(s) \_\_\_\_\_ Cash bond / Return to depositor / Surety bond / IC  
 Charges: 001 POSS/PUR/SELL/DEL/MAN/CANNABIS

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 12/10/04  Nolle Prosequi \_\_\_\_\_  Found Incompetent/Committed to Child/Family Services  
 Adj. Guilty 12/10/04  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): \_\_\_\_\_  One year plus one day  \_\_\_\_\_  Years  Months  Days  
 BCJ  FSP, w/credit for \_\_\_\_\_ 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): \_\_\_\_\_  One year plus one day  \_\_\_\_\_  Years  Months  Days  
 BCJ  FSP, w/credit for \_\_\_\_\_ 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 \_\_\_\_\_ *[Signature]* 299  
 DEPUTY CLERK \_\_\_\_\_ DATE 12/1/05

**SPECIAL CONDITIONS OF PRISON SENTENCE:**

- Habitual Violent Offender mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Violent Career Criminal mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Prison Releasee Reoffender mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Firearm mandatory minimum \_\_\_\_\_ years Ct(s) \_\_\_\_\_
- Other mandatory minimum \_\_\_\_\_
- Habitual Offender Ct(s) \_\_\_\_\_  Youthful Offender  Sexual Predator/Offender  Boot Camp
- Drug Treatment  Tier \_\_\_\_\_ Program
- To be given credit for all time previously served in prison, to be calculated by Department of Corrections

**SPECIAL CONDITIONS OF PROBATION:**

- 30 days BCJ w/credit for 6 days T/S  work release  Boot Camp
- ATTAC  Work release after successful completion of ATTAC  Electronic Monitor  Drug Treatment
- BSO/SAP  ISAP  Upon successful completion of drug program jail sentence shall be terminated

- \_\_\_\_\_ hours of Community Service
- \$ \_\_\_\_\_ COS waived / imposed
- Anger Management Program
- BARC  followed by \_\_\_\_\_
- Blood draw per F.S. 943.325 - 2 samples for conviction of sexual assaults; lewd or indecent acts; homicides (782.04) aggravated battery; home invasion robbery or carjacking
- Curfew \_\_\_\_\_
- Drug/Alcohol evaluation and treatment recommended
- Forfeit weapon / firearm
- F.A.C.T.
- House of Hope
- IRT  followed by \_\_\_\_\_
- May transfer probation to \_\_\_\_\_
- May travel \_\_\_\_\_ for work purposes
- No contact with minor children without adult supervision
- No contact directly or indirectly with victim(s) or victim's family or others listed
- No driving without valid driver's license
- No drugs or alcohol
- Enter and successfully complete \_\_\_\_\_
- Drug Court Monitoring/Hearing set \_\_\_\_\_
- Other \_\_\_\_\_
- Obtain GED or High School diploma
- Peg program
- Psychological / Psychiatric evaluation and treatment necessary
- Random drug/alcohol testing
- Random urinalysis/waive costs
- Recommend 2-year Driver's License Suspension
- Restitution ordered \$ \_\_\_\_\_ /amount reserved
- Spectrum
- Substance abuse evaluation
- Turning Point Bridge Program/Aftercare
- Work permit
- Make donation of \$ \_\_\_\_\_ to \_\_\_\_\_



**COSTS**

- \$200 Trust Fund
- \$50 VC each count \_\_\_\_\_
- \$5 Assessment each count \_\_\_\_\_
- \$50 SN1
- \$100 OTF
- \$ \_\_\_\_\_ fine plus \$ \_\_\_\_\_
- \$ \_\_\_\_\_ Court Costs \_\_\_\_\_
- Pay balance of previously imposed costs
- Balance of court costs and fees converted to a civil lien  Court costs converted to Comm. Service hours
- Deferral fee \_\_\_\_\_  Defer to \_\_\_\_\_
- Other \_\_\_\_\_
- \$40 PD application fee waived / imposed
- \$ \_\_\_\_\_ PD fee
- \$20 CSTF
- \$3 AC  Extradition costs \$ \_\_\_\_\_
- \$20 SN1
- \_\_\_\_\_ 5% surcharge count(s) \_\_\_\_\_
- \$ \_\_\_\_\_ CFF
- Waive all court costs

JUDGE

[Signature]

DEPUTY CLERK

DATE

12/1/05

300



CIRCUIT COURT DISPOSITION ORDER IN AND FOR BROWARD COUNTY, FLORIDA

Case Number 04-13830 Arrest Number State of Florida VS Anore Blanco Judge Imperato AKA Cash bond number(s) Cash bond / Return to depositor / Surety bond / IC

Charges: Poss / Pur / Sell / del / man / CANNABIS

Def. mot to convert Comm Control to proba Granted

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

( ) 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 ( ) 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 COMM. CONTROL: ( ) Revoked ( ) Reinstated ( ) Modified ( ) Terminated ( ) Extended WARRANT: ( ) Dismissed ( ) Withdrawn ( ) Served in open court All previous special conditions apply

SENTENCE: (PROBATION/COMM. CONTROL) Community control converted to probation COUNT(S): ( ) Years ( ) Months ( ) Days ( ) Probation ( ) Community Control ( ) followed by ( ) each count concurrent/consecutive ( ) concurrent ( ) consecutive to case number

SENTENCE: (INCARCERATION) COUNT(S): ( ) BCJ ( ) FSP, w/credit for days T/S ( ) One year plus one day ( ) Years ( ) Months ( ) Days ( ) 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 3/23/06 301

# COUNTY COURT, IN AND FOR BROWARD COUNTY, FLORIDA

FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED.

DATE 2-5-96 CASE NO. 94-18055C  
 DEFENDANT Francisco Gotay ARREST NO. B594-19016

AGENCY \_\_\_\_\_

AKA \_\_\_\_\_  
**COURT STATUS**  ADJ. GUILTY \$ 200  
 WITHHELD VC  
 VOLLE PROSEQUI II, III, IV 50 VC EACH COUNT  
 DISMISSED

TRUST FUND \_\_\_\_\_ HOURS COMM. SERV \_\_\_\_\_ ASSESSMENT EACH COU \_\_\_\_\_  
 ACQUITTE

PROBATION W/SPECIAL CONDITION \_\_\_\_\_  
 LICENSE SUSP. \_\_\_\_\_ HOURS COMM SERVICE \_\_\_\_\_  
 CASAP/DUI SCHOOL \_\_\_\_\_ CASAP EVALUATION \_\_\_\_\_  
 \$ \_\_\_\_\_ COURT COST \_\_\_\_\_ 5% \_\_\_\_\_ VC \_\_\_\_\_ CJC \_\_\_\_\_ EMTF \_\_\_\_\_

CHARGE OF PLEA  CHANGE OF PLEA  
 PLED GUILTY  
 PLED NOLO  
 1ST. V.O.  
 FINAL V.O.  
 CHARGE(S) I, II, Appravated Battery  
IV. Appravated Assault  
\* Sentenced as an adult

SENTENCE: I. 2 yrs. Probation w/s/c  
any and every count  
no contact whatsoever w/ any victims on  
any and every count  
cos reduced to \$25 per month



COUNT(S)	COURT COST	FINE	TIME SERVED	DAYS
	\$		5%	V.C. CJC
	\$		5%	V.C. CJC
	\$		5%	V.C. CJC
	\$		5%	V.C. CJC
PLUS \$			5%	V.C. CJC

151 Richard D. Eade  
 JUDGE

BY M Sullivan  
 (DEPUTY CLERK)

FILE COPY

# THE CIRCUIT/COUNTY COURT, IN AND FOR BROWARD COUNTY, FLORIDA

FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED.

DATE 9-26-01 CASE NO. 94-18055CF10B

DEFENDANT Francisco Gotay ARREST NO. M60-3288 ROR/C/SURETY NFC SUMMONS/CASH BOND

- MAGISTRATE
- TRIAL
- CHANGE OF PLEA
- ARRAIGNMENT
- JURY
- PLED GUILTY
- SENTENCING
- COURT
- PLED NOLO
- 1ST.V.O.
- FINAL V.O.

AKA \_\_\_\_\_ COURT STATUS

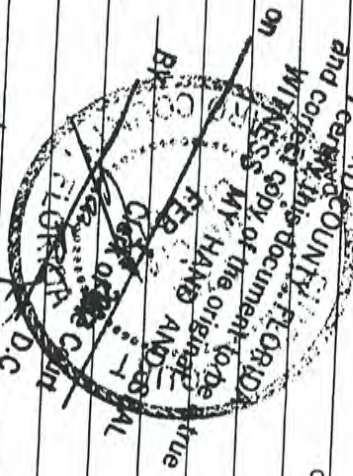
- ADJ. GUILTY
- WITHHELD
- NOLLE PROSEQUI
- PUBLIC DEFENDER FEE
- DISMISSED
- PUBLIC DEFENDER ASSESSMENT

TRUST FUND / HOURS COMM. SERVICE \_\_\_\_\_ ASSESSMENT EACH COUNT \_\_\_\_\_

CHARGE(S) 1. Agg Battery

COUNT \_\_\_\_\_ DUI USE ONLY \_\_\_\_\_  
 PROBATION WITH SPECIAL CONDITIONS \_\_\_\_\_  
 FINE \_\_\_\_\_ CC \_\_\_\_\_ 5% \_\_\_\_\_ VC \_\_\_\_\_  
 CJC \_\_\_\_\_ EMTF \_\_\_\_\_ CDC \_\_\_\_\_ SN1 \_\_\_\_\_  
 DUI SCHOOL \_\_\_\_\_ EVALUATION \_\_\_\_\_  
 LICENSE SUSP. \_\_\_\_\_ DAYS IMMOBILIZATION \_\_\_\_\_ WORK PERMIT \_\_\_\_\_  
 COMMUNITY SERVICE HOURS \_\_\_\_\_

SENTENCE: Defense motion to terminate Probation Granted



COUNT(S)	\$	FINE	TIME SERVED	COURT COST	SN1
			5%	CJC	SN1
			5%	CJC	SN1
			5%	CJC	SN1
			5%	CJC	SN1
	PLUS \$		DEFERRAL FEE TO:		

*[Handwritten signature]*

P 4 5/97 JUDGE Rathschild BY UMB FILE COPY

# THE CIRCUIT/COUNTY COURT, IN AND FOR BROWARD COUNTY, FLORIDA

EST \_\_\_\_\_ VAC \_\_\_\_\_ AGENCY \_\_\_\_\_

FAILURE TO PAY FINE BY THE BELOW DATE MAY RESULT IN A WARRANT FOR YOUR ARREST AND/OR THE SUSPENSION OF YOUR DRIVER'S LICENSE AND DELINQUENCY FEES IMPOSED.

DATE: 2/17/00 CASE NO. 94-18055CF10B ARREST NO. MJ00-3288

DEFENDANT: Francisco Gotay AKA \_\_\_\_\_ ROR/IC/SURETY \_\_\_\_\_ SUMMONS/CASH BOND \_\_\_\_\_

- MAGISTRATE
- TRIAL
- CHANGE OF PLEA
- ARRAIGNMENT
- JURY
- PLED GUILTY
- SENTENCING
- COURT
- PLED NOLO
- PSI
- 1ST.V.O.
- FINAL V.O.
- PDR

### COURT STATUS

- ADJ. GUILTY
- WITHHELD
- NOLLE PROSEQUI
- PUBLIC DEFENDER FEE
- DISMISSED
- PUBLIC DEFENDER ASSESSMENT

TRUST FUND / HOURS COMM. SERVICE ASSESSMENT EACH COUNTY \_\_\_\_\_

CHARGE(S) I Agg Battery

not in viol.

allegations  
Common Control Term.

COUNT \_\_\_\_\_ DUI USE ONLY \_\_\_\_\_

PROBATION WITH SPECIAL CONDITIONS

FINE \_\_\_\_\_ CC \_\_\_\_\_ 5% \_\_\_\_\_ VC \_\_\_\_\_

CJC \_\_\_\_\_ EMTF \_\_\_\_\_ CDC \_\_\_\_\_ SN1 \_\_\_\_\_

DUI SCHOOL \_\_\_\_\_ EVALUATION \_\_\_\_\_

LICENSE SUSP. \_\_\_\_\_

COMMUNITY SERVICE HOURS \_\_\_\_\_ DAYS IMMOBILIZATION \_\_\_\_\_ WORK PERMIT \_\_\_\_\_

SENTENCE: New Det. Probation shall begin as to this case



COUNT(S)	FINE	COURT COST	TIME SERVED	COURT COST	DEFERRAL FEE TO:
1	\$	5%	V.C.	SN1	
1	\$	5%	V.C.	SN1	
1	\$	5%	V.C.	SN1	
1	\$	5%	V.C.	SN1	
PLUS \$					

Case 94-18055CF10B

BY Ronald J. Rothschild Seth Brand (DEPUTY CLERK)





DIVISION  
CRIMINAL











FK

ADJUDICATION WITHHELD  
 ADJUDICATED GUILTY

CASE NUMBER

94-18055CFB

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	9. L. RING	10. L. LITTLE
				

Fingerprints taken by: RECORDED IN THE OFFICIAL RECORDS BOOK  
OF BROWARD COUNTY, FLORIDA  
COUNTY ADMINISTRATOR

BROWARD COUNTY, FLORIDA  
I certify this document to be a true  
and correct copy of the original  
WITNESS MY HAND AND SEAL

Aileen Meyer 6960 Court Deputy  
Name and Title

on FEB 14 2001  
JUDGE of the Court  
CIRCUIT  
BROWARD COUNTY, FLORIDA

DONE AND ORDERED in Open Court at Broward County, Florida this  
A.D., 19 97 I HEREBY CERTIFY that the above and foregoing fingerprints are the fingerprints of the  
Defendant Francisco Gotay, and that they were placed thereon by said Defendant in  
my presence in Open Court this date.

RICHARD D. EADE  
JUDGE

COMPLAINT AFFIDAVIT

BROWARD COUNTY ARREST NO. DN98-0650

OBTS. NO.

FILING AGENT <b>BS DLE</b>		OFFENSE REPORT <b>DN98-05-00809</b>		LOCAL I.D. NO.		FDLE		FBI		SS NO <b>583-69-4696</b>		
DEFENDANT'S LAST NAME <b>GOTAY</b>			FIRST MIDDLE <b>FRANCISCO M.</b>			SUF			ALIAS/STREET NAME <b>PITO</b>			CITIZENSHIP <b>US</b>
RC. <b>W</b>	SEX <b>M</b>	HGT. <b>5-08</b>	WGT. <b>150</b>	EYES <b>BROWN</b>	HAIR <b>BLACK</b>	COMP. <b>DAR</b>	AGE <b>20</b>	D.O.B. <b>06/30/77</b>		BIRTHPLACE <b>PONCE</b>		SCARS, MARKS, TT <b>PU TT RIGHT SHOULDER</b>
PERMANENT ADDRESS <b>5550 WASHINGTON HOLLYWOOD</b>						ST 311 <b>FL 33021</b>			LOCAL ADDRESS			PLACE OF EMPLOYMENT <b>1909 TYLER ST HWLD FL</b>
RESIDENCE TYPE: COUNTY												
HOW LONG DEFENDANT IN BROWARD COUNTY		BREATHALYZER BY/CCN		READING		PLACE OF ARREST		DATE/TIME ARRESTED <b>05/08/98</b>		ARRESTING OFFICER(S) CCN <b>DUBINSKI, ALAN/BO 0029</b>		
OFFICER INJURED <b>NO</b>	UNIT <b>BS</b>	ZONE <b>204</b>	AREA <b>204D</b>	SHIFT <b>0025</b>	UNIT TRANSPORTING PRISONER		TRANSPORTING OFFICER/CCN		PICK-UP-TIME- <b>6522/</b>		DRUG TYPE	
MARCOTICS POSSESS 1 <b>POSSESS 2</b>		GRAM(S) <b>GRAM(S)</b>		COCAINE <b>MARIJUANA</b>		TIME ARRIVED AT BSO		INDICATION OF: ALCOHOL INFLUENCE DRUG INFLUENCE				
DEFENDANT'S VEHICLE-MAKE <u>BUICK</u> TYPE <u>REGAL</u> YEAR <u>1990</u> COLOR <u>BLU</u>												
ATTACH DEFENDANT'S PHOTO	VEHICLE TOWED TO		TAG NO. <u>PPB 54U</u>		VIN. NO. <u>2G4WB14L3L1455248</u>		OTHER IDENTIFIERS OR REMARKS					
NAME OF VICTIM (IF CORPORATION, EXACT LEGAL NAME AND STATE OF INCORP.) <b>STATE OF FLORIDA</b>						ADDRESS			PHONE #			
COURT NO.	Mag. Code/ Capias-Warrant#	Bond	OFFENSES CHARGED F.S.S.		UCR	CITATION #, IF APPLICABLE						
1	POSSESSION OF COCAINE 3FY	1,000	893.13	350A								
2	POSS. MARIJUANA UNDER 20 GRAMS 1MY	100	893.13	350A								

PROBABLE CAUSE AFFIDAVIT

Before me this date personally appeared 6522/ DUBINSKI, ALAN/BORIS, R who being first duly sworn  
deposes and says that on 05/08/98 day at DANIA 31 NW 10 CT  
FL 33004 (crime location) the

above named defendant committed the above offenses charged and the facts showing probable cause to believe same are as follows:  
ON LISTED DATE/TIME MYSELF AND DEPUTY R. BORIS RESPONDED TO THE LISTED LOCATION IN REFERENCE TO ANONYMOUS COMPLAINT OF NARCOTICS SALES AND USAGE IN FRONT THIS LOCATION. UPON ARRIVAL WE OBSERVED THE LISTED VEHICLE PARKED ON THE WEST SIDE OF THE STREET, OCCUPIED BY THE ARRESTEES. AS WE APPROACHED THE VEHICLE THE OCCUPANTS APPEARED VERY NERVOUS AND ATTEMPTED TO DUCK DOWN IN THE SEATS TO AVOID OUR DETECTION. AS OUR PRESENCE BECAME OBVIOUS THE PERSONS INSIDE SAT UP. AT THAT POINT WE BOTH EXITED OUR VEHICLES AND WE WALKED UP TO THE VEHICLE FROM DIFFERENT SIDES (DEPUTY BORIS THE PASSENGER SIDE, I APPROACHED FROM THE REAR DRIVER SIDE) AS DEPUTY BORIS LOOKED INSIDE THE VEHICLE HE OBSERVED THE DRIVER, ARRESTEE

I swear the above statement is correct and true to the best of my knowledge and belief.

[Signature] OFFICER/AFFIANT'S SIGNATURE DUBINSKI, ALAN/ 6522/ OFFICER'S NAME/CCN BS DLE OFFICER'S DIVISION

STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 8 day of MAY, 1998, who is personally known to me or who has produced (ID type) [Signature] as identification and who [Signature] take an oath.  
(DID OR DID NOT)

DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY

SEVENTEENTH JUDICIAL CIRCUIT  
BROWARD COUNTY  
STATE OF FLORIDA  
BSODB #2 (REV 9/91)

FIRST APPEARANCE/ARREST FORM

SHOULD ADDITIONAL SPACE BE NEEDED, USE PROBABLE CAUSE AFFIDAVIT CONTINUATION.

(SEAL OR STAMP)  
18278 D/S  
TITLE OR RANK/CCN  
Orig. - Court  
2nd - State Atty  
3rd - Filing Agency  
4th - Arresting Agency

NOTE: This factual account is offered for the limited purpose of establishing probable cause to validate the above-named individual's arrest. The incident and other supplemental report(s) will provide a comprehensive factual account.



DEFENDANT'S LAST NAME	FIRST	MID	SUF	HGT	WGT	RC	SEX	OFFENSE REPORT	ARRESTING OFFICER(S)/CCN
GOTAY	FRANCIS M.			5-08	150	W	M	DN98-05-00809	DUBINSKI, ALA 6522/
NAME OF VICTIM (IF CORPORATION, EXACT LEGAL NAME AND STATE OF INCORP.) ADDRESS									PHONE #
COUNT NO.	Mag. Code/ Capias-Warrant #	OFFENSES CHARGED Bond	F.S.S.	UCR	CITATION #, IF APPLICABLE				

Before me this date personally appeared 6522/ DUBINSKI, ALAN/BORIS, R, who being first duly sworn deposes and says that on 05/08/98, 1998 at FL (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe same are as follows:

GOTAY ATTEMPTING TO STUFF A SMALL PLASTIC BAGGIE CONTAINING A WHITE POWDERY SUBSTANCE INTO HIS SOCK OF HIS RIGHT FOOT. AT THAT POINT I NOTICED THAT THE ARRESTEE CONTRERAS ATTEMPTING TO STUFF AN OBJECT UP UNDER HER DRESS. DEPUTY BORIS ALERTED ME TO WHAT HE HAD OBSERVED AND I TO HIM OF WHAT I OBSERVED. WE THEN ORDERED THE PERSONS OUT OF THE VEHICLE ONE AT A TIME. AS ARRESTEE GOTAY EXITED THE VEHICLE I ASKED HIM WHAT HE PUT INTO HIS SOCK AND HE TOLD ME COCAINE. AT THAT TIME I RECOVERED THE BAGGIE CONTAINING A WHITE POWDERY SUBSTANCE (SUSPECT COCAINE) FROM INSIDE HIS RIGHT SOCK. I ASKED HIM IF HE HAD ANYTHING ELSE ILLEGAL ON HIM AND HE TOLD ME THAT HE HAD 2 BAGGIES OF MARIJUANA INSIDE HIS LEFT FRONT POCKET OF HIS PANTS. I THEN REACHED INSIDE AND RECOVERED THE 2 BAGGIES CONTAINING A GREEN LEAFY SUBSTANCE (SUSPECT MARIJUANA). AT THIS POINT DEPUTY BORIS HAD ARRESTEE CONTRERAS AND ARRESTEE VELEZ EXIT THE VEHICLE. DEPUTY BORIS ASKED THEM IF THEY HAD ANYTHING ILLEGAL IN THEIR POSSESSION. ARRESTEE VELEZ TOLD HIM THAT SHE HAD A MARIJUANA ROACH INSIDE HER PURSE. DEPUTY BORIS RECOVERED THE ITEM FROM HER PURSE AND DETERMINED IT TO BE A HALF SMOKED MARIJUANA CIGARETTE. ARRESTEE CONTRERAS ADVISED THAT SHE DID NOT HAVE ANYTHING ILLEGAL IN HER POSSESSION, EVEN AFTER WE TOLD HER THAT I SAW HE ATTEMPTING TO HIDE AN OBJECT UP UNDER HER DRESS. SHE DENIED THAT SHE WAS ATTEMPTING TO HIDE ANYTHING IN HER DRESS. WE THEN REQUESTED THAT A FEMALE OFFICE RESPOND TO THE SCENE FOR A PAT DOWN. HOLLYWOOD POLICE OFFICER C. RODRIGUEZ RESPONDED TO THE SCENE AND CONDUCTED THE PAT DOWN. SHE DISCOVERED THAT ARRESTEE CONTRERAS HAD A SMALL BAGGIE CONTAINING A GREEN LEAFY SUBSTANCE INSIDE HER PANTIES. DEPUTY BORIS THEN SEARCHED CONTRERAS PURSE AND FOUND 2 SMALL BAGGIES CONTAINING A WHITE POWDERY SUBSTANCE (SUSPECT COCAINE) INSIDE HER WALLET. ALL SUSPECT COCAINE ITEMS FOUND IN THIS INCIDENT FIELD TESTED POSITIVE FOR COCAINE. ALL SUSPECT MARIJUANA ITEMS FOUND IN THIS INCIDENT FIELD TESTED POSITIVE FOR MARIJUANA. ALL PARTIES WERE THEN PLACED UNDER ARREST. ARRESTEE VELEZ WAS ISSUED A NTA AND RELEASED FROM THE DIST 2 OFFICE. ARRESTEE GOTAY AND

I swear the above statement is correct and true to the best of my knowledge and belief.

[Signature] OFFICER/AFFIANT'S SIGNATURE      DUBINSKI, ALAN/B 6522/ OFFICER'S NAME/CCN      BS DLE OFFICER'S DIVISION  
STATE OF FLORIDA      COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 8 day of May, 1998 (SEAL OR STAMP) who is personally known to me or who has produced (ID Type) D/S as identification and who D/S take an oath.

(DID OR DID NOT) [Signature]      8278/D/S  
DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY      TITLE OR RANK/CCN  
SEVENTEENTH JUDICIAL CIRCUIT  
BROWARD COUNTY      FIRST APPEARANCE/ARREST FORM  
STATE OF FLORIDA      1st - Court  
BS02B 2A (REV 9/91)      2nd - State Atty  
3rd - Filing Agency  
4th - Arresting Agency

NOTE: This factual account is offered for the limited purpose of establishing probable cause to validate the above-named individual's arrest. The incident and other supplemental report(s) will provide a comprehensive factual account.

**COMPLAINT AFFIDAVIT**  
PROBABLE CAUSE AFFIDAVIT CONTINUATION

DEFENDANT'S LAST NAME	FIRST	MID	SUF	HGT	WGT	RC	SEX	OFFENSE REPORT	ARRESTING OFFICER(S)/CCN
GOTAY	FRANCIS M.			5-08	150	W	M	DN98-05-00809	DUBINSKI, ALA 6522/
NAME OF VICTIM (IF CORPORATION, EXACT LEGAL NAME AND STATE OF INCORP.) ADDRESS									PHONE #
COUNT NO.	Mag.Code/ Capias-Warrant #	OFFENSES CHARGED Bond	F.S.S.	UCR	CITATION #, IF APPLICABLE				

Before me this date personally appeared 6522/ DUBINSKI, ALAN/BORIS R, who being first duly sworn deposes and says that on    day 05/08/98, 19   at DANIA FL (crime location) the above named defendant committed the above offenses charged and the facts showing probable cause to believe same are as follows:  
ARRESTEE CONTRERAS WERE BOTH TRANSPORTED TO THE MAIN JAIL VIA THE DIST 2 OFFICE.



I swear the above statement is correct and true to the best of my knowledge and belief.

*[Signature]* DUBINSKI, ALAN/B 6522/ BS DLE  
OFFICER/AFFIANT'S SIGNATURE OFFICER'S NAME/CCN OFFICER'S DIVISION  
STATE OF FLORIDA COUNTY OF BROWARD

The foregoing instrument was acknowledged before me this 8 day of May, 1998 (SEAL OR STAMP) who is personally known to me or who has produced (ID Type) D/S as identification and who D/S take an oath.

*[Signature]*  
DEPUTY CLERK OF THE COURT, NOTARY PUBLIC, OR ASSISTANT STATE ATTORNEY  
SEVENTEENTH JUDICIAL CIRCUIT  
BROWARD COUNTY  
STATE OF FLORIDA  
BS006 2A (REV 9/91)

D/S 8278  
TITLE OR RANK/CCN  
Orig. - Court  
2nd - State Atty  
3rd - Filing Agency  
4th - Arresting Agency

FIRST APPEARANCE/ARREST FORM

NOTE: This factual account is offered for the limited purpose of establishing probable cause to validate the above-named individual's arrest. The incident and other supplemental report(s) will provide a comprehensive factual account.

C

CIRCUIT COURT, NINTH JUDICIAL  
CIRCUIT, CRIMINAL JUSTICE DIVISION,  
IN AND FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA

CASE NO.: 48-2006-CF-015201-O

VERSUS

DIVISION: 16

JOHN W. DOBBS

**SUPPLEMENTAL DEFENSE WITNESS LIST**

COMES NOW the Defendant, herein named above, by and through his undersigned attorney and hereby furnishes to the prosecuting attorney a list of all witnesses whom the defendant expects to call as defense witnesses at trial.

Tony C Moss, Orange County Sheriff's Office,  
2500 West Colonial Drive, Orlando, FL 32804

Booked  
L. GARCIA

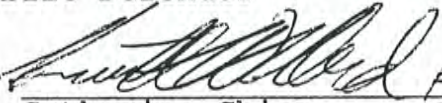
FILED  
CLERK OF COURT  
ORANGE COUNTY  
FLORIDA

2007 FEB 23 PM 3:24

FILED

I HEREBY CERTIFY that a copy of the foregoing has been furnished by mail/hand delivery to the Office of the State Attorney, 415 North Orange Avenue, Orlando, Florida, this February 23, 2007.

ROBERT WESLEY  
Public Defender

By  FOR  
Catherine Chien 0029467  
Florida Bar No. 0663271  
Assistant Public Defender  
435 N. Orange Avenue, Suite 400  
Orlando, FL 32801  
(407)836-4816

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA

CASE NO: 48-2006-CF-015201-O

Plaintiff,

DIVISION: 16

vs.

JOHN W. DOBBS


Defendant.

**NOTICE OF PROVISION OF SUPPLEMENTAL DISCOVERY**

COMES NOW, the State of Florida, by and through the undersigned Assistant State Attorney and hereby makes the following information available to the defense and states as follows:

COPY OF FDLE REPORT BY JILLIAN WHITE.

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this 23 day of February, 2007.

  
Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

Recorded by:  
R. Daniels  
FILED IN PROCEEDINGS  
CRIMINAL DIVISION  
2007 FEB 26 PM 2:31  
LYDIA GARDNER  
CLERK CIRCUIT COURT  
ORANGE CO., FL.

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA

CASE NO: 48-2006-CF-015201-O

Plaintiff,

DIVISION: 16

vs.

JOHN W. DOBBS

Defendant.

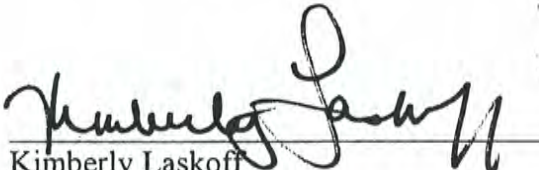
FILED  
CLERK OF COURT  
2007 FEB 26 AM 11:47  
ORANGE COUNTY, FL.

**NOTICE OF PROVISION OF SUPPLEMENTAL DISCOVERY**

COMES NOW, the State of Florida, by and through the undersigned Assistant State Attorney and hereby makes the following information available to the defense and states as follows:

COPY OF 9 SURVEILLANCE CD'S.

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this 23 day of February, 2007.

  
\_\_\_\_\_  
Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA  
Plaintiff,

vs.

JOHN W. DOBBS  
Defendant.

CASE NO: 48-2006-CF-015201-O

DIVISION: 16

SUPPLEMENTAL  
STATE WITNESS LIST

COMES NOW the State of Florida, pursuant to Florida Rules of Criminal Procedure 3.220(b), and in response to the Defendant's Notice for Discovery discloses the following names and addresses of all persons known to the prosecutor to have information which may be relevant to any offense charged, or any defense, thereto, or to any similar fact evidence to be presented at trial under Section 90.404(2), Florida Statutes:

CATEGORY "A"

Shaundra Gabriel, FDLE - Orlando, 500 W. Robinson Street, Lab# 20060514280, Orlando, FL 32801

Amanda Johnson, FDLE - Orlando, 500 W. Robinson Street, Lab# 20060514280, Orlando, FL 32801

CATEGORY "B" - None

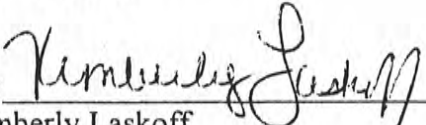
CATEGORY "C" - None

FILED  
2007 FEB 26 PM 2:31  
CLERK OF COURT  
ORANGE COUNTY  
FL.

Pursuant to Florida Rules of Criminal Procedure 3.220(h) please contact the undersigned's office to coordinate the date, time and location of any depositions to be scheduled.

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this 23 day of February, 2007.

LAWSON L. LAMAR  
State Attorney

By:   
Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA  
Plaintiff,

vs.

JOHN W. DOBBS  
Defendant.

CASE NO: 48-2006-CF-015201-O

DIVISION: 16

SUPPLEMENTAL  
STATE WITNESS LIST

COMES NOW the State of Florida, pursuant to Florida Rules of Criminal Procedure 3.220(b), and in response to the Defendant's Notice for Discovery discloses the following names and addresses of all persons known to the prosecutor to have information which may be relevant to any offense charged, or any defense, thereto, or to any similar fact evidence to be presented at trial under Section 90.404(2), Florida Statutes:

CATEGORY "A"

Dorinda E Blaney, Orange County Sheriff's Office, 2500 West Colonial Drive, Orlando, FL 32804

Jenny Swann, Orange County Sheriff's Office, 2500 West Colonial Drive, Orlando, FL 32804

Michael J Vincent, Orange County Sheriff's Office, 2500 West Colonial Drive, Orlando, FL 32804

CATEGORY "B" - None

CATEGORY "C" - None

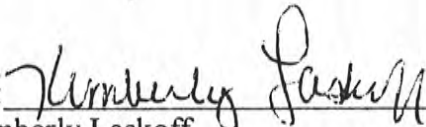
FILED IN OPEN COURT  
THIS 26 DAY OF Feb, 2007  
Lydia Gerber, Clerk  
BY [Signature] D.C.



Pursuant to Florida Rules of Criminal Procedure 3.220(h) please contact the undersigned's office to coordinate the date, time and location of any depositions to be scheduled.

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this \_\_\_\_\_ day of February, 2007.

LAWSON L. LAMAR  
State Attorney

By:   
Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA

CASE NO: 48-2006-CF-015201-O

Plaintiff,

DIVISION: 16

vs.

JOHN W. DOBBS

Defendant.

NOTICE OF PROVISION OF SUPPLEMENTAL DISCOVERY

COMES NOW, the State of Florida, by and through the undersigned Assistant State Attorney and hereby makes the following information available to the defense and states as follows:

1. COPY OF LATENT REPORT BY DORINDA BLANEY.
2. COPY OF FDLE REPORT BY CHANDRA GABRIEL.

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this \_\_\_\_\_ day of February, 2007.

FILED IN OPEN COURT  
THIS 26 DAY OF Feb, 2007  
Lydia Gardner, Clerk  
BY [Signature] D.C.

[Signature]  
Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

CASE NO: 48-2006-CF-15201-O

vs.

DIVISION: 16

JOHN W. DOBBS  
Defendant.

FILED IN OPEN COURT  
THIS 26 DAY OF Feb. 20 07  
Lydia Gardner, Clerk  
D.C.

STATE'S MOTIONS IN LIMINE

The State of Florida, by and through the undersigned Assistant State Attorney, files these Motions in Limine asking the Honorable Court for Orders in Limine instructing the Defendant: (1) not to comment on his previous statements to law enforcement nor introduce the interview tape of his statements into evidence and (2) not to comment on William Troy's criminal history including any judgements and sentences and/or police reports.

As support thereof, the State would show:

**A. Defendant's previous statements to law enforcement:**

1. The Defendant was interviewed by Detectives David Phelen and Sam Talton of the Orange County Sheriff's Office at approximately 6:30 A.M. on October 25, 2006 regarding the circumstances of this case.
2. During said interview, the Defendant made many statements regarding what had occurred at the Doll House.
3. The interview was video recorded and transcribed by the Orange County Sheriff's Office.
4. Any introduction of the tape or its contents by the defendant would be impermissible as they are hearsay.
5. "When the defendant seeks to introduce testimony concerning his or her own out of court statement for the truth of the matter stated, it is hearsay." Erhardt, Florida Evidence, 697 (2003) citing to *Lott v. State*, 695 So. 2d 1239, 1242-1243 (Fla. 1997).
6. "When a defendant seeks to introduce his own prior self-serving statement for the truth of the matter stated, it is hearsay and it is not admissible." Erhardt (2003) citing *Barber v. State*, 576, So. 2d 825, 830 (Fla. 1<sup>st</sup> DCA 1991).
7. The only hearsay exception which might apply to the statement of the Defendant in this case is Florida Statute section 90.803(18)(a) as an admission. An admission may only be offered by the State since it must be offered against the declarant,"[An admission] is a statement that is offered against a party and [is] the party's own statement in either an individual or a representative capacity..."

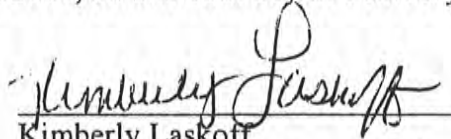
**B. Statements regarding William Troy's criminal history:**

1. The defense has provided the State with a copy of a Judgment and Sentence as well as a police report listing William Troy as the Defendant.
2. It is the State's belief that the defendant will argue that his actions were self defense.

3. "Evidence of a deceased's violent character is admissible if an issue exists as to whether the victim was the first aggressor, or the reasonableness of the defendant's belief concerning imminent danger from the deceased." Florida Evidence, Erhardt (2006) p. 215.
4. "Evidence regarding prior arrests and bad acts of a victim is also admissible to show a reasonable apprehension of harm on the part of the defendant. However, evidence of prior arrests and bad acts is not admissible, where, as here, a defendant has no knowledge of the matters sought to be introduced." Erhardt citing *State v. Smith* 573 So. 2d 306, 318 (Fla. 1990).
5. Unless and until the defendant is able to lay the proper predicate for admission of William Troy's prior arrests and bad acts, it is improper for the Defendant to introduce such evidence.

WHEREFORE, the State of Florida requests this Honorable Court to grant these requested Motions in Limine.

I HEREBY CERTIFY that a true and correct copy has been furnished to Catherine Chien, 435 North Orange Avenue, Suite 400, Orlando, FL 32801, on this 26th day of February, 2007.

  
\_\_\_\_\_  
Kimberly Laskoff  
Assistant State Attorney  
Florida Bar No. 136476  
415 N. Orange Ave., P.O. Box 1673  
Suite 200  
Orlando, FL 32801  
(407)836-2416

IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT, IN AND FOR  
ORANGE COUNTY, FLORIDA

STATE OF FLORIDA

CASE NO: 48-2006-CF-015201-O

Plaintiff,

DIVISION: 16

vs.

JOHN W. DOBBS

Defendant.

**NOTICE OF PROVISION OF SUPPLEMENTAL DISCOVERY**

COMES NOW, the State of Florida, by and through the undersigned Assistant State Attorney and hereby makes the following information available to the defense and states as follows:

COPY OF LAB REPORT BY AMANDA JOHNSON.

I HEREBY CERTIFY that a true copy of the foregoing has been furnished to Catherine Chien, 435 N. Orange Avenue, Suite 400, Orlando, FL 32801 on this 27<sup>th</sup> day of February, 2007.

FILED IN OPEN COURT  
THIS 27 DAY OF FEB, 2007  
Lydia Gardner, Clerk  
BY [Signature] D.C.

[Signature]  
Kimberly Laskoff  
Assistant State Attorney  
Florida Bar # 136476  
415 N. Orange Avenue, P.O. Box 1673  
Suite 400  
Orlando, FL 32802  
(407)836-2416

IN THE CIRCUIT COURT, NINTH JUDICIAL CIRCUIT  
CRIMINAL JUSTIC DIVISION  
IN AND FOR ORANGE COUNTY FLORIDA

STATE OF FLORIDA  
Plaintiff

Case No. 48-2006- CF-015201-O  
The Honorable Judge Strickland

V

JOHN W. DOBBS  
Defendant

---

Prepared by  
EDWARD LAWRENCE DOBBS (P47580)  
(Defendant's father a licensed attorney in Michigan)  
1410 Washington Blvd, Suite 1805  
Detroit, MI 48226  
(313) 961-6133

---

FILED IN THE CIRCUIT COURT  
THE HONORABLE JUDGE STRICKLAND  
Feb 07  
Merk

**STATEMENT OF INEFFECTIVE ASSISTANCE OF COUNSEL**

**NOW COME**, the defendant John W. Dobbs, by and through his father, a licensed attorney practicing in the state of Michigan, to make the court aware of possibility malpractice and/or ineffective assistance of counsel on the part of the public defender's office, and in support states the following:

1. That John W. Dobbs is not a resident of the State of Florida
2. That John W. Dobbs is unable to afford an attorney and therefore relies upon the public defender's office
3. That although I am an attorney I am not licensed to practice in the State of Florida
4. That even if I had been given the opportunity to represent my son in this matter it would have been impossible for me to properly represent him in this matter in this state as I would not have been unable to fly back and forth from Michigan to Florida with the frequency necessary for proper representation
5. That I have repeatedly attempted to contact the public defender's office about my son's case yet my phone calls were not unreturned
6. That upon arriving in Florida before my son's trial I was told by the public defender's officer that due to attorney client privilege they would not discuss my son's defense with me
7. That on the day the trial began, asserting that my son had given permission for me to be informed of his defense and its preparation, I was told by the public defender's office that due to 'work product' privilege the public defender's office would not discuss my son's defense with me

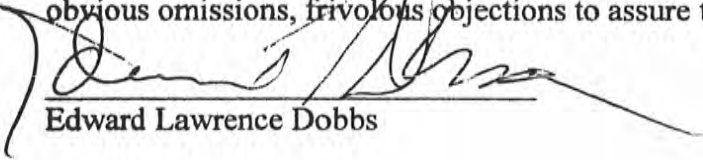
*Deanna*

8. That upon the arrival of the defense's primary witness, Diana Washington, she was rebuked and sent to talk to the prosecutor as if a witness for the prosecution, when attempting to present her concerns about the timing of her testimony
9. That I had previously been informed by my son that he felt that the public defender's office was not representing him properly, yet I believed that this case could be handled by the public defender's office as the issue of self-defense is so apparent
10. That the issue of self-defense relies heavily upon the fact that the defendant was fighting 4 attackers at the same time
11. That all the evidence adduced per testimony from witnesses directly after the incident attest to the defendant fighting off 4 men
12. That after witnessing the public defender's office failure to rebut the testimony of the accusing witnesses on the issue of self defense knowing that the witnesses testimony at trial differs significantly from their deposition testimony taken at the scene immediately after the incident I believe my son is not being properly represented
13. That when I questioned why they failed to impeach the witnesses I was again told that due to the some privilege held by the public defenders office they would not discuss their defense strategy with me
14. That the defendant, my son's defense relies upon entirely upon the doctrine of self defense
15. That three complaining witnesses at trial, who admit to fighting the defendant, my son, testified at trial that he drove his car to where they were and parked it there whereupon he and his girlfriend got out and attacked them, yet the allegation that he drove his car to them is absent within there prior testimony taken immediately after the incident, yet this allegation was not impeached by his public defender although the prior testimony of the witnesses is available and had been sent to me by my son some time ago
16. That Andre Blanco testified at trial that he was the first person attacked, yet in his transcript testimony he testifies that "But I came to help" and when asked "Now after the fight broke out you ran over there, right, to help?" he answers "Yeah"; this testimony differs greatly from the testimony given at trial
17. That his transcript testimony differs significantly from his trial testimony and the creditability of his trial testimony could and should have been impeached by showing the jury the inconsistency in between his statements
18. That there is no creditable strategy whereby the omission of impeachment of witnesses would or should be employed in this instance
19. That Fransico Gotay testified in his statement before the trial that "I was already in the car waiting for my friends to come out the club", yet at trial his testimony is that he had not reached the car when he saw the defendant attack his friend; he also states "Nall I didn't see the knife at all cause I, I'm sure if I would have seen a knife, I would have back up off him", an admission that he was 'on top him', as the defendant says,
20. It could be critical to the defense that it show that these alleged victims were simultaneously fighting the defendant and within the transcripts of their prior

testimony there are numerous statement which support that, yet not once did the defense refer to any of these witnesses prior statements

21. That Anthony Ralono, testified that he pulled the girl off of one of his friends and then grabbed the defendant by the back of his shirt, yet if he had pulled the girl off his friend he would have been facing the back of his friend and not the back of the defendant, as the girl was not on the defendant's back and this friend would have been fighting the defendant at the same time that he grabbed him, yet this point was not made or addressed
22. That as well Anthony Ralono's trial testimony differs greatly from his previous statements
23. That the failure to properly defend the defendant, my son is either due to the a failure to prepare and know what the witness prior testimony was or is a purposeful malpractice failure

For the foregoing reasons I ask the court to pay close attention to public defendant's obvious omissions, frivolous objections to assure the defendant a fair trial.



Edward Lawrence Dobbs