

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT,
IN AND FOR BREVARD COUNTY, FLORIDA

STATE OF FLORIDA

Case Number: 05-2018-CF-042213-AXXX-XX

vs.

Filed in Open Court on July 28, 2022 1:40 pm.
D Mitchell, Deputy Clerk

REGINALD ALONZO LITTLE JR

Participant ID 2296329



35290213

COURT MINUTES – SENTENCING

Page 1 of 3

Judge: CHARLES G CRAWFORD
State Attorney: SAMANTHA R BARRETT
Defense Attorney: A MICHAEL BROSS
Dig. Rec. Unit #: V4B VIERA CTRM 4B
Dig. Rec. Time: 13:40:11
13:43:38

Disposition Date: 07/28/2022

Arrest Data: 10/10/2018 341925 201800359451
10/16/2018 341925 201800367235

Count: 1	782..04.(1a2d)	FIRST DEGREE FELONY MURDER WITH FIREARM	F-CAP
Reduced:	782..04.(2)	2ND DEG MURDER RECLASS INFLICT DEATH DISCH FIREARM	F-LIFE
<i>(Pled to lesser included charge)</i>			

CASE ACTIVITY

Presence

The Defendant was present.

Plea

The Defendant previously entered a plea on July 21, 2022, to the lesser included offense of 2ND DEG MURDER RECLASS INFLICT DEATH DISCH FIREARM. (Statute: 782..04.(2); Type: Felony; Degree: Life)

Disposition

The Defendant was adjudicated guilty.

And being a qualified offender pursuant to s. 943.325, the defendant shall be required to submit DNA samples as required by law.

The Defendant has been fingerprinted.

GENERAL ORDERS/REMARKS

The court acknowledges that both parties agree or the scoresheet reflects that this is a Downward Departure.

SENTENCE

Jail *(Items marked with *(COS) are Conditions of Suspension)*

You are ordered to serve 20 years in the Department of Corrections.

Credit for 1,388 days time served.

With the following minimum mandatory provisions imposed:

- It is further ordered that the 10-year minimum mandatory imprisonment provisions of Section 775.087(2)(a)1, Florida Statutes, is hereby imposed for the sentence specified in this count. The defendant is not eligible for statutory gain-time under Section 944.275, Florida Statutes, or any form of discretionary early release.

The defendant is remanded to custody.

Fines/Court Costs/Fees *(Items marked with *COP, *COCC, or *COS are Conditions of Probation, Community Control, or Suspension)*

The Defendant is hereby ordered to pay the following amounts:

<u>Count</u>	<u>Amount</u>	<u>Description</u>	<u>Due Date</u>
1	\$451.00	Court Costs	
<hr/>			
Subtotal:	\$451.00		
<hr/>			
Total for all counts above:		\$451.00	<i>See Order for Fines / Costs / Fees for additional information.</i>

Related Sentences

Sentence shall run concurrent with any active sentence and all counts in this Judgment.

Count: 2	812..13.(2a)	ATT ROBBERY W FIREARM GREAT BODILY HARM OR DEATH	F-2
----------	--------------	--	-----

CASE ACTIVITY

Presence

The Defendant was present.

Plea

The Defendant previously entered a plea on July 21, 2022, to the charge as entered.

Disposition

The Defendant was adjudicated guilty.

And being a qualified offender pursuant to s. 943.325, the defendant shall be required to submit DNA samples as required by law.

The Defendant has been fingerprinted.

SENTENCE

Jail *(Items marked with *(COS) are Conditions of Suspension)*

You are ordered to serve 15 years in the Department of Corrections.

Credit for 1,388 days time served.

With the following minimum mandatory provisions imposed:

- It is further ordered that the 10-year minimum mandatory imprisonment provisions of Section 775.087(2)(a)1, Florida Statutes, is hereby imposed for the sentence specified in this count. The defendant is not eligible for statutory gain-time under Section 944.275, Florida Statutes, or any form of discretionary early release.

The defendant is remanded to custody.

STATE AGREES TO THE 10 YEAR MINIMUM MANDATORY FIREARM PROVISION.

Fines/Court Costs/Fees *(Items marked with *COP, *COCC, or *COS are Conditions of Probation, Community Control, or Suspension)*

The Defendant is hereby ordered to pay the following amounts:

<u>Count</u>	<u>Amount</u>	<u>Description</u>	<u>Due Date</u>
2	\$76.00	Court Costs	
Subtotal:		\$76.00	
Total for all counts above:		\$76.00	<i>See Order for Fines / Costs / Fees for additional information.</i>

Related Sentences

Sentence shall run concurrent with any active sentence and all counts in this Judgment.

The Defendant was advised in open court of the right to appeal from this sentence by filing a notice of appeal within thirty (30) days from this date with the clerk of this court and the Defendant's right to the assistance of counsel in taking the appeal at the expense of the State on showing of indigency.