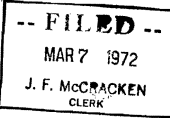
BENCH DOCKET

Criminal Court of Record Dade County, Florida STATE OF FLORIDA

VS.



| | LUIS LICOR | | | | | | | |
|--|--|--|--|--|--|--|--|--|
| CHARGE, | ASSAULT WITH INTENT TO COMMIT MURDER Case No. 71-10605 | | | | | | | |
| | JUDGMENT | | | | | | | |
| It appe | earing unto this Court that you | | | | | | | |
| | Luis Licor | | | | | | | |
| | segular lyonsied and nonvioled affect and an analysis of the segular lyonsied and segular lyons and se | | | | | | | |
| Committ | ing an Assault upon one Rafael Luis Serralta with Intent | | | | | | | |
| to comm | nit a Felony, to-wit: Murder in the First Degree | | | | | | | |
| | THEREFORE THE JUDGMENT of the law and it is hereby adjudged that you are and icted of the offense as above set forth. | | | | | | | |
| | ave you to say why sentence should not now be imposed upon you? nothing that could influence the Court in its decision. | | | | | | | |
| | SENTENCE | | | | | | | |
| IT IS | FURTHER CONSIDERED, ORDERED AND ADJUDGED that you be imprisoned by | | | | | | | |
| confinemen | t at hard labor in the STATE PENITENTIARY for a term of | | | | | | | |
| Seven (| (7) years, | | | | | | | |
| ************************************** | | | | | | | | |
| X XXX | KRINKTHERXXXXISURERIEDXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX | | | | | | | |
| | | | | | | | | |
| DONE | AND ORDERED in open Court at Miami, Dade County, Florida, this | | | | | | | |
| day of | March A. D. 19 72 | | | | | | | |
| FILED | AND RECORDED Judge Division | | | | | | | |
| IN CRIMIN | AL COURT OF RECORD | | | | | | | |
| MINUTES A | AS INDICATED HEREON | | | | | | | |
| | J. F. McCracker, Clerky | | | | | | | |

800K 532 PAGE 196

Ву: _

117.01-38

Deputy Clerk

3-872

STATE OF FLORIDA

OF DIVISION OF CORRECTIONS

| Minute. | ا القائد القائد | e v isti | 2 3 ″ | , | ųΓ' |
|---------|-----------------------|------------------------|--------------|-------|-----|
| | TE SYPREMI | • | | | |

CRIMINAL COURT OF RECORD

DADE COUNTY

| | | | PERMA | RY | Term, 19_ 72 |
|--|---|--|--|---|--|
| Conviction for Asseult | ith Inten | | | | |
| | | (Offense) | | | |
| Date of sentence imposed | March 7 | . 1972 | | | |
| Date of conviction | Herch 7 | , 1972 | | | |
| Term of sentence Reven | (7) years | | | | |
| STATE OF FLORIDA, | | | | | |
| | Plaintiff, | | | | |
| vs. | Cas | se No. 71-1 | 0605 | | |
| The contract of the contract o | efendant. | | | | |
| IN THE NAME AND I | BY THE AUT | CHORITY OF N OF CORRE | THE STATE OF | F FLORIDA TO AID STATE, G |) THE SHERIFF REETING: |
| The above named defend styled Court, and he having by said Court, as appears for | been duly co | nvicted and a | djudged guilty o | ve named offe f and sentenced | nse in the above d for said offense |
| | IN | FORMA | TION | | |
| judgment and sentence, which | ch are hereby | made parts h | iereof; | | |
| Now, therefore, this is t time after receiving this co of Corrections of the State of by and through your direct the said defendant for the t which you, the said Division transferred. And these pre | mmitment, said of Florida; and or, superintend term of said said said said said said said said | fely deliver the I this is to condents, warden wentence in the Ins, may cause | ne said defendant ommand you, the s, and other office e institution in to the said defenda | into the custode said Division cials, to keep and the state correctant to be conve | ly of the Division of Corrections, d safely imprison ctional system to yed or thereafter |
| | WITNESS the | e Honorable_ | MURRAY | COODMAN | |
| | Judge of said | Court, as also | J. F. McCRACK | EN, | |
| | Clerk and the | Seal thereof, | this the 7 d | ay of March | , ₁₉ 72 |
| | | | | McCRACKEN k of said Court | |
| MALL CHHIDA | L COURT OF RIC | soro By | | G. BARTER | |
| | | | D | eputy Clerk | |

(To be used in committing defendants under indeterminate sentences as well as under sentences of imprisonment for definite periods.)