

BENCH DOCKET  
Criminal Court of Record  
Dade County, Florida  
STATE OF FLORIDA  
VS.

-- FILED --  
MAR 7 1972  
J. F. McCracken  
CLERK

LUIS LICOR

CHARGE, ASSAULT WITH INTENT TO COMMIT MURDER Case No. 71-10605

JUDGMENT

It appearing unto this Court that you

Luis Licor

~~been regularly tried and convicted of pleaded not guilty to~~ pleaded guilty to

Committing an Assault upon one Rafael Luis Serralta with Intent  
to commit a Felony, to-wit: Murder in the First Degree

IT IS THEREFORE THE JUDGMENT of the law and it is hereby adjudged that you are and stand convicted of the offense as above set forth.

What have you to say why sentence should not now be imposed upon you?  
Saying nothing that could influence the Court in its decision.

SENTENCE

IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED that you be imprisoned by confinement at hard labor in the STATE PENITENTIARY for a term of Seven (7) years,

~~XX FURTHER CONSIDERED ORDERED AND ADJUDGED~~

DONE AND ORDERED in open Court at Miami, Dade County, Florida, this 7 day of March A. D. 19 72

FILED AND RECORDED  
IN CRIMINAL COURT OF RECORD  
MINUTES AS INDICATED HEREON

Judge  
Division

"C"

J. F. McCracken, Clerk

By:  Deputy Clerk

3-8-72

STATE OF FLORIDA  
UNIFORM COMMITMENT TO CUSTODY  
OF DIVISION OF CORRECTIONS

CRIMINAL COURT OF RECORD  
DADE COUNTY

FEBRUARY Term, 19 72

Conviction for Assault with Intent to Commit Murder  
(Offense)

Date of sentence imposed March 7, 1972

Date of conviction March 7, 1972

Term of sentence Seven (7) years

STATE OF FLORIDA,  
Plaintiff,

vs. Case No. 71-10609

LUIS LICOR  
Defendant.

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA TO THE SHERIFF OF SAID COUNTY AND THE DIVISION OF CORRECTIONS OF SAID STATE, GREETING:

The above named defendant having been duly charged with the above named offense in the above styled Court, and he having been duly convicted and adjudged guilty of and sentenced for said offense by said Court, as appears from the attached certified copies of

**I N F O R M A T I O N**

judgment and sentence, which are hereby made parts hereof;

Now, therefore, this is to command you, the said Sheriff, to take and keep and, within a reasonable time after receiving this commitment, safely deliver the said defendant into the custody of the Division of Corrections of the State of Florida; and this is to command you, the said Division of Corrections, by and through your director, superintendents, wardens, and other officials, to keep and safely imprison the said defendant for the term of said sentence in the institution in the state correctional system to which you, the said Division of Corrections, may cause the said defendant to be conveyed or thereafter transferred. And these presents shall be your authority for the same. Herein fail not.

WITNESS the Honorable MURRAY GOODMAN  
Judge of said Court, as also J. F. McCracken,

Clerk and the Seal thereof, this the 7 day of March, 19 72

J. F. McCracken  
Clerk of said Court

SEAL: CRIMINAL COURT OF RECORD

By R. G. BARTER  
Deputy Clerk

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