IN THE CRIMINAL COURT OF RECORD, in and for Dade County, State of Florida,

October Term, 19 69

THE STATE OF FLORIDA

VS.

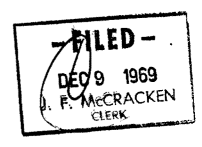
INFORMATION FOR

FEB 2 6 1970

I. POSSESSION OF AN EXPLOSIVE

II. PLACING A BOMB OR OTHER **EXPLOSIVE** 

WILLIAM SALON and THOMAS R. LLERENA



IN THE NAME AND BY AUTHORITY OF THE STATE OF FLORIDA:

RICHARD E. GERSTEIN, State Attorney of the Eleventh Judicial Circuit of Florida, prosecuting for the State of Florida, in the County of Dade, under oath, information makes that WILLIAM SALON and THOMAS R. LLERENA on the 30th day of November , 19 69, in the County and State aforesaid, did then and there with the intent to harm life, limb or property, unlawfully and feloniously keep, store or have in their possession, custody or control, a certain explosive, to-wit: a hand grenade, in violation of 552.22 Florida Statutes, contrary to the form of the Statute in such cases made and provided, and against the peace and dignity of the State of Florida.

#### COUNT TWO

And RICHARD E. GERSTEIN, State Attorney of the Eleventh Judicial Circuit of Florida, prosecuting for the State of Florida, in the County of Dade, under oath, further information makes that WILLIAM SALON and THOMAS R. LLERENA on the 30th day of November, 1969, in the County and State aforesaid, did then and there willfully and maliciously put or place an explosive or instrument filled or loaded with an explosive in or upon an office, shop or building, to-wit: a building located at 1062 East 28th Street, City of Hialeah, Dade County, Florida, the property of GENERAL ELECTRIC COMPANY, a Corporation, with the intent to then and there unlawfully destroy or injure the aforesaid office, shop or building or any person or property therein, in violation of 822.02 Florida Statutes,

CDE:ak 12-5-69

<sup>&</sup>quot;A" Deft. - Jail No. 28991-69; Bkd 11-30-69
"B" Deft. - Jail No. 29185-69; Bkd 12-3-69

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|----------|--|-----------------|----|-------------------------------|
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| M        | •  |                 |    | J (                           |
| 201.01-9 | III  |                 |    |                               |
| b        | • •  |                 | ٠, |                               |
|          | POSSESSION OF AN EXPLOSIVE<br>PLACING A BOMB OR OTHER<br>EXPLOSIVE | INF             | ٠  | WILLIAM S<br>and<br>THOMAS R. |
|          | ING<br>CNG   | INFORMATION FOR |    | LIAM<br>and<br>AAS            |
|          | E A B  | ATIC            |    | <b>&gt;</b>                   |
|          | OMB.   | )N F            |    | SALON                         |
|          | AN 1<br>OR   | OR              |    | LLERENA                       |
|          | OTI  |                 |    | <b>&gt;</b>                   |
|          | ER<br>ER   |                 |    |                               |
|          | [VE  |                 |    |                               |

peace and dignity of the State of Florida.

PROSECUTION INSTITUTED IN GOOD FAITH AND SUBSCRIBED UNDER OATH

Sworn to and subscribed before me this.....

STATE OF FLORIDA: COUNTY OF DADE:

State Attorney, Eleventh Judicial Circuit of Florida Personally appeared before me, RICHARD E. GERSTEIN, State Attorney of the Eleventh Judicial Circuit of Florida, who, being first duly sworn, says that the alegations set forth in the within Information are based upon facts that have been sworn to as true, and which facts, if true, would constitute the offense therein charged. State Attorney Eleventh Judicial Circuit of Florida day of December 19 69 J. F. McCracken, Clerk Criminal Court of Record, Dade County, Florida DADE COUNTY, FLORIDA THE STATE OF FLORIDA MAS R. LLERENA LIAM SALON VS.

contrary to the form of the Statute in such cases made and provided, and against the

Court of Record

FOR THE STATE

Paul Gentesse and Hialeah Police Department

TO: Alberto Sermiento 201 W.W. 14 Ave Miami, Florida

THE STATE OF FLORIDA VS. # 69-10190-B NOTICE TO BONDSMAN THOMAS R. LLERIMA You are hereby notified that the above styled and numbered cause has been set for arraignment on February 26, 1970 at 9:00 O'Clock, A. M., before the Honorable Garling Stedman Judge of our said Court on the Fourth Floor of the Metropolitan Dade County Justice Building, 1351 N. W. 12th Street, Miami. 2-11-70 MAILED. J. F. McCRACKEN, Clerk 117.01-91 RESOLUTE INSURANCE **BAIL BOND** .... County McCRACKEN SF FORIDA

KNOW ALL MEN BY THESE PRESENTS: That we, A OWN ON ALL MEN BY THESE PRESENTS: That we, and RESOLUTE INSURANCE COMPANY, an Insuror duly authorized to do business in the State of Florida as surety, are held and firmly bound unto the Governor of the State of Florida, and his successors in office, the said principal, in the sum of the sum of the said surety for a like amount, for the payment whereof well and truly to be made we bind ourselves, our heirs, executors, administrators and assigns firmly by these presents.

Signed and sealed this day of A.D. 19.69.

The condition of this obligation is such that if the said principal shall appear at the next Regular or Special term of the A.D. 19.69.

The condition of this obligation is such that if the said principal shall appear at the next Regular or Special term of the A.D. 19.69.

The condition of this obligation is such that if the said principal shall appear at the next Regular or Special term of the A.D. 19.69.

The condition of this obligation is such that if the said principal shall appear from day to day and the said court and not depart the same without leave, then this obligation to be void else to remain integration or said the said visue.

Taken before me and approved by me:

DADE COUNTY, FLORIDAS.

Address (458W91) Address (458W91) Address (458W91)

Attorney in Fact (Surety) (L.S.)

s) -10<sub>3</sub>

CHAINELL FUNGUET

TO: Alberto Sermiento 201 N.W. 14 Ave Miami, Florida

| THE STATE OF FLORIDA                                 |   |
|--|---|
| VS. # <b>69-10190-B</b>                              | NOTICE TO BONDSMAN  |
| THOMAS R. LLEREMA                                    |   |
| You are hereby notified that                         | the above styled and numbered cause has been set for            |
| arraignment on January 16, 1970                      | at 9:00 O'Clock, A. M., before the Honorable                    |
|  | Judge of our said Court on the Fourth Floor of the              |
| Metropolitan Dade County Justice Building            |   |
| MAILED 12-29-69                                      | J. F. McCRACKEN, Clerk  |
| 117.01-91  |   |
|  |   |
|  |   |
| •  | IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA |
| TO: Alberto Sarmiento 201 N.W. 14 Ave Miami, Florida |   |
| THE STATE OF FLORIDA                                 |   |
| VS. # <b>69-10190-B</b>                              | NOTICE TO BONDSMAN  |
| THOMAS R. ELEREMA                                    |   |
| You are hereby notified that                         | t the above styled and numbered cause has been set for          |
| arraignment on February 12, 197                      | at 9:00 O'Clock, A. M., before the Honorable                    |
| Cerling Stedman                                      | Judge of our said Court on the Fourth Floor of the              |
| Metropolitan Dade County Justice Buildi              | -   |
|  |   |

J. F. McCRACKEN, Clerk

MAILED **2-3-70** 

47892

This

Power Not Valid Unless Used Before December 31, 1969

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**Power Can** 

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uner



### POWER-OF-ATTORNEY

#### RESOLUTE INSURANCE COMPA

HARTFORD, CONNECTICUT

KNOW ALL MEN BY THESE PRESENTS: That this Power-of-Attorney is not valid unless attached to the bond

| WHICH It authorizes excused.   |   |
|--|---|
| THE LIABILITY OF THE COMPANY SHALL NOT EXCEED  | us Q Q crs                                  |
| That RESOLUTE INSURANCE COMPANY, a Rhode Island corporation  | on, having its principal office in the City |
| of Hartford, State of Connecticut, does hereby make, constitute and appoin   |   |
| in the City of, County of | to execute, and deliver for and on its be-  |
| Thomas Kenaldo Fler  | Ma  |
| (Name of defendant to be inserted by attorney-in-  | Fact)                                       |
| provided that the liability of the company as surety on any such bail bond of any event exceed the sum shown on the margin hereof. The said attorney-the spaces provided, in this power-of-attorney, the name of the defendant of the name of the court to which the bond is issued, otherwise   | in-fact is hereby authorized to insert in   |
| THIS POWER VOID IF ALTER   | ED OR ERASED                                |

The acknowledgement and execution of any such document by the said Attorney-In-Fact shall be as binding upon the Company as if such bond had been executed and acknowledged by the regularly elected officers of this Company. The Resolute Insurance Company further certifies that the following is a true and exact copy of a resolution of the Board of Directors of the Resolute Insurance Company, duly adopted and now in force, to wit: All bonds of the Corporation shall be executed in the corporate name of the Company by the President, any Vice President, or by such other officers as the Board of Directors may authorize. The President, any Vice President, or any Assistant Secretary may appoint Attorneys-in-fact or agents who shall have the authority to issue bonds in the name of the Company.

IN MITNESS WHEREOF the said PESOLITE INSUITABLE COMPANY has consed these presents to be one

IN WITNESS WHEREOF, the said RESOLUTE INSURANCE COMPANY has caused these presents to be executed by its officer, with its corporate seal affixed, this date of November 11, 1968.

RESOLUTE INSURANCE COMPANY

STATE OF CONNECTICUT SS:

Ву

On this 11th day of November, 1968, before me, a Notary Public, personally appeared E. K. Scribner, who being by me duly sworn, acknowledged that ....he signed the above Power-of-Attorney as an officer of the said RESOLUTE INSURANCE COMPANY, and acknowledged said instrument to be the voluntary act and deed of the Corporation.

My commission expires: April 1, 1971

- SEPARATE POWER-OF-ATTORNEY MUST BE ATTACHED TO EACH BOND EXECUTED.
- POWERS-OF-ATTORNEY MUST NOT BE RETURNED TO ATTORNEY-IN-FACT, BUT SHOULD REMAIN A PERMANENT PART OF THE COURT'S RECORDS.
- THIS POWER DOES NOT AUTHORIZE EXECUTION OF BONDS OF NE EXEAT OR ANY GUARANTEE FOR FAILURE TO PROVIDE PAYMENTS OF ALIMONY OR WAGE LAW CLAIMS.

BP-2-Florida

|        | SERVICE SH       |                            |
|--------|------------------|----------------------------|
| Atty.  | Court Date       | Type 69-10090 Docket 26034 |
| Deputy | Name and Address | How/ Served                |
|        | Y Beichardt      | Sol Hubsence               |
|        |                  |                            |
|        |                  |                            |
|        |                  |                            |
|        |                  |                            |
|        |                  | Date 6 30 Time 7:1874      |
|        |                  | Deputy BR                  |
|        |                  |                            |

RJS: slu 6/25 26034 IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA CASE NO. 69-10290 WITNESS SUBPOENA JUL2 1970 "Criminal" STATE OF FLORIDA, ss. TO: \_ J. F. WORLCKIN vs. WILLIAM SALON Reichardt, PSD William McQuay Offense Date 11/30/69 (Witnesses) (Defendants) TO ALL AND SINGULAR THE SHERIFFS OF THE STATE OF FLORIDA: GREETINGS We command you to summon the above witnesses to be and appear before STEDMAN \_\_\_\_\_, of the Criminal Court of Record in and for Dade County, Florida, Fourth Floor, Metropolitan Dade County Justice Building, 1351 N.W. 12th Street, Miami, Florida, on MONDAY, JULY 6th, 9:30 A. M., to testify and the truth to speak in behalf of the STATE in a certain matter before said Court pending and undetermined, wherein the State of Florida is Plaintiff and WILLIAM SAION And this you shall in no wise omit. WITNESS, J. F. McCRACKEN, Clerk of said Court, and the seal of said 70.

is defendant.

Court at Miami, Dade County, Florida, this the 26 day of June

Higinal)

migal Court Seal)

#### IMPORTANT NOTICE

All witnesses must report their presence to the Clerk of the Court each day during attendance in Court to receive witness fees allowed by law.

> RICHARD E. GERSTEIN, State Attorney Eleventh Judicial Circuit of Florida

RECEIVED this Subpoena on the \_\_\_\_\_ day of \_\_\_\_\_ 196 \_\_\_\_\_, and executed the same on the \_\_\_\_\_\_day of \_\_\_\_\_\_\_, 196 \_\_\_\_\_, by delivering a true copy thereof to the witnesses named above, as follows, to-wit:

SHERIFF, DADE COUNTY, FLORIDA

Deputy Sheriff

DRG: slu 6/26

# IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

| CASE NO69                        | -10190              | WITNESS SUBPOENA J. F. McCRACKE "Criminal"                  |
|----------------------------------|---------------------|---|
| STATE OF FLOR                    | IDA, ss.            | TO:   |
| vs.                              |                     |   |
| vs. WILLIAM SAION                |                     | Larry Brady 1050 East 28th Street Hialeah, Florida 691-3515 |
| /D 5 1 1                         |                     | (Witnesses)   |
| (Defendant                       |                     |   |
| TO ALL AND SI                    |                     | ERIFFS OF THE STATE OF FLORIDA: GREETINGS                   |
|                                  | We command ye       | you to summon the above witnesses to be and appear before   |
| Judge                            | STEDMAN             | , of the Criminal Court of Record in and for                |
| Dade County, Flor                | ida, Fourth Floor,  | , Metropolitan Dade County Justice Building, 1351 N.W. 12th |
| Street, Miami, Flo               | rida, onMONI        | DAY, JULY 6th, 196_70,                                      |
| at9:                             | 30 A. M.,           | to testify and the truth to speak in behalf of the STATE in |
| a certain matter l               | pefore said Court   | pending and undetermined, wherein the State of Florida is   |
|                                  |                     | LIAM SMION  |
| is d <b>ef</b> endant.           | And thi             | is you shall in no wise omit.                               |
|                                  | WITNESS I. F        | F. McCRACKEN, Clerk of said Court, and the seal of said     |
| Count at Miami Da                | • •                 | la, this the <u>26</u> day of <u>June</u> ,                 |
|                                  | ide County, Florida | a, this the <u>zo</u> day of <u>suffe</u> ,                 |
| 196 <u>70</u> .                  |                     |   |
| (Original)<br>Criminal Court Sea | al)                 | J. F. McCRACKEN, Clerk  By J. Mute  Deputy Clerk            |
|                                  |                     |   |
|                                  |                     | IMPORTANT NOTICE  |
| All witnesses                    | must report their   | r presence to the Clerk of the Court each day during        |
| attendance in                    | Court to receive w  | witness fees allowed by law.                                |
|                                  |                     | D E. GERSTEIN, State Attorney Judicial Circuit of Florida   |
|                                  | RECEIVED this       | s Subpoena on theday of                                     |
| 196, and exe                     | ecuted the same on  | s Subpoena on theday of, note, and theday of, 19670,        |
| by delivering a tru              | e copy thereof to t | the witnesses named above, as follows, to-wit:              |
|                                  | 17                  | SHEDIEE DADE COMMEN ELODIDA                                 |

Deputy Sheriff

DRG: slu 6/26

## IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

-FILED JUL 2 1970
J. F. McCRACKEN
CLERK

| CASE NO. 6              | 9-10190  |   | WITNESS           | S SUBPOENA          | J. F. McC        |
|-------------------------|--|---|-------------------|---------------------|------------------|
|                         | FLORIDA, ss.   | то.   |                   | riminal''           |                  |
|                         | ·  | 10.   |                   |                     |                  |
| VS                      |  |   |                   |                     |                  |
| WILLL                   | AM SALON   |   |                   | n Rand<br>General E | lectric Co.      |
|                         |  | ACCUSATION OF THE PROPERTY OF | 106               |                     | h Street         |
| •                       |  | ***************************************   | 11.14             |                     |                  |
|                         |  |   |                   |                     |                  |
| (Defer                  | ndants)  |   | (Witne            | esses)              |                  |
|                         | D SINGULAR THE SHI   | ERIFFS OF T   | •                 | •                   | REETINGS         |
|                         |  |   | the above witne   |                     |                  |
| Tudeo                   | STEDMAN  |   |                   |                     | • -              |
|                         |  |   |                   |                     |                  |
|                         | Florida, Fourth Floor,   | -   | • •               | •                   |                  |
| Stre <b>e</b> t, Miami, | , Florida, onMOND.   | -   |                   |                     |                  |
| at                      | 9:30 A. M.,  | to testify and  | the truth to spea | ak in behalf of     | the STATE in     |
| a certain mat           | tter before said Court   | pending and v   | ındetermined, wh  | rerein the State    | e of Florida is  |
| Plaintiff and           | WIL  | LIAM SALON  | <b>V</b>          |                     |                  |
|                         |  |   |                   |                     |                  |
| is d <b>e</b> fendant.  | And this   | s you shall in  | no wise omit.     |                     |                  |
|                         | WITNESS, J. F  | . McCRACKE  | N, Clerk of said  | f Court, and th     | e seal of said   |
| Court at Miam           | ni, Dade County, Florida   | a, this the   | 26 day of         | June                |                  |
| 196                     |  |   |                   |                     |                  |
| (Original)              |  | 0   | AT E MOC          | BACKEN Cler         | ŀk               |
| Criminal Cou            | rt Seal)   |   | J. E. Mgc.<br>Dep | Te ,                | n.               |
| •                       |  | By /  | Dep               | uty Clerk           |                  |
| <del></del>             |  |   |                   |                     |                  |
|                         |  | IMPORTANT.  | NOTICE            |                     |                  |
| All witne               | esses must report their  | IMPORTANT r presence to   |                   | e Court each o      | lay during       |
|                         | ce in Court to receive w   | -   |                   |                     |                  |
|                         | to receive w   | rimeds rees un  | 10 wed by 1aw.    |                     |                  |
|                         |  |   | IN, State Attorne | ey                  |                  |
|                         | Eleventh   | Judicial Circi  | uit of Florida    |                     |                  |
|                         |  |   |                   |                     |                  |
|                         | RECEIVED this  | Subpoena on   | the               | day of              | ,                |
| 196, and                | d executed the same on   | the <u>50</u>   | day of            | Tune                | _, 196 <u>7,</u> |
| by delivering           | a true copy thereof to the   | he witnesses r  | named above, as   | follows, to-wit     | : , , ,          |
| Red 14                  | RECEIVED this d executed the same on a true copy thereof to the same of the sa | to fo   | cate a            | str. 40.            | 20 - locat       |
|                         |  |   |                   | _                   |                  |
|                         |  | SHERIFF   | , DADE COUNTY     | Y, ÆLDRIDA          |                  |

Dameter Cha

201.01-25 (REV.)



### IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

| THE STATE OF FLORIDA,    | ) | NO. 69-10190-B                    |
|--------------------------|---|-----------------------------------|
| Plaintiff,               | • | No. 6 / 2 / 3 / 4                 |
| vs.                      | ) |                                   |
| THOMAS REINALDO LLERENA, | : | ADDITION FOR ADMICCION TO PATE    |
| Defendant.               | ) | APPLICATION FOR ADMISSION TO BAIL |
|                          | _ |                                   |

The Defendant, THOMAS REINALDO LLERENA, pursuant to Rule 1.130 (b), Florida Criminal Procedure Rules, respectfully moves this Court to admit him to bail in a reasonable amount.

As grounds for this motion, the Defendant states:

- 1. The Defendant is charged with the offense of attempted bombing.
- 2. Pursuant to §9, Declaration of Rights, Florida

  Constitution, Defendant is entitled to be admitted to bail as the proof of guilt is not evident and the presumption of guilt is not great.
- 3. The Defendant is currently incarcerated in the Dade County Jail, and has been unable to secure his release therefrom by reason of the failure of the proper authorities to set bond.

I HEREBY CERTIFY that a true and correct/of this Application for Admission to Bail was personally hand delivered to RICHARD E. GERSTEIN, State Attorney at 1351 N. W. 12th Street, Miami, Florida this day of December, 1969.

Respectfully submitted,

CONSTANTINE P. LANTZ

Attorney for Defendant C 824 Biscayne Building Miami, Florida 33130

Te1: 358-2233

IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

| THE STATE OF FLORIDA,  | )        | NO. 69-10190-13   |
|--|----------|-------------------|
| Plaintiff,   | :        | NO. 67-10170-N    |
| vs.  | )        |                   |
| THOMAS REINALDO LLERENA,   | :        | NOTICE OF HEARING |
| Defendant.   | )        | NOTICE OF HEARING |
|  | •        |                   |
| TO: RICHARD E. GERSTEIN State Attorney 1351 N. W. 12th Street Miami, Florida 33125 | <b>:</b> |                   |

YOU ARE HEREBY NOTIFIED, pursuant to Rule 1.130 (b), Florida Criminal Procedure Rules, that on Thursday, the 4th day of December, 1969 at 4'00 M. or as soon thereafter as counsel may be heard by special emergency appointment, before the Honorable EVERETT H. DUDLES  $\wp$  one of the Judges of the above styled Court, the defendant, THOMAS REINALDO LLERENA, will make application for admission to bail in a reasonable amount.

I HEREBY CERTIFY that a true and correct copy of the above Notice of Hearing and Application for Admission to Bail was hand delivered to the foregoing addressee one hour before the time set for the hearing of this motion, this 4th day of December, 1969.

KINDLY GOVERN YOURSELF ACCORDINGLY.

CONSTANTINE P. LANTZ

Attorney forDefendant 824 Biscayne Building

Miami, Florida Tel: 358-2233 33130

| LLERI             | ENA THOM (First Name) | MAS R.        |
|-------------------|-----------------------|---------------|
| (Last Name)       | (F <b>h</b> st Name)  | (Middle Name) |
|                   |                       |               |
| (Bond)            | (Agent)<br>* * *      | (Amount)      |
| 69 <b>-</b>       | 10295                 |               |
| Otte              | mpted Bon             | nlina         |
| harges:           |                       |               |
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| emaining Charges  |                       |               |
| emaining charges. |                       |               |
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|                   |                       |               |
|                   |                       |               |
|                   | BOND REFERENCE SHEET  |               |

Index No. \_

69-10190

DEC 4 1969

Evelvagner Constantine Lanty J. Ries.

mot storre Bong Bongduet at 6,500

### Heard in court 12-29-69 usual ruling

IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

NO:

69**-<del>2065</del>**x 10190 69**-**10295

THE STATE OF FLORIDA,

Plaintiff,

vs.

WILLIAM SALON

Defendant. :

J. F. A.

### MOTION FOR STATEMENT OF PARTICULARS AND FOR UNILATERAL DISCOVERY

COMES NOW the Defendant in this cause, by and through his HUGHLAN LONG
undersigned attorney, KONGENERAL Public Defender for the
Eleventh Judicial Circuit of Florida, and respectfully moves this Honorable
Court to order the State of Florida to perform the following acts in this cause:

- 1. File with the Court a written statement of particulars setting forth the following additional facts, on the ground that the information in this cause fails to inform the Defendant of the particulars of the offense sufficient to enable him to prepare a defense, pursuant to Rule 1.140(n) of the Florida Rules of Criminal Procedure.
  - (a) The exact time, date and place of the offense for which the Defendant is charged.
  - (b) Whether the Defendant is being charged as a principal, an aider and abettor, or an accessory before the fact.
  - (c) The names of the persons, if any, which the Defendant intended to defraud in the commission of the offense for which he is charged.
  - (d) Whether the Defendant was armed at the time of the offense charged, and if so, the name of the weapon with which the Defendant was armed.
  - (e) The material facts of the crime charged against the Defendant, including the exact method, if known to the State Attorney, by which it is charged that the Defendant committed the offense in the instant case.

- (f) Whether the Defendant injured any person or persons in the commission of the crime charged, and if so, the names and addresses of such persons so injured.
- 2. Permit the Defendant to inspect and copy or photograph the Defendant's written or recorded statements or confessions, if any, whether signed or unsigned, pursuant to Rule 1.220(a)(1) of the Florida Rules of Criminal Procedure.
- 3. Permit the Defendant to inspect and copy or photograph the recorded testimony of the Defendant before the Grand Jury, if any, pursuant to Rule 1.220(a)(3) of the Florida Rules of Criminal Procedure.
- 4. File with the Court a written list of witnesses upon which the information is based, pursuant to Rule 1. 220(d) of the Florida Rules of Criminal Procedure.
- 5. Permit the Defendant to inspect and copy or photograph certain "public records" which are in the possession of the State of Florida, pursuant to Fla. Stat. 119.01 as interpreted by 1957-1958 Attorney General's Reports, 189-191, Opinion No. 057-157, June 10, 1957, to-wit:
  - (a) The police arrest report filed by the police officer who arrested the Defendant in this case.
  - (b) The police complaint form filed by the police officer who received the original complaint of the crime from the complaining witness in this case.
  - (c) The FBI record and county police record (if any) of the Defendant.
  - (d) The FBI and county police record (if any) of the witnesses that the State of Florida intends to call at the trial in this cause.
  - (e) A police line-up sheet of any line-up involving the Defendant which may have been held in reference to this case.
  - (f) The police booking-sheet indicating the exact date, time, charge and other relevant data contained therein with reference to the Defendant's arrest in this case.

- 6. Permit the Defendant to inspect and copy or photograph any and all evidence in the possession of the State of Florida which is "favorable" to the Defendant and material to the issue of guilt or innocence or to punishment in this cause, pursuant to the due process clause of the Fourteenth Amendment to the United States Constitution as interpreted by the United States Supreme Court in Brady v. Maryland, 373 U.S. 83 (1963), including the following materials:
  - (a) Any written or recorded statement made by any person to the police or to the State Attorney's Office which tends to establish the Defendant's innocence or to impeach or contradict the testimony of any witness whom the State will call at the trial of the cause.
  - (b) Any police investigation report made to the police which tends to establish the Defendant's innocence or to impeach or contradict the testimony of any witness whom the State will call at the trial of the cause.
  - (c) The names and addresses of witnesses who might establish the Defendant's innocence or impeach or contradict the testimony of any witness whom the State will call at the trial of the cause.
  - (d) Any scientific or medical report which tends to establish the Defendant's innocence or to impeach or contradict any witness whom the State will call at the trial of the cause.
  - (e) Any other information or material which would tend to establish the Defendant's innocence or to impeach or contradict the testimony of any witness whom the State intends to call at the trial of the cause.

Respectfully submitted,

Public Defender

llth Judicial Circuit of Florida

Assistant Public Defender

I HEREBY CERTIFY that a true copy of the foregoing Motion was personally delivered to the office of the Honorable RICHARD E. GERSTEIN, State Attorney, 1351 N.W. 12th Street, Miami, Florida, this 30thday of December, 19 69.

IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

CASE NO. 69-101904/0295 B

STATE OF FLORIDA,

-vs
WILLIAM SALON

Defendant.

Defendant.

Defendant.

J. F. McCRACKEN
CLERK

William Salon ..., Defendant in the above-styled cause, who being first duly sworn, deposes and says that he is insolvent at the present time, that he has no funds with which to retain counsel, and that he is financially unable to pay the costs of any judicial proceedings in this cause, including trial and appeal. Defendant further deposes and says that he has not divested himself of any property, either real or personal, in order to take advantage of this oath. Defendant understands that a judgment or lien will be imposed against him in favor of the State of Florida for an amount which shall constitute the reasonable value of the legal services rendered the Defendant by the Public Defender of the Eleventh Judicial Circuit of Florida.

William Lalon

Sworn to and subscribed before me this 23rd day of December 19 69

Deputy Clerk, Criminal Court of Record

of Dade County, Florida

### ORDER DECLARING DEFENDANT INSOLVENT AND APPOINTING COUNSEL

After due and careful consideration, being satisfied of the good faith and truth of the foregoing Affidavit, I hereby adjudge the Defendant, William Salon, insolvent for all judicial proceedings in this cause including trial and appeal, and the Public Defender for the Eleventh Judicial Circuit of Florida is hereby appointed as counsel for the Defendant for all judicial proceedings in this cause, including trial and appeal.

DONE AND ORDERED this 23rd day of

December

Division "B

LAW OFFICES

#### CAREY, DWYER, AUSTIN, COLE & SELWOOD

SUITE 650 SEYBOLD BUILDING

WESLEY G. CAREY L FRED AUSTIN JAMES M. COLE
CLIFFORD B. SELWOOD, JR.
LAWRENCE P. KUVIN
HERBERT WHITING VIRGIN, III
LEONARD M. BERNARD, JR.
EDWARD A. PERSE

JACK KLINGENSMITH JESSE W. MILLER HARRY A. PAYTON DONALD M COON DON ALLEN THOMAS T. GRIMMETT W. EUGENE NEILL DIETER K. GUNTHER

MIAMI, FLORIDA 33132

TELEPHONE 371-5521 CABLE ADDRESS "CADACS"

FORT LAUDERDALE OFFICE: 202 COURT HOUSE SQUARE BUILDING TELEPHONE 524-1505 DIRECT MIAM! TELEPHONES 945-7821 - 949-4564

RESIDENT PARTNERS AT FORT LAUDERDALE: L. FRED AUSTIN CLIFFORD B. SELWOOD, JR. LEONARD M. BERNARD. JR.

January 12, 1970

Honorable Richard E. Gerstein State Attorney Justice Building 1351 N/W. 12 Street Miami, Florida

FILED Ú**A**N 13 1970 **MCCRACKEN** CLERK

Re: State vs Considine, Llerena and Salon

Criminal Court Case No. 69-10295

State vs Salon and Llerena

Criminal Court Case No. 69-10190

Dear Dick:

This is to advise you that we have been retained by Continental National American Group to prosecute a subrogation action against the above-named criminal defendants, arising out of their bombing of two trailers which belonged to our insureds, Overseas Transportation Company, Inc., and South Florida Freightways, E. R. Siddall, d/b/a Siddall Rental, which bombing occurred on or about November 30, 1969.

The Assistant State Attorney who is responsible for the prosecution of these cases will naturally be calling upon the appropriate representatives of our insureds for testimony at the time of the And, needless to say, we will be more than glad to cooperate in that regard.

In addition, of course, our adjusters have made some substantial investigation into these matters, and we would be glad to supply you with whatever information we have in our file.

Honorable Richard E. Gerstein State Attorney January 12, 1970 Page 2

Finally, inasmuch as we have a financial interest in these defendants, to the extent of \$2,302.34, we would like to be notified of all hearing dates in these matters, in order that we may have a representative present.

We are notifying the Office of the Clerk of the Criminal Court of Record of our interest in these cases, and would appreciate it if you and the Clerk's Office would keep us promptly advised of all proceedings.

Your cooperation in this regard is greatly appreciated.

Very truly yours,

CAREY, DWYER, AUSTIN, COLE & SELWOOD

W. Eugene Neill

WEN/sc cc J. F. McCracken, Clerk Criminal Court of Record

> Mr. L. J. Wayne Continental National American Group

State A. Saufouf

Deft . Saufouf

Reporter Lauth

Reporter Level w/69102980

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textified before Cf.

Bea Bushas

Liver A

On Cal: Jan 16 page 3

Jan 15, 1970 11:45 A.M.

Mr. Richard Lantz, attorney represent ing Thomas R. Llerena will be in Santa Monica, California tonight at a meeting of the National J.C. and will not be able to appear for deft's arraignment for Jan 16, at 9:00.

He requests the Court to continue said arraignment until Jan 30, 1970.

117.01-90



### IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

CASE NO. 69-10190

THE STATE OF FLORIDA,

Plaintiff.

vs.

MOTION TO DISMISS ON THE GROUNDS OF A DEFECTIVE INFORMATION

WILLIAM SALON and THOMAS R. LLERENA,

Defendants.

The Defendant, THOMAS R. LLERENA, by and through his undersigned attorneys, hereby attacks the validity of the information and moves this Honorable Court to dismiss the information filed in this cause for the following reasons:

- 1. That the information consisting of two (2) counts was executed by Richard E. Gerstein, State Attorney of the 11th Judicial Circuit of Florida.
- 2. That said information fails to conform to the requirements set forth in Rule 1.140, Florida Rules of Criminal Procedure, and more particularly Rule 1.140(c)(2), Rule 1.140(g).
- 3. That the information was not personally sworn to in the presence of a Deputy Clerk before its filing as alleged in said information and as required by the Florida Constitution and Florida Statutes, Section 117.09.
- 4. That the testimony which led to the filing of the information was not actually heard by the Prosecuting Attorney himself, rather by an Assistant State Attorney who forwarded it to a "Chief of Division" prior to the time that the Prosecuting Attorney signed it, which action is violative of the Florida Constitution and CrPR Rule 1.140(g).

5. That in this case the oath could not be given by the Deputy Clerk by reason that she is not authorized to administer oaths, and further that said oath is invalid by reason that said Deputy Clerk employed by the State Attorney's Office.

WHEREFORE, the Defendant, THOMAS R. LLERENA, moves that this Honorable Court will enter its Order dismissing the information in this cause.

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing Motion to Dismiss was delivered personally by hand to Bruce Phelps, Assistant State Attorney, at 1351 N.W. 12th Street, Metropolitan Justice Bldg., Miami, Florida this 26th day of February, 1970.

LAW OFFICES OF CONSTANTINE P. LANTZ Attorneys for Def. Thomas R. Lleren 824 Biscayne Building Miami, Florida 33130

By Pustaline - June



### IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

CASE NO. 10190

THE STATE OF FLORIDA,

Plaintiff,

vs.

WILLIAM SALON and THOMAS R. LLERENA,

Defendants.

MEMORANDUM OF DEFENDANT'S

MOTION TO DISMISS DEFECTIVE

INFORMATION

LAW OFFICES OF CONSTANTINE P. LANTZ Attorney for Def. Thomas R. Llerena 824 Biscayne Building Miami, Florida 33130

#### MEMORANDUM OF LAW

It is the contention of the Petitioner that unless by indictment, no one other than the duly elected State Attorney for the 11th Judicial Circuit in and for Dade County, Florida has the authority to sign and give oath to an information to deprive a man of his liberty, and that such authority, to arrest by information, is a franchise of the electorate as a repository of trust that cannot be delegated to another. This is set forth in the Constitution of the State of Florida, the statutes of the State of Florida, the Florida Rules of Criminal Procedure as promulgated by the Supreme Court of this State, and the decisions of the said Supreme Court and Appellate Court subdivisions construing the above referred to constitution, statutes and rules.

Florida Constitution, 1968 Revision, Art.1,

Sect. 15(a), "No person shall be tried for
a capital crime without presentment or indictment by a grand jury, or for other Felony without such presentment or indictment or an information under oath filed by the prosecuting
officer of the Court, except persons on active
duty in the militia when tried by courts martial."

Florida Constitution, 1968 Revision, Art. 5,

Sect. 9(5) Criminal Courts of Record 
"All offenses triable in said court shall be

prosecuted upon information under oath, to be

filed by the prosecuting attorney, but the grand

jury of the circuit court for the county in which

said criminal court is held may indict for

offenses triable in the criminal court. Upon

the finding of such indictment the circuit judge

shall commit or bail the accused for trial in the

criminal court, which trial shall be upon information."

The case law prior to the above cited constitutional revisions in 1968, firmly established that persons to be tried on information, that said information, had to be filed by the prosecuting officer of the Court. Thus in <a href="Segars v. State">Segars v. State</a> 115 So.534 (1927), wherein a statute was held void in that it authorized assistant county solicitors to sign, swear to, and file information in Criminal Courts of Record when Constitution 1885, Article 5, Sect. 28 reads in part "All offenses triable in said Court shall be prosecuted upon information under oath, to be filed by the prosecuting attorney, "etc. The Court made itself much clearer when it stated on page 539 Segars v State supra:

"If public officers could assign or delegate to others
the grave duties requiring judgment and discretion, which they were
personally appointed or elected to perform there would be an early end
to responsible representative government. There are certain things in
life as well as on the field of battle as to which the government
accepts no substitution." The Court further quoted Engle v. Chipman,
51 Mich. 524, 61 N.W. 886:

"No doubt a prosecuting attorney may employ assistants in various ways not involving his official discretion or responsibility, and this is all that defendant admits he ever did. But the law has very carefully guarded the criminal interests of the state from any interested or unauthorized intermeddling. The prosecuting attorney is a very responsible officer, selected by the people and vested with personal discretion intrusted to him as a minister of justice, and not as a mere legal attorney. He is disqualified from becoming in any way entangled with private interests or grievances in any way connected with charges of crime. He is expected to be impartial in abstaining from prosecuting as well as in prosecuting, and to guard the real interests of public justice in favor of all concerned. This discretion is official and personal, and our laws have only allowed its delegation on special grounds, where an assistant has been provided for by carefully guarded legislation. It is directly contrary to public policy to allow any general delegation of a prosecutor's powers, and the courts

cannot recognize any such arrangement as forming a basis for personal compensation."

In further developing the Petitioners contention the Supreme Court of Florida in State ex. rel. Ricks v. Davidson, Sheriff, 163
So. 588, (1937). In that case it was held that information charging felonies, one signed by assistant state attorney and other held in state attorney's name by assistant, held void, entitling prisoner to discharge, since State Attorney alone was authorized to file such informations. Section 10 of the Declaration of Rights, as amended at the General Election held November 6, 1934; Florida Constitution 1885, provides, in so far as the same is necessary to be considered here, as follows:

"No person shall be tried for a capital crime unless on presentment or indictment by a grand jury, and no person shall be tried for other felony unless on presentment or indictment by a grand jury or upon information under oath filed by the prosecuting attorney of the court wherein the information is filed, except as is otherwise provided in this Constitution."

The Supreme Court goes on to state that the law applicable to the present case of Ricks v. Davidson "has been enunciated by this Court in the case of Segars v. State, 115 So. 537 (1927) (supra) and goes on to state: 'When Section 10 of the Bill of Rights was amended so as to curtail the necessity for grand jury action and to substitute in many cases information charging felonies in lieu of indictments as theretofore required, it was definitely provided that "no person shall

be tried for other felony unless on presentment or indictment by a grand jury or upon information under oath filed by the prosecuting attorney of the court wherein the information is filed, except as otherwise provided in this Constitution." Now, the constitutional prosecuting attorney of the Circuit Court is the State Attorney and as the Constitution required that information filed in that Court shall be "under oath filed by the Prosecuting Attorney," the state's attorney, the officer whose appointment is provided for in the Constitution, is the only officer authorized to make oath to and file such informations. This conclusion is based upon the opinion and authorities cited in Segars v. State, supra.'

The Court further stated 'the filing of an information is the lodging in a court of a solemn and formal complaint charging a citizen with a violation of the criminal statutes and now informations may be used to charge the most heinous offenses not punishable by death.

Therefore, it is a wise and salutary provision of the Constitution which limits the exercise of that power to those officers who are specifically provided for by the provisions of the Constitution. It is a function in the performance of which careful consideration, wise conclusions, and cautious action should be exercised, and by an officer recognized by the Constitution."

In <u>State of Florida v. Hernandez</u>, 217 So. 2nd 109, (1968), on page 110 the Court states:

"F.S.A. Sect. 904.01 (1965), plainly authorizes the institution of the instant prosecution by direct information for it expressly provides:

"All capital offenses shall be tried on indictment by a grand jury, and all other cases may be tried either by indictment by grand jury or information filed by the prosecuting attorney under oath
.... See also similar provision in Fla. Const. Dec. of Rights, Sect. 10,
F.S.A."

In Lawson v. State of Florida, 215 So. 2nd 790 (Fla. 2nd Dist., 1968) Court here grouped Defendant's motion to vacate into six catagories. Catagory No. 5 - Prosecution upon direct information instead of grand jury indictment. The offenses of robbery, with which defendant was charged, is a non-capital crime. Therefore, under the organic law of the state, the trial of robbery may be pursuant to the filing of a criminal information by the appropriate prosecuting official or by indictment returned by a grand jury. Sect. 10 Declaration of Rights and Article V, Sect. 9, Constitution of Florida F.S.A. See also Henderson v. State, 174 So. 2nd 73 (Fla. 3d District, 1965); Sawyer v. State, 113 So. 736 (1927); Davis v. State, 166 So. 2nd 189 (Fla. 1st District 1964).

Widener v. Croft, 184 So. 2nd 444, (Fla. 4th Dist., 1966);
"Prior to the amendment to Sect. 10 of the Declaration of Rights of the
Constitution of the State of Florida, F.S.A. persons charged with a
felony were tried on indictment by a grand jury. By amendment adopted
in 1934, except for a capital crime, a person may be tried for other felonies
upon information filed by the prosecuting attorney of the Court. Thus, in
1934 a prosecuting attorney of the Court became, in effect, a one-man

grand jury.

<u>State v. Hill</u>, 208 So. 2nd 154, 155 (Fla. 3rd Dist., 1968) states:

"It is clear that prosecution of a criminal offense not involving Capital Punishment may be by indictment or by information.

The grand jury and the State Attorney have concurrent authority to file formal accusation, F.S.A. Const., Declaration of Rights, Sect. 10; Art. 5, Sect. 9(5); F.S.A. 32.18, 923.03(2)."

Notwithstanding that F.S.A. 27.181 and Florida Sessions Law Chapter 67-188, Senate Bill No. 486 are supposed to be one and the same, the Petitioner in this memorandum is citing from Chapter 67-188 particularly section (3).

"Each assistant state attorney appointed by a state attorney under the authorization of this act shall have all of the powers and discharge all of the duties of the state attorney appointing him, under the direction of said state attorney, except, however, that due to constitutional limitations, no such assistant may sign information. He shall sign indictments and other official documents, except informations, as assistant state attorney, and, when so signed, the same shall have the same force and effect as if signed by the state attorney.

The preamble in Chapter 67-188 states the intent of the act to-wit: "WHEREAS, authorizing state attorneys to appoint their own assistants is conducive to the efficient performance of the duties imposed upon the state attorney's office by law and to the best interests of the state of Florida:"

Section 6 of Chapter 67-188 states: "This act shall apply to the state attorneys and assistant state attorneys of the fourth, eleventh and thirteenth judicial circuits of Florida only to the extent that it is not inconsistent with the provisions of sections 9A, 9B and 9C of Article V of the Constitution of Florida, relating only to said circuits respectfully." Thus, we see that in 9B the State Attorney for Dade County was given the autonomy in the appointment, tenure and compensation for his assistants as far back as the added general elections of November 6, 1956.

The 1962 Op. Atty., Gen. D62-76 June 1, 1962 states:

"However, in the judicial circuit wherein the county of Dade liss, the state attorney, pursuant to Laws 1957, c. 57-735, may hire one of 23 assistants that are to be paid by the Board of County Commissioners to assist him for limited times and purposes, including the prosecution of criminals.

Your Petitioner further calls the Courts attention to the Florida Rules of Criminal Procedure, Rule 1.140(a)(2). The prosecution of all other criminal offenses shall be as follows:

"In Criminal Courts of Record and in the Court of Record of Escambia County, prosecution shall be solely by information; in County Judge's Courts having elective prosecuting attorneys, by indictment, information or affidavit; in all courts not hereinabove mentioned which have elective prosecuting attorneys, by indictment or information:"

CrPR Rule 1.140(c)(2) "-Informations shall state that appropriate prosecuting attorney makes the charge.-"

CrPR Rule 1.140(g) "-An information shall be signed by the legally authorized prosecuting attorney under oath stating his good faith in instituting the prosecution. No objection to an information on the ground that it was not signed or verified, as herein provided, shall be entertained after the defendant pleads to the merits.-"

CrPR Committee Note Rule 1.140(a)(2)

"The additional method of prosecution by information is provided as a step toward attaining uniformity with other courts in the prosecution of non-capital offenses, at least to the extent that a prosecutor desires to use an information. This addition involved a consideration of whether a non-elected, prosecutor serving in a county judge's court-which often is the case-has the authority to use an information as an accusstorial writ. Since this question has not been definitely resolved under present law, caution dictated the specification that the prosecuting attorney be elected as a prerequisite to his use of an information."

"In Courts not having elective prosecutors, prosecutions by information is not recommended because of the aforementioned doubt as to the authority of a non-elected prosecutor to use an information as an accusatorial writ."

CrPR Committee Note Rule 1.140(g)

"Section 10, DR, Florida Constitution requires that information be under oath of the prosecuting attorney of the Court wherein the

information is filed. Sect. 7(5), Art. V, Florida Constitution contains the same requirement concerning Florida informations filed by the prosecuting attorney in a Criminal Court of Record. This proposal also does not deviate from present Florida statutory law as found in Sect. 906.04 F.S. This statute has received judicial approval. (See Champlin v. State, 122 So. 2nd 419 (1960).) It should be noted here that the prosecutor's statement under oath is definitized as to the purpose served by the signature.

Respectfully submitted,

LAW OFFICES OF CONSTANTINE P. LANTZ Attorneys for Def., Thomas R. Llerena 824 Biscayne Building Miami, Florida 33130 358-2233

Ву:

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true copy of the foregoing Memorandum of Law was delivered personally by hand to Bruce Phelps, Assitant State Attorney, at 1351 N.W. 12th Street, Metropolitan Justice Bldg., Miami, Florida, this 26th day of February, 1970.

IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

| THE STATE OF FLORIDA                     |  |
|--|--|
| VS. # 69-10190                           | PRAECIPE FOR WITHESS SUBPOENA<br>(DEFENDANT)                       |
| WILLIAM SALON                            | ( )  |
| THOMAS R. LLERENA                        | FILED -  |
| TO: J. F. McCRACKEN Clerk of said Court. | J. F. 1970   |
|  | pena directed to the Sheriffs of the State of Florida              |
|  | sena directed to the shering of the State of Florida               |
| commanding them to summons               |  |
|  | AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA                             |
|  | Attorney's Office<br>loor - Metropolitan Dade County Justice Bldg. |
|  | Northwest 12th Street , Florida                                    |
|  | , 1101144  |
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|  |  |
| to appear before the Honorable CARLI     | NG STEDMAN   |
| Judge of the said Criminal Court of R    | ecord of Dade County, as witness on behalf of the                  |
| Defendant, in the above cause, and the   | hat you make the same returnable on Thursday                       |
|  |  |
| the 20th day of February                 | 1970 at 2:00 O'Clock P. M.   |
|  | _  |
|  |  |

CONSTANTINE P. LANTZ, Esquire 824 Biscayne Building

Counsel for the Defendant

824 Biscayne Building 19 West Flagler Street Miami, Florida 33130

Telephone: 358-2233

DRG: slu 6/26

CASE NO. <u>69-10190</u>

## IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

WITNESS SUBPOENA

"Criminal"

· FILED -

JUL 1 1970

J. F. McCRACKEN CLERK

| STATE OF FLORIDA, ss.                               | TO:  |
|---|--|
| vs.   |  |
| WILLIAM SAION                                       | Dave Crowe- NoT w Mi   |
|   | Det. R. Lancaster  Det. R. Jordan  |
|   |  |
| (Defendants)  | (Witnesses)  |
| O ALL AND SINGULAR THE                              | SHERIFFS OF THE STATE OF FLORIDA: GREETINGS                                |
| We command  | d you to summon the above witnesses to be and appear before                |
| udgeSTEDMAN   | N, of the Criminal Court of Record in and for                              |
| Dade County, Florida, Fourth Flo                    | oor, Metropolitan Dade County Justice Building, 1351 N.W. 12th             |
| Street, Miami, Florida, on                          | MONDAY, JULY 6th, 196 70,  |
| at 9:30 A.N   | M., to testify and the truth to speak in behalf of the STATE in            |
| certain matter before said Cou                      | urt pending and undetermined, wherein the State of Florida is              |
| Plaintiff andW                                      | VILLIAM SALON  |
|   |  |
| WITNESS, J Court at Miami, Dade County, Flo 196 _70 | J. F. McCRACKEN, Clerk of said Court, and the seal of said orida, this the |
| Original)<br>Criminal Court Seal)                   | By J. F. McCRACKEN, Clerk Deputy Clerk                                     |
|   | Deputy Clerk   |
|   | IMPORTANT NOTICE   |
| All witnesses must report to                        | their presence to the Clerk of the Court each day during                   |
| attendance in Court to receiv                       | ve witness fees allowed by law.  |
| DICU  | ARD E. GERSTEIN, State Attorney  |
|   | anth Judicial Circuit of Florida   |
|   |  |
| RECEIVED  | this Subpoena on the 29 day of JUNE,                                       |
| .9 <b>§ <u>70</u></b> , and executed the same       | this Subpoena on the 29 day of VUNE, e on the 29 day of VUNE, 19870,       |
|   | to the witnesses named above, as follows, to-wit:                          |
| DESK-OFF SMITH                                      | 4- EXCEPT CROWE-NO SERVICE-NOT IN  |
| MODED TO CORAL SP                                   | ORINGS.  |

SHERIFF, DADE COUNTY, FLORIDA

Deputy Shoriff

DRG: slu 6/26

# IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

- FILED -

| CASE NO. <u>69-10190</u>   | WITNESS SUBPOENA J. F. MCCRACK                      |
|--|---|
| STATE OF FLORIDA, ss. TO   | Criminar  |
| vs   |   |
| WILLIAM SAION  | John M. Duncan<br>Hialeah PD<br>HPD-69-11571        |
|  |   |
| (Defendants)   | (Witnesses)   |
| TO ALL AND SINGULAR THE SHERIFFS   | OF THE STATE OF FLORIDA: GREETINGS                  |
| We command you to se   | ummon the above witnesses to be and appear before   |
| Judge STEDMAN  | , of the Criminal Court of Record in and for        |
| Dade County, Florida, Fourth Floor, Metropo  | olitan Dade County Justice Building, 1351 N.W. 12th |
| Street, Miami, Florida, onMONDA  | Y, JULY 6th, 196 70                                 |
|  | fy and the truth to speak in behalf of the STATE in |
|  | and undetermined, wherein the State of Florida is   |
| Plaintiff and WILLIAM S  |   |
| Figuration with the second sec |   |
| is defendant. And this you sl  | hall in no wise omit.                               |
| WITNESS, I. F. McCR  | ACKEN, Clerk of said Court, and the seal of said    |
| • •  | he <u>26</u> day of <u>June</u> ,                   |
| •  | the,  |
| 196  |   |
| (Original)<br>(Criminal Court Seal)  | J. F. McCRACKEN, Clerk  Deputy Clerk                |
|  | Deputy Clerk  |
| ·  | - of any occur.                                     |
|  |   |
|  | TANT NOTICE   |
| All witnesses must report their preser   | nce to the Clerk of the Court each day during       |
| attendance in Court to receive witness t   | fees allowed by law.                                |
| 1  | ERSTEIN, State Attorney  I Circuit of Florida       |
| RECEIVED this Subpos   | ena on the,   |
| 196, and executed the same on the  | day of, 196,  |
| by delivering a true copy thereof to the witne   |   |
| No SERVICE - VACA  | TIDN  |

SHERIFF, DADE COUNTY, FLORIDA

By Atheman SAC



#### IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

CAUSE NUMBERED 69-10295 69-10190

STATE OF FLORIDA

vs

WILLIAM SALON, JOSEPH W. CONSIDINE, and THOMAS LLERENA

NOTICE OF HEARING

| YOU ARE HEREBY NOTIFIED that the following pleadings herein, to-wit:                              |
|---|
| MOTION FOR CONTINUANCE  |
|   |
|   |
| are scheduled for hearing before the Honorable  |
| Judge of this Court, at his Courtroom located on the fourth floor of the Metropolitan Dade County |
| Justice Building, 1351 Northwest 12th Street, Miami, Dade County, Florida, at 9:00 A.M.,          |
| Justice Building, 1351 Northwest 12th Street, Miami, Dade County, Florida, at9:00AM., on the, 19  |
|   |

Please be governed accordingly.

RICHARD E. GERSTEIN, State Attorney

Eleventh Judicial Circuit of Figrida

Assistant State Attorney
R. JEROME SANFORD

#### **CERTIFICATE OF SERVICE**

The undersigned hereby CERTIFIES that a true copy of the above and foregoing

Notice of Hearing was mailed to PUBLIC DEFENDER, JUSTICE BUILDING, 5th Floor,

BECKHAM & McALILEY, 1010 Concord Building, Miami and CONSTANTINE

LANTZ, Biscayne Building, Miami, Fla.

this the 30th day of \_\_\_\_\_\_, 19 70.

RICHARD E. GERSTEIN, State Attorney Eleventh Indicial Circuit of Florida

Assistant State Attorney

R. JEROME SANFORD

RJS:ry

-FILED JUN 3 0 1970
J. F. McZRACKEN
CLERK

#### IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

CAUSE NUMBERED 69-10295 69-10190

STATE OF FLORIDA

vs

MOTION FOR CONTINUANCE

WILLIAM SALON, JOSEPH W. CONSIDINE, AND THOMAS LLERENA

RICHARD E. GERSTEIN, State Attorney of the Eleventh Judicial Circuit of Florida, respectfully moves for a continuance herein and, in support of said motion, alleges the following grounds, to-wit:

Essential State witnesses are unable to be in Court for trial.

WHEREFORE, for good cause shown, this Honorable Court is requested to grant the State's motion.

RICHARD E. GERSTEIN, State Attorney Eleventh Judicial Circuit of Florida

Pi ha

Assistant State Attorney

R. JEROME SANFORD

me.

#### **CERTIFICATE**

THIS IS TO CERTIFY that the above and foregoing Motion For Continuance is made in good faith and for the reasons therein alleged.

DATED at Miami, Dade County, Florida, this the 30th of \_\_\_\_\_June

19 70 .

RICHARD E. GERSTEIN, State Attorney Eleventh Judicial Circuit of Florida

By Assistant State Attorney

R. JEROME SANFORD

**RJS:ry** 201.01-190

#### IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

| CASE NO. 69-10190                |                 | WITNESS   | SUBPOENA - PRAI "Criminal" | ECIPE           |  |
|----------------------------------|-----------------|---|----------------------------|-----------------|--|
| STATE OF FLORIDA, ss.            | то:             |   |                            |                 |  |
| vs.                              | <del></del>     |   |                            |                 |  |
| WILLIAM SALON                    |                 | Dean Rand c/o General Electric Co. 1002 East 28th Street Bialeah, Florida |                            |                 |  |
| (Defendants)                     |                 |   | (With a second             |                 |  |
| (Defendants)                     |                 |   | (Witnesses)                |                 |  |
| TO: J. F. McCRACKEN, Clo         |                 |   |                            |                 |  |
| You will please issue su         | ibpoenas for th | e above nam   | ed witnesses to be an      | d appear before |  |
| Judge STEDMAN                    |                 | , of the  | Criminal Court of Rec      | ord in and for  |  |
| Dade County, Florida, Fourth Flo | or, Metropolita | an Dade Cour  | ity Justice Building, 1    | 1351 N.W. 12th  |  |
| Street, Miami, Florida, on       | IDAY, JUNY      | 6th,  |                            | 196 <b>70</b> . |  |
| at <b>9:30</b> A. M              |                 |   |                            | •               |  |
| a certain matter before said Cou | ırt pending an  | d undetermin  | ed, wherein the State      | of Florida is   |  |
| Plaintiff and                    | ILIAN BAU       | 08  |                            |                 |  |
| is Defendant.                    |                 |   |                            |                 |  |
|                                  |                 | 26  | June                       | M               |  |
| 70                               |                 |   |                            | .//             |  |

RICHARD E. GERSTEIN, State Attorney

DRG: slu 6/26

201.01-24 (REV.)

# IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

| CASE NO <del>69-10190</del>      |                                  | DENA – PRAECIPE iminal''                                   |
|----------------------------------|----------------------------------|--|
| STATE OF FLORIDA, ss.            | то:                              |  |
| vs.                              |                                  |  |
| WILLIAM SAION                    | Hial                             | M. Duncan<br>eah FD<br>69-11571                            |
|                                  |                                  |  |
| (Defendants)                     | (Witne                           | sses)  |
| You will please issue sul  Judge | r, Metropolitan Dade County Just | I Court of Record in and for tice Building, 1351 N.W. 12th |
| at                               | •                                |  |
| is Defendant.                    |                                  | 1  |
|                                  | 26                               | June W   |
| 70                               |                                  | \ /  |

Mas ale 6/h

IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

| G-10190<br>CASE NO. 48-18-18-18-18-18-18-18-18-18-18-18-18-18  | witness subpoena - Praecipe                                    |
|--|--|
| STATE OF FLORIDA, ss.  | "Criminal" TO:   |
| vs.  |  |
| TELLAN SALON   | Parl Contento, Michael Fi                                      |
| The second secon | Same Crown   |
|  | Bet. R. Lagranter  |
|  |  |
| (Defendants)   | (Witnesses)  |
|  | · · · ·  |
| TO: J. F. McCRACKEN, Cle   |  |
| You will please issue su   | bpoenas for the above named witnesses to be and appear before  |
| Judge  | , of the Criminal Court of Record in and for                   |
| Dade County, Florida, Fourth Florida   | or, Metropolitan Dade County Justice Building, 1351 N.W. 12th  |
| Street, Miami, Florida, on   | 196 ?* ,   |
|  | ., to testify and the truth to speak in behalf of the STATE in |
| a certain matter before said Coun  | rt pending and undetermined, wherein the State of Florida is   |
| Plaintiff and  |  |
| is Defendant.  |  |
|  | 34 340 VY  |
| 74   |  |

#### 126: alm 6/26

201.01-24 (REV.)

## IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

| CASE NO                              | WITN                  | ESS SUBPOENA - PRA               | ECIPE           |
|--------------------------------------|-----------------------|----------------------------------|-----------------|
| STATE OF FLORIDA, ss.                | то:                   |                                  |                 |
| vs.                                  |                       | _                                | · ·             |
| WILLIAM SALON                        |                       | Larry Brady                      |                 |
|                                      |                       | 1050 East 28th<br>Eigleah, Flori |                 |
|                                      |                       | 691-3515                         |                 |
| (Defendants)                         |                       | (Witnesses)                      |                 |
| •                                    |                       | (wimesses)                       |                 |
| TO: J. F. McCRACKEN, Cle             | rk of said Court.     |                                  |                 |
| You will please issue su             | bpoenas for the above | named witnesses to be an         | d appear before |
| Judge <b>STEDMAN</b>                 | , of                  | the Criminal Court of Rec        | cord in and for |
| Dade County, Florida, Fourth Florida | or, Metropolitan Dade | County Justice Building,         | 1351 N.W. 12th  |
| Street, Miami, Florida, on           | DAY, JULY 6th,        |                                  | 196 70,         |
| at <b>9:30 A.</b> M.                 |                       |                                  | ·               |
|                                      |                       |                                  |                 |
| a certain matter before said Cou     |                       | rmined, wherein the State        | e of Florida is |
| Plaintiff and                        | LIAN RANCH            |                                  |                 |
| is Defendant.                        |                       |                                  |                 |
|                                      |                       |                                  | 10              |
|                                      | 26                    | June                             | l y             |
| 70                                   |                       |                                  |                 |

201,01-24 (REV.

## IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

| CASE NO. <b>69-10290</b>                                  | -              | WITNESS S        | SUBPOENA - PRA                                  | ECIPE                    |
|---|----------------|------------------|---|--------------------------|
| STATE OF FLORIDA, ss.                                     | TO: _          |                  |   |                          |
| vs.   |                |                  |   |                          |
| WILLIAM SALON   |                |                  | G. Reichardt,<br>William McQua;<br>Offense Date | 7                        |
|   |                |                  |   |                          |
| (Defendants)  |                | l                | (Witnesses)                                     |                          |
| TO: J. F. McCRACKEN, Cler You will please issue sub Judge | poenas for th  | ne above name    |   | · ·                      |
| -   |                |                  |   | ı                        |
| Dadle County, Florida, Fourth Floor                       | _              |                  |   |                          |
| Street, Miami, Florida, on                                |                |                  |   |                          |
| at 9:30 A. M.,  | , to testify a | ind the truth to | o speak in behalf of                            | the STATE in             |
| a certain matter before said Court                        | t pending an   | d undetermine    | d, wherein the Stat                             | e of Florida is          |
| Plaintiff and   | LIAN SAM       | )¥               |   |                          |
| is Defendant.   |                |                  |   |                          |
|   |                | 26               | June  | $\langle \gamma \rangle$ |
| 70  |                |                  |   | \0                       |

## IN THE CRIMINAL COURT OF RECORD, IN AND FOR DADE COUNTY, FLORIDA

Case No. 69-10295 & 69-10190 A

THE STATE OF FLORIDA,

Plaintiff,

•

WILLIAM SALON

vs.

Defendant(s)

MOTION TO SUPPRESS



COMES NOW, the Defendant(s),

WILLIAM SALON

by and through (his) (her) (their) undersigned Attorney, HUGHLAN LONG, the Public Defender for the Eleventh Judicial Circuit in and for Dade County, Florida, and files this (his) (her) (their) Motion to Suppress any and all evidence which the prosecution intends to introduce against the Defendant(s) in the forthcoming trial of the above-entitled cause, which evidence was obtained as a result of an illegal arrest and/or unlawful search and seizure, contrary to the Constitution of the State of Florida, and the Constitution of the United States of America.

WHEREFORE, the Defendant(s)

pray(s) that the herein Motion be granted.

HUGHLAN LONG

Public Defender

Eleventh Judicial Circuit of Florida

BY:

RAY LIST Assistant Public Defender

I HEREBY CERTIFY that a true and correct copy of the above and foregoing Motion to Suppress was hand delivered to the office of RICHARD E. GERSTEIN, State Attorney, 1351 N.W. 12th Street, Miami, Florida, this 13 day of November, 19 70.

Assistant Public Defender

RAY GLIST

IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY. FLORIDA

| NO. | 6 | 9- | 10 | 1 | 9( | A-0 |
|-----|---|----|----|---|----|-----|
|-----|---|----|----|---|----|-----|

MAY 1 7 1971 J. F. HICRACKEN

ORDER WITHHOLDING ADJUDICATION

THE STATE OF FLORIDA VS.

WILLIAM SALON

IT APPEARING UNTO THE COURT that the defendant,

| *** | 7 7    |      | 0 - 1 |    |
|-----|--------|------|-------|----|
| W 1 | . 1. 1 | 1.8m | Sa1   | OT |

has been found guilty of the charge of \_\_\_\_\_

Placing a Bomb or Other Explosive

### by the Court, uponthhe entry of a guilty plea

and it appearing unto the Court upon a hearing of the matter that the defendant is not likely again to engage in a criminal course of conduct and that the ends of justice and the welfare of society do not require that the defendant shall presently suffer the penalty imposed by law, and the Court being fully advised in the premises, it is thereupon

CONSIDERED, ORDERED, AND ADJUDGED that an adjudication of guilt be, and the same is hereby, stayed and withheld.

DONE AND ORDERED in open Court at Miami, Dade County, Florida this 17 day of May \_\_\_\_\_, A. D. 19 71 .

"C"

DIVISION

FILED AND RECORDED IN CRIMINAL COURT OF RECORD MINUTES AS INDICATED HEREON J. F. McCracken, Clerk

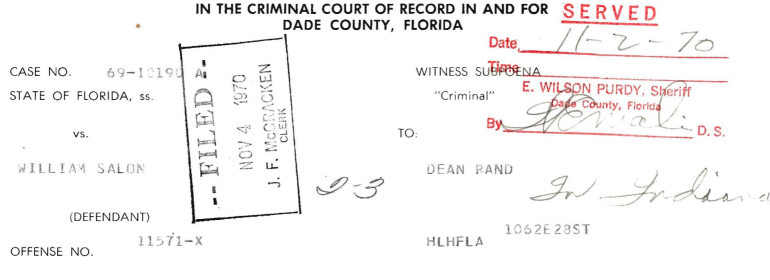
By: Deputy Clerk

69-10190-A-(C+2) 69-10295-B(C+1)

| General Surety-Appearance Bond   | FOR I  | FURTHER ACTION ON THIS BOND NOTIFY:                      |
|--|--|--|
| POWER # 8325'/   | SOME   | ERN AMERICAN FIRE INSURANCE COMPANY                      |
| ,  | -LITED-  | ONE NORTH ORANGE BUILDING<br>SUITE 701, ORLANDO, FLORIDA |
| STATE OF FLORIDA   | DEC 2 4 1969   | SOTTE 701, OKLANDO, FEORIDA                              |
| STATE OF FLORIDA   | V _ X  | In The   |
| William Salon  | J. F. McCRACKEN  | Criminal Cour  |
| www. salar   |  | Sall Count   |
|  |  | STATE OF FLORIDA   |
|  | 1.1.11   | 100  |
| KNOW ALL MEN BY THESE PRESENTS: That   | we   | as principals  |
| and SOUTHERN AMERICAN FIRE INSURANCE C   | OMPANY, a Florida Corporation,   | as surety are held and firmly bound unto the             |
| Governor of the State of Florida, and his success  | sors in office, the said principal,  | in the sum of \$   |
| and the said surety for a like amount, for the pa  | ayment whereof well and truly to   | be made we bind ourselves, our heirs, executors          |
| administrators and assigns firmly by these preser  | nts.   | 69   |
| Signed and sealed this $\cancel{23}$ day of $\_$   | LUC  | A.D., 19   |
| The condition of this obligation is such that i  | if the said principal shall appear   | 1 1/10   |
| at the next Regular or Special term of the   | gummal   | and shall submit to the                                  |
| said Court to answer a charge of Placing an  | Llicharging a Ba   | mb 2 County and shall submit to                          |
| orders and process of said Court and not depart t  | the same without leave, then this  | obligation to be void, else to remain in full force      |
| and virtue.  |  | 0 0  |
|  | (1)  | Mean Solon   |
| Taken Before Me And Approved By Me:  | CAN FIRE   | (Principal) (L.S.  |
| WILSON PURDY, SHERIFF S  | PERMIT ORPORAL TO SOUTH  | ERNAMERICAN FIRE INSURANCE CO.                           |
| DADE COLILIES  |  | ERIVAIVERICAN FIRE INSURANCE CO.                         |
| Ву   | IS. SEAL S   | Jerger Jaro 90 (L.S.                                     |
| D.S.   | FLORIDA<br>1945  | (Afterney-in-Fact) (Surety)                              |
| A 103-R  |  | 604 N. W 12 AVE.   |
|  |  | MIAMI, FLA. 33136  |
|  |  | TEL: 373-0938  |
|  |  |  |
| POWER AMOUNT   | POWER OF ATTORNEY  | Power  |
|  | ERICAN FIRE INSURANCE CO   | WPANY BA No. 83257                                       |
| KNOW ALL MEN BY THESE PRESENTS: th   | FFICE: HOLLYWOOD, FLORIDA nat Southern American Fire Insurance                     | Company, a Corporation duly organized and                |
| existing under the laws of the State of Florida, i<br>said Company on the 2nd day of May, 1969 a     | has made pursuant to a Code of its By-L<br>and is now in effect, does constitute a | aws, which was adopted by the Directors of the           |
| constitute and appoint below named agent its t<br>and deliver for and on its behalf and as its act a | rue and lawful Attorney-in-Fact for it a   | and in its name, place and stead, to execute, seal       |
| appearance bonds and cannot be construed to g  | guarantee for failure to provide paymer  | nts, fines or wage law claims, on behalf of below        |
| named defendant  This power of attorney is void if altered or erased                                 | d. The obligation of the company shall r   | not exceed the sum of                                    |
|  | THOUSAND (\$5000.00) DOLLA   | ARS  |
| and provided this Power-of-Attorney is filed wi<br>hereby authorized to insert in this Power-of-Atto | th the bond and retained as a part of to come the name of the person on whose      | he Court records. The said Attorney-in-Fact is           |
| IN WITNESS WHEREOF, SOUTHERN AMER  | RICAN FIRE INSURANCE COMPANY   | y has caused these presents to be signed by its          |
| duly authorized officer, proper for the purpose a  | 2902c69 9 9 1  | day of 19  |
| Bond Amount Appearance   | SOUTHERN AME   | ERICAN FIRE INSURANCE COMPANY                            |
| Defendant W M LOWY OW  |  |  |
| Court DIACING OR DISCHAR   | 5116   |  |
| Offense A Bomg & Carry   | of f   | an Harbert   |
| Executing Agent Surgis of  | aroro  | President 1845 AS  |

E.

BY



TO ALL AND SINGULAR THE SHERIFFS OF THE STATE OF FLORIDA: GREETINGS

We command you to summon the above witness to be and appear before Judge CARLING STEDMAN, of the Criminal Court of Record in and for Dade County, Florida, Fourth Floor, Metropolitan Dade County Justice Building, 1351 N.W. 12th Street, Miami, Florida, on MUNDAY NOVEMBER 16,1970, at 9:33 AM, to testify and the truth to speak in behalf of the STATE in a certain matter before said Court pending and undetermined, wherein the State of Florida is Plaintiff and

is defendant.

And this you shall in no wise omit.

WILLIAM SALON

of said Court at Miami, Dade County, Florida, this the

OF REC

WITNESS, J. F. McCRACKEN, Clerk of said Court, and the seal 27 day of OCTOBER 1970

J. F. McCRACKEN, Clerk

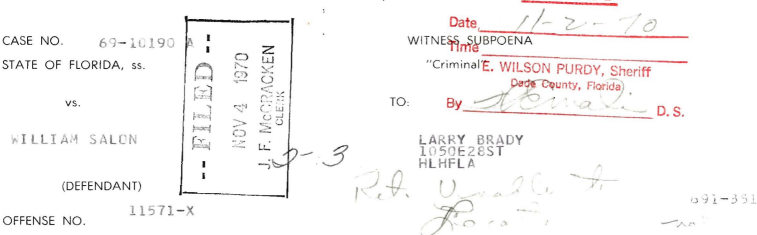
IMPORTANT NOTICE

All witnesses must report their presence to the Clerk of the Court each day during attendance in Court to receive witness fees allowed by law.

RICHARD E. GERSTEIN, State Attorney, ASST. S.A. WAGNER Eleventh Judicial Circuit of Florida

201.01-25 EDP

IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA SERVED



TO ALL AND SINGULAR THE SHERIFFS OF THE STATE OF FLORIDA: GREETINGS

We command you to summon the above witness to be and appear before Judge CARLING STEDMAN, of the Criminal Court of Record in and for Dade County, Florida, Fourth Floor, Metropolitan Dade County Justice Building, 1351 N.W. 12th Street, Miami, Florida, on MONDAY NOVEMBER 16,1970, at 9:30 AM, to testify and the truth to speak in behalf of the STATE in a certain matter before said Court pending and undetermined, wherein the State of Florida is Plaintiff and

WILLIAM SALON

is defendant.

And this you shall in no wise omit.

of said Court at Miami, Dade County, Florida, this the

ORID

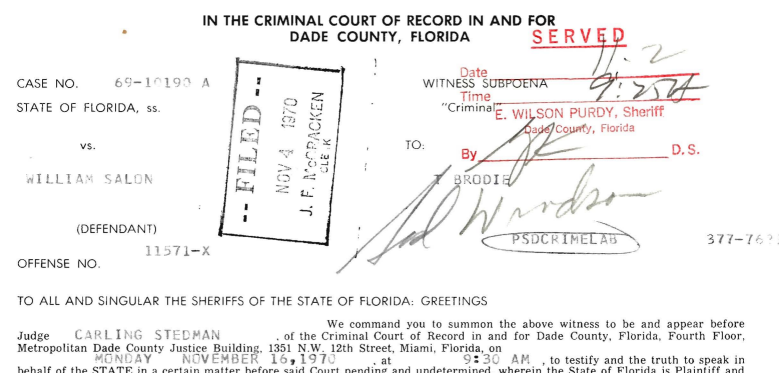
WITNESS, J. F. McCRACKEN, Clerk of said Court, and the seal 27 day of OCTOBER 1970

I E McCDACKEN Clork

J. F. McCRACKEN, Cler

All witnesses must report their presence to the Clerk of the Court each day during attendance in Court to receive witness fees allowed by law.

RICHARD E. GERSTEIN, State Attor Eleventh Judicial Circuit of Florida



MONDAY NOVEMBER 16, 1970, at 9:30 AM, to testify and the truth to speak in behalf of the STATE in a certain matter before said Court pending and undetermined, wherein the State of Florida is Plaintiff and WILLIAM SALON

is defendant.

And this you shall in no wise omit.

of said Court at Miami, Dade County, Florida, this the

STATE

FLORID

WITNESS, J. F. McCRACKEN, Clerk of said Court, and the seal 27 day of OCTOBER 1970

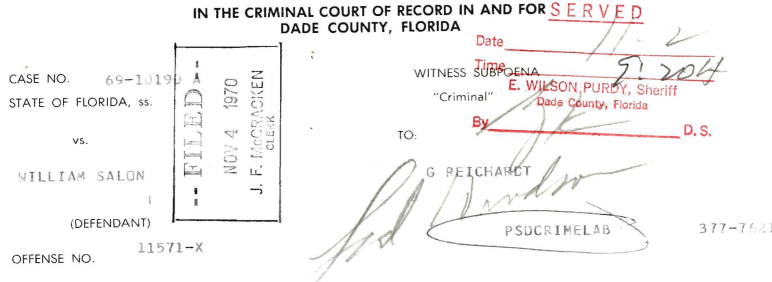
McCRACKEN, Clerk

IMPORTANT NOTICE

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> RICHARD E. GERSTEIN, State Attorney , ASST. S.A. WAGNER Eleventh Judicial Circuit of Florida

201.01-25 ED



TO ALL AND SINGULAR THE SHERIFFS OF THE STATE OF FLORIDA: GREETINGS

We command you to summon the above witness to be and appear before Judge CARLING STEDMAN , of the Criminal Court of Record in and for Dade County, Florida, Fourth Floor, Metropolitan Dade County Justice Building, 1351 N.W. 12th Street, Miami, Florida, on behalf of the STATE in a certain matter before said Court pending and undetermined, wherein the State of Florida is Plaintiff and WILLIAM SALON

is defendant.

And this you shall in no wise omit.

of said Court at Miami, Dade County, Florida, this the T OF RE

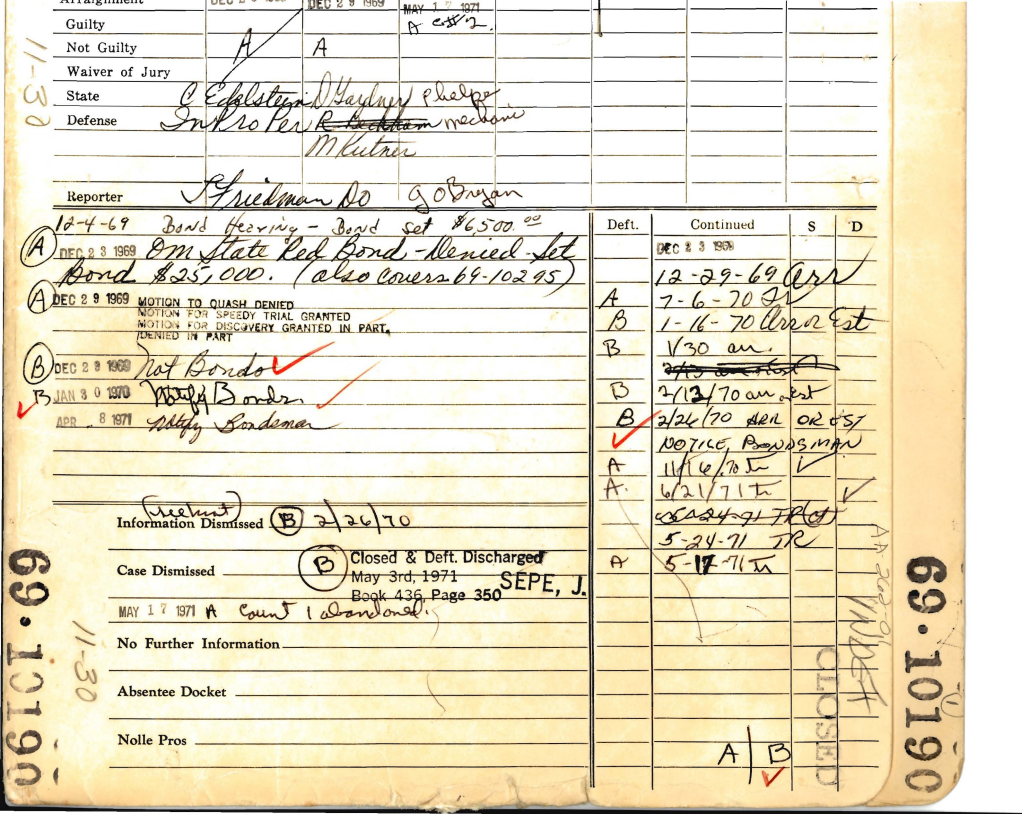
WITNESS, J. F. McCRACKEN, Clerk of said Court, and the seal

J. F. McCRACKEN, Clerk

### IMPORTANT NOTICE

All witnesses must report their presence to the Clerk of the Court each day during attendance in Court to receive witness fees allowed by law.

> RICHARD E. GERSTEIN, State Attorney, ASST. S.A. WAGNER Eleventh Judicial Circuit of Florida



9-10190

|  |                      |                  |   | (is  |
|--|----------------------|------------------|---|--|
| Date   | MAY 1 7 1971 A       |                  |   |  |
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| Defense  | O Jaw                |                  |   |  |
|  | and of               |                  |   |  |
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| Reporter   |                      |                  |   |  |
| JU   | JRY - NON-JURY T     | RIAL             |   |  |
| All W  | itnesses (& Defendan | t) Sworn         |   | 10000000000000000000000000000000000000   |
| Rule   | Invoked (State) (De  | fendant)         |   | 2 4 7 2  |
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| American Control of the Control of t |                      |                  | Finding of Guilt (Court)                        |  |
|  |                      | *                | Finding of Guilt (Court) (Jury)                 |  |
|  | ,                    |                  | P   |  |
|  |                      |                  |   |  |
|  |                      |                  |   |  |
|  |                      |                  | Adjudication May 17 1971 ct 2w [A               | -1 438-399   |
|  |                      | -                |   | 3  |
|  |                      |                  |   |  |

99.10190

5/14/71 W/H adjuctation and given five year probation.

/5/17/71 - (69-10190) Finding of guilty. w/h adjudication. Abandon Count I, given given given probation to run concurrent w/other case.

IN THE CRIMINAL COURT OF RECORD IN AND FOR DADE COUNTY, FLORIDA

CASE NO. 69-10190 A DIV. "C"

| THE STATE OF FLORIDA,    | , ) |       |                       |
|--------------------------|-----|-------|-----------------------|
| Plaintiff,               | )   |       | - FILED -             |
| vs.                      | )   | ORDER | AUG 12/971            |
|                          | )   |       | J. F. McCHACKEN CLERK |
| WILLIAM SALON Defendant. | )   |       |                       |

### ADDRESS UNKNOWN

PHILLIP A. HUBBART, Public Defender for the Eleventh
Judicial Circuit of Florida, having been appointed by the Court
to represent the above-named Defendant in the above-styled
cause, and the Court being fully advised in the premises, it
is hereby

ORDERED AND ADJUDGED, pursuant to Florida Statute Section 27.56 (1), that the value of his services is hereby fixed at \$\_/50.00\_.

day of \_\_\_\_\_\_\_A.D., 197/

JUDGE, CRIMINAL COURT OF RECORD