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

AUGUST Term, 19 72

Т

II

THE STATE OF FLORIDA

72- 7137 INFORMATION FOR

ROBBERY

EXTORTION

vs.

EMILIO NAVARRO

and

RAMON DONESTEVEZ

EILED – **ICCRACKEN** CLERK

IN THE NAME AND BY THE 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...... RAMON DONESTEVEZ and EMILIO NAVARRO on the <u>lst</u> day of <u>September</u>, 19 72, in the County and State aforesaid, did unlawfully and feloniously make an assault upon JOSE L. CANTO, and did by force, violence or putting in fear, rob, steal, take and carry away from the person or custody of the said JOSE L. CANTO, and against his will certain monies, goods or other property, to-wit: ONE (1) WATCH, ONE (1) BRACELET and ONE (1) RING, a better and more particular description of said goods or property being to the State Attorney unknown, said property being the subject of larceny and the property of JOSE L. CANTO, as owner or custodian, in violation of 813.011 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.

WRT/dh 9/26/72 "A" Jail No. 72-32326 "B" Jail No. 72-32347 M-8309, 8310, **8688** Jkt. No. 163202 IDS #2229814 Jkt. No. 163196 IDS #2791078 9/15/72 Bkd: Bkd: 9/15/72

1

COUNT II

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, RAMON DONESTEVEZ, beginning on the 1st day of September, 1972, and continuing through, to and including the 15th day of September, 1972, in the County and State aforesaid, by verbal communication with one JOSE L. CANTO, did unlawfully, feloniously and maliciously threaten personal harm and injury or death to the person of another; that is to say, the said defendant did verbally communicate with the said ; JOSE L. CANTO advising the said JOSE L. CANTO to obtain cash in the sum of EIGHT HUNDRED DOLLARS & NO CENTS) (\$800.00) CASH, good and lawful money of the United States of America, and the defendant did then and there threaten the said JOSE L. CANTO in the manner aforesaid by advising JOSE L. CANTO in words to the effect that unless the said JOSE L. CANTO, agreed to deliver the said EIGHT HUNDRED DOLLARS (\$800.00) to the defendant by or on the 15th day of September, 1972, that he, the said defendant would then and there cause great personal harm or injury or death to the person of the said JOSE L. CANTO, the said defendant doing the acts and things aforesaid with intent thereby to extort money or pecuniary advantage and with the intent to compel the said JOSE L. CANTO to do certain acts against his will, in violation of 836.05 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.

State Attorney, Eleventh Judicial Circuit of Florida

STATE OF FLORIDA: COUNTY OF DADE:

۰,

Personally appeared before me, RICHARD E. GERSTEIN, State Attorney of the Eleventh Judicial Circuit of Florida, who, being first duly sworn, says that the allegations 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.

PROSECUTION INSTITUTED IN GOOD FAITH AND SUBSCRIBED UNDER OATH

EXTORTION

ROBBERY

INFORMATION FOR

State Attorney, Eleventh Judicial Circuit of Florida

Sworn to and subscribed before me this. 26 day of SEPTEMBER, 19 72.

EMILIO NAVARRO

RAMON DONESTEVEZ

VS.

J. F. McCracken, Clerk Criminal Court of Record, Dade County, Florida

LILLIA

Court of Record

Case No

WITNESSES FOR THE STATE

Sgt. C. Havens, PSD

DADE COUNTY, FLORIDA

D.C. B

THE STATE OF FLORIDA

Probation Form 3-C			
ORDER WITHHOLDING ADJUDICATION OF	GUILT AND PLACING DEFI	ENDANT ON PROB	ATION
STATE OF FLORIDA,	In the	Circuit	Court
Plaintiff	Of the 1	lth Judicial	

Emil	<u>- vs</u> io J. Navaro		x9f1	n and for	Dade	·	
		Defendant		Case No	2-7137-E	3	
	cause coming on this o	lay to be heard before	me, and you	i, the defendan	it,		
Emil	io J. Navaro			_, being now	present befor	e me, an	d vou
aving:	THE WALL AND AN ADDRESS OF A COMPANY OF	I K MINCI K (S X COSINZI BENTIDE) I X MENYI XITELEK MANBERIJIK MIA I X MENYI XITELEK MANBERIJIK MIA I X MENYI XITELEK MANBERIJIK MI	CODEMIX MIDLAH RAMIN GIXTERI	NMIOF Excusex NXVIII	HOUTKMAXIJU	INXNOR	ice t
	٨	the same to someth	· falamr				
ne offen		ttempt to commit	t felony	Wassesses		F	-14
he offen		Attempt to commit	c felony		t r	F	

It appearing to the satisfaction of the Court that you are not likely again to engage in a criminat course of conduct, and that the ends of justice and the welfare of society do not require that you should presently be adjudged guilty and suffer the penalty authorized by law; 2

Now, therefore, it is ordered and adjudged that the adjudication of guilt and imposition of sentence are hereby withheld, and that you are hereby placed on probation for a period of 5 years years under the supervision of the Florida Probation and Parole Commission and its supervisors, such supervision to be subject to the provisions of the laws of this State.

It is further ordered that you shall comply with the following conditions of probation:

- (a) Not change the defendant's residence or employment or leave the county of residence without first procuring the consent of the Court, which consent shall be obtained through the defendant's Probation Supervisor.
- (b) Not later than the fifth day of each month, until the defendant's release, make a full and truthful report to the defendant's Probation Supervisor on the form provided for that purpose, or as otherwise directed by the Supervisor.
- Use no narcotic drugs; nor visit places where intoxicants or drugs are sold, dispensed, or used unlawfully; nor use intoxicants of any kind to excess. (c)
- (d) Avoid injurious or vicious habits; avoid association with persons of harmful character or bad reputation.
- In all respects live honorably, work diligently at a lawful occupation, and support dependents, if any, to the best of defendant's ability, and live within what income is available. (.)
- Neither carry nor own any weapons without first securing the consent of the Probation Supervisor. (f)
- (g) Visit no gambling places or "juke joints."
- (h) Live and remain at liberty without violating any law.
- Promptly and truthfully answer all inquiries directed by the Court and the Probation Supervisor; allow the Probation Supervisor to visit the home, employment site, or elsewhere, and carry out all instructions he gives. (1)
- (i) If at any time it becomes necessary to communicate with the Probation Supervisor for any purpose and he is not accessible, direct such communication to the Florida Probation and Parole Commission, Tallahassee.

(k)	
(-)	IN CIRCUIT COURT
	MINUTES AS INDICATED HEREON
	RICHARD P. BRINNER MALAY
	Deputy Clerk

You are hereby placed on notice that the Court may at any time rescind or modify any of the condi-tions of your probation, or may extend the period of probation as authorized by law, or may discharge you from further supervision; and that if you violate any of the conditions of your probation, you may be ar-rested and the Court may revoke your probation, adjudge you guilty and impose any sentence which it might have imposed before placing you on probation.

It is further ordered that when you have reported to the Probation Supervisor and have been instructed as to the conditions of probation, you shall be released from custody if you are in custody and if you are at liberty on bond, the sureties thereon shall stand discharged from liability.

It is further ordered that the Clerk of this Court file this order in his office, record the same in the Minutes of the Court, and forthwith forward a certified copy of same to the Probation Supervisor in this District for his use in compliance with the requirements of law.

DONE AND ORDERED IN OPEN COURT, this the I understand the foregoing and agree to the terms and conditions thereof.	20 8	and s	191y 19	73
Defendant	Paul	Baker	Judge	

A certified copy of this order has been delivered to the probationer, who has been instructed regarding same.

This _ _____ day of ____ __. 19_

Factor of the second

Probation Supervisor Louis Santiero