STATE OF FLORIDA

RAMON DONESTEVEZ Defendant.

D. KELLER 07-37095 JUDICIAL CIRCUIT OF CIRCUIT In the CIRCUIT DADE County, Florida

No.72-7137-A

### Order of Revocation of Probation

	THIS C	AUSE coming	on to be heard, and bein	g heard in the	FALL FALL FALL CO	RECORD
this	Court befo	ore the Honor	able <u>ELLEN MORPH</u>	IONIOS	Judge, and it appearing	ŊŖ,
					ed to as the aforesaid, was on	
the	19TH	day of	APRIL	, A. D. 19.73	, convicted of the offense of	
		EXIO	RTION	in the	CIRCUIT Court of	
***************************************	DADE	,(	ON JAN County, which Colin sales THERE?	TOWN 9, 1975	SENTENCED HIM TO ONE SENTENCED HIM TO ONE SENTENCED 10 MONTHS WELLENDED 10 MONTHS WELLENDE 10 MONTHS WELLENDED 10 MONTHS WELLENDE 10 MONTHS WELLENDE 10 MONTHS WELLEND	AND
afore	esaid on pr	obation for a	term of FIVE (5) YEA	RS	, in accordance	
with	the provis	sions of XSXXXXX	948 FLOF www.ix <b>ev.rox xwo</b> watxx. <b>rox x</b>	RIDA STATUTES SXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ınd	

It further appearing that the aforesaid has not properly conducted h...I.M....self, but has violated the conditions of h. IS probation in a material respect by VIOLATION OF CONDITIONS:

- NEITHER CARRYING NOR OWN ANY WEAPONS WITHOUT FIRST . SECURING THE CONCENT OF THE PROBATION SUPERVISOR, IN THAT ON OCTOBER 21ST 1975, WITHOUT THE CONCENT OF HIS PROBATION SUPERVISOR, THE SUBJECT WAS OBSERVED BY THIS OFFICER TO BE IN POSSESSION OF FOUR HECKLER AND KOCH SEMI-AUTOMATIC RIFLES SERIAL # 011034, 011033, 101331 AND 101283. ALSO THE SUBJECT WAS OBSERVED BY OFFICERS OF THE PUBLIC SAFETY DEPT. TO BE IN POSSESSION OF A BROWNING 9 MM. MODEL P-35 SEMI-AUTOMATIC PISTOL SERIAL # 117707, ALL OF THE ABOVE WEAPONS WERE FULLY LOADED.
- LIVE AND REMAIN AT LIBERTY WITHOUT VIOLATING THE LAW, IN THAT, THE SUBJECT WAS CONVICTED OF A FELONY, TO-WIT; EXTORTION, ON APRIL 19, 1973 AND SUBSEQUENTLY WAS IN POSSESSION OF A FIREARM ON 10-21-75, TO-WIT: 4 HECKLER AND KOCH SEMI-AUTOMATIC RIFLES SERIAL 011034, 011033, 101331, 101283 AND ONE BROWNING 9 MM. SEMI-AUTOMATIC THIS IN VIOLATION OF FLORIDA PISTOL MODEL P-35 SERIAL # 117707, STATUTE 790.23.

IT FURTHER APPEARING THAT ON THIS DAY THE SUBJECT HAVING BEEN FOUND GUILTY OF A VIOLATION OF HIS PROBATION BY THE HONORABLE JUDGE ELLEN MORPHONIOS AND SUBSEQUENTLY SENTENCED TO SEVEN (7) YEARS IN THE STATE PENITENTIARY FOR THE SAID VIOLATION.

**RECONDED** 

APR 6 1976

RICHARD P. BRINKER **CLERK** 

IT, THEREFORE, IS ORDERED AND ADJUDGED that the probation of the aforesaid defendant ought to be revoked and it is hereby revoked in accordance with Section 26, Chapter 20519, Laws of Florida, 1941, and the said defendant is hereby ordered to remain in the custody of this Court for the imposition of sentence in accordance with the provisions of law.

DONE AND ORDERED IN OPEN COURT, this 18TH day of

DECEMBER

APPROVED

GLORIA

judge Presiding. ELLEN MORPHONIOS

## 9282 nc1869

Court CO File

COMMITMENT, ISSUED TO SHERIFF.

#### STATE OF FLORIDA

# OF DIVISION OF CORRECTIONS RETURNED DEFT NEVER RELEASED. DEFT

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA,
IN AND FOR DADE COUNTY

FALL Term, 19_75
Conviction for EXTORTION
(Offense)
Date of sentence imposed DECEMBER 18, 1975
Date of conviction APRIL 19, 1973
Term of sentence <u>Seven (7) years</u>
STATE OF FLORIDA,
Plaintiff,
vs. Case No. 72-7137-A
RAMON DONESTEVEZ
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
INFORMATION OR INDICTMENT
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 ELLEN J. MORPHONIOS
Judge of said Court, as also RICHARD P. BRINKER,
Clerk and the Seal thereof, this the 18th day of DECEMBER 19 75

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

RICHARD E BRINKER Clerk of said Court

Deputy Cleri

### IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLO IN AND FOR DADE COUNTY

#### STATE OF FLORIDA

VS

		RAI	MON DONESTEVEZ		
CHARGE, _	ROBBERY,	EXTORTION		Case No	72-7137-A
	•	•	ould not now be impo Court in its decision	- ,	
		S	ENTENCE		
IT IS F	URTHER CO	NSIDERED, ORDE	ERED AND ADJUDG	ED that you	
		RAMON DO	ONESTEVEZ		
				-	
(123)	y Jail p	rior to sente		One Hundre	d Twenty Three  RECORDED
11 15 1	OMINDIN OC	Molecules, ones			DEC 24 1975
				RIC	
			<u>-</u>		CHARD P. BRINKER
				<del></del>	
DONE			at Miami, Dade Count	ty, Florida, this	18th
day of	DECEMBE	RA. I	D. 19. 75	1/2/11	
			4/1	1/1/los	Thorns
FILED	AND RI	ECORDED	ELLEN J.	MORPHONIOS	Judge.
-		URT		V	
MINUTES A	AS INDICATI	ED HEREON			

REE 9184 PG2133

CIR/CT/CRI-58

Richard P. Brinker, Clerk

Deputy Clerk

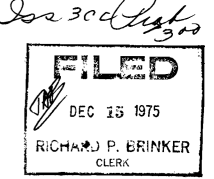
### FLORIDA PAROLE COMMISSION

Parole and Probation System

**AMENDED** 

### Affidavit

### VIOLATION OF PROBATION



OF THE  Before me <u>FILEN MORPHONIOS</u> Judge of the <u>CIRCUIT</u> Court XXXXXXX  ELEVENTH JUDICIAL CIRCUIT OF FLORIDA  for <u>DADF</u> County, Florida, personally came <u>DEWEY KELLER</u>
who, being first duly sworn, says that <u>RAMON DONESTEVEZ</u> ,
referred to as the aforesaid, was on the 19TH ay of APRIL ,A.D.19 73
convicted of the offense of <u>EXTORTION</u>
ON JAN. 9, 1975 in the CIRCUIT court of DADE County, which Court ***************************  SENTENCED HIM TO ONE YEAR IN THE COUNTY JAIL, SUSPENDED 10 MONTHS, AND HEREAFTER ************************************
FIVE (5) YEARS in accordance with the provisions of XXXXXXXXX
KKAYASEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Deponent further states that the aforesaid has not properly conducted
h IM self, but has violated the conditions of h IS probation in a material
respect by VIOLATION OF CONDITION:
F). NEITHER CARRY NOR OWN ANY WEAPONS WITHOUT FIRST SECURING THE CONSENT OF THE PROBATION SUPERVISOR, IN THAT, ON 10/21/75, WITHOU
THE CONSENT OF HIS PROBATION SUPERVISOR, THE SUBJECT WAS OBSERVED BY

- F). NEITHER CARRY NOR OWN ANY WEAPONS WITHOUT FIRST SECURING THE CONSENT OF THE PROBATION SUPERVISOR, IN THAT, ON 10/21/75, WITHOUT THE CONSENT OF HIS PROBATION SUPERVISOR, THE SUBJECT WAS OBSERVED BY HIS OFFICER TO BE IN POSSESSION OF FOUR HECKLER & KOCH SEMI-AUTOMATIC RIFLES SERIAL # 011034, 011033; 101331 AND 101283. ALSO THE SUBJECT WAS OBSERVED BY OFFICERS OF THE PUBLIC SAFETY DEPARTMENT TO BE IN POSSESSION OF A BROWNING 9 MM. MOD. P-35 SEMI-AUTOMATIC PISTOL SERIAL # 117707 ALL OF THE ABOVE WEAPONS WERE FULLY LOADED.
- H). LIVE AND REMAIN AT LIBERTY WITHOUT VIOLATING THE LAW, IN THAT, THE SUBJECT WAS CONVICTED OF A FELONY, TO WIT: EXTORTION ON APRIL, 19TH, 1973 AND SUBSEQUENTLY WAS IN POSSESSION OF A FIREARM ON 10/21/75, TO WIT: FOUR HECKLER & KOCH SEMI-AUTOMATIC RIFLES SERIAL # 011034; 011033; 101283 AND ONE BROWNING 9 MM. SEMI-AUTOMATIC PISTOL MOD. P-35 SERIAL 117707, THIS IS IN VIOLATION OF FLORIDA STATUTE 790.23.

Sworn to and subscribed before me this

COURT SUBJECT AREA OFFICE CO FILE ELLEN MORPHONIOS
Judge of the CIRCUIT Court

KELLER

ELEVENTH JUDICIAL CIRCUIT County

MW

J۷

# FLORIDA PAROLE COMMISSION Parole and Probation System

# Affidavit

### VIOLATION OF PROBATION

CLERK. CIRCUIT DADE COU	75 OCT 2	FILEDFO
ARD F. BRINKER RCUIT & COUNTY CTS. E. COUNTY, FLA. O.3	24 mio	FOR RECOR
·	ĐO	70

	Before me <u>ELLEN MORPHONIOS</u> Judge of		OF THE
	for DADE COUNTY, Florida,	DA personally came <u>DEWEY</u>	KELLER
	who, being first duly sworn, says that RAM	ON DONESTEVEZ,	
	referred to as the aforesaid, was on the $\underline{1}$	9THday of APRIL	,A.D.19 <u>73</u>
	convicted of the offense of <u>EXTORTION</u>		
HEDEAFTE	in the CIRCUIC of <u>DADE</u> SENTENCED HIM TO ONE YEAR IN THE CERMAN EXECUTION OF THE CERMAN SERVICE OF THE AFORM OF T	County, which Court XX	JAN. 9, 1975 XXXXXXXXXXX D 10 MONTHS, AND
Time I Named St. I Long	FIVE (5) YEARS , in accordance		
	CDAMMAN X R X X X X X X X X X X X X X X X X X	PTER 948, FLORIDA ST	ATUTES
	Deponent further states that the afor	esaid has not properly	y conducted
	h IM self, but has violated the condition	ons of h IS probation in	a material
	respect by VIOLATION OF CONDITION:		
	F) NEITHER CARRY NOR OWN ANY WEAPO CONSENT OF THE PROBATION SUPERV THE CONSENT OF HIS PROBATION SUPERV THIS OFFICER TO BE IN POSSESSION OF MATIC RIFLES SERIAL #011034; 011033 SUBJECT WAS OBSERVED BY OFFICERS OF BE IN POSSESSION OF A BROWNING 9 MM SERIAL #117707 ALL OF THE ABOVE WEA	ISOR, IN THAT, ON 10 ISOR, THE SUBJECT WA FOUR HECKLER & KOCH; 101331 AND 101283. THE PUBLIC SAFETY DE. MOD. P-35 SEMI-AUT	/22/75, WITHOUT S OBSERVED BY SEMI-AUTO- ALSO, THE PARTMENT TO OMATIC PISTOL
	H) LIVE AND REMAIN AT LIBERTY WITH SUBJECT WAS CONVICTED OF A FELOMORE, 19TH, 1973 AND SUBSEQUENTLY WAS IN TO WIT: FOUR HECKLER & KOCH SEMI-A 011033; 101331; 101283 AND ONE BROWN MOD. P35 SERIAL 117707, THIS IS IN	NY, TO WIT: EXTORTIC POSSESSION OF A FIRE UTOMATIC RIFLES SERIES NING 9 MM. SEMI-AUTOVIOLATION OF FLORIDA (Supervisor) PE	ON ON APRIL ARM ON 10/22/75, AL # 011034; MATIC PISTOL
	CO E	LEVENTH JUDICIAL CIRCLE 1 and for DADE	Court OF THE
	FILE	LANG TOT DADE	

31 6A

1. (1), C.C. CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR 07-37095 **CRIMINAL DIVISION** DADE COUNTY

THE STATE OF FLORIDA

CASE(S) NO.(S)

72-7137A

Plaintiff

#### RAMON DONESTEVEZ

ORDER CLARIFYING AND SPECIFYING MANNER OF COMPLIANCE WITH SPECIAL

Defendant

**CONDITION OF PROBATION** 

It appearing unto this Court that the Defendant herein, RAMON DONESTEVEZ has, by a previous order of this Court duly entered in this cause, been placed on probations a special condition of such probation being that the said Defendant shall **make** restitution of \$353.00 to be paid at \$20.00 per month and it further appearing unto the Court that the above special condition of probation should be clarified and made explicit, IT IS THEREFORE ORDERED AND ADJUDGED that the said Defendant shall make payments to the Clerk of the Circuit Court of the Eleventh Judicial Circuit of Florida, in and for Dade County, in the form of a money order or cashier's check (and not by personal check) on or before the first day of each and every month commencing October 1. 1975 Week/Month \_\_\_\_\_ and No/100 Dollars (\$ 20.00 in the amount of twenty----), until the entire amount required to be paid by said Defendant of three hundred fifty-three and no/100 Dollars (\$ 353.00 ) shall have been paid in full, and in addition thereto, the said Defendant shall pay the Clerk's service charge of one percent (1%) of each such payment, pursuant to section 28.24 (14), Florida Statutes, in the amount of \_\_\_\_\_\_ /100 Dollars (\$ payment of twenty and 20/100 Dollars (\$ 20.20 monthly making a total. Weekly/Monthly IT IS FURTHER ORDERED AND ADJUDGED that the Defendant herein shall mail all payments, as hereinabove required, by United States mail, properly identified by name of the Defendant and the case number, addressed as follows:

> CLERK OF THE CIRCUIT COURT P.O. BOX 012387 FLAGLER STATION MIAMI, FLORIDA 33101

IT IS FURTHER ORDERED AND ADJUDGED that the Clerk of this Court shall deposit all payments received pursuant to this order (excluding the Clerk's service charges) into the registry of this Court and shall subsequently distribute and disburse such monies by check without further order of the Court, at least once every three months, to the respective recipients as set forth below by name, address, and total amount receivable by each under this order, until each recipient shall have been paid the total amount receivable by him under this order as hereinbelow set forth:

NAME Dade County Public Sa	fety Department Receivable \$353.00
Business Management S ADDRESS 1320 N.W. 14th Stree	ection
NAME	Total Amount Receivable
ADDRESS	
NAME	Total Amount Receivable
ADDRESS	
NAME	Total Amount Receivable
ADDRESS	

the composite or combined total of the amounts receivable by the respective recipients under this order as hereinbefore set forth being the amount of

Three Hundred Fifty-three and no/100 Dollars (\$353.00)

IT IS FURTHER ORDERED AND ADJUDGED that the Clerk of this Court shall calculate and determine the respective amounts to be distributed to each recipient listed above on a pro rata basis, so that each recipient shall receive the proportionate amount of each distribution which the total amount receivable by him as set forth in this order bears to the composite or combined total of the amounts receivable by all recipients under this order as set forth above.

DONE AND ORDERED in open Court at Miami, Dade County, Florida, this

28th day of August , 19 75

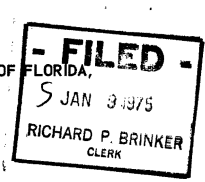
ELLEN MORPHONIOS,

CTRCUIT JUDGE / CRIMINAL DIVISION

Probation Officer: Dewey Keller

### CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF IN AND FOR DADE COUNTY

STATE OF FLORIDA VS.



RAMON DONESTEVEZ Defendant CHARGE ROBBERY ETC. XXXXXXXXXXXXXXX XXXXXXXXXXX MARKA HARA HARA KARAK KARAK KARAK KARAKKA KARAK KA 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... RAMON DONESTEVEZ be imprisoned by confinement at hard labor in the Dade County Jail for a term of ONE (1) YEAR, sentence to begin from date of incarceration. PROVIDED, HOWEVER, that after you have served TWO (2) MONTHS of said sentence, TEN (10) MONTHS shall be stayed and withheld and you shall be placed on probation and released into the custody of the Florida Probation and Parole Commission for a period of FIVE (5) YEARS; subject to terms and conditions to be set forth by further order of this Court. RECORDED JAN 16 1975 DONE AND ORDERED in open Court at Miami, Dade County, Florida this RICHARD P. BRINKER 9th day of **JANUARY**, A. D. 19.75 CLERK FILED AND RECORDED CIRCUIT COURT IN MINUTES AS INDICATED HEREON Richard P. Brinker, Clerk By: Judge PAUL BAKER Deputy Clerk REE 8882 PG 876

JU	IDGMENT		AND ORDER PLAC IRING PORTION (			ON PROBATION
STATE	OF FLORII	DA.		In the	Circui	+   ·
		Plaintiff		of the	11th Ju	dictal Circuit
	— vs. —	•		of	Dade	Coun
Ramo	n Donesto	<del></del>				70 7107 2
			Defendant	1	Case No	72-7137 A
			to be heard before me	e, and you, th	ne defendan	t,
Ramo	n Donesto				_, being nov	w present before me, a
having:	KANDAK KA KANDAK KA DEMAKAKA	OZNOXXXVIXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	KXXHIKXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXII,YIXXXX	X SEXXXXXXX	NXKXXXKKXXK
the offer	nse of <u>Ex</u>	tortion				
the court	t hereby adju	idges you to be gui	ilty of said offense.			400000000000000000000000000000000000000
It a county	appears to t jail sentence	he Court that the e upon you and by	ends of justice and the placing you on probat	welfare of so ion after you	ciety would have serve	l be best served by im d a portion of such se
or preclu	usion of sent	ence,	y sentence should not	-	<del>-</del> •	, , ,
	is hereby or (1) year	, ,	d that you, for your sai ; that after you			
of said	term, withou	t deducting theref	from any allowance for	r gain time,	you shall b	e placed on probation
Commiss	sion and its s sed on prob	Supervisors, such su ation you shall con	underpression to be in accomply with the following some residence or employmen	ordance with g conditions o	the laws of f probation	this State; and that aft :
	(b) Not	later than the fifth d	's residence or employmen h consent shall be obtained ay of each month, until t rvisor on the form provide	he defendant's i	release, make	a full and truthful report
	(c) Use	-	r visit places where intoxic		•	, -
		-	habits; avoid association	-		-
	(e) In al of de	l respects live honoral fendant's ability, and	bly, work diligently at a la live within what income	awtul occupation is available.	i, and suppor	t dependents, it any, to t
	(f) Neith	er carry nor own any	weapons without first sec	turing the conse	nt of the Prol	bation Supervisor.
	(g) Visit	no gambling places of	r "juke joints."			
	(h) Live	and remain at liberty	y without violating any la	w.		
	(i) Prom Super	ptly and truthfully and visor to visit the hom	swer all inquiries directed l ne, employment site, or els	by the Court and ewhere, and car	d the Probation	on Supervisor; allow the Pr ructions he gives.
	(j) If at access	any time it becomes	necessary to communicate munication to the Florida I	with the Probat	ion Superviso	r for any purpose and he
	(k)	ay of execut	ion until 10-15	i-74		RECORDED
					R	OCT 23 1974 ICHARD P. BRINKET CLERK
It of said se	is further ord entence and	lered that you shall have been instruct	l be released from custo ed as to the terms of	ody after you your probation	have served n by the Pi	the above specified p
your prol	bation, or ma on; and that	ay extend the perior of you violate any o	that the Court may at od of probation as aut of the conditions of you to serve the balance of	horized by la r probation, y	w, or may ou may be	discharge you from fi
of the Co	ourt, and for	dered that the Cler thwith forward thr with the requirem	k of this Court file thing the certified copies of sents of law.	s order in his same to the F	office, reco Probation Su	ord the same in the Manager of the M
DO	ONE AND C	RDERED IN OPI	EN COURT, this the _	2 day	of Octo	ber 19 <sup>7</sup>
	Court	i anderstand the forego	ISSUE MIER MELNA PR. SILA PRILITA MILA		7/	
s:	Subject				ama / *	- <i>w</i> -

Probation Supervisor

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

Paul Baker

Defendant

File

\_ day of \_

# CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, QCT 1 5 1974 IN AND FOR DADE COUNTY

STATE OF FLORIDA VS

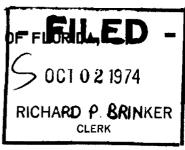


RAMON DONESTEVEZ Defendant \_\_\_\_ CASE NO. <u>72-7137-A</u> CHARGE ROBBERY, ETC. IXXX GXM XXX X Attenues and a few participation of the property of the proper XRAMONXDONESKEVEZ kora isaarunegodanky sciest xoxokonorizaschot x x x jesubsky sik x x x <del>plandak #Ala 2018 to Adorda 10</del> x KX KOR K KOX BAHK DHA XAK XAK XAK KABUHKKYABHA KKH XAKKKAKKKAKKKAKAKA AH XAHKKAKK 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 RAMON DONESTEVEZ \_\_ be imprisoned by confinement at hard labor in the Dade County Jail for a term of ONE (1) YEAR, said sentence to be served by you on Weekends, commencing at 6.00 P.M.on Friday to 6.00 P.M. on Sunday of each weekend, until such sentence is fully satisfied. PROVIDED, HOWEVER, that after you have served TWO (2) MONTHS of said sentence, TEN (10) MONTHS shall be stayed and withheld and you will be placed on Probation and released into the Custody of the Florida Probation and Parole Mommission for a period of FIVE (5) YEARS; subject to terms and conditions to be set forth by further order of this court. IT IS FURTHER RECOMMENDED that you be incarcerated in the Dade County Stockade. RECORDED OCT 25 1974 RICHARD P. BRINKER DONE AND ORDERED in open Court at Miami, Dade County, Florida this 15th day of **OCTOBER** , A. D. 1974. FILED AND RECORDED CIRCUIT COURT IN MINUTES AS INDICATED HEREON Richard P. Brinker, Clerk Judge PAUL BAKER Deputy Clerk

## 8814 pg 598

# CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORILLED IN AND FOR DADE COUNTY

STATE OF FLORIDA VS.



		RAMON DONESTE		
CHARGE _	EXTORTION AND	ROBBERY	Defe CASE N	endant 10. <u>72-7137-</u> A
		XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	WXX	
XXXXXXXX	HE KIRK KIRK KIRK KIRK	XXXX		
***************************************		XRANGO COORESTE	VIII.	
KANAKARAK	ACTORIO XINCONO XINCON	HEXACKEK XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	PRIOR NATIONAL SERVICE	CHKARDENEKSO
		XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
HXXXXX	KOON KOON KOON KOON KOON KOON KOON KOON	WXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	TEXINAMIHAX MANAMAKAN XVI MO	**************************************
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	MPANTA KARAKARAK	KKKKKK Itence should not no	w be imposed upon you? s decision.	-
וין וכ ביו	RTHER CONSIDERED C		GED that you	
		·	by confinement at hard 1	
			tence to begin fr	
			the second miles	
		•	u have served TWO	-
			all be stayed and	
			eleased into the o	-
			mission for a per	
			conditions to be	set forth
by furt	her order of thi	s Court.		
IT :	IS FURTHER CONSI	DERED, ORDERE	D AND ADJUDGED the	at the
execution	on of the afores	aid sentence	be, and the same	ls, hereby
stayed u	until OCTOBER 15	. 1974.		RECORDE
DONE A	ND ORDERED in open C	ourt at Miami, Dade	County, Florida this	
2nd	day of OCTOBER	, A. D. :	19_74	OCT 9 1974
FILED	AND RECORD	E D		RICHARD P. BRINK
IN CIRC				
MINUTES A	S INDICATED HEREO	N	/III	
	Richard P. Brinker, C.	lerk By:	auld Sel-	
	By:	— <i>/</i>	PAUL BAKER	Judge
	Doputy Clerk	THE REC	8,797 pc1964	

lak

STATE OF FLORIDA		In the Circuit Court of the
VS.		Eleventh Judicial Circuit of Fla. in and for Dade County, Florida
Ramon Donestevez		- County, Figure
	Defendant.	No. 72-7137 A

Order of Revocation of Probation

THIS CAUSE coming on to be heard, and being he this Court before the Honorable Paul Baker	
Ramon Donestevey	- T. 平人. ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・
the 19th day of April	
Extortion	in the <u>Circuit</u> Court of
DadeCounty, which Court suspende	d the imposition of sentence and placed the
aforesaid on probation for a term of Five Years	, in accordance
with the provisions of SAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	atutes
the conditions of h_is_ probation in a material respect l	y Violation of Conditions:
(A) in that on or about September 8, of residence without the consent of hi	1974 he did leave the county s probation officer.

RECORDED

RICHARD P. BRINKER CLERK

IT, THEREFORE, IS ORDERED AND ADJUDGED that the probation of the aforesaid defendant ought to be revoked and it is hereby revoked in accordance with Section 26, Chapter 20519, Laws of Florida, 1941, and the said defendant is hereby ordered to remain in the custody of this Court

for the imposition of sentence in accordance with the provisions of law.

DONE AND ORDERED IN OPEN COURT, this 2nd

A. D. 19.74

₩ 8797 PG

Judge Presiding.

Paul Baker

Court CO File

07-37095. HOLTON

Las Wec, to hat \$100

# FLORIDA PAROLE COMMISSION Parole and Probation System

## Affidavit

### VIOLATION OF PROBATION

74 SEP 16 AM 9 36

LE LINERCHIE COUNTE AT A SEPTEMBER COUNTE A SEPTEMBER COUNT

Before me PAUL BAKER Judge of the CIRCUIT Court XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
for DADE County, Florida, personally came GLORIA HOLTON
who, being first duly sworn, says that RAMON DONESTEVEZ,
referred to as the aforesaid, was on the 19THday of APRIL ,A.D.19_73
convicted of the offense of EXTORTION
in the EURT Court of DADE County, which Court suspended the
imposition of sentence and placed the aforesaid on probation for a term of
CHAPTER 948 (5) FIVE YEARS in accordance with the provisions of XSEXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
FLORIDA STATUTES Charrecx XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
Deponent further states that the aforesaid has not properly conducted
h IM self, but has violated the conditions of hIS probation in a material
respect by VIOLATION OF CONDITION:
(A) IN THAT ON OR ABOUT SEPTEMBER 8, 1974 HE DID LEAVE DADE COUNTY THE COUNTY OF RESIDENCE, WI-HOUT THE CONSENT OF HIS PROBATION
OFFICER.

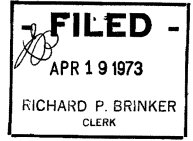
Sworn to and subscribed before me this

COURT SUBJECT AREA OFFICE CO FILE

PAUL BAKER COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA in and for DADE

### JUDGEMENT OF GUILT AND PLACING DEFENDANT ON PROBATION

STATE C	F FLORIDA,	Plaintiff		In the	Circu 11th Judi		Circuit Court
	— vs. —	* ********					County, Fla.
Ramo	n Donestev	· · · · · · · · · · · · · · · · · · ·		•			•
			efendant		Case No.		
Ramo	s cause comin n Donestev	g on this day to	be heard befor	e me, and y	you, the detend	ant, resent	perfore the, and you
having:	entered a <b>Entere</b> dixa	PLEA OF GUIL XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ak <i>contende</i>	REXRX		ı	APR 2 3 1973
	been foun	tortion. (F	rne×20ere×			KICH	(XX)(U)(XX)(E) IARD P. BRINKER
the offens	e of <u>Ex</u>	COLCEON. (F	erony)				CLEGA
		***************************************					1cc proh
the court	hereby adjudg	es you to be guil	ty of said offen	se; and			
course of	pearing to the conduct, and penalty autho	that the ends of	the Court that justice and the	you are no welfare of	t likely again society do no	to engli t requir	gage in a criminal re that you should
Now,	therefore, it	is ordered and a	djudged that the	e impositio	n of sentence	is her	eby withheld, and
the Florid		nd Parole Commi					he supervision of be subject to the
It is	further ordere	d that you shall o	comply with the	following c	onditions of p	robatio	n:
(a)	Not change the	defendant's resident Court, which consent	ce or employment shall be obtained	or leave the c	county of resident efendant's Probat	ce withou	ut first procuring the rvisor.
(b)	Not later than defendant's Prol	the fifth day of each	ch month, until the the form provided	defendant's for that purpo	release, make a f	ull and i	truthful report to the ed by the Supervisor.
(c)	Use no narcotic	drugs; nor visit plany kind to excess.	ces where intoxical	nts or drugs a	re sold, dispensed	l, or u <b>se</b> c	i unlawfully; nor use
• •		or vicious habits; a				•	-
(•)	In all respects in defendant's a	iive honorably, work ability, and live with	diligently at a law in what income is	ful occupation available.	a, and support de	pendents	i, if any, to the best
( <b>f</b> )	-	or own any weapons		ring the conse	nt of the Probation	эп Ѕирег	visor.
	=-	ng places or "juke jo in at liberty without				•	
(i)	Promptly and tr	ruthfully answer all is isit the home, employ	aquiries directed by	the Court and	d the Probation S	upervisor	; allow the Probation
(1)	If at any time i	it becomes necessary t such communication	to communicate w	ith the Probat	tion Supervisor fo	r any pu	rpose and he is not
(k)	Must p	oay restitut	ion \$800	FIT TO	troie Commission,	I allanas	
	to PS: Report	t becomes necessary t such communication pay restitut D. ting probati	on.		AND	277-	
				MINUTES	AIVD IN CIRCUIT SAS INDICA		DRDED
				D:	INDICA	TED	T
	•				CHARD P. R	Dra	RECON PARE CONDI-
Vou	ere hereby old	eced on notice tl	et the Court me	av at anv ti	By secind or	m di	ProCletine condi-
from furth rested an before pla	our probation, her supervision d the Court macing you on p	, or may extend un; and that if you nay revoke your portion.	ne period of pro u violate any o probation and i	nation as a fithe condition of the condi	tions of your sentence which	probation ch it m	may diacrearge you on, you may be ar- ight have imposed
as to the at liberty It is	conditions of on bond, the further ordere	probation, you s sureties thereon ed that the Clerk	hall be released shall stand disc of this Court fi	I from custo charged from ile this ord	ody if you are I liability. er in his offic	in cust e, reco	ve been instructed tody and if you are rd the same in the Supervisor in this
District f	or his use in	compliance with	the requirements	of law.	ame to the rai	~~~~	Supervisor in this
DO	NE AND ORI	DERED IN OPEN	COURT, this t	he <u>19</u>	_ day of _Ar	tin	1973
i understar	d the foregoing and	agree to the terms and o	conditions thereof.		ant	Sal	<u></u>
*		Defandant		Consideration .	Paul Baker	Judge -	<del>}</del>
A certific	ed copy of this	order has been d	lelivered to the r	The second secon			ed regarding same.
		lay of	_	_			
e :				v	_		
Prohetio	n Form 3-F	800	C tom		Probation	Supervi	sor
PW	4.114 0"1"	SUR	6 PAGE 597	Gloria		Poor 41	
E W				GIULIA			1



### IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA, IN AND FOR DADE COUNTY

#### STATE OF FLORIDA

VS.

	RAMON DONESTEVEZ								
CHARGE,	ROBBERY and	EXTORT ION		Case	No.	72-7137-A			
	•••••••	10	DGMENT						
It appo	earing unto this Co	Ramon Dor							
have been	i xegalariyatalek xu	descent adaptation for the	Gasalesianorikokis	nnaistenette ple	aded :	guilty to			
		Extorti	• .			-			
	THEREFORE THI			it is hereby adjud	iged	that you are and			
	AND ORDERED	_		ounty, Florida, th	is	19th			
day of	April,	A. D. 1	19_73	120		<i>f</i>			
			14	W Sar	<u>/</u> _				
FILED	AND RECOI	RDED		Paul Baker,		Judge			
IN CIRCU	IT COURT								
MINUTES A	AS INDICATED H	EREON							
	Richard P. Brinke  By:  Deputy Cl	ORIS McVAY							