

STATE OF FLORIDA  
VS.

RAMON DONESTEVEZ

Defendant.

In the CIRCUIT Court IN AND  
FOR THE ELEVENTH JUDICIAL CIRCUIT OF  
DADE County, Florida

No. 72-7137-A

## Order of Revocation of Probation

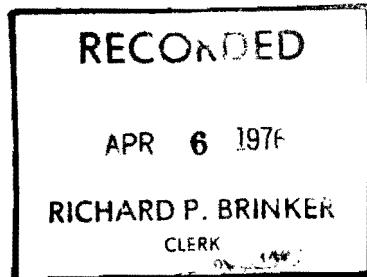
THIS CAUSE coming on to be heard, and being heard in the FALL term  
this Court before the Honorable ELLEN MORPHONIOS, Judge, and it appearing  
that RAMON DONESTEVEZ, hereinafter referred to as the aforesaid, was on  
the 19TH day of APRIL, A. D. 1973, convicted of the offense of  
EXTORTION in the CIRCUIT Court of  
DADE County, which Court ON JANUARY 9, 1975 SENTENCED HIM TO ONE YEAR AND  
SUSPENDED 10 MONTHS  
THEREAFTER PLACED THE  
aforesaid on probation for a term of FIVE (5) YEARS, in accordance  
with the provisions of Section 28, Chapter 20519, Laws of Florida, 1941, and  
948 FLORIDA STATUTES

It further appearing 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 CONDITIONS:

F. 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.

H. 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  
PISTOL MODEL P-35 SERIAL # 117707, THIS IN VIOLATION OF FLORIDA  
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.



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 28, 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

A. D. 1975

REVIEWED & APPROVED  
DATE 1/6/76  
GT  
GLORIA HOLTEN

Ellen Morphonios  
Judge Presiding.  
ELLEN MORPHONIOS

OFF REC 9282 PG 1869

FILED FOR RECORD  
76 JAN 13 AM 10 25  
CLERK, CIRCUIT & COUNTY CLERKS  
DADE COUNTY, FLA.  
03

COMMITMENT ISSUED TO SHERIFF

STATE OF FLORIDA

UNIFORM COMMITMENT TO CUSTODY  
OF DIVISION OF CORRECTIONS

1422/75  
RETURNED  
NEVER RELEASED. DEPT  
EXPIRED

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 Seven (7) years

STATE OF FLORIDA,

Plaintiff,

vs.

Case No. 72-7137-A

RAMON DONESTEEVEZ

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

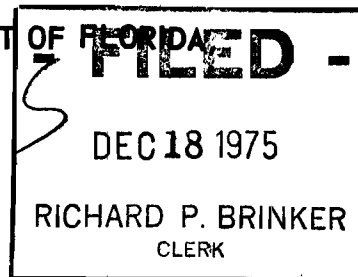
By

RICHARD P. BRINKER  
Clerk of said Court

Deputy Clerk

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

BENCH DOCKET  
IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA  
IN AND FOR DADE COUNTY  
STATE OF FLORIDA  
VS



RAMON DONESTEVEZ  
CHARGE, ROBBERY, EXTORTION Case No. 72-7137-A

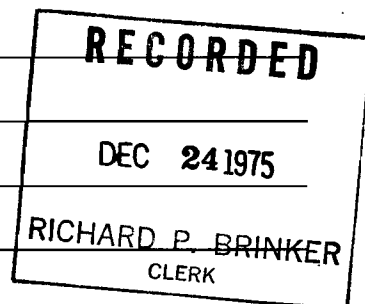
What have you to say why sentence should not now be imposed upon you?  
Saying nothing that could influence the Court in its decision.

SENTENCE

IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED that you \_\_\_\_\_  
RAMON DONESTEVEZ

be imprisoned by confinement at hard labor in the STATE PENITENTIARY for a term of \_\_\_\_\_  
Seven (7) years, credit to be given for time served in the Dade  
County Jail prior to sentencing, to-wit: One Hundred Twenty Three  
(123) days.

XX  
~~IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED that~~



DONE AND ORDERED in open Court at Miami, Dade County, Florida, this 18th  
day of DECEMBER A. D. 19 75

FILED AND RECORDED  
IN CIRCUIT COURT  
MINUTES AS INDICATED HEREON

ELLEN J. MORPHONIOS Judge.

Richard P. Brinker, Clerk

By: \_\_\_\_\_  
Deputy Clerk

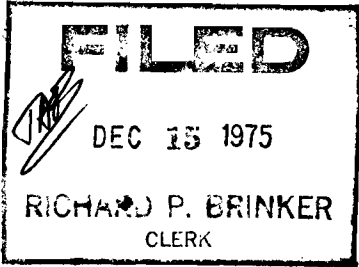
FLORIDA PAROLE COMMISSION  
Parole and Probation System

AMENDED

Affidavit

VIOLATION OF PROBATION

*Iss 300 Dist 300*



Before me ELLEN MORPHONIOS Judge of the CIRCUIT Court ~~XXXX~~  
ELEVENTH JUDICIAL CIRCUIT OF FLORIDA  
for DADE County, Florida, personally came DEWEY KELLER  
who, being first duly sworn, says that RAMON DONESTEVEZ,  
referred to as the aforesaid, was on the 19TH day of APRIL, A.D. 19 73  
convicted of the offense of EXTORTION

ON JAN. 9, 1975  
in the CIRCUIT Court of DADE County, which Court ~~XXXXXX~~  
SENTENCED HIM TO ONE YEAR IN THE COUNTY JAIL, SUSPENDED 10 MONTHS, AND  
HEREAFTER ~~XXXXXXXXXXXXXXXXXXXX~~ placed the aforesaid on probation for a term of  
FIVE (5) YEARS, in accordance with the provisions of ~~XXXXXXXXXX~~  
~~Chapter 2061, Laws of Florida, 1961~~ CHAPTER 948, FLORIDA STATUTES

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:

- 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; 101331; 101283 AND ONE BROWNING 9 MM. SEMI-AUTOMATIC PISTOL  
MOD. P-35 SERIAL 117707, THIS IS IN VIOLATION OF FLORIDA STATUTE 790.23.

*Dewey Keller*  
(Supervisor) DEWEY KELLER

Sworn to and subscribed before me this 15 day of Dec A.D. 19 75.

*Ellen Morphonios*  
ELLEN MORPHONIOS  
Judge of the CIRCUIT Court  
ELEVENTH JUDICIAL CIRCUIT  
in and for DADE County

COURT  
SUBJECT  
AREA OFFICE  
CO  
FILE

FLORIDA PAROLE COMMISSION  
Parole and Probation System

**Affidavit**  
**VIOLATION OF PROBATION**

FILED FOR RECORD  
75 OCT 24 AM 10 00  
RICHARD F. BRINKER  
CLERK, CIRCUIT & COUNTY CTS.  
DADE COUNTY, FLA.  
03

Before me ELLEN MORPHONIOS Judge of the CIRCUIT Court in and ~~XXXXX~~  
for DADE County, Florida, personally came DEWEY KELLER  
who, being first duly sworn, says that RAMON DONESTEEVEZ,  
referred to as the aforesaid, was on the 19TH day of APRIL, A.D. 1973  
convicted of the offense of EXTORTION

in the ~~CIRCUIT~~ Court of DADE County, which Court ~~XXXXXX~~ ON JAN. 9, 1975  
SENTENCED HIM TO ONE YEAR IN THE COUNTY JAIL, SUSPENDED 10 MONTHS, AND  
HEREAFTER ~~XXXXXXXXXXXXXXXXXXXX~~ placed the aforesaid on probation for a term of  
FIVE (5) YEARS, in accordance with the provisions of ~~XXXXXX~~  
~~XXXXXXXXXXXXXXXXXXXX~~ CHAPTER 948, FLORIDA STATUTES

Deponent further states that the aforesaid has not properly conducted  
hIM self, but has violated the conditions of hIS 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 10/22/75, WITHOUT  
THE CONSENT OF HIS PROBATION SUPERVISOR, THE SUBJECT WAS OBSERVED BY  
THIS OFFICER TO BE IN POSSESSION OF FOUR HECKLER & KOCH SEMI-AUTO-  
MATIC 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 10/22/75,  
TO WIT: FOUR HECKLER & KOCH SEMI-AUTOMATIC RIFLES SERIAL # 011034;  
011033; 101331; 101283 AND ONE BROWNING 9 MM. SEMI-AUTOMATIC PISTOL  
MOD. P35 SERIAL 117707, THIS IS IN VIOLATION OF FLORIDA STATUTE 790.23.

Sworn to and subscribed before me this 24 day of Oct, A.D. 1975

COURT  
SUBJECT  
AREA OFFICE  
CO  
FILE

Dewey Keller  
(Supervisor) DEWEY KELLER  
Ellen Morphonios  
Judge of the CIRCUIT Court OF THE  
ELEVENTH JUDICIAL CIRCUIT  
in and for DADE County

JV

REVIEWED & APPROVED  
DATE 10/23/75  
GH  
GLORIA HOLTON

THE STATE OF FLORIDA

CASE(S) NO.(S) 72-7137A

Plaintiff

VS

RAMON DONESTEVEZ

Defendant

ORDER CLARIFYING AND SPECIFYING  
MANNER OF COMPLIANCE WITH SPECIAL  
CONDITION OF PROBATION

FILED FOR RECORD  
SEP - 5 PM 2 24  
CLERK, CIRCUIT COURT  
DADE COUNTY, FLA  
03

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 probation with 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  
in the amount of twenty and No/100 Dollars (\$ 20.00 ),  
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 20/100 Dollars (\$ .20 )  
making a total monthly payment of twenty and 20/100 Dollars (\$ 20.20 ).  
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 Safety Department Total Amount Receivable \$353.00  
Business Management Section  
ADDRESS 1320 N.W. 14th Street, Miami, Florida 33125

NAME \_\_\_\_\_ Total Amount Receivable \_\_\_\_\_  
ADDRESS \_\_\_\_\_

NAME \_\_\_\_\_ Total Amount Receivable \_\_\_\_\_  
ADDRESS \_\_\_\_\_

NAME \_\_\_\_\_ Total Amount Receivable \_\_\_\_\_  
ADDRESS \_\_\_\_\_

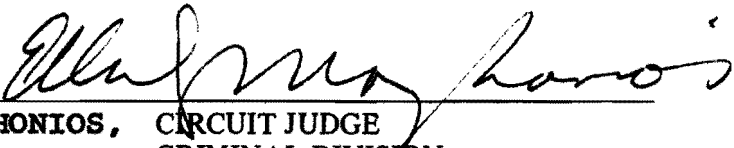
the composite or combined total of the amounts receivable by the respective recipients under this order as hereinbefore set forth being the amount of

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

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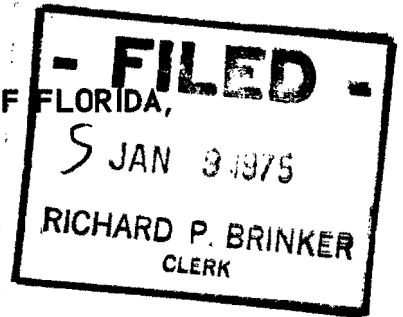
IT IS FURTHER ORDERED AND ADJUDGED that the Clerk of this Court shall calculate and determine the respective amounts to be distributed to each recipient listed above on a pro rata basis, so that each recipient shall receive the proportionate amount of each distribution which the total amount receivable 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, 1975.

  
ELLEN MORPHONIOS, CIRCUIT JUDGE  
CRIMINAL DIVISION

Probation Officer: Dewey Keller

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



RAMON DONESTEVEZ

Defendant

CHARGE ROBBERY, ETC.

CASE NO. 72-7137-A

XXXXXXXXXXXX

XXXXXXXXXXXXXXXXXXXXXXXXXXXX

XXXXXXXXXXXXXXXXXXXX

XX

XXXXXXXXXXXX

XX

XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

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

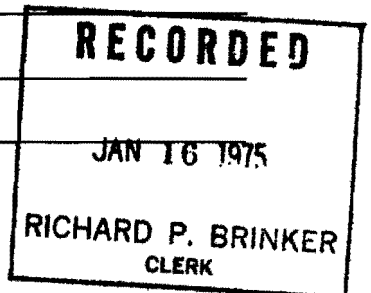
RAMON DONESTEVEZ

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.

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

9th day of JANUARY, A. D. 1975.



FILED AND RECORDED  
IN CIRCUIT COURT  
MINUTES AS INDICATED HEREON

Richard P. Brinker, Clerk

By: \_\_\_\_\_  
Deputy Clerk

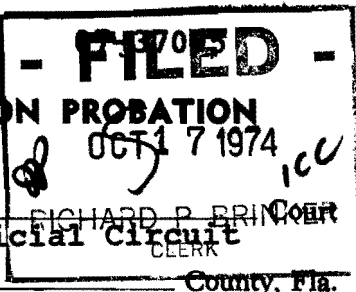
By:  Judge

PAUL BAKER

OFF REC 8882 PG 876



**JUDGMENT, SENTENCE AND ORDER PLACING DEFENDANT ON PROBATION DURING PORTION OF SENTENCE**



STATE OF FLORIDA,  
Plaintiff

In the Circuit  
of the 11th Judicial Circuit  
of Dade County, Fla.

Ramon Donestevez

Defendant

Case No. 72-7137 A

This cause coming on this day to be heard before me, and you, the defendant,

Ramon Donestevez

, being now present before me, and you

having: ~~ENTERED A PLEA OF GUILTY TO~~  
~~ENTERED A PLEA OF GUILTY TO~~  
~~ENTERED A PLEA OF GUILTY TO~~  
the offense of Extortion

the court hereby adjudges you to be guilty of said offense.

It appears to the Court that the ends of justice and the welfare of society would be best served by imposing a county jail sentence upon you and by placing you on probation after you have served a portion of such sentence.

Have you any cause to show why sentence should not be pronounced upon you? You saying nothing in bar or preclusion of sentence,

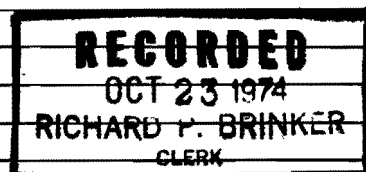
It is hereby ordered and adjudged that you, for your said offense, be confined in the County Jail for a term of

one (1) year; that after you have served two (2) months

of said term, without deducting therefrom any allowance for gain time, you shall be placed on probation for a period of five (5) years under the supervision of the Florida Probation and Parole Commission and its Supervisors, such supervision to be in accordance with the laws of this State; and that after you are released on probation you shall comply with the following conditions of probation:

- 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.
- 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.
- 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.
- Visit no gambling places or "juke joints."
- 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.
- 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.
- 

Stay of execution until 10-15-74



It is further ordered that you shall be released from custody after you have served the above specified portion of said sentence and have been instructed as to the terms of your probation by the Probation Supervisor.

You are hereby placed on notice that the Court may at any time rescind or modify any of the conditions 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 arrested and the Court may revoke your probation and require you to serve the balance of said sentence.

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 three certified copies 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 2 day of October, 1974

Original: Court  
Copies: Subject  
CO  
File

I understand the foregoing and agree to the terms and conditions thereof.

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\_\_\_\_.

Probation Supervisor

OFF REC 8808 PC1887

STATE OF FLORIDA  
VS.

Defendant

CASE NO. 72-7137-A

It appearing unto this Court that you

**XKAMOUXDHONESTKEKX**

hoxk joxetogexiaokx toet xox xoxvictachox x x x plexockgoukx xox x plexed xole xentendox x x x

# EXPORT KÖLN

XX  
XX

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

IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED that you RAMON DONESTEEVEZ

\_\_\_\_\_ 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 Commission 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**  
**CLERK**

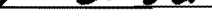
DONE AND ORDERED in open Court at Miami, Dade County, Florida this

15<sup>th</sup> day of OCTOBER, A. D. 1974.

FILED AND RECORDED  
IN CIRCUIT COURT  
MINUTES AS INDICATED HEREON

Richard P. Brinker, Clerk

By: \_\_\_\_\_  
Deputy Clerk

By:   
PAUL BAKER Judge

CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT OF FLORIDA  
IN AND FOR DADE COUNTY  
STATE OF FLORIDA  
VS.  
RICHARD

**FILED -**  
OF FLORIDA  
5 OCT 02 1974  
RICHARD P. BRINKER  
CLERK

		Defendant
CHARGE	<u>EXTORTION AND ROBBERY</u>	CASE NO. <u>72-7137-A</u>

**XXXXXXXXXX**

XX

XRAYMON X DONES X REVEZ

[illegible]

**XYXTROCKION**

[illegible]

~~XX~~

**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 DONESTEEVEZ 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 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.

IT IS FURTHER CONSIDERED, ORDERED AND ADJUDGED that the execution of the aforesaid sentence be, and the same is, hereby stayed until OCTOBER 15, 1974.

DONE AND ORDERED in open Court at Miami, Dade County, Florida this  
2nd day of OCTOBER, A. D. 1974.

FILED AND RECORDED  
IN CIRCUIT COURT  
MINUTES AS INDICATED HEREON

Richard P. Brinker, Clerk

By: \_\_\_\_\_  
Deputy Clerk

By: Paul Baker Judge

OFF 8797 PG 1964  
REC

**RECORDED**  
**OCT 9 1974**  
**RICHARD P. BRINKER**  
**CLERK**

STATE OF FLORIDA  
VS.

Ramon Donestevez

Defendant.

In the \_\_\_\_\_ Circuit Court of the  
Eleventh Judicial Circuit of Fla.  
in and for Dade County, Florida

No. 72-7137 A

## Order of Revocation of Probation

THIS CAUSE coming on to be heard, and being heard in the \_\_\_\_\_ Spring  
this Court before the Honorable \_\_\_\_\_ Paul Baker, Judge, and it appearing  
that \_\_\_\_\_ Ramon Donestevey, hereinafter referred to as the aforesaid, was on  
the \_\_\_\_\_ 19th day of \_\_\_\_\_ April, A. D. 19 \_\_\_\_\_ 73, convicted of the offense of  
\_\_\_\_\_ Extortion in the \_\_\_\_\_ Circuit Court of  
\_\_\_\_\_ Dade County, which Court suspended the imposition of sentence and placed the  
aforesaid on probation for a term of \_\_\_\_\_ Five Years, in accordance

with the provisions of ~~Section 20, Chapter 20519, Laws of Florida, 1941~~, and  
Chapter 948, Florida Statutes

It further appearing that the aforesaid has not properly conducted h<sub>i</sub>m self, but has violated  
the conditions of h<sub>i</sub>s probation in a material respect by Violation of Conditions:

(A) in that on or about September 8, 1974 he did leave the county  
of residence without the consent of his probation officer.

RECORDED

OCT 3 1974

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 day of \_\_\_\_\_ October \_\_\_\_\_,

A. D. 19 \_\_\_\_\_ 74

REC 8797 PG 69

Judge Presiding.

Paul Baker

Court  
CO  
File

FILED FOR RECORD

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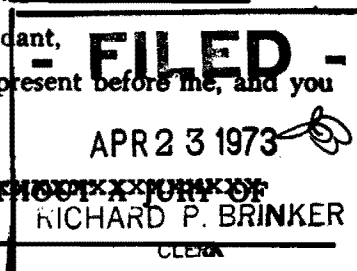
CLERK, PROBATION DEPT. OF CORRECTIONS  
DADE COUNTY, FLA.



## JUDGEMENT OF GUILT AND PLACING DEFENDANT ON PROBATION

STATE OF FLORIDA,  
PlaintiffIn the Circuit Court  
Of the 11th Judicial Circuit  
~~XX~~ In and for Dade County, Fla.— vs. —  
Ramon Donestevez,

Defendant

Case No. 72-7137-AThis cause coming on this day to be heard before me, and you, the defendant,  
Ramon Donestevez, being now present before me, and youhaving: ENTERED A PLEA OF GUILTY TO  
~~ENTERED A PLEA OF NOLO CONTENDERE TO~~  
~~BEEN FOUND GUILTY BY THE VERDICT OF A JURY OR~~  
~~BEEN FOUND GUILTY BY THE COURT TAKING THE CASE WITHIN 100 DAYS OF~~  
the offense of Extortion. (Felony)

1 c. c. prob

the court hereby adjudges you to be guilty of said offense; and

It appearing to the satisfaction of the Court that you are not likely again to engage in a criminal course or conduct, and that the ends of justice and the welfare of society do not require that you should suffer the penalty authorized by law,

Now, therefore, it is ordered and adjudged that the imposition of sentence is hereby withheld, and that you are hereby placed on probation for a period of 5 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.
- (c) 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.
- (d) Avoid injurious or vicious habits; avoid association with persons of harmful character or bad reputation.
- (e) 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.
- (f) Neither carry nor own any weapons without first securing the consent of the Probation Supervisor.
- (g) Visit no gambling places or "juke joints."
- (h) Live and remain at liberty without violating any law.
- (i) 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.
- (j) 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) Must pay restitution \$800,  
to PSD.  
Reporting probation.

FILED AND RECORDED  
IN CIRCUIT COURT  
MINUTES AS INDICATED HEREON  
RICHARD P. BRINKER

You are hereby placed on notice that the Court may at any time rescind or modify any of the conditions 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 arrested and the Court may revoke your probation 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 19 day of April, 1973.

I understand the foregoing and agree to the terms and conditions thereof.

Defendant

Judge

Paul Baker

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

This \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

**FILED -**  
APR 19 1973  
RICHARD P. BRINKER  
CLERK

**BENCH DOCKET**

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 EXTORTION Case No. 72-7137-A

**JUDGMENT**

It appearing unto this Court that you \_\_\_\_\_

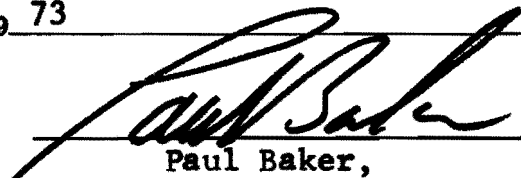
Ramon Donestevez

have ~~been regularly tried and convicted of~~ pleaded not guilty to \_\_\_\_\_

Extortion

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

DONE AND ORDERED in open Court at Miami, Dade County, Florida, this 19th  
day of April, A. D. 19 73

  
Paul Baker, Judge

FILED AND RECORDED

IN CIRCUIT COURT

MINUTES AS INDICATED HEREON

Richard P. Brinker, Clerk

By: DORIS McVAY  
Deputy Clerk