CON RET RES	DBATION VIOLATOR MMUNITY CONTROL VIOLATOR FRIAL SENTENCE ENDED	REC Mar Cle	NSTR # 228 R BK 02526 1044 - 1051; (8pss) CORDED 07/07/2011 03: SHA EWING CRK OF MARTIN COUNTY (CORDED BY T COPUS	:59:02 PM
STATE OF FLOR -VS- CHASE ANDRE		IN THE CIRCUIT COU NINETEENTH JUDICIA IN AND FOR MARTIN FELONY DIVISION	AL CIRCUIT	
·	WLEGLEITINLIX	CASE NUMBER: 4320	08CF1627F	
·	JUDO	SMENT		
The Defendant, CHASE Thomas Colter the atto	E ANDREW LEGLEITNER, being per priney of record and the state representation	ersonally before this Cour ented by David Lustgart	t represented by en and having:	
	Been tried and found guilty by jury	by court of the following	crime(s)	•
	Entered a plea of guilty to the follow	wing crime(s)		
	Entered a plea of nolo contendere	to the following crime(s)		
	Admits VOP / VOCC			
CT CRIME			OFFENSE STATUTE NUMBERS	LEVEL/DEGREE OF CRIME
1 ROBBERY WITH A	DEADLY WEAPON		812.13 2 a	F/1
2 ROBBERY WITH A	DEADLY WEAPON		812.13 2 a	F/1
THAT the	ause having been shown why the Dee defendant is hereby ADJUDICATE g a qualified offender pursuant to s. g as required by law. I cause being shown: IT IS ORDERE	ED GUILTY of the above 943.325, the defendant s	crime(s). hall be required to submi	it DNA
FILED FOR RECUENT MARTIN CO., FE 2011 JUL -5 PM 2053	or circuit		2011 HERWOOD BAUER JR	

-VS-

CHASE ANDREW LEGLEITNER

CASE NUMBER: 432008CF1627F

FEES/COSTS

ant is hereby ordered to pay the following sums, if checked: \$ 50.00 for the Crimes Compensation Fund F.S. 938.03
\$ 3.00 for the Additional Court Cost Clearing Trust Fund F.S. 938.01(1)
\$ 2.00 for the County or Municipal Criminal Justice Education Fund F.S. 938.15(1)
\$ 225.00 for the Local Government Criminal Justice Trust Fund. (Felony cases) F.S. 938.05(1)
\$ 60.00 for the Local Government Criminal Justice Trust Fund (Misdemeanor cases) F.S. 938.05(1)
\$ Fine plus a 5% surcharge of F.S. 775.083 and 938.04.
\$ 20.00 for the Crime Stoppers Trust Fund. F.S. 938.06
\$ Public Defender Fees to the State F.S. 938.29
\$ Public Defender Application Fee F.S. 27.52 and 938.29. [\$50.00]
\$ for the Alcohol and Drug Abuse Trust Fund (For violations 856.011, 856.015, Chapters 562.567, 568 and 893) F.S. 938.21 / 938.23.
\$ Cost of Prosecution F.S. 938.27(1)
\$ Cost of Investigation F.S. 938.27(1)
\$ 100.00 for the FDLE Statewide Criminal Analysis Lab. (F.S. Chapter 893.13 offenses only) F.S. 938.25
\$ 135.00 Additional mandatory Court costs in DUI cases. F.S. 938.07
\$ 15.00 (In misdemeanor cases only where unlawful use of alcohol or drugs is involved.) F.S. 938.13
\$ 500.00 for Prostitution violation F.S. 796.07(6)
\$ 151.00 for any offense against a minor F.S. 938.10(1)
\$151.00 for Rape Crisis Trust Fund. F.S. 938.085
\$ 201.00 for Domestic Violence Trust Fund. F.S. 938.08 and 741.01
\$ 20.00 for Crime Prevention Trust Fund. (Misdemeanor) F.S. 775.083(2)
\$ 50.00 for Crime Prevention Trust Fund (Felony) F.S. 775.083(2)
\$ 30.00 for Court Facility Fund. M.C. Ordinance 642. F.S. 318.18(13)(2)
\$ 65.00 for Additional Court Costs. M.C. Ordinance 642. F.S. 939.185(1)(a)
\$ 3.00 for State Radio System F.S. 318.18 (17) (For Chapter 316 Criminal Violations)
\$65.00 for Administrative TF for Dept of Health (For 316.192 & 316.191 violations)
\$ Cost of Extradition.
\$ Other costs.

DONE AND ORDERED in open court in Martin County, Florida this 23rd day of June, 20

Circuit Judge SHERWOOD BAUER JR

Page _____of _

DEFENDANT

CHASE ANDREW LEGLEITNER

CASE NUMBER

432008CF1627F

OBTS NUMBER

Ct: 14 4302035903

1

SENTENCE

(As to Count 1 42)

The defendant being personally before this court, accompanied by the defendant's attorney of record. Thomas Colter and having been adjudicated guilty herein, and the court having given the defendant an opportunity to be heard and to offer matters in and having been adjudicated guilty herein, and the court having given the defendant an opportunity to be heard and to offer matters in mitigation of sentence, and to show cause why the defendant should not be sentenced as provided by law; and no cause being shown.

(CHECK ONE IF A	PPLICABLE)	
	and the Court having ond	eferred imposition of sentence until this date
	and the Court having previously entered a judgment in this case on defendant.	now resentences the
	and the Court having placed the defendant on probation/community Probation/Community Control.	control and having subsequently revoked the defendant's
It Is The Sentence	of The Court that:	
	The defendant is hereby committed to the custody of the Departme	//a ===
	The defendant is hereby committed to the custody of the Sheriff of	County, Florida.
	The defendant is sentenced as a youthful offender in accordance w	ith section 958.04, Florida Statutes.
To Be imprisioned	d (CHECK ONE; UNMARKED SECTIONS ARE INAPPLICABLE.):	
	For a term of natural life.	
	For a term of 722 day	
	Said SENTENCE SUSPENDED for a period oforder.	subject to conditions set forth in this
If "Split" Sentence	e, complete the appropriate paragraph:	
·	Followed by a period of on Probation/Co of Corrections according to the terms and conditions of supervision	rnmunity Control under the supervision of the Department set forth in a separate order entered herein.
	However, after serving a period ofi balance of the sentence shall be suspended and the defendant sha period of under supervisio and conditions of probation/community control set forth in a separa	n of the Department of Corrections according to the terms

In the event the defendant is ordered to serve additional split sentences, all incarceration portions shall be satisfied before the defendant begins service of the supervision terms.

CASE NUMBER

432008CF1627F

OTHER PROVISIONS:

Retention of Jurisdiction		The court retains jurisdiction over the defendant pursuant to section 947.16(3), Florida Statutes (1983)
Jail Credit		It is further ordered that the defendant shall be allowed a total of/ days as credit for time incarcerated before imposition of this sentence.
Credit for Time Served in Resentencing after Violation of Probation or Community Control		It is further ordered that the defendant be allowed days time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served and unforfeited gain time previously awarded on case/count, (Offenses committed before October 1, 1989)
		It is further ordered that the defendant be allowed days time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Corrections shall apply original jail time credit and shall compute and apply credit for time served on case/count (Offenses committed between October 1, 1989, and December 31, 1993)
		The Court deems the unforfeited gain time previously awarded on the above case/count forfeited under section 948.06(6).
	<u>. </u>	The Court allows unforfeited gain time previously awarded on the above case/count. (Gain time may be subject to forfeiture by the Department of Corrections under section 944.28(1).
		It is further ordered that the defendant shall be allowed days time served between date of arrest as a violator following release from prison to the date of resentencing. The Department of Correction shall apply original jail time credit and shall compute and apply credit for time served only pursuant to section 921.0017. Florida Statutes, on case/ count (Offenses committed on or after January 1, 1994)
Consecutive/ Concurrent		It is further ordered that the sentence imposed for this countshall run (CHECK ONE)
As to Other Counts		Consecutive to Concurrent with the sentence
		Set for in count of this case.
		All Counts concurrent with each other.
Consecutive/Concurrent As to Other Convictions	· · · · · · · · · · · · · · · · · · ·	It is further ordered that the composite term of all sentences imposed for the counts specified in this order shall run (CHECK ONE)
		Consecutive to Concurrent with the sentence
		(CHECK ONE)
		any active sentence being served.
		specific sentences:
	•	

In imposing the above sentence, the court further recommends/orders ____

CASE NUMBER

432008CF1627F

OTHER PROVISIONS (Continued):

In the event the above sentence is to the Department of Corrections, the Sheriff of Martin County, Florida is hereby ordered and directed to deliver the defendant to the Department of Corrections at the facility designated by the department together with a copy of this judgment and sentence and any other documents specified by Florida Statute.

The defendant in open court was advised of the right to appeal from this sentence by filing notice of appeal within 30 days from this date with the clerk of this court and the defendants right to be assistance of counsel in taking the appeal at the expense of the State on showing of indigency.

ALL COSTS & RESTITUTION TO

<u>LIEN</u>	<u></u>
1OD	NE AND ORDERED in open court in Martin County, Florida this 23rd day of∕June, 2011
	Circuit Judge SHERWOOD BAUER JR CERTIFICATE OF CLERK
HEREE he Defe	BY CERTIFY that a true and correct copy of the foregoing has been furnished by US Mail and/or Courthouse box to ense Counsel this day of Marsha Ewing, Clerk
	BY: All

Deputy Clerk

STATE OF FLORIDA

-VS
DEFENDANT

CASE NUMBER 08-1627

FINGERPRINTS OF DEFENDANT

R. THUMB	R. INDEX	R. MIDDLE	R. RING	R. LITTLE

L. THUMB	L. INDEX	L. MIDDLE	L. RING	L. LITTLE

FINGERPRINTS TAKEN BY: Mark Kurlh

KCUIT JUDGE

PAGE 6 OF 8

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1. DATE OF SENTENCE		2. PREPARER	S NAME DC	SAO 3. COUNTY	4. SE	NTENCING JUDGE	
6/23/u		1:05	gerten	I martin	~	Bauer	
5. NAME (LAST, FIRST, M	1.1.)		6. DOB	8. RACE	10. PF	RIMARY OFF. DATE	12.
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(Level - Points: 1=4, 2		 /	=58. 8=74. 9=92.10=	y Dandy	1041-		• •
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				•	
Firearm/Semi-Automatic o	r Machine Gun = 18 d •	or 25 Points 📝			VII.
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