## IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT IN AND FOR SEMINOLE COUNTY, FLORIDA

STATE OF FLORIDA,	)		
Plaintiff,	)		
V.	)	CASE NO.:	2020-CF-040351-A
MICHAEL LOCKE,	)		
Defendant.	) )		

# PLEA AND SENTENCING HEARING BEFORE JUDGE DONNA MCINTOSH

In the Seminole County Criminal Justice Center, Courtroom 5C Sanford, Florida 32773 October 19, 2022; 1:37 p.m. Recorded by Digital Court Reporters Transcribed by Kelli Ray, CET-349

#### APPEARANCES:

On Behalf of the State:
Office of the State Attorney
18th Judicial Circuit
By: MATTHEW JAMES FUTCH
Assistant State Attorney
101 Eslinger Way
On Behalf of the defendant:
Edmond Law LLC
By: ALTON TERRANCE EDMOND
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Merritt Island, FL 32952 Sanford, Florida 32773

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### EXHIBITS

STATE'S EXHIBITS:

NONE

DEFENSE'S EXHIBITS:

NONE

1	(PROCEEDINGS)
2	(1:37 p.m.)
3	THE COURT: Attorney Edmond.
4	(Pause.)
5	THE COURT: Is he appearing remotely
6	MR. FUTCH: No. He's here, Your Honor.
7	THE COURT: There we go. Thank you.
8	MR. EDMOND: Afternoon, Judge.
9	THE COURT: Good afternoon.
10	MR. EDMOND: We have the case ready for resolution.
11	May I approach?
12	THE COURT: Yes. Thank you.
13	MR. EDMOND: You're welcome, Judge. Both the score
14	sheet and the plea form. Oh, you know what. There is
15	some signatures
16	THE COURT: That you still need?
17	THE COURT: that you got. I apologize.
18	THE COURT: There you go.
19	MR. EDMOND: I at least explained it to my client.
20	He got all those details.
21	(Pause.)
22	MR. EDMOND: My apologies, Judge.
23	(Pause.)
24	THE COURT: Yes, sir.
25	MR. EDMOND: Your Honor, at this time, Mr. Locke

would withdraw his previously entered plea of not guilty and enter a plea of guilty to the five cases that stand before the Court. We've agreed to a withhold of adjudication to every case except for one. And that one case is the case number 2020-MM-50949, which is the possession of a firearm or ammunition by a person subject to an injunction.

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MR. FUTCH: Judge, I think you have the copy of the plea agreement, so I'll read out the terms for the Court, if that's okay. In case 20-CF-40351-A -- I'm going from lowest case number to highest, so oldest to newest -- Count 1 aggravated stalking Court order would be a withhold of adjudication, five years of supervised probation with no early term, complete the Seminole County Veterans Court Program as a condition of probation, and comply with all treatment and classes required.

So the Court's aware, I spoke with Mr. Polk about this, and he said that it would be okay to make that as a condition of supervision due to some unique things about this case.

THE COURT: Okay. So will he be --

MR. FUTCH: It's not --

THE COURT: -- in the program or just complete whatever conditions they traditionally have in their

program?

MR. FUTCH: It's -- it's kind of a quasi-be-in-the program. He's -- he's going to go through the program, but not in a diversionary capacity. So he would participate and do the things that would be required of him if he was in veterans court, but it's going to be as a condition of his supervision. And I've spoken to counsel that should -- should any issues arise with his acceptance into the program, separate and distinct from his lack of willingness to participate but should there be any issues with his acceptance, that that wouldn't be a willful violation of his supervision. But what we're trying to do is to get Mr. Locke specialized treatment as a condition of probation, if that makes sense, if what I'm elaborating makes sense.

THE COURT: Okay. Thank you.

MR. FUTCH: Addition to that, Judge, would be a mental health evaluation and any recommended treatment. The plea agreement notates that if the recommended treatment overlaps with the treatment in veterans court, it doesn't need to be duplicated. Again, we're trying to just make sure, due to the nature of these charges and the concern of the parties, that he gets the necessary treatment, both in veterans court as well as with any mental health evaluation that is conducted. There would

be a batterers' intervention program, a 12-week in person anger management course, 80 hours of alternative community work service with no buy out. There's to be no contact with Paige Locke with the exception of what is allowed by the order of the Circuit Court for any custody arrangements, no contact with Deborah Smith (Phonetic), no contact with the Honorable Judge Robert Siegel, no contact with Deborah Lansing, no contact with Officer Gwye, and no contact with Officer Church. In that case there's a cost investigation of \$75 for the Cocoa Beach Police Department, the cost of prosecution, and court costs.

Counts 2 through 12, which are first degree misdemeanors, violation of injunction for protection against stalking or cyberstalking would be withholds of adjudication, one year of supervised probation to run concurrent, all counts to run concurrent to Count 1 with no early term. And the conditions outlined are the same as probation in Count 1.

In case 20-CF-40369-A, this count is to run consecutive to 40351-A. Both Counts 1 and 2 would be a withhold of adjudication, five years of supervised probation. There is no condition or specification that he can't early term this count. So after the halfway mark if he's completed all of his sanctions and had no

violations, he can obviously apply for early term there. All the no contacts in this count are the same as in the previous case, no contact with Paige Locke, Deborah Smith, Judge Robert Siegel, Deborah Lansing, Officer Gwye, Officer Church. In this case, there is a cost of investigation in the amount of \$1,260 for the Brevard County Sheriff's Office to be paid at a rate no less than \$50 a month, cost of prosecution and court costs.

In case 20-CF-40371-A, Count 1 and 2 aggravated stalking credible threat and aggravated stalking court order, this case is to run concurrent to the first case, Judge. The goal here is to have 10 years of supervision. So that's why we had one case run consecutive to the others. So this case would run concurrent to 40351-A, and all of the conditions are exactly the same absent the -- and the cost investigation is -- is the same, 75 --

THE COURT: Is that written in this plea agreement?

MR. FUTCH: It is.

THE COURT: The concurrent --

MR. FUTCH: Yes. So at the top, Judge, of -- I have the case number. I wrote which cases run consecutive and concurrent, so --

THE COURT: At the --

MR. FUTCH: -- the bolded portion -- it should be bold on the plea agreement, Judge, at the top of each

1 case.

THE COURT: Yes, sir. I do you see it now. Thank you.

MR. FUTCH: So I -- assuming I didn't make a mistake --

MR. EDMOND: No. It's -- it's there.

THE COURT: It's there. I see it.

MR. FUTCH: The misdemeanor case -- cases. The first one, 20-MM-50949-A, which is to run concurrent to the listed cases on the plea agreement, would be an adjudication of guilt, 12 months of supervised probation, only condition being cost of investigation \$43.46 to the Brevard County Sheriff's Office as well as all the standard conditions of probation, cost of prosecution, and court costs. And lastly, 22-MM-28459-A would be a withhold. No further sanctions.

THE COURT: Thank you.

Madame Clerk, would you please place Mr. Locke under oath.

(The defendant was sworn.)

THE DEPONENT: I do.

THE CLERK: Thank you.

MR. FUTCH: Judge, this would be a stipulated downward departure.

THE COURT: Thank you.

1	MR. FUTCH: All parties, concerned parties, have
2	been advised of this agreement and are in agreement with
3	the resolution.
4	THE COURT: Thank you. Mr. Locke, would you state
5	your full name.
6	THE DEFENDANT: Michael Bass Locke.
7	THE COURT: Okay. Mr. Locke, your attorney just
8	handed me a document that is titled Plea Agreement in 20-
9	CF-40351, 20-CF-40369, 20-CF-40371, 20-MM-50949, and 22-
10	MM-28459. Is this is your signature on this plea
11	agreement?
12	THE DEFENDANT: It is, Your Honor.
13	THE COURT: Prior to signing this plea agreement,
14	did you read everything contained in it?
15	THE DEFENDANT: I did, Your Honor.
16	THE COURT: And did you understand everything
17	contained in it?
18	THE DEFENDANT: Yes, Your Honor.
19	THE COURT: Is everything contained in this plea
20	agreement true and correct?
21	THE DEFENDANT: Yes, Your Honor.
22	THE COURT: As you stand there now, are you fully
23	alert?
24	THE DEFENDANT: Yes, Your Honor.
25	THE COURT: And are you capable of exercising your

very best judgement? 1 2 THE DEFENDANT: Yes, Your Honor. 3 THE COURT: And as you stand before me, are you 4 under the influence of any medicines, drugs, or alcohol? 5 THE DEFENDANT: No, Your Honor. 6 THE COURT: Are you satisfied with the legal 7 services of your lawyer in each of the five cases before the Court here today? 8 9 THE DEFENDANT: Yes, Your Honor. 10 THE COURT: Do you understand that you are permanently waiving your right to have a trial in each of 11 these five cases by entering your plea here today? 12 13 THE DEFENDANT: Yes, Your Honor. 14 THE COURT: Do you understand that if there were to 15 be a violation of your probation in these cases -- has 16 anybody done the math? MR. FUTCH: I'll do it right now, Judge. 17 18 THE COURT: Thank you. That if there were to be a 19 violation of these five cases, that the Court could sentence you up to a -- the maximum sentence --20 21 THE DEFENDANT: Yes, Your Honor. 22 THE COURT: -- for each one of these offenses in 23 each of these cases. 24 THE DEFENDANT: Yes, Your Honor.

25

THE COURT: Okay. We're going to have the attorneys

look at that number.

(Pause.)

MR. FUTCH: If every count was run consecutive, Judge, he'd be facing a maximum of 38 years in -- in custody.

THE COURT: Thirty-eight years?

MR. FUTCH: Yes, Judge.

THE COURT: Okay. Okay. So, Mr. Locke, do you understand that if there were to be any violations of -- and we also calculate the fees -- please, the fines. Do you understand that if there were to be any violations of your probation in these cases, that the Court could run all of these counts and all of these cases consecutive to each other?

THE DEFENDANT: Yes, Your Honor.

THE COURT: And if they were to run, you would be adjudicated guilty of these cases, also. Do understand that?

THE DEFENDANT: Yes, Your Honor.

THE COURT: And if adjudicated guilty of these cases and they all were to run consecutive to each other, cases and counts, you could be sentenced up to 38 years in prison.

THE DEFENDANT: Yes, Your Honor.

THE COURT: Okay. And there also is a fine

associated with each one of these offenses in each of 1 2 these cases, and that maximum fine could also be imposed 3 as a penalty for a violation of probation. 4 MR. FUTCH: I believe it would be \$38,000, Judge. 5 THE COURT: Okay. And that fine would be \$38,000. THE DEFENDANT: Yes, Your Honor. 6 7 THE COURT: Knowing these things, do you still want the Court to accept your plea here today? 8 9 THE DEFENDANT: Yes, Your Honor. THE COURT: Has anyone, including your lawyer, 10 promised you anything different than what's written in 11 this plea agreement? 12 13 THE DEFENDANT: No, Your Honor. 14 THE COURT: Has anyone, including your lawyer, 15 threatened, forced, or coerced you to enter your plea 16 here today? THE DEFENDANT: No, Your Honor. 17 18 THE COURT: Do you understand that if you're not a 19 citizen of the United States, that entry of your plea 20 here today may subject you to deportation from the United 21 States? 22 THE DEFENDANT: Yes, Your Honor. 23 THE COURT: Is there any DNA evidence in any of 24 these cases that would be exculpatory to Mr. Locke? 25 MR. FUTCH: No, Judge.

MR. EDMOND: Not that the Defense is aware of, Your Honor.

THE COURT: Thank you. And would the State announce a factual basis.

MR. FUTCH: Yes, Judge. In case 20-CF-40351-A, the defendant on or between August 9th of 2020 and August 28th of 2020, did knowingly, willfully, and maliciously repeatedly follow, harass Paige Locke after a court order. That offense occurred in Brevard County, Florida. Does the Defense stipulate to the subsequent 11 misdemeanor counts in that case -- stipulate to a factual basis?

MR. EDMOND: So stipulated.

THE COURT: Thank you. Mr. --

MR. FUTCH: Oh, I'm sorry.

THE COURT: Go ahead, I'm sorry. Yes.

MR. FUTCH: Yeah. I apologize, Judge. In case 20-CF-403369 -- I'm sorry, 40369-A, the defendant on August
30th of 2020. While officers were trying to effectuate a
arrest -- an arrest for one of the other cases, the
defendant did commit a battery upon Officer Gwye while
engaged in the lawful performance of his duties and
additionally did resist Officer Gwye and Officer Church
with violence during the -- their attempts to effectuate
an arrest. Those two offenses occurred in Brevard

County, Florida.

In case 20-CF-40371-A, the defendant, on or between August 4th of 2020 and August 30th of 2020, did commit the offense of aggravated stalking by willfully and maliciously repeatedly harassing Judge Robert Siegel and Deborah Lansing and in a -- via a credible threat, which was placed by the defendant to those individuals, placing them in reasonable fear for their safety. Additionally, he did commit a violation of aggravated stalking with a court order in place against the same parties. Those offenses occurred in Brevard County, Florida. And does the Defense stipulate to a factual basis in cases 20-MM-50949-A and 22-MM-28459?

MR. EDMOND: So stipulated.

THE COURT: Okay. Mr. Locke, did you hear what the State of Florida said? That they could prove that this case -- if these cases were to go to trials?

THE DEFENDANT: Yes, Your Honor.

THE COURT: Do you understand that those are the charges that you are entering your plea to?

THE DEFENDANT: Yes, Your Honor.

THE COURT: In 20-CF-440351-A, State of Florida vs.

Michael Bass Locke, how do you plead to Count 1

aggravated stalking, a felony of the third degree

punishable by a maximum sentence of five years in prison

and a \$5,000 fine?

THE DEFENDANT: Guilty, Your Honor.

THE COURT: How do you plead in Counts 2 through 12, each one of these counts being a violation of an injunction for protection against stalking or cyberstalking, each count being punishable by a maximum sentence of one year in jail and a \$1,000 fine?

THE DEFENDANT: Guilty, Your Honor.

THE COURT: In 20-CF-440369-A, how do you plead to Count 1 battery upon a law enforcement officer, a felony of the third degree punishable by a maximum sentence of five years in prison and a \$5,000 fine?

THE DEFENDANT: Guilty, Your Honor.

THE COURT: Count 2 resisting an officer with violence, a felony of the third degree punishable by a maximum sentence of five years in prison and a \$5,000 fine.

THE DEFENDANT: Guilty, Your Honor.

THE COURT: In 20-CF-40371-A, how do you plead to Count 1 and Count 2, each count being aggravated stalking and each count being punishable by a maximum sentence of five years in prison and a \$5,000 fine?

THE DEFENDANT: Guilty, Your Honor.

THE COURT: In 20-MM-50949-A, how do you plead to possession of a firearm or ammunition by a person subject

to an injunction, a misdemeanor of the first degree punishable by a maximum sentence of one year in jail and a \$1,000 fine?

THE DEFENDANT: Guilty, Your Honor.

THE COURT: In 22-MM-2840 -- 459-A, how do you plead to violation of conditions of pretrial release, a misdemeanor of the first degree punishable by a maximum sentence of one year in jail and a \$1,000 fine?

THE DEFENDANT: Guilty, Your Honor.

THE COURT: I do make a finding in each of these cases that you're an alert and intelligent individual fully capable of exercising your best judgment and that you have knowingly, voluntarily, freely, and intelligently given your plea to the Court after having advice of your lawyer, with whom you tell me you are satisfied, that you are aware of the legal consequences of entering this pleas, and that there is a factual basis to support each of them accordingly. I do accept your pleas.

Now, your criminal punishment code score sheet does show total sentence points of 113.2. Any additions, deletions, or corrections to the score sheet by the State?

MR. FUTCH: No, Your Honor.

THE COURT: The Defense?

MR. EDMOND: No, Your Honor.

THE COURT: I accept the score sheet. Anything further from the State?

MR. FUTCH: No, Judge.

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THE COURT: The Defense?

MR. EDMOND: No, Your Honor.

THE COURT: And, Mr. Locke, did you want to say anything?

THE DEFENDANT: No, ma'am.

SENTENCE

THE COURT: In 20-CF-40351-A, State of Florida versus Michael Bass Locke, the Court does withhold adjudication of guilt as to Count 1 aggravated stalking, a violation -- aggravated stalking court order. The Court does, in this case, place you on five years of supervised probation with no early termination of probation. And in addition to the general conditions of probation, the Court orders the following special conditions: That you do enroll in and successfully complete the Seminole County Veterans Court Program as enrolled as a condition of probation and you comply with all the treatment and the classes required. Have a mental health evaluation; I'm going to order you to do that within 45 days of today's date to have that evaluation within 45 days of today's date and to follow any and all recommended

treatment.

If any recommended treatment overlaps with those that you're receiving in the veterans court, it does not need to be duplicated. But, of course, if the recommended treatment is different, then it must be completed. The Court orders for you to enroll in and successfully complete the Batterers' Intervention Program. The Court does order you to enroll in that program within 60 days of today's date and to successfully complete that program as enrolled.

The Court orders you to enroll in and successfully complete a 12-week in person anger management course, perform 80 hours of alternative community work service with no buyout at a rate of no less than eight hours per month. And the Court does order absolutely no contact, either directly or indirectly by any means whatsoever, including third parties and the Internet or any electronic devices, with Paige Locke, Deborah Smith, Judge Robert Siegel, Deborah Lansing, Officer Aziz Gwye (Phonetic) and Officer J. Church.

The Court orders you to pay cost of investigation to the to the cocoa police beach -- Cocoa Beach Police

Department in the amount of \$75 and cost of prosecution and all mandatory court costs payable to the clerk of the court. The counts --

MR. EDMOND: Your Honor, may I? Is the -- is the 1 2 Court modifying the no contact agreed upon with Paige 3 Because we anticipated an exception because that 4 is his ex-wife, and he has to communicate with her in 5 order to arrange parental sharing to see his children. 6 THE COURT: Oh, yes. I do see that. Sorry, I do 7 see that. MR. EDMOND: Yes, ma'am. 8 9 THE COURT: That is -- the no contact with Paige

THE COURT: That is -- the no contact with Paige

Locke is with the exception of what is allowed by the

order of the Circuit Court for any custody arrangements.

MR. EDMOND: Thank you, Your Honor.

THE COURT: They have a child in common?

MR. EDMOND: Yes, they -- they -- I believe they have more than one child, though.

THE DEFENDANT: It's two.

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MR. EDMOND: Two children.

THE COURT: Two children in common, okay. Yes, I am ordering that.

MR. EDMOND: Thank you, Your Honor.

THE COURT: Thank you. In Counts 2 -- in each Count 2 through 12 violation of injunction for protection against stalking or cyberstalking, the Court does withhold adjudication of guilt in each of these accounts, Counts 2 through 12, and place you on probation in each

of these counts for a one-year period with no early termination. In addition to the general conditions of your probation in these counts, the Court does reimpose the same terms and conditions that were previously ordered in Count 1 aggravated stalking. Now, that is only \$75 one time to the Cocoa Police Department, correct?

MR. FUTCH: The -- Judge, the \$75 --

THE COURT: -- is a one time --

MR. FUTCH: Yes.

THE COURT: -- for that case.

MR. FUTCH: It's for that case. It's just one time.

THE COURT: It's just for the case. It's not for each count.

MR. FUTCH: Correct.

THE COURT: Thank you. And the Court does order in this case, for you to pay cost of prosecution and court -- mandatory court costs. Let's see --

MR. EDMOND: And that probation is to run concurrent. Correct, Your Honor?

THE COURT: Yes. All -- each one of these counts is to run concurrent with each other. In 20-CF-40369-A, the Court is -- the Court does withhold adjudication of guilt as to Count 1 battery upon a law enforcement officer and withholds adjudication of guilt as to Count 2 resisting

an officer with violence in each Count 1 and 2. The Court does place you on five years of supervised probation that is to run consecutive to Case 20-CF-40351-A and to run consecutive to 20-CF-40371-A. In addition to the general conditions of probation in Count 1 and Count 2 in this case, the Court does order -- is this the exact same terms and conditions, correct?

MR. EDMOND: The -- the only difference --

THE COURT: No, they're different. I see those.

MR. FUTCH: That's the cost of investigation.

THE COURT: Yes. The -- the Court orders the same no contact provision with Paige Locke with the exception and -- and no contact with Deborah Smith; no contact with Judge Robert Siegel; no contact with Deborah Lansing; no contact with Officer Aziz Gwye and Officer -- no contact with Officer J. Church. The Court does order you in these -- in this case to follow any orders of the Court as they pertain to injunctions or family sharing plans. Child -- that's child custody plans, correct? Family sharing --

MR. FUTCH: Yes, Judge.

THE COURT: Child custody?

MR. EDMOND: Yes, Your Honor.

THE COURT: Thank you. So ordered family sharing plans and child custody plans. The Court does order you

to pay cost of investigation, in this case, in the amount of \$1,260 to Brevard County Sheriff's Office at a rate of no less than \$50 per month. Pay, in this case, the cost of prosecution and all mandatory court costs payable to the clerk of the court.

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In case 20-CF-40371-A, the -- the Court does withhold adjudication of guilt as to Count 1 aggravated stalking and Count 2 aggravated stalking. In both Counts 1 and Counts 2, the Court does place you on five years of supervised probation with no early termination of probation and the same special terms and conditions that were previously ordered in case -- in case 20-CF-40351-A are ordered as the same special terms and conditions of your probation in this case in each count, Count 1 and Count 2. And in this case, the Court, once again, orders you to pay another for this case, \$75 cost of investigation to the Cocoa Beach Police Department, cost of prosecution, and all mandatory court costs payable to the clerk of the court. Each one of these counts is to run concurrent to each other.

In 20-MM-50949-A, the Court does adjudicate you guilty of possession of a firearm or ammunition by person subject to an injunction, place you on 12-months supervised probation, in addition to the general conditions of probation, order that you pay cost of

investigation in the amount of \$43.46 to the Brevard County Sheriff's Office, cost of prosecution, and all mandatory court costs payable to the clerk of the court. In 22-MM-28459-A, the Court withholds adjudication of guilt as to the offense of violations of a condition of pretrial relief and issues no further sanctions. I do advise you, in each of these cases, that you do have the right to appeal. Should you decide to do so, you must do so in writing within 30 days of today's date. If you cannot afford a lawyer, a lawyer will be appointed for you. Will your client be released today?

MR. EDMOND: Yes, Your Honor. That's the anticipation.

THE COURT: Thank you.

MR. EDMOND: And his --

THE COURT: Yes?

MR. EDMOND: -- father is the point of contact for his release.

THE COURT: Okay.

MR. EDMOND: I know usually the sheriffs need to get information, someone to call.

THE COURT: Right. I don't think you'll be released in time to report to probation today. It is 2:02. So I'm ordering you to report on or before -- just in case you do get released timely today, to report today if you

1	can. But report no later than nine o'clock tomorrow
2	morning.
3	THE DEFENDANT: Yes, ma'am.
4	THE COURT: Here in you're going to report here
5	in is that where's
6	MR. FUTCH: So
7	THE COURT: Do these cases get transferred here?
8	THE CLERK: Yeah no.
9	MR. FUTCH: Yes, well, it's
10	THE COURT: No.
11	MR. FUTCH: Brevard case numbers. But the cases
12	themselves were transferred to Your Honor's docket to be
13	handled. So I don't know
14	THE COURT: Yes. Where does he report, here or
15	Brevard County?
16	MR. FUTCH: I don't know.
17	MR. EDMOND: I
18	THE COURT: I think he should report in Brevard
19	MR. FUTCH: I think that's
20	MR. EDMOND: I
21	THE COURT: and that would be easier for him.
22	MR. FUTCH: Yeah.
23	MR. EDMOND: I thought it was Brevard
24	THE COURT: It makes sense.
25	MR. EDMOND: because of there was a conflict of

1	interest due to a judge being one of the alleged victims.
2	MR. FUTCH: Yeah.
3	MR. EDMOND: And so
4	THE COURT: Yes. So that's why I have the case.
5	MR. EDMOND: Yes, Your Honor.
6	THE COURT: It makes sense. It would be easier.
7	MR. FUTCH: I agree.
8	THE COURT: So order you to report tomorrow morning
9	to probation in Brevard County, and I do not have that
10	address. Do you know where that's located?
11	MR. EDMOND: Not off top of my head, but I can find
12	it.
13	THE COURT: Okay. You're going to need to find that
14	for your client, and he needs to report at nine o'clock
15	sharp tomorrow morning in Brevard County.
16	THE DEFENDANT: Yes, Your Honor.
17	THE COURT: And it's for felony probation.
18	THE CLERK: I need you to sign all of these.
19	THE COURT: Yes, ma'am. I will do that.
20	THE CLERK: (Indiscernible) I'm sorry.
21	THE COURT: Is there anything further from the State
22	by way of judgment or sentencing?
23	MR. FUTCH: No, Judge.
24	THE COURT: And, Attorney Edmond, anything further?
25	MR. EDMOND: No, Your Honor. I'm just looking for

that address to make sure that his dad gets it --THE COURT: Yes, sir. MR. EDMOND: -- who will be picking him up. THE COURT: Make sure you give him for the -- you know, our probations are located, misdemeanor and felony are located in different places here, so make sure you give him the felony probation. MR. EDMOND: Yes, ma'am. THE COURT: Thank you. Concludes this hearing. MR. FUTCH: Thank you, Your Honor. MR. EDMOND: Thank you, Judge. (The proceeding concluded at 2:04 p.m.) 

#### CERTIFICATE

I hereby certify that the foregoing pages comprise a true and correct transcript, to the best of my ability, of the digitally recorded proceedings.

I further certify that I am not a relative, employee, attorney, or counsel of any of the parties, nor am I a relative or employee of any of the parties, attorneys or counsel connected with the action, nor am I financially interested in the outcome of the action.

The foregoing certification of this transcript DOES NOT apply to any reproduction of the same by any means unless under the direct control and/or direction of the certifying reporter.

IN WITNESS WHEREOF, I have hereunto affixed my hand this 24th day of October, 2022.

Lelli Ray

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