IN THE CIRCUIT COU THE EIGHTH JUDICIA IN AND FOR ALACHU				,	
[_] Community Control [_] Probation Violato					
STATE OF FLORIDA VS				•	
JASON LEE SAUL Defendant			Case: 01-2022-C Division: F4	F-001758-A	
	•	JUDGMEN	т	·	
The defendant, JASO record, and the state	N LEE SAUL, being personally represented by DANIEL LEY	before this cou and having	irt represented by DAVID	R CIANCI, the attorney of	
entered a plea of entered a plea of entered a plea of admitted to viol	found guilty by jury/by court of guilty to the following crim of nolo contendere to the foll lating probation iolation of probation at hear	e(s) owing crime(s)	g crime(s)		
Count	Crime		Offense Statute Number(s)	Degree of Crime	
	Driving Und Influence Death (Du	Came,	316. 193 (C) (5	3) <u>2</u> F 3)(~)	
and good cause	being shown; IT IS ORDERED	THAT ADJUDIC	ATION OF GUILT BE WITH		
943.325(7). Unless the	ier per F.S. 943.325(1)(b)(5) i he defendant has been decla specimens required under F.S	red indigent by	bmit an FDLE-approved the court, he/she shall p	blood or biological specimen, F.S. pay the actual costs of collecting th	e
Case: 2022 CE 001759 C	And the state of t	DONE A	ND ORDERED May 13, 20	25.	
00037765827			WE Van		-
Dkt: FGJAS-X		WILLIAM	LE DAVIS, Judge of the C	ircuit Court	
Filed in Open Court N	May 13, 2025 by	\\	D.C.	TOSHIA WHITEHURST	

I HEREBY CERTIFY THAT A COPY OF THIS Judgment was furnished by U.S. Mail and/or hand delivery at the addresses of record to counsel for the state and defense/defendant pro se this ______ day of ______, 20____.

BY Deputy Clerk:

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Community Control Violator			
Defendant: JASON LEE SAUL	,	Case: 01-2022-CF-00175 Division: F4	58-A
	SENTE	NCE	
	(As to Cou	int 001)	
and having been adjudicated guilty he	erein, and the court havi	ed by the defendant's attorney of record, Inggiven the defendant an opportunity to be sentenced any the defendant should not be sentenced a	e heard and to
resentences the defendant	e defendant on probation	eferred imposition of sentence until this dathis case on (date)	
surcharge required by section The defendant is hereby comm The defendant is hereby comm The defendant is sentenced as	960.25, Florida Statutes. litted to the custody of the litted to the custody of the a youthful offender in ac		ment of the Jail. utes.
To be imprisoned (check one; unmark [_] For a term of natural life. For a term of Said SENTENCE SUSPENDED for this order.		able)subject to condition	s set forth in
entered herein. [] However, after serving a period the sentence shall be suspended period of	on probation/coording to the terms and dofin ed and the defendant shaunder supervision of the	community control under the supervision of conditions of supervision set forth in a sept september of supervision set forth in a september of probation community control of con	the balance of
hafara tha dafandant haring camilas	of the supervision terms . I that the defendant shal	sentence, all incarceration portions shall be allowed a total ofdays as credi	
Consecutive/Concurrent as to Other (check one) [_] consecutive to the sentence set [_] concurrent with the sentence se	forth in count of t		int shall run

Probation Violator

[_] Resentence

Defendant: Jason Lee Saul Case Number: 01-2022 CF- 1759
(As to Count OOL) SPECIAL PROVISIONS
By appropriate notation, the following provisions apply to the sentence imposed:
Mandatory/Minimum Provisions:
[] Firearm – It is further ordered that the 3-year minimum imprisonment provision of section 775.087(2), Florida Statutes is hereby imposed for the sentence specified in this count.
Orug Trafficuling—It is further ordered that themandatory minimum imprisonment provision of section 893.135(1), Florida Statutes, is hereby imposed for the sentence specified in this count.
Controlled Substance Within 1,000 Feet of School – It is further ordered that the 3-year minimum imprisonme provision of section 893.13 (i) (e) 1, Florida Statutes, is hereby imposed for the sentence specified in this count.
Mabitual Fellowy Offender – The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provision of section 775,084(4) (a), Florida Statutes. The requisite findings by the court are set forth in a separate order or stated on the record in open court.
Habitual Violent Felony Offender – The defendant is adjudicated a habitual violent felony offender and has been sentenced to an extended term in accordance with the provisions of section 775.084(4)(b), Florida Statutes. A minimum term ofyear(s) must be served prior to release. The requisite findings of the court are set forth in a separate order or stated on the record in open court.
Law Enforcement Protection Act – It is further ordered that the defendant shall serve a minimum ofyear before release in accordance with section 775.0823, Florida Statutes.
Capital Offense – It is further ordered that the defendant shall serve no less than 25 years in accordance with the provisions of section 775.082(1), Florida Statutes.
Short-Barreled Rifle, Shotgun, Machine Gun—It is further ordered that the 5-year minimum provisions of section 790.221(2), Florida Statutes, are hereby imposed for the sentences specified in this count.
Continuing Criminal Enterprise – It is further ordered that the 25-year minimum sentence provisions of section 893.20, Florida Statutes, are hereby imposed for the sentence specified in this count.
[] Taking a Law Enforcement Officer's Firearm – It is further ordered that the 3-year mandatory minimum imprisonment provision of section 775.0875(1), Florida Statutes, is hereby imposed for the sentence specified in this count.
[] Prison Credit — It is further ordered that the defendant be allowed credit for all time previously served on this count in the Department of Corrections prior to resentencing.
Sexual Predatory—it is further ordered that the defendant be designated sexual predator pursuant to 775.21, Florida Statutes. Factual findings consistent with this provision are by separate order.
Sexual Offender – It is further ordered that the Defendant be declared a sexual offender as defined in 943.0435,944.606, and 944.607, Florida Statutes. Mandafory

DUI Mans laght 316. 193 (3) 48 months Minimum / Public/Computer/Crystal/Blank Forms/Criminal/Felony Special Provisions 3/16/10

Defendant: JASON LEE SAUL

Case: 01-2022-CF-001758-A

OTHER PROVISIONS

Florida Statutes (1983).
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
(check one) the following:
any active sentence being served.
specific sentences:
In the event the above sentence is to the Department of Corrections, the Sheriff of Alachua 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 defendant's right to the assistance of counsel in taking the appeal at the expense of the state on showing of indigence.
In imposing the above sentence, the Court further orders:
In imposing the above sentence, the Court further recommends:
If a bail bond is in effect and has not been forfeited, the bond is hereby cancelled and the surety is discharged from liability on such bond. If the bond is a blanket bond covering multiple cases, the surety is discharged from this case only and the bond sha remain viable and intact to secure the defendant's appearance in pending cases. Such cancellation and release of liability shall also apply to any bonds in effect and not forfeited in those cases listed below as a nolle prosequi.
DONE AND ORDERED MAY 13, 2025.
W 9 chen
WILLIAM E DAVIS, Judge of the Circuit Court
Filed in Open Court May 13, 2025 by
TOSHIA WHITEHURST
I HEREBY CERTIFY THAT A COPY OF THIS Judgment was furnished by U.S. Mail and/or hand delivery at the addresses of record to counsel for the state and defense/defendant pro se this day of, 20
BY Deputy Clerk: