STATE OF FLORIDA IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR SANTA ROSA COUNTY, FLORIDA

Case Number: 17000669CFM2	XAX
OBTS Number: 5701124923	
JUDGMENT	
☐ Resentence	
☐ Retrial	
☐ Amended	
N, the attorney of record, and the state represented 1	
Statute Description	Level/Degree
PRINCIPAL SECOND DEGREE MURDER WITH A FIREARM	F1-PBL
PRINCIPAL ATTEMPTED SECOND DEGREE MURDER WITH A FIREARM	F1
PRINCIPAL ATTEMPTED SECOND DEGREE MURDER WITH A FIREARM	F1
NOLLE PROSEQUI	
ilt be WITHHELD. reviously ordered in this case is revoked. TY on . section 943.325, Florida Statutes, the defendant shal	` '
ilt be WITHHELD.	(s).
	JUDGMENT Resentence Retrial Amended COPANNI, being personally before this Court on NovaN, the attorney of record, and the state represented found guilty by a jury of the following crime(s): Statute Description PRINCIPAL SECOND DEGREE MURDER WITH A FIREARM PRINCIPAL ATTEMPTED SECOND DEGREE MURDER WITH A FIREARM PRINCIPAL ATTEMPTED SECOND DEGREE MURDER WITH A FIREARM

DONE AND ORDERED in open court in Santa Rosa County, Florida, on November 12, 2021.

on 11/12/2021 15:51:02 EACd01Dv

STATE OF FLORIDA IN THE CIRCUIT COURT OF THE FIRST JUDICIAL CIRCUIT IN AND FOR SANTA ROSA COUNTY, FLORIDA

STATE OF FLORIDA	Case Number: 17000669CFMXAX
V.	
MELISSA BLAIR POCOPANNI	

SENTENCE

As to Count(s):1,2,3

The defendant, MELISSA BLAIR POCOPANNI, being personally before this Court, accompanied by the defendant's attorney of record, MICHAEL UFFERMAN, 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.

sentence, and to show cause why the defendant should not be sentenced as provided by law, and no cause being shown.
Mark one, if applicable:
□ and the Court having on deferred imposition of sentence until November 12, 2021. □ and the Court having previously entered a judgment in this case on now resentences the defendant. □ and the Court having placed the defendant on Community Control/Probation and having subsequently revoked the defendant's Community Control/Probation.
It is the Sentence of the Court that:
 ☑ The defendant is hereby committed to the custody of the Department of Corrections. ☐ The defendant is hereby committed to the custody of the Sheriff of Santa Rosa County, Florida. ☐ The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes. ☐ The defendant to pay a fine in the amount of \$, pursuant to section 775.083, Florida Statutes, plus \$ as the 5% surcharge required by section 938.04, Florida Statutes.
To Be Imprisoned (Mark One; unmarked sections are not applicable):
 □ For a term of natural life. ⋈ For a term of 30 YEARS. □ Said sentence is SUSPENDED for a period of subject to conditions set forth in this order.
To Be Supervised (Mark One; unmarked sections are not applicable):
☐ The defendant is hereby ordered to a probationary period under the supervision of the Department of Corrections.

☐ The defendant is hereby ordered to community control under the supervision of the Department of Corrections.
If a split sentence, complete the appropriate paragraph:
☐ Followed by a period of on ☐ Community Control ☐ Probation under the supervision of the Department of Corrections according to the terms and conditions of supervision set forth in a separate order entered herein. ☐ However, after serving a period of 30 YEARS imprisonment in , the balance of the sentence shall be suspended, and the defendant shall be placed on ☐ Probation ☐ Community Control for a period of under the supervision of the Department of Corrections according to the terms and conditions of ☐ Probation ☐ Community Control set forth in a separate order entered herein.
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.
SPECIAL PROVISIONS As to Case Number/Count(s):
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)(a), Florida Statutes, is hereby imposed for the sentence specified in this count. ☐ Drug Trafficking - It is further ordered that the mandatory 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 imprisonment provision of section 893.13(1)(c)1., Florida Statutes, is hereby imposed for the sentence specified in this count.
☐ Habitual Felony Offender - The defendant is adjudicated a habitual felony offender and has been
☐ Habitual Felony Offender - The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions 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 Felony Offender - The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions 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 of year(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.
☐ Habitual Felony Offender - The defendant is adjudicated a habitual felony offender and has been sentenced to an extended term in accordance with the provisions 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 of year(s) must be served prior to release. The requisite findings of the

Other Provisions:

☐ Retention of Jurisdiction - The Court retains jurisdiction over the defendant pursuant to section
947.16(4), Florida Statutes (1983).
☑ Original Jail Credit - It is further ordered that the defendant shall be allowed a total of 126 days as
credit for time incarcerated before imposition of this sentence.
□ VOP/VOCC Jail Credit - It is further ordered that the defendant shall be allowed a total of days as
credit for time incarcerated from the date of arrest as a violator to the date of resentencing.
☑ Prison Credit - It is further ordered that the defendant shall be allowed credit for all time previously
served on counts 1,2 & 3 in the Department of Corrections prior to resentencing.
☐ Other Prison Credit - It is further ordered that the Department of Corrections shall apply original jail
time credit and shall compute and apply credit for all time previously served in the Department of
Corrections on case number(s)/count(s)
✓ All Counts - shall run (mark one): ☐ consecutive ✓ concurrent.
☐ All Cases and Counts - shall run (mark one): ☐ consecutive ☐ concurrent.
\Box Count(s) - shall run (mark one): \Box consecutive to \Box concurrent with the sentence set forth in
count of this case.
☐ 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 (mark one): \Box consecutive to \Box
concurrent with the following (mark one): \square Any active sentence being served \square Specific sentences:
concurrent with the following (mark one). \square Any active sentence being served \square specific sentences.
In the event the above sentence is to the Department of Corrections, the Sheriff of Santa Rosa County 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 thirty (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 indigency.
DONE AND ORDERED in open court at Santa Rosa County, Florida, on November 12, 2021.

on 11/12/2021 15:51:02 EACd01Dv