



STATE OF FLORIDA
OFFICE OF FINANCIAL REGULATION
DIVISION OF FINANCIAL INSTITUTIONS

IN RE:

BETTY LOU WILLIAMS

Administrative Proceeding No. 0959-FI-11/12

_____ /

EMERGENCY ORDER OF SUSPENSION AND PROHIBITION
WITH NOTICE OF RIGHTS

The State of Florida, Office of Financial Regulation (hereinafter “Office”), gives notice that it, having determined that BETTY LOU WILLIAMS (hereinafter “WILLIAMS”), a financial institution-affiliated party, has been charged with and pled guilty to a felony violation involving fraud, theft, or moral turpitude, files this Emergency Order of Suspension and Prohibition with Notice of Rights (hereinafter “Emergency Order”), pursuant to the provisions of Sections 655.012 and 655.037(6)(b), Florida Statutes (2012), against WILLIAMS, immediately suspending WILLIAMS from serving as a financial institution-affiliated party of Vystar Credit Union and any other state financial institution, subsidiary, or service corporation, and immediately prohibiting WILLIAMS from participation in any manner in the affairs of Vystar Credit Union and any other state financial institution, subsidiary, or service corporation.

STATEMENT OF FACTS AND CONCLUSIONS OF LAW

1. Vystar Credit Union (“Vystar”) is a Florida state-chartered credit union, charter number 670, with its principal place of business at 4949 Blanding Boulevard, Jacksonville, Florida 32210, and thus a financial institution, as that term is defined in Section 655.005(1)(i), Florida Statutes.
2. During the period from February 1, 2012 to April 25, 2012, WILLIAMS was

an employee of Vystar. Thus, WILLIAMS is a financial institution-affiliated party, as that term is defined in Section 655.005(1)(j), Florida Statutes.

3. From February 1, 2012 and April 25, 2012, while employed in her official capacity as a teller with Vystar, WILLIAMS participated in a scheme involving the negotiation of fraudulent U.S. Treasury income tax refund checks.

4. On April 25, 2012, WILLIAMS was terminated from her employment from Vystar.

5. On July 18, 2012, an Information was filed against WILLIAMS in the Circuit Court of the Fourth Judicial Circuit, in and for Duval County, Florida, in the case styled State of Florida v. Betty Lou Williams, Case No. 12-CF-041717AD. The Information charged WILLIAMS with one felony count violation of Section 655.0322(6), Florida Statutes, for defrauding a financial institution by schemes, false or fraudulent pretenses, promises, or representations. The Information, which is attached as Exhibit 1, is hereby incorporated by reference as if set forth in its entirety.

6. A violation of Section 655.0322(6), Florida Statutes, is a second degree felony punishable by a fine of up to \$10,000, imprisonment for up to 15 years, or both.

7. A violation of Section 655.0322(6), Florida Statutes, involves fraud, theft or moral turpitude and is a prohibited act or practice per Section 655.037(1)(b), Florida Statutes.

8. On September 17, 2012, in Case No. 12-CF-041717AD, WILLIAMS entered a guilty plea to one felony count violation of Section 655.0322(6), Florida Statutes, for defrauding a financial institution by schemes, false or fraudulent pretenses, promises, or representations. WILLIAMS' Plea of Guilty, which is attached as Exhibit 2, is hereby

incorporated by reference as if set forth in its entirety.

9. On October 26, 2012, the court accepted WILLIAMS' plea and sentenced WILLIAMS to one year of imprisonment, followed by five years of probation. The court's Judgment and Sentence, which is attached as Exhibit 3¹, is hereby incorporated by reference as if set forth in its entirety.

10. The Office is the agency of the State of Florida responsible for the enforcement of the laws governing financial institutions authorized or chartered by the State of Florida, including credit unions, and financial institution-affiliated parties associated with such institutions, their subsidiaries, and service corporations, including officers and employees. See Chapters 655 and 657, Florida Statutes, and Chapter 69U, Florida Administrative Code.

11. WILLIAMS' resignation, termination of employment or participation, or separation from Vystar, does not affect the jurisdiction and authority of the Office to issue any notice and to proceed against WILLIAMS as Section 655.037(8), Florida Statutes, specifically states:

The resignation, termination of employment or participation, or separation from a state financial institution, subsidiary, or service corporation of the financial institution-affiliated party does not affect the jurisdiction and authority of the office to issue any notice and proceed under this section against such financial institution-affiliated party, if such notice is served before the end of the 6-year period beginning on the date such person ceases to be such a financial institution-affiliated party with respect to such state financial institution, subsidiary, or service corporation.

12. Section 655.037(6)(b), Florida Statutes, states, in pertinent part:

Whenever any financial institution-affiliated party is charged with a felony in a state or federal court, or in the courts of any foreign country with which the United States maintains diplomatic relations, and such charge alleges violation of any law involving fraud, currency transaction reporting, money laundering, theft, or moral

¹ WILLIAMS' fingerprints have been redacted pursuant to Section 119.071(5)(g)1.b., Florida Statutes.

turpitude and the charge under such foreign law is equivalent to a felony charge under state or federal law, the office may enter an emergency order suspending such financial institution-affiliated party or restricting or prohibiting participation by such financial institution-affiliated party in the affairs of that particular state financial institution, subsidiary, or service corporation or any other financial institution, subsidiary, or service corporation, upon service of the order upon the state financial institution, subsidiary, or service corporation and the financial institution-affiliated party so charged.

13. The possibility of WILLIAMS again gaining employment as a financial institution-affiliated party of a state financial institution, subsidiary or service corporation poses a threat to the interests of the state financial institution and the interests of the state financial institution's depositors, members, or stockholders. Furthermore, WILLIAMS again gaining employment as a financial institution-affiliated party of a state financial institution, subsidiary, or service corporation would impair public confidence in the financial institutions of this state, and the state financial institution system in general.

14. Although it is unnecessary to find or demonstrate that the reasons for concluding that the procedures employed herein are fair under the circumstances, since this action is in the context of an emergency suspension and prohibition pursuant to the provisions of Sections 655.031 and 655.037(6)(b), Florida Statutes, the Office nevertheless finds that the procedures used are fair, since the Office has merely used the procedures contained within the provisions of Sections 655.031 and 655.037(6)(b), Florida Statutes.

15. The Office concludes that this Emergency Order is appropriate and authorized pursuant to Section 655.037(6)(b), Florida Statutes, because WILLIAMS has pled guilty to committing a felony involving defrauding a financial institution while she was a financial institution-affiliated party.

16. The Office further concludes, pursuant to Section 655.0321, Florida Statutes, that this Emergency Order shall be a public document, and should WILLIAMS

request a post-suspension hearing or appeal this Emergency Order, said hearings and proceedings shall be conducted as public proceedings, and that all documents related to such hearing be public documents unless subject to a protective order or made confidential pursuant to federal or Florida law.

AGENCY ACTION

Based on the foregoing Statement of Facts and Conclusions of Law, it is ORDERED that:

a. WILLIAMS is hereby IMMEDIATELY suspended from any and all positions she holds at any state financial institution, subsidiary, or service corporation.

b. WILLIAMS is hereby IMMEDIATELY suspended from serving in the capacity of a financial institution-affiliated party, as the term is defined in Section 655.005(1)(j), Florida Statutes, for any state financial institution, subsidiary, or service corporation.

c. WILLIAMS is hereby IMMEDIATELY prohibited from serving in the capacity of a financial institution-affiliated party, as the term is defined in Section 655.005(1)(j), Florida Statutes, for any state financial institution, subsidiary, or service corporation.

d. WILLIAMS is hereby IMMEDIATELY prohibited from participation in any manner in the affairs of any state financial institution, subsidiary, or service corporation. This prohibition includes, but is not limited to, matters of corporate governance and the following prohibitions regarding stock ownership, transfer, and voting:

(1) WILLIAMS shall not vote any stock she owns or controls in any state financial institution, subsidiary, or service corporation, without the prior written permission of the Office.

(2) WILLIAMS shall not solicit, procure, vote, or attempt to vote any proxy, consent, or authorization with respect to any voting rights in any state financial institution, subsidiary, or service corporation.

(3) WILLIAMS shall not solicit or procure any additional stock in any other state financial institution, subsidiary, or service corporation.

(4) WILLIAMS shall not transfer or attempt to transfer: a) any stock she owns or controls in any state financial institution, subsidiary, or service corporation, without the prior written permission of the Office; or b) any proxy, consent, or authorization with respect to any voting rights in any state financial institution, subsidiary, or service corporation, without the prior written permission of the Office.

e. WILLIAMS is hereby IMMEDIATELY suspended from serving as a consultant or independent contractor for any state financial institution, subsidiary, or service corporation.

f. WILLIAMS is hereby IMMEDIATELY prohibited from serving as a consultant or independent contractor, or other similar position, for any state financial institution, subsidiary, or service corporation, unless, prior to accepting appointment with, and prior to providing any services to, any state financial institution, subsidiary or service corporation as a consultant or independent contractor, or other similar position:

(1) WILLIAMS provides a copy of this Emergency Order to the chief executive officer of the state financial institution, subsidiary, or service corporation, with which WILLIAMS seeks to serve as a consultant or independent contractor, or other similar position; and

(2) WILLIAMS, and the chief executive officer and the chairman of the board of directors of the state financial institution, subsidiary, or service corporation , with which WILLIAMS seeks to serve as a consultant or independent contractor, or other similar position, provides written notification to the Office describing in detail the duties and responsibilities of the services WILLIAMS desires to provide to the state financial institution, subsidiary, or service corporation; and

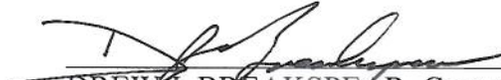
(3) the Office, in its sole discretion, authorizes WILLIAMS to accept appointment with the state financial institution, subsidiary, or service corporation, as a consultant or independent contractor, or other similar position.

g. The Office will only rescind or otherwise modify this Emergency Order upon the issuance of an Office order finding that WILLIAMS has demonstrated through a post suspension hearing that her service to or participation in the affairs of any state financial institution, subsidiary, or service corporation does not pose a threat to the interests of the state financial institution's depositors, members, or stockholders, or threaten to impair public confidence in the state financial institution or the financial institution system.

h. This Emergency Order will remain in effect, unless otherwise rescinded or modified by Office order.

i. This Emergency Order will dissolve in the event of an acquittal, or the final, unappealed dismissal of all charges against WILLIAMS. However, such dissolution does not prohibit the Office from instituting proceedings under Section 655.037(1), Florida Statutes.

DONE AND ORDERED in Tallahassee, Florida, this 28th day of December, 2012.


DREW J. BREAKSPEAR, Commissioner
Office of Financial Regulation

NOTICE OF RIGHTS

NOTICE IS HEREBY PROVIDED THAT THE FOREGOING EMERGENCY ORDER IS ENTERED PURSUANT TO SECTION 655.037(6)(b), FLORIDA STATUTES, AND IS ACCORDINGLY EFFECTIVE IMMEDIATELY. WILLIAMS IS ENTITLED TO JUDICIAL REVIEW PURSUANT TO SECTION 120.68, FLORIDA STATUTES. REVIEW PROCEEDINGS ARE GOVERNED BY THE FLORIDA RULES OF APPELLATE PROCEDURE. SUCH PROCEEDINGS ARE COMMENCED BY FILING THE ORIGINAL NOTICE OF APPEAL WITH THE AGENCY CLERK FOR THE OFFICE OF FINANCIAL REGULATION AS FOLLOWS:

By Mail or Facsimile

Agency Clerk
Office of Financial Regulation
P.O. Box 8050
Tallahassee, Florida 32314-8050
Phone: (850) 410-9880
Fax: (850) 410-9548

By Hand Delivery

Agency Clerk
Office of Financial Regulation
General Counsel's Office
The Fletcher Building, Suite 526
Tallahassee, Florida 32399-0379
Phone: (850) 410-9889

A COPY OF THE NOTICE OF APPEAL, ACCOMPANIED BY THE FILING FEES AS REQUIRED BY LAW, MUST ALSO BE FILED WITH THE DISTRICT COURT OF APPEAL, FIRST DISTRICT, 2000 DRAYTON DRIVE, TALLAHASSEE, FLORIDA 32399-0950, OR WITH THE DISTRICT COURT OF APPEAL IN THE APPELLATE DISTRICT WHERE THE PARTY RESIDES. **THE NOTICE OF APPEAL MUST BE FILED WITH BOTH THE AGENCY CLERK FOR THE OFFICE OF FINANCIAL REGULATION AND THE DISTRICT COURT OF**

**APPEAL WITHIN 30 DAYS OF THE RENDITION OF THE ORDER TO DE
REVIEWED.**

WILLIAMS MAY ALSO REQUEST A POST-SUSPENSION HEARING TO BE CONDUCTED IN ACCORDANCE WITH THE PROVISIONS OF SECTIONS 120.569 and 120.57, FLORIDA STATUTES. REQUESTS FOR SUCH A POST-SUSPENSION HEARING MUST COMPLY WITH THE PROVISIONS OF RULES 28-106.104(2) AND RULE 28-106.2015(5), FLORIDA ADMINISTRATIVE CODE, AND MUST BE FILED WITH:

By Mail or Facsimile

Agency Clerk
Office of Financial Regulation
P.O. Box 8050
Tallahassee, Florida 32314-8050
Phone: (850) 410-9880
Fax: (850) 410-9548

By Hand Delivery

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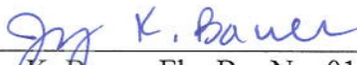
WITHIN TWENTY -ONE (21) DAYS AFTER WILLIAMS, OR HER AGENT OR REPRESENTATIVE, RECEIVES THIS ORDER. SHOULD WILLIAMS REQUEST A POSTSUSPENSION HEARING, SHE WILL HAVE THE RIGHT TO BE REPRESENTED BY COUNSEL OR OTHER QUALIFIED REPRESENTATIVE; TO OFFER TESTIMONY, EITHER WRITTEN OR ORAL; TO CALL AND CROSS EXAMINE WITNESSES; AND TO HAVE SUBPOENAS AND SUBPOENAS DUCES TECUM ISSUED ON HER BEHALF. FAILURE TO RESPOND WITHIN TWENTY ONE (21) DAYS OF RECEIPT OF THIS EMERGENCY ORDER SHALL BE DEEMED A WAIVER OF ALL RIGHTS TO A POSTSUSPENSION HEARING AND THIS EMERGENCY ORDER SHALL, WITHOUT FURTHER NOTICE REMAIN IN EFFECT.

NOTE THAT THE ACQUITTAL OF THE FINANCIAL INSTITUTION-AFFILIATED PARTY CHARGED, OR THE FINAL UNAPPEALED DISMISSAL OF ALL CHARGES AGAINST SUCH PERSON, WILL DISSOLVE THE EMERGENCY ORDER, BUT WILL NOT PROHIBIT THE OFFICE FROM INSTITUTING PROCEEDINGS UNDER SECTION 655.037(1). FLORIDA STATUTES.

PURSUANT TO SECTION 120.73, FLORIDA STATUTES, WILLIAMS IS ADVISED THAT MEDIATION IS NOT AVAILABLE.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Emergency Order of Suspension and Prohibition with Notice of Rights has been furnished via certified U.S. Mail, return receipt requested, delivery to addressee only, to Betty Lou Williams, 2559 Summit View Drive, Jacksonville, Florida 32210, and by U.S. Mail to Terry West, President and Chief Executive Officer, Vystar Credit Union, 4949 Blanding Boulevard, Jacksonville, Florida 32210 on this 28th of December, 2012.



Jenny K. Bauer, Fla. Bar No. 010488
Assistant General Counsel
Office of Financial Regulation
The Fletcher Building
200 East Gaines Street, Suite 624
Tallahassee, Florida 32399-0371
Tel: (850) 410-9800
Fax: (850) 410-9548

cc: National Credit Union Administration

S.A. CASE NO.: 12CF041717AD

IN THE CIRCUIT COURT OF THE FOURTH JUDICIAL CIRCUIT IN AND FOR DUVAL COUNTY, FLORIDA

STATE OF FLORIDA

Spring Term, in the year two thousand twelve

vs.

CLERK NO.: 162012CF006772AXXXMA

BETTY LOU WILLIAMS

DIVISION: CRA

INFORMATION FOR:

- 1) DEFRAUD FINANCIAL INSTITUTION BY SCHEMES/FALSE/FRAUDULENT PRETENSES/PROMISES/REPRESENTATION

IN THE NAME OF AND BY AUTHORITY OF THE STATE OF FLORIDA, ANGELA B. COREY, State Attorney for the Fourth Judicial Circuit of the State of Florida, in and for Duval County, charges that:

COUNT 1

BETTY LOU WILLIAMS on or between January 1, 2012 and June 1, 2012, in the County of Duval and the State of Florida, did execute or attempt to execute, a scheme or artifice to defraud a financial institution, subsidiary, or service corporation, to-wit: Vystar Credit Union, authorized by law to extend credit, or to obtain any of the monies, funds, credits, assets, securities, or other property owned by, or under the custody or control of, a financial institution, subsidiary, service corporation, or any other entity authorized by law to extend credit, by means of false or fraudulent pretenses, representations, or promises, contrary to the provisions of Section 655.0322(6), Florida Statutes.

ANGELA B. COREY, STATE ATTORNEY
FOURTH JUDICIAL CIRCUIT

By: [Signature]
Assistant State Attorney
Fourth Judicial Circuit of Florida, in and for Duval County

STATE OF FLORIDA }
COUNTY OF DUVAL }

Personally appeared before me, RICHARD C. ROMANDO BAR #181366, Assistant State Attorney, for the Fourth Judicial Circuit of the State of Florida, in and for Duval County, who is personally known to me, and who being first duly sworn, says that the allegations as set forth in the foregoing information are based upon facts that have been sworn to as true, and which, if true, would constitute the offense therein charged, and that this prosecution is instituted in good faith, and hereby certifies that testimony under oath has been received from the material witness(es) for the offense.

Sworn to and subscribed before me this 17th day of July, 2012.



By: [Signature: Chris M. Cooper]

JIM FULLER, Clerk of the Circuit Court, Fourth Judicial Circuit of Florida, In and For Duval County, and Clerk of the County Court, In and For Duval County, Florida.

FILED THIS JUL 18 2012

BY DEPUTY CLERK [Signature: Rose DeVae]

JFL

STATE OF FLORIDA

vs.

Betty Lou Williams
Defendant



IN THE CIRCUIT COURT,
FOURTH JUDICIAL CIRCUIT,
IN AND FOR DUVAL COUNTY,
FLORIDA

CASE # 16-2012-6772-ANYX-MA

DIVISION: CR-A

10/26
2:00

PLEA OF GUILTY

I hereby enter my plea of guilty because I am guilty. Before entering such plea of guilty, I was advised of the nature of all the charges against me, the statutory offenses included within such charges, the range of maximum allowable punishments for each charge, all the possible defenses to each charge, and all circumstances in mitigation of such charges. I have been advised of all other facts essential to a full and complete understanding of all offenses with which I have been charged, and of all offenses to which I am entering this plea. I have been advised of all direct consequences of the sentences which may be imposed.

I consider this plea to be to my advantage, and I have freely and voluntarily entered my plea of guilty. I have not been offered any hope of reward, better treatment, or certain type of sentence to get me to enter this plea. I have not been promised by anyone, including my attorney, that I would actually serve any certain amount of time, and I understand that any early release of any sort is not a part of this plea agreement and is entirely within the discretion of governmental agencies other than this Court. I have not been threatened, coerced, or intimidated by any person, including my attorney, in any way in order to get me to enter this plea.

Advice of Rights:

I understand that by pleading guilty I give up the following constitutional rights: the right to trial by judge or jury (including, if I am charged with a capital offense, the right to a jury of twelve persons), the right to be represented by counsel at trial, the right to have counsel appointed to represent me if I cannot afford to retain counsel, the right to present witnesses in my own behalf and to compel the attendance of those witnesses, the right to confront the witnesses against me, the right to require the State to prove its case against me beyond a reasonable doubt and, for purposes of this plea hearing, my right against self-incrimination. I further understand that if I am not a citizen of the United States that this plea may subject me to deportation. I also understand that by entering this plea I give up the right to appeal all matters relating to the judgment, including the issue of guilt or innocence.

Consultation with Attorney:

I have had ample time to discuss this agreement with my attorney. My attorney and I have read this agreement regarding my guilty plea together in private, and my attorney has explained all portions of this agreement to my complete understanding and satisfaction. We have fully discussed all aspects of this case, including all possible defenses to all charges, including self-defense and any defense based upon any disability, disease, insanity, or intoxication. My attorney has given me the opportunity to ask questions and has answered all of my questions fully and completely. My attorney has taken all actions requested by me, or has explained to my satisfaction and agreement why such actions should not be taken, and I concur with my attorney's decisions in that regard. I am completely satisfied with the services rendered by my attorney on my behalf in this case.

Time for Consideration and Reflection:

I have had sufficient time to consider all charges against me, all possible defenses and circumstances in mitigation, the advice of my attorney, the constitutional rights forfeited by entering into this plea agreement, and the potential consequences that the entry of a plea of guilty may have upon me. I have been provided with the opportunity for additional time to consider and reflect upon these matters, and I specifically state that I do not require any additional time to do so. I wish to proceed with the entry of my guilty plea.

Acknowledged in Open Court:

In open Court I have under oath acknowledged to the Judge of this Court that:

- A. I have read and understood this entire plea agreement, including the rights I am giving up by entering into it;
- B. I am not under the influence of any substance, drug, or condition (physical, mental, or emotional), which interferes with my appreciation of the entire plea agreement into which I am entering and all consequences thereof;
- C. I have not been deprived of, and am properly taking, any medication which is essential to my full, complete, and unimpaired understanding of the plea agreement and these proceedings;
- D. I have entered into and signed this plea of guilty freely and voluntarily;
- E. This plea of guilty form is true and correct in all respects; and
- F. This form represents the sole and complete agreement between myself and the State. No other agreements, representations, or promises have been made by myself, my attorney, the Court, or any representative of the State.

Both my attorney and I have signed this plea agreement in open Court at Jacksonville, Duval County, Florida, this 19th day of September, 2012

Charles J. Truncate
Attorney for Defendant

Charles J. TRUNCATE

Betty Williams
Defendant

Defendant

[Signature]
Assistant State Attorney

[Signature]
Witness, Deputy Clerk

[Signature]
Circuit Judge

My signature as Judge of this Court is certification that I have discussed this plea agreement with Defendant and Defendant's attorney in open Court on this date and have asked Defendant questions, considered Defendant's responses, and observed Defendant's demeanor. I find that Defendant has the intelligence to comprehend these constitutional rights, the terms of this plea agreement, the contents of this written agreement, and these proceedings. I further find that Defendant has entered this plea freely and voluntarily and is not under the influence of any disability, substance, drug, or condition which would interfere with Defendant's ability to understand and appreciate the terms of this plea agreement and its consequences.

Revised May 2000



IN THE CIRCUIT COURT, FOURTH
 JUDICIAL CIRCUIT, IN AND FOR
 DUVAL COUNTY, FLORIDA

CASE: 16-2012-CF-006772-AXXX-MA

DIVISION: CR-A

STATE OF FLORIDA
 vs.
 BETTY LOU WILLIAMS, DEFENDANT

- Probation Violator
- Community Control Violator
- Retrial
- Resentence

JUDGMENT

The defendant, **BETTY LOU WILLIAMS**, being personally before this court, represented
 by Pa: C. Trunale the attorney of record, and the state represented by
Shiandro, and having:

- been tried and found guilty by jury/by court of the following crime(s)
- entered a plea of guilty to the following crime(s)
- entered a plea of nolo contendere to the following crime(s)

Count	Crime	Offenses Statute Number(s)	Degree of Crime	Case Number	OBTS Number
1	Defraud financial institution by scheme false/fraudulent promises/representation	915.0322 (1)	2 nd		

- and no cause being shown why the defendant should not be adjudicated guilty, IT IS ORDERED that the defendant is hereby ADJUDICATED GUILTY of the above crime(s).
- and having been convicted or found guilty of, or having entered a plea of nolo contendere or guilty, regardless of adjudication, to any felony offense, as provided in Florida Statute section 943.325, the defendant shall be required to submit two blood specimens or other biological specimens approved by the Department of Law Enforcement.
- and good cause being shown; IT IS ORDERED THAT ADJUDICATION OF GUILT BE WITHHELD.

STATE OF FLORIDA

vs

BETTY LOU WILLIAMS, DEFENDANT

CASE: 16-2012-CF-006772-AXXX-MA

Imposition of Sentence Stayed and Withheld (Check if Applicable)

The Court hereby stays and withholds the imposition of sentence as to count(s) _____ and places the Defendant on probation/community control for a period of _____ under the supervision of the Department of Corrections (conditions of probation/community control set forth in a separate order).

FINGERPRINTS OF DEFENDANT

1. Right Thumb	2. Right Index	3. Right Middle	4. Right Ring	5. Right Little
6. Left Thumb	7. Left Index	8. Left Middle	9. Left Ring	10. Left Little

Fingerprint taken by:

Name: N. J. Will 70883

Title: J.O.

I HEREBY CERTIFY that the above and foregoing are the fingerprints of the defendant, **BETTY LOU WILLIAMS**, and that they were placed thereon by the defendant in my presence in open court on this date.

DONE AND ORDERED in open court at Jacksonville, Duval County, Florida, this 20 day of October, 2015.

Mark Halber III

Judge

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STATE OF FLORIDA
vs.
BETTY LOU WILLIAMS, DEFENDANT

IN THE SAID CIRCUIT COURT, FOURTH
JUDICIAL CIRCUIT, IN AND
FOR DUVAL COUNTY, FLORIDA
CASE: 16-2012-CF-006772-AXXX-MA
DIVISION: CR-A

COURT ORDERED COST/FINES/FEES

The Defendant is hereby ordered to pay the following sums if checked:

- \$ 50.00 pursuant to section 938.03, Florida Statutes, (Crimes Compensation Trust Fund).
- \$ 3.00 as a court cost pursuant to section 938.01, Florida Statutes, (Additional Court Cost Clearing Trust Fund).
- \$ 2.00 as a court cost pursuant to section 938.15, Florida Statutes, (Criminal Justice Education by Municipalities and Counties).
- A fine in the sum of \$ _____ pursuant to section 775.0835, Florida Statutes, (This provision refers to the optional fine for the Crimes Compensation Trust Fund and is not applicable unless checked and completed. Fines imposed as a part of a sentence to section 775.083, Florida Statutes are to be recorded on the sentence page(s)).
- A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Sheriff's Office Investigative Cost).
- A sum of \$ _____ pursuant to section 938.10, Florida Statutes, (Crimes Against Minors).
- A sum of \$100.00 pursuant to section 938.27, Florida Statutes, (Prosecution Investigative Cost).
- A sum of \$ _____ pursuant to section 938.29, Florida Statutes, (Public Defender Fees / RCC).
- \$15.00 pursuant to 938.13, Florida Statutes, (Misd. convictions involving drugs or alcohol).
- \$225.00 pursuant to section 938.05, Florida Statutes, (Local Government Criminal Justice Trust Fund).
- A sum of \$ _____ pursuant to 938.04, Florida Statutes, (additional cost 5% of fine).
- \$135.00 pursuant to section 938.07, Florida Statutes, (EMS -DUI cases).
- \$100.00 pursuant to section 938.25, Florida Statutes, (FDLE Operation Trust Fund).
- A sum of \$ _____ pursuant to 938.23, Florida Statutes, (Grant For Alcohol & Other Drug Abuse Program -Drug Abuse Trust Fund).
- A sum of \$ 3.00 pursuant to section 318.18(17), Florida Statutes, (State Radio System (SRS)).
- Restitution in accordance with attached order.
- A sum of \$20.00 pursuant to 938.06, Florida Statutes, (Assessment of Additional Court Cost for Crime Stoppers Trust Fund - not to exceed \$500.00).
- A sum of \$ 3.00 pursuant to 938.19, Florida Statutes, (Assessment of Additional Cost - Duval County Teen Court Trust Fund).
- A sum of \$ 201.00 (Domestic Battery Surcharge).
- A sum of \$ 151.00 pursuant to 938.08, Florida Statutes, (Rape Crisis Trust Fund).
- A sum of \$ 65.00 pursuant to 939.185, Florida Statutes, (Assessment of Additional Court Cost to be used for innovations, legal aid, law library, teen court programs - not to exceed \$65.00).
- \$ 50.00 pursuant to section 775.083(2), Florida Statutes, (Fine).
- Other _____

DONE AND ORDERED in open court at Jacksonville, Duval County, Florida, this day of
 OCT 26 2012 , 20 .

Mark Halberstam

Judge

Page 3 of 5

BETTY LOU WILLIAMS, Case Number: 16-2012-CF-006772-AXXX-MA
OBTS Number: 1602260615

SENTENCE

(Asto Count 1)

D.A.C. Thurnade
The defendant, being personally before this court, accompanied by the defendant's attorney of record 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:

- and the court having on 9-17-12 deferred imposition of sentence until this date.
- and the court having previously entered a judgment in this case on _____ now resentsences the defendant.

and the court having placed the defendant on probation/community control and having subsequently revoked the defendant's probation/community control.

It is The Sentence Of The Court That:

- The defendant pay a fine of \$ 100, pursuant to section 775.083, Florida Statutes plus \$ 5.00 at the 5% surcharge required by 938.04, Florida Statutes.
- 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 Duval County, Florida.
- The defendant is sentenced as a youthful offender in accordance with section 958.04, Florida Statutes.

To be Imprisoned (Check one; unmarked sections are inapplicable):

- For a term of natural life.
- For a term of 1 year
- Said SENTENCE SUSPENDED for a period of _____ subject to conditions set forth in this order.

If "split" sentence, complete the appropriate paragraph.

- Followed by a period of 3 years on probation/community control 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 _____ 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.

OTHER PROVISIONS

- Retention of Jurisdiction** The court retains jurisdiction over the defendant pursuant to section 947.16(4), Florida Statutes.
- Jail Credit** It is further ordered that the defendant shall be allowed a total of 1 days as credit for time incarcerated before imposition of this sentence.
- 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.
- Consecutive/ Concurrent As To Other Counts** It is further ordered that the sentence imposed for this count shall run (check one) consecutive to concurrent with the sentence set forth in count _____ of this case.

BETTY LOU WILLIAMS, Case Number: 16-2012-CF-006772-AXXX-MA
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OTHER PROVISIONS

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 following: (check one)

any active sentence being served.

specific sentences: _____

In the event the above sentence is to the Department of Corrections, the Sheriff of Duval 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 a 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 indigency.

In imposing the above sentence, the court further recommends:

DONE AND ORDERED in open court at Jacksonville, Duval County, Florida, this _____ day of

OCT 26 2012, 20_____.

Mark Holbeck III

Judge

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