



FLORIDA
DEPARTMENT of
CORRECTIONS

Governor

RON DESANTIS

Secretary

MARK S. INCH

501 South Calhoun Street, Tallahassee, FL 32399-2500

<http://www.dc.state.fl.us>

Date: 10/09/2019

RE: TERMINATION OF SUPERVISION
DC# N40546
DOCKET/UC NO(S) 19000460CF10A
COUNTY Broward

John Apt
6164 SW 192nd Ave..
Pembroke Pines, 33028

Dear Mr. Apt,


You are hereby notified that you completed your term(s) of supervision on 08/15/2019, as referenced above, and are no longer under the supervision of the Department of Corrections.

Pursuant to Florida Statute 98.0751, if you were convicted of a felony offense, other than murder or a sex offense, you may be eligible to have your voting rights restored immediately upon the completion of all terms of your sentence, including, but not limited to any unpaid restitution, court costs, fees or fines.

Individuals who do not qualify for automatic restoration of voting rights under Florida Statute 98.0751, will not be qualified to vote until their civil rights are restored as outlined in Article IV, Section 8 of the Florida Constitution.

For additional information related to the restoration of voting rights process under Florida Statute 98.0751, contact the Supervisor of Elections in your county of release.

If you were adjudicated guilty and on supervision for a felony offense, please see attached information sheet prepared by the Office of Executive Clemency, entitled **RESTORATION OF CIVIL RIGHTS, PARDONS, PARDONS WITHOUT FIREARM AUTHORITY, FIREARM AUTHORITY, REMISSION OF FINES AND FORFEITURES** updated August 29, 2016 for information regarding the restoration of civil rights process. This information sheet and the application can be accessed on the following website for future reference: <https://fcor.state.fl.us/restoration.shtml> or call (850) 488-2952 or 1-800-435-8286.

Sincerely, 
Myriam Bariento

★ INSPIRING SUCCESS BY TRANSFORMING ONE LIFE AT A TIME ★

Original: Offender
Copy: Offender File
Clerk of Court (if required)
FCOR (if required)

(Revised 7/19)

Right Side – Offender File

STATE OF FLORIDA
DEPARTMENT OF CORRECTIONS CLOSING SUMMARY

October 14, 2019

John Apt
6164 Sw 192nd Avenue
Pembroke Pnes, FL 33028-

DC#N40546

Dear John Apt,

Please see the below details in reference to any outstanding terms for the case number(s) listed below at the time of termination, including, but not limited to, uncompleted conditions, unpaid restitution, court costs, fees, and fines. Information contained in this document is for informational purposes only and should not be construed as modifying, satisfying, or negating any legal sentence or obligation.

Sentencing Judge: Judge Lynch, M
County of Sentence: Broward
Case No: 1900460

Community Supervision

Sentence Date	Offense	Offense Date	County	Case Number	Supervision Length
08/15/2019	RESISTING OFFICER W/VIOLEN.	01/09/2019	BROWARD	1900460	000Y 12M 00D

Termination

Date of Termination	Type of Termination	Disposition Reason (If appropriate)
08/15/2019	EARLY TERMINATION	TERM /COMP SPEC REQ.

Restitution

Case Number	Payee Name	Original Obligation	Current Balance
** NO RESTITUTION ORDERED **			

Court Costs/Fines

Case Number	Payee Name	Original Obligation	Current Balance
** NO Court Cost/Fine **			
The Clerk of Circuit Court establishes and maintains a system of accounts receivable for court related fees, charges, and costs.			

State Accounts

Case Number	Payee Name	Original Obligation	Current Balance
	DEPARTMENT OF CORRECTIONS DRUG TE	30.00	30.00
	DC OFFICER TRAINING/EQUIPMENT SUR	0.00	0.00
	STATE OF FLORIDA COST OF SUPERVIS	0.00	0.00
	SURCHARGE	1.20	1.20

John Apt

DC#N40546

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Others

Case Number	Payee Name	Original Obligation	Current Balance
** No Other Accounts **			

Community Service Hours

Court Ordered	Hours Remaining
** NO PUBLIC SERVICE HOURS ORDERED **	

Treatment Status

(Summary of offender's current and prior participation in treatment, educational, and vocational programs):

Treatment Date	Program Description	Termination Date	Status	Termination Reason
** No Treatment Record **				

Status of Other Special Conditions

Case Number	Special Condition	Begin Date	Due Date	End Date	Status
1900460	COS WAIVED	08/15/2019	08/14/2020	08/15/2019	COMPLETED
1900460	COUNTY JAIL TIME	08/15/2019	08/14/2020	08/15/2019	COMPLETED
1900460	OTHER	08/15/2019	08/14/2020	08/15/2019	COMPLETED

The foregoing is true and correct to the best of my knowledge and belief.

Myriam Barliento

Officer

Date

Jacquelyn Brown

Supervisor

Date

CC: Offender

CC: Clerk of Court, if applicable

CC: Offender File

CC: Florida Commission on Offender Review, if applicable

COMPREHENSIVE CASE INFORMATION SYSTEM

Broward County Clerk of the Circuit and County Court



BROWARD COUNTY



mlbancito

Expand All








Case Number	Filed Date	Disposition Date	County	Case Type	Status	Contested
062019CF000460A68810 [19-000460-CF10A]	01/10/2019	08/15/2019	BROWARD	3rd Degree Felony	Disposed - Probation	No

Charge Seq #	Description	Date	Phase	Trial
1	Resist Officer w/Violence	08/15/2019	Court Adjudication Withheld	No Trial
2	Assault On Law Enforc Officer	08/15/2019	Court Adjudication Withheld	No Trial
3	Disorderly Conduct	08/15/2019	Court Adjudication Withheld	No Trial

Party Name	Party Type	Attorney	Bar ID
LYNCH - FA, MICHAEL	JUDGE		
LYNCH, MICHAEL	JUDGE AT DISPOSITION		
STATE OF FLORIDA	PLAINTIFF		
APT, JOHN	DEFENDANT		
EVERHART, LISA	INTERESTED PERSON		
COMMUNITY RELEASE	OTHER		

Dockets

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Image	Doc #	Action Date	Description	Pages
	45	09/27/2019	File Order Granting Def Motion To Terminate Probation Add Reason Charge to Close the Reopened Sentence Component on Disposition tab using the Reason CLOS	1
	44	08/20/2019	CTS_Current Due Count(s) < 003 >	
	43	08/20/2019	CTS_Current Due Count(s) < 002 >	
	42	08/20/2019	CTS_Current Due Count(s) < 001 >	
	41	08/15/2019	File Adjudication Withheld	2
	40	08/15/2019	File Sentencing Guidelines	2
	39	08/15/2019	File DNA Inquiry Addendum	1
	38	08/15/2019	File Acknowledgement -Waiver Of Rights	2
	37	08/15/2019	Court Disposition with AC Costs Converted to Civil Lien	3
	36	08/15/2019	File Order Of Probation	3

Judge Assignment History

Court Events

Sentences

Warrants / Citas / Summons

Financial Summary

Financial Summary					
Assessment	Total \$1,193.00	Paid to Date \$0.00	Balance Due \$1,193.00		
Restitution	Total \$0.00	Paid to Date \$0.00	Balance Due \$0.00		
Financial Details					
Count	Assessment Due	Assessment Paid to Date	Restitution Due	Restitution Paid to Date	Last Payment Date
0	\$1,193.00	\$0.00	\$0.00	\$0.00	

Reopen History

Officer	<u>Bariento</u>
Office Location	<u>17-B</u>
Judge/Division	<u>Lynch / FA</u>

STATE OF FLORIDA

VS

John Apt
Defendant

In the Circuit Court

Broward County, Florida

DC No. N40546
Docket/UC No. 19-460CF10A

COURT ORDER TERMINATING PROBATION

On 8/15/19, defendant was placed on probation for a period of 12 months with the special condition that he serve 90 days in the Broward County Jail (83 days cts). It was further ordered that upon completion of the jail sentence probation was to automatically terminate. The offender was released from custody on 8/15/19. Having given due consideration to the court file and the argument of the parties, the court, on its own motion, has determined that defendant should be discharged from supervision by the Department of Corrections, and it is

ORDERED that defendant's Probation be terminated, that defendant shall be hereby released from Probation, and that proceedings on this case be terminated pursuant to section 948.04, Florida Statutes.

IT IS FURTHER ORDERED, that the clerk of the court file this order in the official records of the court and provide certified copies of the order to the Department of Corrections for its use in carrying out its duties as required by law.

DONE AND ORDERED ON THE 21 DAY OF Sep, 2019.



Michael Lynch
Circuit Court Judge

OFFICE OF EXECUTIVE CLEMENCY

4070 Esplanade Way
Tallahassee, FL 32399-2450
Telephone: (850) 488-2952

RESTORATION OF CIVIL RIGHTS, PARDONS, PARDONS WITHOUT FIREARM AUTHORITY, FIREARM AUTHORITY, REMISSION OF FINES AND FORFEITURES Effective March 9, 2011

This information pertains to Restoration of Civil Rights and all other forms of clemency with the exception of Commutation of Sentence requests. A Request for Review (Form 1502) must be completed for the Commutation of Sentence process. This application is available on our website, <https://fcor.state.fl.us/Clemency.htm> or you may request this application by calling our office at (850) 488-2952.

Restoration of Civil Rights cases are divided into two categories: Without a Hearing (Rule 9.A.) and With a Hearing (Rule 10.A.) You may visit our website for more detailed information regarding the list of offenses that determine which category your case will be processed.

RESTORATION OF CIVIL RIGHTS WITHOUT A HEARING CASES: This type of investigation is designed to process less serious offenses and requires you to be crime and arrest free for 5 years prior to being reviewed by the Florida Commission on Offender Review (FCOR). You are also required to provide certified court documents for EACH felony conviction with the application before it will be entered into our system. A certified court document is a copy of the original document on file with the applicable agency (Clerk of Court, State Attorney's Office, Law Enforcement Agency, etc.) which bears the Clerk's original signature and seal attesting that the document is a true and correct copy of the original. The court documents can be obtained from the Clerk of Court in the county where the offense occurred and consist of the charging document (often referred to as the State Attorney Information or Indictment), Judgment; and Sentence/Community Control/Probation Order.

RESTORATION OF CIVIL RIGHTS WITH A HEARING CASES: This type of investigation is designed to process the more serious offenses and requires that 7 years have passed since the date of completion of all sentences and conditions of supervision imposed for all felony convictions. You are also required to provide certified court documents for EACH felony conviction with the application before it will be entered into our system. The court documents can be obtained from the Clerk of Court in the county where the offense occurred as stated above.

During the investigative phase, the Executive Clemency Board will consider, but not be limited to, the following factors when determining whether to grant an applicant restoration of civil rights or other form of clemency.

- The nature and circumstances of the offense,
- Prior and subsequent criminal record, including traffic offenses,
- Employment history,
- Mental health, drug or alcohol issues,
- Domestic violence issues,
- Letters submitted in support of, or in opposition to, the granting of executive clemency

The information this agency requests from you is necessary to provide the basic facts needed by the Clemency Board to make an informed judgment as to whether or not you should be granted Restoration of Civil Rights or any other form of clemency. You are under no obligation to furnish any information. However, unless you do provide us with this information, we will be unable to provide complete information to the Clemency Board.

If your request requires a hearing, you will be scheduled to meet with a Commission Investigator with the Florida Commission on Offender Review (FCOR), who is assigned the investigative phase by the Clemency Board for an interview. This FCOR Commission Investigator may also speak with individuals who have written character or reference letters, employers, and other individuals who may be able to provide relevant information concerning you.

If you are granted Restoration of Civil Rights based on the Without a Hearing investigation, you will be sent a Certificate of Restoration of Civil Rights to the address on file.

If the Clemency Board grants an application regarding a With a Hearing case, an Executive Order will be prepared, signed by the Clemency Board members, and a copy mailed to you.

PARDON OR PARDON WITHOUT FIREARM AUTHORITY: The Rules require that you must have completed all sentences imposed and all conditions of supervision have expired or been completed, for a period of no less than 10 years. You may not have any outstanding detainers or pending charges, owe restitution, or have any pecuniary penalties or liabilities which total more than \$1,000 and result from any criminal conviction or traffic infraction. This form of clemency requires an in-depth interview with an FCOR Commission Investigator. Individuals convicted in a federal, military, or out-of-state court are not eligible to apply.

FIREARM AUTHORITY: The Rules require that you must have completed all sentences imposed and all conditions of supervision have expired or been completed, for a period of no less than 8 years. You may not have any outstanding detainers or pending charges, owe restitution, or have any pecuniary penalties or liabilities which total more than \$1,000 and result from any criminal conviction or traffic infraction. This form of clemency requires an in-depth interview with a Commission Investigator with the Florida Commission on Offender Review (FCOR). Individuals convicted in a federal, military, or out-of-state court are not eligible to apply.

The fact that your rights have been granted is public record. Whether you have filed an application and the case is still pending investigation is not public information. Executive clemency files are maintained to provide for the exercise of the Governor and Cabinet's Constitutional clemency power and are routinely made available to them, members of their staff and other officials concerned with these proceedings. The Governor is the only person who can release information regarding an individual's clemency and can do so when required by law or to further the ends of justice.

ADDITIONAL INFORMATION:

You will not be eligible for any form of clemency if: you owe restitution, have pending criminal charges, or outstanding detainers or warrants.

You are not required to appear with an attorney.

All information submitted to the Office of Executive Clemency becomes the property of this office and **will not be returned**. Keep copies of any paperwork you may need in the future.

Any eligible person who has been **granted** or **denied** any form of executive clemency may not apply for further executive clemency for at least **2 years** from the date that such action became final. A Request for Review of a Commutation of Sentence requires a **5 year** waiting period before applying again.

Updated: 07/02/2019-SMW