	The Crivi	inal Punishment (Rule 3.992 Code Scoreshee	(a) Criminal	Punishmen nual is available	t Code Sco e at: http://www	Dreshost w.dc.state.fl.us/p	ub/sen_cpcm/i	ndex.html
/. D	TE DESENTENCE	5 (PREPARER	Antina	PINK	ellas	4. SENTENCI	A CV	159
Ũ	ME (INSTEIRST,	alles	6. DOB 051	04/91	8. RAGE		9122	OFF. DATE	12. PLEA
J	uan		7. DC #		9. GENDER	2	11. PRIMARY	DOCKET #	TRIAL
I.	PRIMARY OFFI FELONY DEGREE	F.S.# 316.0	27 1			ea-	-	DFFENSE	POINTS
α.	(Level – Points: 1=4, Prior capital felony dout ADDITIONAL C DOCKET #	oles Primary Offens	e points 🛛 Supplemental p			ALIFY: A/S/C/	R COUNTS	POINTS TO	
	DESCRIPTION							·	
	DESCRIPTION								
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TTT	DESCRIPTION (Level – Points: M=0 Prior capital felony dout VICTIM INJUR	oles Additional Offen		5.4, 6=18, 7=28, 1	8=37, 9=46, 10	=58)	Supplem	ental page poi	nts
	2 nd Degree Murder Death Severe Moderate		mber Tot	Slight Sex F	Penetration Contact	Nun 4 X 80 X 40 X	nber To = = =		
	PRIOR RECORI	D: Supplementa	al page attached					m	120
	FEL/MM F.S.# DEGREE	OFFEN LEVE		DESCRIPTION	N.	NUM	BER POINT	S TOTAL	
							x		
							X	~ ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
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	(Level – Points: M=0	.2, 1=0.5, 2=0.8, 3	3=1.6, 4=2.4, 5=3	3.6, 6=9, 7=14, 8	=19, 9=23, 10=	29)		ental page poi	nts
		,						Page 1 Subtot	al: 194

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MAME	D	TIPN	<u>u</u> .)-S	9110	S, Ju	1an ^{ocki} 2	2-093	48 Page 1	of Subtotal: IGL
🗆 Es	scape	🗆 Fleei	olation = 4 Poi ng □ Failure st prison relea	to Appear 🛛	Supersedeas bon supervision result	ld □ Incarceration □	Pretrial intervention o	r diversion prog	gram V
					ourt for sentencing				VI.
		n 🗌 Com 🗌 6 poir 🗌 New 1	nmunity Contro nts for any viol felony convicti	ol	ntervention or dive n new felony conv X ea	ersion /iction X .ch successive violatio	each successive violation n if new offense results		
		before		ne as sentenc each suc	e for violation of p	robation OR for a violent felony offe	ender		
		of spe ⊡New fe	cial concern w	hen the violati	ion is not based so X ea	olely on failure to pay the successive violation	costs, fines, or restitutic on for a violent felony of e time for violation of pr	tender of	
	Firoa				1 = 18 or 25 points				VII.
VIII.	. Prior	Serious	Felony = 30 p	ooints			Subtot	al Sentence P	
I X.		ancemen .aw Enf. Pr		mary offense o Drug Trafficker	ualifies for enhand Motor Vehicle Theft	cement) Criminal Gang Offense	Domestic Violence in the Related Chi	ld i	Adult-on-Minor Sex Offe
							offenses committed on or	k	offenses committed on or after 10
[□ x 1	.5 □ x 2.	0 🗆 x 2.5	□ x 1.5	□ x 1.5	□ x 1.5	□ x 1.5		□ x 2.0
	•						Enhanced Subtotal Se TOTAL SENTE		η q μ
						NTENCE COMPU			•
If to	otal se	ntence po	pints are less t	han or equal to 5 082(10), Flo	o 44, the lowest p rida Statutes, to d	ermissible sentence is letermine if the court r	any non-state prison s nust sentence the offen	anction. If the t ider to a non-st	total sentence points a tate prison sanction.
	·	tence poi	nts are greate	r than 44:		(.75 = 12L	1.5m	(~ 1	D. 375
If tota	tal sen	itence poi	ints are 60 poi	nts or less that	n and court makes g court program.	s findings pursuant to	both Florida Statutes 94	48.20 and 397.	334(3), the court may
The	maxin	num sente	ence is up to t	he statutory m	aximum for the pr ceeds the statutor ual to 363, a life se	ry maximum. Such sei entence may be impos	maximum sen		F.S., unless the or consecutively. If
					TOT		/IPOSED Months	Days	
		State Pris County J		□ Life □ Time Ser	ved	10		<u> </u>	
		•	ity Control						
	Plea or a	ase check	k if sentenced datory minimu Departure □	as 🗌 habitual m applies.	offender, habi		☐ violent career offend	er, prison re	elease reoffender,
		F'S SI	GNATUR	۶ E	A	Ca.	5	од ⁷ Э	π

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Effective Date: For offenses committed under the Criminal Punishment Code effective for offenses committed on or after October 1, 1998, and subsequent revisions. Filed, MAR 7, 2025, 14:40, Ken Burke, Clerk of the Circuit Court and Comptroller, Pinellas County

Rule 3.992(b) Supplemental Criminal Punishment Code Scoresheet

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-X.	ADD	ITI	DNAL O	OFFE	NSE(S):

DOCKET #	FEL/MM DEGREE	F.S.#	OFFENSE LEVEL	QUALIFY: A/S/C/R	COUNTS	POINTS	TOTAL
DESCRIPTION				·			
DESCRIPTION					·		
DESCRIPTION				·			
DESCRIPTION		• <u> </u>		·	·		·
DESCRIPTION				·			

(Level - Points: M=0.2, 1=0.7, 2=1.2, 3=2.4, 4=3.6, 5=5.4, 6=18, 7=28, 8=37, 9=46, 10=58)

IV. PRIOR RECORD:

FEL/MM DEGREE	F.S.#	OFFENSE LEVEL	QUALIFY: A/S/C/R	DESCRIPTION	NUMBER	POINTS	TOTAL
						x	=
						х	=
						х	=
						х	=
						x	=
						x	=

(Level - Points: M=0.2, 1=0.5, 2=0.8, 3=1.6, 4=2.4, 5=3.6, 6=9, 7=14, 8=19, 9=23, 10=29)

IV.

II.

Reasons for Departure – Mitigating Circumstances

(reasons may be checked here or written on the scoresheet)

Legitimate, uncoerced plea bargain.

- The defendant was an accomplice to the offense and was a relatively minor participant in the criminal conduct.
- The capacity of the defendant to appreciate the criminal nature of the conduct or to conform that conduct to the requirements of law was substantially impaired.
- The defendant requires specialized treatment for a mental disorder that is unrelated to substance abuse or addition, or for the physical disability, and the defendant it amenable to treatment
- □ The need for payment of restitution to the victim outweighs the need for a prison sentence.
- The victim was an initiator, willing participant, aggressor, or provoker of the incident.
- □ The defendant acted under extreme duress or under the domination of another person.
- Before the identity of the defendant was determined, the victim was substantially compensated.

The defendant cooperated with the State to resolve the current offense or any other offense.

The offense was committed in an unsophisticated manner and was an isolated incident for which the defendant has shown remorse.

At the time of the offense the defendant was too young to appreciate the consequences of the offense.

The defendant is to be sentenced as a youthful offender.

The defendant is amenable to the services of a post adjudicatory treatment-based drug court program and is otherwise qualified to participate in the program.

The defendant was making a good faith effort to obtain or provide medical assistance for an individual experiencing a drug-related overdose.

Pursuant to 921.0026(3) the defendant's substance abuse or addiction does not justify a downward departure from the lowest permissible sentence, except for the provisions of s. 921.0026(2)(m).