Instrument No: 2018010574 3/22/2018 3:59 PM BK: 2267 PG: 743 PAGES: 1
RECORDED IN THE OFFICIAL RECORDS OF Tom Bexley, Clerk of the Circuit Court & Comptroller Flagler, FL

STATE OF FLORIDA
VS
In the Circuit Court
Flagler County, Florida
Docket/UC No. 17-00865 CFFA

Victoria Elizabeth Stallings
DC # 638364

Defendant

ORDER PLACING DEFENDANT ON ADMINISTRATIVE PROBATION	
This cause coming on this day to be heard before me, and you, the debeing now present before me, and you having:  Entered a Plea of Guilty to  Entered a Plea of Nolo Contendere to  Been Found Guilty by the Verdict of a Jury of  Been Found Guilty by the Court Trying the Case without a Jury of the offense of  UNQUALIFIED ELECTOR WILLFULLY VOTING.	
It appearing to the satisfaction of the Court that you are not likely the ends of justice and the welfare of society do not require that you stauthorized by law;	again to engage in a criminal course of conduct, and that hould presently be adjudged guilty and suffer the penalty
Now, therefore, it is ordered and adjudged that:  The adjudication of guilt and imposition of sentence are hereby with!  The adjudication of guilt is imposed and that you are hereby placed on Administrative Probation for a period supervision of the Florida Department of Corrections and its officers, su of the law of this State.	of Twenty-Four (24) Months under the
<ol> <li>It is further ordered that you shall comply with the following conditi</li> <li>You will live and remain at liberty without violating any law. order for such violation to constitute a violation of your probati</li> <li>Within thirty (30) days, you will pay the Department of Correct administrative processing fee) for a total of fifty-two (\$52.00) time of initial sentencing.</li> <li>The Court will consider Early Termination after you have secomplied with all conditions and have obtained your GED.</li> </ol>	A conviction in a court of law shall not be necessary in on. tions a fifty (\$50.00) dollar initial processing fee (plus 4% dollars unless the cost of supervision was exempt at the
You are hereby placed on notice that the Court may at any time resc may extend the period of probation as authorized by law, or may disch any of the conditions of your probation, you may be arrested and the C impose any sentence which it might have imposed before placing you or	arge you from further supervision; and that if you violate ourt may revoke your probation, adjudge you guilty, and
It is further ordered that when you have reported to the Probation Administrative Probation you shall be released from custody if you are thereon shall stand discharged from liability.	Office and have been instructed as to the conditions of in custody and if you are at liberty on bond, the sureties
It is further ordered that the Clerk of the Court file this order in his forthwith provide certified copies of same to the Probation Officer for he	office, record the same in the Minutes the Grant and the represents of the later.
	ennis Craig, Judge Presiding
I acknowledge receipt of a certified copy of this order and that the condit	tions have been explained to me.
Date:	Probationer
Instructed By:	Original: Clerk of Court Copies: Offender, File
DLF/sl	
DC3-277 (Revised 4/4/12)	2 Part File-Section 1

6 Part File-Left Side

clc Prob