

IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT  
IN AND FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA, : CASE NO.: 15-14566CF10A  
Plaintiff, : JUDGE: SIEGEL  
vs. :  
ANTHONY WILLIAMS, :  
Defendant. :

---

**NOTICE OF FILING TRANSCRIPT**

**COMES NOW**, the State of Florida, by and through the undersigned Assistant State Attorney, and hereby notifies Defendant, Anthony Williams, of the filing of the attached Transcript of Sentencing dated February 24, 2016.

**I HEREBY CERTIFY** that a true copy hereof has been furnished by U.S. MAIL this 2<sup>nd</sup> day of March, 2016, to: Anthony Williams (DOB 8/9/71), JMS 801501577, Broward County Jail and 5846 S. Flamingo Road, Suite 228, Fort Lauderdale, FL 33330.

MICHAEL J. SATZ  
State Attorney

By:



CATHERINE A. MAUS, ESQ.  
Florida Bar #885029  
Assistant State Attorney  
201 Southeast Sixth Street, Suite 620  
Fort Lauderdale, Florida 33301  
Telephone: (954) 831-7486

IN THE CIRCUIT COURT OF THE  
17TH JUDICIAL CIRCUIT, IN AND  
FOR BROWARD COUNTY, FLORIDA

STATE OF FLORIDA, )  
)  
Plaintiff, )  
)  
vs. )  
)  
ANTHONY WILLIAMS, )  
)  
Defendant. )  
\_\_\_\_\_ )

**ORIGINAL**

CASE NO. 15-14566CF10A

Broward County Courthouse  
201 Southeast Sixth Street  
Fort Lauderdale, Florida  
Wednesday, 1:30 p.m.  
February 24, 2016

The above-entitled case came on for excerpt of jury trial, sentencing before the Honorable Andrew L. Siegel, Circuit Judge, pursuant to Notice.

APPEARANCES:

MICHAEL J. SATZ, State Attorney  
By: CATHERINE, Assistant State Attorney,  
CHRIS KILLORAN, Assistant State Attorney,  
on behalf of the State of Florida.

ANTHONY WILLIAMS, Pro Se

1 \* \* \* \* \*

2 THE COURT: Is there a score sheet?

3 MR. KILLORAN: Preparing one right now, Your Honor.

4

5 THE DEFENDANT: I will be filing my appeal.

6 THE COURT: That's fine. You can't do that until I

7 sentence you, but you have the right to a PSI if you wish which

8 is a Presentence Investigation where you can waive that right

9 if you wish to the Presentence Investigation.

10 How many points does he score?

11 MR. KILLORAN: Not going to be very many, Your

12 Honor.

13 THE COURT: It's under 22 points.

14 MR. KILLORAN: It is.

15 THE COURT: So you don't qualify until I find

16 written findings to put you in prison.

17 Do you wish a PSI, or do you not wish a PSI?

18 THE DEFENDANT: What good is it going to do?

19 THE COURT: I'm asking you a question.

20 THE DEFENDANT: I said what good is a PSI?

21 THE COURT: Well, a PSI document, that's completed

22 by the Department of Corrections, it gives me information about

23 you, and other information and other things and other

24 individuals who may want to talk on your behalf can provide to

25 the Department of Corrections. It's like an investigation. It

1 is called a Presentence Investigation. It takes about 30 to 45  
2 days to do.

3 THE DEFENDANT: No, I don't need none.

4 MR. KILLORAN: 7.8 months.

5 THE COURT: How much?

6 MR. KILLORAN: 7.8 months.

7 THE COURT: Any legal reason I should not sentence  
8 you tonight?

9 THE DEFENDANT: No.

10 THE COURT: Then let's do it this way. With regard  
11 -- we'll start with the easy count, not that they're easy.

12 Where is my Information?

13 On Count 4, that's false statement, that's a  
14 misdemeanor?

15 MR. KILLORAN: Yes.

16 THE COURT: Sentenced to time served.

17 On Count 7, he's sentenced to time served.

18 On Count 8, he's sentenced to time served.

19 On Count 9, he's sentenced to time served.

20 On Count 10, he's sentenced to time served.

21 On Count 1 -- how much time have you been in custody  
22 thus far, Mr. Williams? Do you know?

23 THE DEFENDANT: Over three months and some days.

24 THE CLERK: 110 days.

25 THE COURT: On Count 1, the jury having found you

1 guilty, I'll adjudicate him guilty, sentence him to a period of  
2 six months in the Broward County Jail followed by a period of  
3 two years of community control, followed by a period of  
4 two-and-a-half years probation.

5 On Count 2, the Court is going to adjudicate him  
6 guilty, sentence him to a period of five years of probation to  
7 run consecutive and not concurrent to Count 1.

8 On Count 3, the Court is going to adjudicate him  
9 guilty, sentence him to a period of five years of probation to  
10 run consecutive to Count 2, and not concurrent.

11 On Count 4, the Court is going to sentence him to a  
12 period of -- adjudicate him guilty, five years of probation to  
13 run consecutive to Count 3.

14 On Count 5, the Court is going to sentence him to a  
15 period -- adjudicate him guilty, sentence him to a period of  
16 five years of probation to run consecutive and not concurrent  
17 to Count 4; special conditions of probation are as follows:

18 No. 1, he cannot appear in court on behalf of  
19 anybody via power of attorney or other document giving him any  
20 authority whatsoever to represent anybody's interest in any  
21 which way shape or form in any court at all.

22 No. 2, he's prohibited from calling himself a  
23 private attorney general, an attorney or implying in any way  
24 shape or form that he has any ability to practice law, or that  
25 he's a lawyer, or that he's qualified to represent anybody in

1 any way shape or form in any type of legal proceeding  
2 whatsoever which would include going to court or representing  
3 somebody in any type of transactional -- any type of legal  
4 transaction.

5 Next, he's prohibited from using a power of attorney  
6 or giving authority from anybody through a power of attorney in  
7 any which way shape or form representing anybody in any type of  
8 transactional -- legal transactional proceeding which would  
9 include a closing, which would include representing somebody in  
10 a trust, which would include any of the provisions that are set  
11 forth in the statute that would otherwise be given to anybody  
12 who would otherwise be able to have power of attorney.

13 Just give me one second so I can be more specific.

14  
15 Next, cannot represent anybody before any  
16 governmental agency whatsoever.

17 He cannot represent anybody or purport to represent  
18 anybody as a guardian, fiduciary or in any capacity whatsoever  
19 under that power of attorney.

20 He cannot represent anybody for the purpose of  
21 engaging in any type of transaction which would affect any  
22 interest whatsoever that any individual who would otherwise  
23 give him authority would be able to do on their own behalf.

24 He's prohibited from acting as an agent for anybody  
25 in any capacity whatsoever.

1 He's prohibited from acting as agent or representing  
2 anybody with regard to any property, whether it be by  
3 ownership, whether it be real, personal, or legal or equitable  
4 interest or any right, title or interest to that property.

5 He cannot file any type of paper work whatsoever,  
6 aid anybody with the paper work or preparation of any  
7 pleadings, documents or other filings which would be filed in  
8 any court proceeding.

9 He's required to surrender any type of insignia that  
10 he has listing himself as a private attorney general which  
11 would include a badge, identification card, fake driver's  
12 licensing as a private attorney general or license plate  
13 listing himself as a private attorney general or designee.  
14 He's got to do that within one week of his release from  
15 custody.

16 He's prohibited from using anybody else's badge,  
17 insignia that he's created or that has been created on his  
18 behalf, identification card or other type of document stating  
19 that he has any authority whatsoever via the United States of  
20 America, any one of their individual agencies, the House of  
21 Representatives, the state representatives, the senate, any  
22 type of governmental agency listing him as a law enforcement  
23 officer or implying in any which way shape or form that he's a  
24 law enforcement officer.

25 MS. MOUS: If I may, Your Honor.

1 THE COURT: Go ahead.

2 A special condition, prohibit Mr. Williams from  
3 having or applying for an e-filing ePortal account or utilizing  
4 anyone else's.

5 2, he cannot use an ePortal account or he can't use  
6 anybody's else ePortal account. He can't prepare any  
7 pleadings. He cannot prepare any documents of a same or  
8 similar nature to those documents that were placed in evidence  
9 or make arguments on behalf of anybody purporting to be their  
10 representative or claiming to have authority as a private  
11 attorney general, or as an attorney, or by power of attorney or  
12 by other document which may not be titled "Power attorney," but  
13 is of a similar nature.

14 Anything else? That's it?

15 MS. MOUS: Nothing, Judge.

16 THE DEFENDANT: Am I allowed to say something?

17 THE COURT: Yeah. What do you want to say?

18 THE DEFENDANT: First of all, everything I've done  
19 in here today was crooked. Both of you all state attorneys are  
20 crooks, both of you all criminals and you all gonna pay for  
21 what you did. You know what you all did; you all didn't let  
22 the evidence go in there. If the jury was rigged, I will find  
23 out and both of you are going to jail. Both of you might have  
24 federal charges against you.

25 I don't fear you, and you're not going to stop me



1 helping people. I'm still going to help them, I don't care  
2 what you say because I follow Yahweh, and that's the only one  
3 that I'm gonna to obey.

4 You think charge gon stick on me? You all know I  
5 wasn't practicing no law without no license. You don't have a  
6 license. Show your license on the record. Why you all  
7 couldn't present you all license?

8 Your Florida manager stated she don't have a  
9 license. You are gon stand here and sit here like you all  
10 ain't done nothing wrong. You gonna pay for what you did,  
11 every last one of you.

12 THE COURT: Anything else?

13 You have 30 days to appeal the sentence of the  
14 court. If you a cannot afford a lawyer a lawyer will be  
15 appointed to represent you.

16 I need to get a copy of my findings. Include those  
17 and attach those to the copy of the disposition.

18 THE DEFENDANT: I demand to be released, legal fix

19 --

20 THE COURT: Mr. Williams --

21 THE DEFENDANT: You didn't charge me --

22 THE COURT: Mr. Williams, here is what you need to  
23 understand. If you're not released tonight -- and I don't know  
24 whether you will or when you are -- you need to be put on the  
25 docket for tomorrow morning for the purpose to be instructed

1 with regard to probation. If he's released tonight -- and I  
2 don't know whether they will or whether they won't based upon  
3 his credit for time served -- if they do release him tonight  
4 you're required to be here tomorrow morning, 9:00 o'clock in  
5 the morning, Courtroom 7870 for the purpose of being instructed  
6 with regard to your probation. If you fail to appear at that  
7 time that will be a violation of your supervision.

8 (Thereupon, the proceedings were concluded at 6:31  
9 p.m.)  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

CERTIFICATE

STATE OF FLORIDA )  
 )  
 COUNTY OF BROWARD )

I, KIMBERLY V. MESFUN, a Registered Professional Reporter in and for the State of Florida at Large, DO HEREBY CERTIFY that the foregoing hearing was taken before me at the time and place therein designated; that the foregoing pages 1 through 9 inclusive are a true and correct record of the proceedings.

I FURTHER CERTIFY that I am not a relative or employee of any of the parties, nor relative or employee of such attorney or counsel, or financially interested in the foregoing action.

DATED AND SIGNED this 1st day of March, 2016

*Kimberly Mesfun*