

Judgment of Conviction & Order for Commitment

Superior Court of New Jersey, MIDDLESEX County

State of New Jers	ey v.								
Last Name	•	F	First Name				Middle Na	ime	
COACCIOLI			JULIUS						
Also Known As									
Date of Birth	SBI Numbe	er		Date(s) of Offe	ense				
05/14/1968	827919н			08/30/2023					
Date of Arrest	PROMIS Number 23 004150-003		e Ind / Acc / / 22/ 2024	Complt Filed	Original Plea		Guilty	Date of Original Ple	ea
Adjudication By 🖌 Guilty	Plea 🗌 Jury	Trial Verdict	Non-J	lury Trial Verdio	ct Dis	smissed /	Acquitted	Date: 02/22/20	24
Sealed (<i>N.J.S.A.</i> 2C:52-	-5.2)								
Original Charges									
	Count I	Description KNOW POSS/VI	EW/CTEL	1x-100x Cur	רט פדע דעם			Statute 2C:24-4B(5)BII	Degree 2
24-02-00193-A	2	STALKING-ENG.						2C:12-10B	4
Final Charges									
		Description		1		/		Statute	Degree
	1 2	KNOW POSS/VI						2C:24-4B(5)BII 2C:12-10B	2 4
Sentencing Staten	nont								
	08/26/2024 CCUSATION 24-0 CORRECTIONS F		THE DI					follows: Y of the commiss	IONER
AS TO COUNT 2 OF ACCUSATION 24-02-00193-A THE DEFENDANT IS COMMITTED TO THE CUSTODY OF THE COMMISSIONER OF THE DEPARTMENT OF CORRECTIONS FOR A TERM OF 18 MONTHS .									
SENTENCING ON COUNT 1 AND COUNT 2 OF ACC 24-02-00193-A ARE TO RUN CONCURRENT TO ONE ANOTHER.									
DEFENDANT IS TO FORFEIT PUBLIC OFFICE.									
DEFENDANT IS TO HAVE NO CONTACT WITH THE VICTIMS, INCLUDING JC.									
AS TO COUNT 1, THE DEFENDANT IS SUBJECT TO CONDITIONS OF PAROLE SUPERVISION FOR LIFE.									
DEFENDANT IS SUBJECT TO THE REPORTING AND REGISTRATION CONDITIONS OF MEGAN S LAW.									
REMAINING CHARGES AND/OR COUNTS ARE DISMISSED AS TO THIS DEFENDANT.									
THE DEFENDANT IS ENTI	TLED TO 7 DAY	S JAIL CREDI	т.						
It is further ORDERED that the sheriff deliver the defendant to the appropriate correctional authority.									
Total Custodial Term		ution Name						Total Probation	
008 Years 00 Months 0 New Jersey Judiciary, Revised: June	-	COMMISS/COR	ĸ					00 Years 00	Months ige 1 of 3

DEDR (N.J.S.A. 2C:35-15 and 2C:35-5.11)			Additional Conditions			
A mandatory Drug Enforcement and Demand Reduction (DEDR) penalty is imposed for each count. (Write in number of counts for each degree.)			The defendant is hereby ordered to provide a DNA sample and ordered to pay the costs for testing of the sample provided (<i>N.J.S.A.</i> 53:1-20.20 and <i>N.J.S.A.</i> 53:1-20.29).			
DEDR penalty reduction granted (<i>N.J.S.A.</i> 2C:35-15a(2)) Standard Doubled		The defendant is hereby sentenced to community supervision for life (CSL) if offense occurred before 1/14/04 (<i>N.J.S.A.</i> 2C:43-6.4).				
2nd Degree@ \$			The defendant is hereby sentenced to parole supervision for life (PSL) if offense occurred on or after 1/14/04 (<i>N.J.S.A.</i> 2C:43-6.4).			
3rd Degree @ \$ @ \$ 4th Degree @ \$ @ \$ DP or @ \$ @ \$ Petty DP @ \$ @ \$		The defendant is hereby ordered to serve ayear term of parole supervision, pursuant to the No Early Release Act (NERA), which term shall begin as soon as the defendant completes the sentence of incarceration (<i>N.J.S.A.</i> 2C:43-7.2).				
	DR Penalty \$		The court imposes a Drug Offender Restraining Order (DORO)			
The court further ORDERS that collection of the DEDR penalty be suspended upon defendant's entry into a residential drug program for the term of the program. (<i>N.J.S.A.</i> 2C:35-15e) Forensic Laboratory Fee (<i>N.J.S.A.</i> 2C:35-20) Total Lab Fee			 (<i>N.J.S.A.</i> 2C:35-5.7h). DORO expires The court continues/imposes a Sex Offender Restraining Order (SORO) if the offense occurred on or after 8/7/07 (Nicole's Law 			
Offenses @ \$	\$		N.J.S.A. 2C:14-12 or N.J.S.A. 2C:44-8). The court imposes a Stalking Restraining Order (N.J.S.A.			
VCCO Assessment (N.J.	S.A. 2C:43-3.1)	2C:12-10.1).			
Counts Number 1, 2 2	*		The defendant is prohibited from purchasing, owning, possessing, or controlling a firearm and from receiving or retaining a firearms purchaser identification card or permit to purchase a handgun (<i>N.J.S.A.</i> 2C:25-27c(1)).			
	@\$		Findings Per	N.J.S.A. 2C:47-3	3	
	\$			Is that the defendant's	s conduct was characterized ulsive behavior.	
Total VCCO Assessmer	-	<u></u>	The court finds that the defendant is amenable to sex offender treatment.			
(<i>N.J.S.A.</i> 2C:20-2.1) Offense Mandatory Penalty			The court finds that the defendant is willing to participate in sex offender treatment.			
	\$		License Susp	ension		
Offense Based Penalties			CDS / Paraphernalia (<i>N.J.S.A.</i> 2C:35-16) Waived			
Penalty	MO	Amount \$30.00	Auto Theft / Unlawful Taking (<i>N.J.S.A.</i> 2C:20-2.1)			
SEX OFFENDER SUPV FEE (\$30/ NJSA 30:4-123.97	MO)	\$30.00	Eluding (<i>N.J.S.A.</i> 2C:29-2)			
Other Fees and Penalties	;		Other			
		oods Services Fund J.S.A. 2C:43-3.2) ses @ \$ 75.00	Number of Months	Non-residen	t driving privileges revoked	
\$30.00		\$150.00	Start Date	End	Date	
Probation Supervision Fee (<i>N.J.S.A.</i> 2C:45-1d) Transaction Fee	n Fee Statewide Sexual Assault Nurse Examiner Program Penalty (<i>N.J.S.A.</i> 2C:43-3.6)		Details			
(<i>N.J.S.A.</i> 2C:46-1.1)		\$ 800.00	Driver's License Num	ber	Jurisdiction	
Domestic Violence Offender Certain Sexual Offenders Surcharge Surcharge (N.J.S.A. 2C:25-29.4) (N.J.S.A. 2C:43-3.7) \$		If the court is unable to collect the license, complete the following: Defendant's Address				
Fine \$	Sex Crime Victim Treatment Fund Penalty (<i>N.J.S.A.</i> 2C:14-10)					
	\$1,000.		City		State Zip	
Restitution Joint & Several	Total Financial C	Obligation				
\$ \$ 2,080.00 Image: Description of Civil Judgment for court-ordered financial assessment		Date of Birth	Sex	Eye Color		
(<i>N.J.S.A.</i> 2C:52-5.2)				M F		
Details						

Time Credits							
Time Spent in Custody	Gap Time Spent in Custody	Prior Service Credit					
<i>R.</i> 3:21-8 Date: From – To	<i>N.J.S.A.</i> 2C:44-5b(2) Date: From – To	Date: From – To					
08/30/2023 - 08/30/2023							
12/07/2023 - 12/12/2023	-	-					
-	- Tatal Number of Davis	-					
	Total Number of Days						
_	Rosado Time Date: From – To	_					
-	-	-					
	-						
_	- Total Number of Days	_					
Total Number of Days 7		Total Number of Days					
Statement of Reasons - Include all	applicable aggravating and mitigating fac	tors					
AGGRAVATING FACTORS							
3. The risk that the defendant will o	commit another offense.						
9. The need for deterring the defenda	ant and others from violating the law.						
THE COURT FINDS NO MITIGATING FACTORS	5.						
THE COURT IS CLEARLY CONVINCED THAT I	THE AGGRAVATING FACTOR SUBSTANTIALLY OU	JTWEIGH THE MITIGATING FACTORS.					
THERE IS A PRESUMPTION FOR IMPRISONME	ENT WITH REGARD TO THIS DEFENDANT.						
A STRONG PRESUMPTION OF INCARCERATION IS APPLICABLE FOR A 1ST AND/OR 2ND DEGREE CRIME; IT HAS NOT BEEN OVERCOME BY ANY FACTORS.							
DEFENDANT WAS FOUND TO BE ELIGIBLE FOR SENTENCING UNDER THE NEW JERSEY SEX OFFENDER ACT.							
THIS IS A NEGOTIATED PLEA AGREEMENT BETWEEN THE PROSECUTORS AND THE DEFENDANT. THERE IS THEREFORE A PRESUMPTION OF REASONABLENESS. IT APPEARS APPROPRIATE UNDER ALL FACTS AND CIRCUMSTANCES AND, IN THE INTEREST OF JUSTICE, THE COURT WILL IMPOSE THE RECOMMENDED SENTENCE.							
DEFENDANT DOES NOT OBJECT TO ADULT DIAGNOSTIC CENTER'S FINDING THAT DEFENDANT IS ELIGIBLE FOR SENTENCING PURSUANT TO THE PURVIEW OF THE NJ SEXUAL OFFENDER ACT.							
	AS CHARACTERIZED AS REPETITIVE AND CON TREATEMENT AND IS WILLING TO PARTICIN						
Attorney for Defendant at Sentencing	Public Defender						
JOIE D PIDERIT	🗌 Yes 🛛 🗹 No						
Prosecutor at Sentencing	Deputy Attorney General						
NICOLETTE SPALLANZANI	☐ Yes 🖌 No						
Judge at Sentencing							
Thomas Abode							
Judge (Signature)	Date						
/s Thomas Abode		08/29/2024					
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