

UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
FORT MYERS DIVISION

UNITED STATES OF AMERICA

v.

Case No. 2:07-cr-1-FtM-29DNF

RONALD LUCZAK

AUSA: David L. Haas  
Def. Atty.: Robert Stone/Jack Maro

---

JUDGE	John E. Steele	DATE AND TIME	June 30, 2009/9:10 - 12:15 p.m.
DEPUTY CLERK	Brenda M. Alexander	TAPE/REPORTER	Joy Stancel
INTERPRETER		PRETRIAL/PROB:	Chris Eiden

**CLERK'S MINUTES**

**Sentencing**

1. Defendant is adjudged guilty of Counts One, Seven & Nine of the Amended Superceding Indictment
2. Sentence:  
Imprisonment: **212 Months** as to each of Counts One & Seven, to be served **concurrently**; **52 Months** as to Count Nine, to be served **consecutively** to the term of imprisonment in Counts One & Seven.
3. Restitution: Joint & Severally with co-defendants, **\$5,966,125.65**
4. Fine: Waived
5. Supervised Release:
  - a. Term: **36 Months** as to each count to run **concurrently**
  - b. Conditions:
    1. Substance abuse treatment & random counseling
    2. No new credit charges or purchases
    3. Provide requested financial information
    4. Debt Counseling Program
    5. DNA collection
6. Special Assessment: \$300.00 (Due Immediately)
7. Plea agreement is accepted.
8. Original Indictment, Superceding Indictments and Counts Three, Four, Five, Six, Eight, Ten, Eleven & Twelve of the Amended Superceding Indictment are dismissed upon motion of the Government.
9. Defendant is remanded to the custody of the U.S. Marshal.
10. Defendant advised of right to appeal.

---

Recommendations as to incarceration:

1. Defendant to participate in Financial Responsibility Program while incarcerated.
2. Incarceration in a facility close to family (Orlando, FL).
3. The Court does not object to the defendant being housed in the facility in Coleman, FL.