IN THE CIRCUIT COURT, FOURTH JUDICIAL CIRCUIT, IN AND FOR DUVAL COUNTY, FLORIDA.

CASE NO.: 16 2015 CF 006602

DIVISION: CR-B

STATE OF FLORIDA

VS.

WILLIAM R. EBRON

<u>ORDER</u>

This matter came to be heard on the *ore tenus* motion of William Ruben Ebron, Jr., by and through the Office of the Public Defender, to remove any visitation restrictions currently a condition of Defendant's pretrial detention. The State of Florida stated that they have no objection to the entry of this order. As such, it is

ORDERED:

All restrictions concerning Defendant's ability to contact, either through visitation at the jail or via telephone, any individual, with the exception of Lonna Barton, are hereby lifted. Defendant shall be allowed to contact and have visitation with his parents, Wanda and William Ebron, Sr., J.R., his children and any other individual, with the exception of Lonna Barton (who is currently incarcerated). All other conditions pertaining to Defendant's bond or pretrial detention shall remain in place.

DONE AND ORDERED in Chambers, at Jacksonville, Duval County, Florida, this 11th day of January, 2016.

Judge Mark Borello Circuit Court Judge

Copies Furnished to:

Office of the State Attorney
Office of the Public Defender
Jacksonville Sheriff's Office- Pretrial Detention Facility