# CAPTION: STATE V. THURMOND

**07-14-23**

APPEAL NO.: C-220480

TRIAL NO.: B-2105026

KEY WORDS: VENUE – EVIDENCE – SUFFICIENCY – COUNSEL

SUMMARY:

Defendant’s conviction was not based on insufficient evidence where the facts and circumstances of the case sufficed to prove venue.

Defendant was not denied his right to the effective assistance of counsel due to counsel’s failure to request a jury instruction on duress where the evidence did not support such an instruction, and therefore, it cannot be said that there exists a reasonable probability that the outcome of the trial would have differed had counsel done so.

JUDGMENT: AFFIRMED

JUDGES: OPINION by BERGERON, J.; CROUSE, P.J., and WINKLER, J., CONCUR.