IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT IN AND FOR ORANGE / OSCEOLA COUNTY, FLORIDA

STATE OF FLORIDA,	CASE NO.	
v.	DIVISION:	
•		
	PLEA (S) FORM	
1. PLEA: I,	, Defendant, withdraw my plea(s) of n	ot guilty and enter plea(s) of:
Count () Guilty () Nolo Contend	dre to () as charged () lesser	
Degree F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Conten	ndre to () as charged () lesser	
Degree F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contend	dre to () as charged () lesser	
Degree F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contend	dre to () as charged () lesser	
Degree F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contend	dre to () as charged () lesser	
Degree F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contend	dre to () as charged () lesser	
Degree F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contend	fre to () as charged () lesser	
Degree F.S	Maximum Sentence	Min.Man
plea(s) except as stated herein.	IMENDATIONS: No one has promised me and I have agreed to the following:	
B. The prosecutor has	recommended the following:	
C. The Judge has promi	ised:	· · · · · · · · · · · · · · · · · · ·
plus to	understand the total maximum penalties tal maximum fine(s) of \$	• •
fees, costs, costs of investigation, an	d restitution(Defendant's Initials)	
by jury; (2) have a jury determine who have my attorney(s) question them to defense, and to present any defense	nderstand that if the Court accepts my plea(s), ether I am guilty or not guilty; (3) see and hear for me; (4) subpoena and present witnesses a I might have to the jury; (5) testify or to remaissible evidence beyond a reasonable doubt be	r the witnesses testify, and to and items of evidence in my ain silent; and (6) require the

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	, Defendant	CASE NO	
and a plea of Nolo Contender	e says that I do not conto III be no trial and the C	and that a plea of Guilty admits that I co est the evidence against me. I unders Court will impose sentence(s) based	tand that if the Court
I understand the charge(s) to physical evidence containing maxim um penalties for the c crime(s). I understand these probation/community control/	which I enter my plea(some DNA which could exonormal charge(s), the essential things. I also understandarole can be revoked a control/parole charge in a	S: I have read the Information/Indictmed). I have reviewed the evidence against at the me. My attorney(s) has/have relements of the crime(s), and possion did that if I am on probation/communition of I can receive a separate sentence addition to the sentence imposed in the	nst me. I know of no explained to me the ble defenses to the ty control/parole, my e up to the maximum
	a(s) because: () I believ	essured, forced, threatened, or coerd re I am guilty or () I believe that it is i (Defendant's Initials)	
deported. I have also had	a meaningful opportunit y(s) nor judge can a	t if I am not a citizen of the United y to consult with an attorney(s) rega dvise/guarantee that I will or will	arding deportation. I
		lucation I have completed: I () read () was read (Defendant's Initials)	
medication, or narcotics. I () medication:affect my ability to concentrate	am () am not presently te or to think clearly. I an	ne, I am not under the influence of taking any medication. I am presently The medication (n not suffering from any physical or n(Defendant's Initials)	taking the following) does () does not
11. ENHANCED enhanced sentence as		and that the State of Florida () is (for which the Court may fendant's Initials)	,
maximum unless the Court ca an offense(s) enumerated in I release from a state correction a correctional institution of an (2) the offense(s) was commit	an give me a greater sent F.S. 775.082(9)(a)1. and onal facility operated by to other state, the District of tted while serving a priso	R: I understand that I will be sentent tence if I am entering a plea(s) of Guilt (1) the offense(s) was committed with the Department of Corrections or a proof Columbia, the United States, or any n sentence in one of the aforemention (Defendant's Initials)	ty/Nolo Contendre to nin three years of my ivate vendor or from foreign jurisdiction;
Florida Law and the Criminal upon the offense(s) that I a permitted to withdraw my plea I understand that the CPCS sentence. I understand that in imposed by the Court for any maxim um unless the Lowest	Punishment Code Score mentering plea(s) and (s) if the correct CPCS aronly suggests a minimum f my Total Sentence Pointy felony offense. I under Permissible Prison Sentence	understand that my sentence will be esheet (CPCS). The CPCS will be promy prior criminal record. I understant my sentencing is other than what is posentence and the Court can sentents are greater than or equal to 363, a restand that my maximum sentence is tence in Months exceeds the statutor PCS(Defendant's Initials)	epared and is based nd that I will not be resumed at this time. Ince me to any lawful life sentence may be sup to the statutory
14. TIME SERVI	_	amount of time served that I am entitle	ed to is

	;	Defendant	CASE NO	
		rior to the expiration		of my sentence. No one has will receive any good and gain
16. is a reasonable)waive my right to a hearing t appointed attorney(s)	, and I agree that \$ (Defendant's Initials)
may subject me	ated offense or if	I have been previous	sly convicted of a sexually	(s) of Guilty/Nolo Contendre to motivated offense, this plea(s) completion of my sentence.
required or disc basis for the sus	ch automatic, mar retionary by law to spension or revoca	ndatory, or discretion be imposed by the Cation of my driver's lic	ary driver's license/privileg Court or by a separate ager ense/privilege. I understan	of Guilty/Nolo Contendre to an le suspension or revocation is ncy, this plea(s) will provide the d that if I am entering a plea(s) ffender(Defendant's
	nunity control/pard	ole is tolled unless o	rdered otherwise by the C	while I am incarcerated my ourt. I understand that if I am ervision(Defendant's
20. (Defen	DNA: I unde dant's Initials)	rstand that the Co	ourt will order me to s	submit to a DNA sample.
not violate any of to complete a Pr or telephone nu of the aforemen	I comply with the to conditions of my re- re-Sentence Inves imber to the Clerk tioned conditions	following conditions: (elease; (3) not violate tigation report (if requore for court, bonds personal will not be allowed to	(1) show up on time on the any law; (4) all requests of ired); and (5) notify immediason, and my attorney(s). I	to remain at liberty pending my date that Sentencing is set; (2) the Department of Corrections ately any change in my address understand that if I violate any the Court may sentence me to ials)
will result in the	rt Program for coll suspension of m	ection that any failure y driving privilege, a v	to comply with the Collection	obligations are referred to the on Court Program requirements ing issued, and my case being dant's Initials)
23. Restitution/Attor		SENCE: I () waive		right to be present at any
24. (Defen	SEAL/EXPUNGE dant's Initials)	MENT: No one has	promised me that this case(s) will be sealed or expunged.
appointed to rep I understand that authority to hear	Sentence to the present me. My a at I give up my rig r this case; and (3	Clerk of Court. I und ttorney(s) has/have e ht to appeal all matte) any pre-trial ruling for	derstand that if I cannot a explained to me what an apers except (1) the legality o	peal of in writing of the Court's afford an attorney one will be opeal is. By entering this plea, if my sentence; (2) this Court's e right to appeal, and for which dant's Initials)
discussed the attorney(s) has	contents with my	y attorney(s), and fu his case for me. M	ılly understand it. I am fu	this Plea(s) form, have Ily satisfied with the way my one everything I have asked

, Defendant	CASE NO
0.0000000000000000000000000000000000000	
SWORN TO, SIGNED, AND FILED IN OF this day of	PEN COURT in the presence of defense counsel and the Judge, 20
Orange / Osceola	
Clerk of the Circuit Court	
and County Court	Defendant's Signature
and County Court	Belefidant 3 digitature
Ву:	
By: Deputy Clerk in Attendance	
CERTIFICATE OF DEFENDA	NT'S ATTORNEY(S) AND PROSECUTOR
the nature of the charges, essential elements of possible defense he/she has, the maximum pena been made other than as set forth in this plea or	tify that: I/we have discussed this case with defendant, including each, the evidence against him/her of which I am aware, the lty for the charge(s) and the right to appeal. No promises have r on the record. I believe the defendant fully understands this that the plea is entered of the defendant's own free will.
I, the Prosecutor, consent to the plea(s) to in Paragraph 2.	o lesser charges, if applicable, and confirm the representations
 Defendant's Attorney(s)	Prosecutor
Florida Bar No.123504	Florida Bar No
DNA INQUIRY ADDENDUM TO	PLEA OF GUILTY OR NOLO CONTENDRE
DEFENSE COUNSEL	
I have reviewed the discovery disclosed bounded of evidence.	by the State, including a listing or description of physical items
I have reviewed with my client the nature	of the evidence disclosed through discovery.
I am personally unaware of any physical o	evidence for which DNA testing may exonerate my client.
Defendant's Attorney(s) Florida Bar No	Date
<u>DEFENDANT</u>	
I have discussed the discovery and inform made by my attorney.	nation with my attorney and agree to the representations
Defendant	Date
PROSECUTOR	
I am personally unaware of any physical e defendant.	evidence for which DNA testing may exonerate the
Prosecutor Florida Bar No.	Date