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

STATE OF FLORIDA,		CASE NO	
v.	Defendant.	DIVISION:	-
		./	
		PLEA (S) FORM	
1. PLEA	: I,	_, Defendant, withdraw my plea(s) o	of not guilty and enter plea(s) of:
Count () Guilty () Nolo Contendre to ()	as charged () lesser	
Degree	_ F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contendre to ()	as charged () lesser	
Degree	F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contendre to ()	as charged () lesser	
Degree	F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contendre to ()	as charged () lesser	
Degree	F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contendre to ()	as charged () lesser	
Degree	_ F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contendre to ()	as charged () lesser	
Degree	_ F.S	Maximum Sentence	Min.Man
Count () Guilty () Nolo Contendre to ()	as charged () lesser	
Degree	_ F.S	Maximum Sentence	Min.Man
plea(s) except as state	ed herein.	ATIONS: No one has promised me	
B. The p	rosecutor has recomm	ended the following:	
C. The J	udge has promised:		·
3. PENA		and the total maximum penalt	. ,
fees, costs, costs of in	vestigation, and restitu	tion(Defendant's Initials	
by jury; (2) have a jury have my attorney(s) q defense, and to prese	determine whether I an uestion them for me; (nt any defense I might y guilt by admissible e	d that if the Court accepts my plea(s m guilty or not guilty; (3) see and he 4) subpoena and present witnesse have to the jury; (5) testify or to re vidence beyond a reasonable dou	ear the witnesses testify, and to es and items of evidence in my main silent; and (6) require the

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, Defen	dant	CASE NO
and a plea of Nolo Contendere says that	I do not contest the evide	ea of Guilty admits that I committed the crime(s) ence against me. I understand that if the Court impose sentence(s) based upon my plea(s).
I understand the charge(s) to which I entrophysical evidence containing DNA whice maximum penalties for the charge(s), to crime(s). I understand these things. I approbation/community control/parole can	ter my plea(s). I have re h could exonerate me. the essential elements of the iso understand that if I a be revoked and I can rec	ead the Information/Indictment in this case and viewed the evidence against me. I know of no My attorney(s) has/have explained to me the of the crime(s), and possible defenses to the am on probation/community control/parole, my ceive a separate sentence up to the maximum the sentence imposed in the present case(s).
	se: () I believe I am guil	orced, threatened, or coerced me to enter the ty or () I believe that it is in my best interest. I lant's Initials)
deported. I have also had a meaning	ful opportunity to consul	ot a citizen of the United States, I WILL be t with an attorney(s) regarding deportation. I antee that I will or will not be deported.
9. EDUCATION: The high I read and write () English ()		$_$. I () read () was read this Plea Form by
medication, or narcotics. I () am () am ı medication:	not presently taking any i	ot under the influence of any drugs, alcohol, medication. I am presently taking the following The medication () does () does not ring from any physical or mental problems that defendant's Initials)
enhanced sentence as		e State of Florida () is () is not seeking an for which the Court may impose a sentence Initials)
maximum unless the Court can give me a an offense(s) enumerated in F.S. 775.08 release from a state correctional facility a correctional institution of another state	a greater sentence if I am 2(9)(a)1. and (1) the offe operated by the Departm, the District of Columbia serving a prison sentence.	stand that I will be sentenced to the statutory n entering a plea(s) of Guilty/Nolo Contendre to ense(s) was committed within three years of my nent of Corrections or a private vendor or from a, the United States, or any foreign jurisdiction; e in one of the aforementioned facilities; or (3) Defendant's Initials)
Florida Law and the Criminal Punishmer upon the offense(s) that I am entering permitted to withdraw my plea(s) if the co I understand that the CPCS only suggessentence. I understand that if my Total S imposed by the Court for any felony offer	nt Code Scoresheet (CPO plea(s) and my prior cr rrect CPCS at my senten sts a minimum sentence tentence Points are grea ense. I understand that the Prison Sentence in Mo	I that my sentence will be imposed pursuant to CS). The CPCS will be prepared and is based iminal record. I understand that I will not be cing is other than what is presumed at this time. and the Court can sentence me to any lawful ter than or equal to 363, a life sentence may be my maximum sentence is up to the statutory nths exceeds the statutory maximum. No one(Defendant's Initials)
14. TIME SERVED: I agree (Defendant's Initials)	the correct amount of t	time served that I am entitled to is

	, Defendant	CASE NO	
promised that I v	EARLY RELEASE: I understand that I may sewill be released prior to the expiration of my semble fendant's Initials)		
	ATTORNEY FEES: I do ()not waive ()waive my resum to pay for the services of my court appointed		
a sexually motive may subject me	CIVIL COMMITMENT: I understand that if I am ated offense or if I have been previously convicte to involuntary civil commitment as a sexually violant's Initials)	ed of a sexually motivated offense, this plea(s)	
offense for which required or discrebasis for the sus	DRIVER'S LICENSE: I understand that if I am end automatic, mandatory, or discretionary driver's etionary by law to be imposed by the Court or by pension or revocation of my driver's license/privile ontendre to a traffic offense I may be declared a Hamiltonian to the court of th	s license/privilege suspension or revocation is a separate agency, this plea(s) will provide the ege. I understand that if I am entering a plea(s)	
probation/comm	SUPERVISION TOLLING AND COSTS: I u unity control/parole is tolled unless ordered othe ion/community control/parole I will be required to p	erwise by the Court. I understand that if I am	
	DNA: I understand that the Court will dant's Initials)	order me to submit to a DNA sample.	
Sentencing I will not violate any co to complete a Pre or telephone nur of the aforement	SENTENCING DATE: I understand that if the Cocomply with the following conditions: (1) show up on ditions of my release; (3) not violate any law; (4) e-Sentence Investigation report (if required); and (mber to the Clerk of Court, bonds person, and mationed conditions I will not be allowed to set aside arm penalties indicated in Paragraph 3(o on time on the date that Sentencing is set; (2) all requests of the Department of Corrections b) notify immediately any change in my address by attorney(s). I understand that if I violate any be my plea(s) and the Court may sentence me to	
Collections Cour will result in the s	COLLECTIONS COURT: I understand that it the trongram for collection that any failure to comply suspension of my driving privilege, a writ of bodil ion Agency to collect the Court Fines and Costs.	with the Collection Court Program requirements y attachment being issued, and my case being	
	HEARING PRESENCE: I () waive () do ney(s) Fee/Cost Hearing(Defendant's		
	SEAL/EXPUNGEMENT: No one has promised rdant's Initials)	me that this case(s) will be sealed or expunged.	
Judgment and S appointed to rep I understand tha authority to hear	APPEAL: I understand that I have thirty (30) da Sentence to the Clerk of Court. I understand the resent me. My attorney(s) has/have explained to t I give up my right to appeal all matters except this case; and (3) any pre-trial ruling for which I hade a finding that controls an issue in this case.	that if I cannot afford an attorney one will be o me what an appeal is. By entering this plea, (1) the legality of my sentence; (2) this Court's have reserved the right to appeal, and for which	
26. DEFENDANT'S CERTIFICATION: I have read every word in this Plea(s) form, have discussed the contents with my attorney(s), and fully understand it. I am fully satisfied with the way my attorney(s) has/have handled this case for me. My attorney(s) has/have done everything I have asked him/her to do(Defendant's Initials)			

	, Defe	dant CASE NO
5	SWORN TO, SIGNED, AND FI	.ED IN OPEN COURT in the presence of defense counsel and the Judge
this	day of	, 20
Orange /	Osceola	
_	he Circuit Court	
and Cour	nty Court	Defendant's Signature
Rv.		
Deput	y Clerk in Attendance	
	CERTIFICATE OF D	EFENDANT'S ATTORNEY(S) AND PROSECUTOR
the natur possible been ma	e of the charges, essential el defense he/she has, the maxir de other than as set forth in tl	ecord, certify that: I/we have discussed this case with defendant, including ments of each, the evidence against him/her of which I am aware, the turn penalty for the charge(s) and the right to appeal. No promises have is plea or on the record. I believe the defendant fully understands this ing it, and that the plea is entered of the defendant's own free will.
l in Paragr		plea(s) to lesser charges, if applicable, and confirm the representations
 Defendar	nt's Attorney(s)	Prosecutor
	ar No	Florida Bar No
1	E COUNSEL have reviewed the discovery of evidence.	isclosed by the State, including a listing or description of physical items
I	have reviewed with my client	he nature of the evidence disclosed through discovery.
I	am personally unaware of any	physical evidence for which DNA testing may exonerate my client.
	nt's Attorney(s)	Date
Florida B	ar No	
DEFEND	ANT	
	have discussed the discovery nade by my attorney.	and information with my attorney and agree to the representations
Defendar	nt	Date
PROSEC	UTOR	
	am personally unaware of any lefendant.	physical evidence for which DNA testing may exonerate the
Prosecut	or	 Date
Florida B		Date