PLEA AGREEMENT SHEET

efendant's Name	. <u> </u>			ate			
efendant's Attorney _	Pleas	e Print	Appointed or Retained (Please Circle) number of prior felony convictions for purposes of				
he Defendant hereby ac entencing under the Ala	knowledges that	he/she has					
eputy District Attorney_	DDA Sig		naking the followin	g settlement offer t	o the Defendant:		
	Case#	Case #	Case#	Case #	Case#		
Charge			-				
Amended Charge		#	•		-		
Presumptive Sentence Range	tostraight tosplit	tostraight	tostraight	tostraight	to streight		
Habitual Offender Sentence Range	lo	to	to	to	to		
Offer				,			
Fine Restitution				BE CT			
Concurrent Cases							
Other Terms							
I have reviewed and dis	•		oto				
Defense Attorney: I have discussed the other this single document.	ffer with my attorr	ney and understand	ate: I that all conditions agreement and no	s of the plea agreer	ment are set out above ve been made. I wisl		
Accept the offer	Defendan	t's Signature	Date:				
Reject the offer	Defendan	t's Signature	Date:_		X		

State Of Alabama Unified Judicial System Form CR-51 (front) Rev. 1/2019

EXPLANATION OF RIGHTS AND

Case Number

PLEA OF GUILTY
(Non-Habitual Offender – Felony and Misdemeanor – Circuit or District Court)
(FOR OFFENSES COMMITTED ON OR AFTER January 30, 2016)

IN THE		COURT OF_			_, ALABAMA
STATE OF ALABA	(Circuit or District)			(Name of County)	
STATE OF ALADA	MA V.	Defendant			
TO THE ABOVE-N hereby informs you o	AMED DEFENDANT: The Off your rights as a defendant character PENALT	Court, having beer arged with a criminate APPLICAB	nal offens	se.	of guilty in this case,
You are charged with	the crime of				, which is a Class
LFelony LM crime of	isdemeanor. The Court has been	en informed that y	ou desire	to enter a plea of guilty to t	his offense or ☐to the
	ime(s) is set out below:		wnich	is a felony misdemeanor	offense. The sentencing
MISDEMEANOR		FEI	ONY.		
Class A	Up to one (1) year imprisons county jail, or a fine up to \$6 both.	ment in the	lass A	Not less than ten (10) years life or ninety-nine (99) years state penitentiary, and may exceed \$60,000	s imprisonment in the
Class B	Up to six (6) months imprison the county jail, or a fine up to or both.	o \$3,000,	lass B	Not less than two (2) years a twenty (20) years imprison penitentiary, and may include exceed \$30,000.	nent in the state
Class C	Up to three (3) months impring in the county jail, or a fine nexceed \$500, or both.	ot to	lass C	Not less than one (1) year an not more than ten (10) years state penitentiary, and may exceed \$15,000*.	s imprisonment in the
		C	lass D	Not More than 5 years or led day in the state penitentiary fine not to exceed \$7,500*.	
with the other sentence or sen	u face multiple sentences for multiple sentences. Assessment: You will also be ordered by You will also be ordered to pay an in \$50 and not more than \$10,000 for e	to pay the costs of cou	rt, which m	ay include the fees of any appointed a	attorney, fines, fees, assessments,
This crime is also subject	to the following enhancements or ac	dditional penalties as	provided b	y law: (Provisions Checked Apply To	Your Case)
Enhanced Punishmen punishment for a Class provides for the follow	t For Use Of Firearm Or Deadly Wo A, B, or C, felony in which a "firearm ing punishments in such events: For th B or C Felony, a term of imprisonmen	eapon: Sections 13A- n or deadly weapon was ne commission of a Cla	5-6(a)(5) and sused or at ass A Felony	ad (a)(6), Ala. Code 1975, provide for tempted to be used in the commission	the enhancement of a
of a punishment for a C following punishment	t for a Felony Criminal Sex Offense Class A or B felony criminal sex offens n such events: For a Class A felony cr	se involving a child un iminal sex offense, no	der the age t less than 2	of 12 or involving child pornography. O years; For a Class B felony sex offe	These Sections provide for the ense, not less than 10 years.
controlled substance w	t for Drug Sale Near School: Section ithin a three (3) mile radius of a public we years' imprisonment for each violate.	or private school, col	de 1975, pr lege, univer	ovides that any person who is convict sity or other educational institution, in	ed of unlawfully selling any oust be punished by an
selling any controlled s	t for Drug Sale Near Housing Project ubstance within a three (3) mile radius nt in a state correctional facility for ea	s of a public housing p	0, Ala. Cod roject owne	e 1975, provides that any person who d by a housing authority must be pun	is convicted of unlawfully ished by an <u>additional</u> penalty of
of selling, furnishing o	t For Sales Of Controlled Substance r giving away a controlled substance to all not be suspended or probation gran	o one who has not yet	ge of 18: Se attained the	ection 13A-12-215, Ala. Code 1975, page of 18 years, shall be guilty of a C	provides that anyone convicted lass A Felony and the
constitutes a Class C or pretrial diversion progr Class C felony offense execution of the remain upon such terms as the options are available, a	ies Split Sentencing Section 15-18-8(D felony and receives a sentence of n am, he or she shall be confined in a pror in a consenting community correction of the sentence shall be suspended court deems best. If no community coperson convicted of an offense that cod of Pardons and Paroles in lieu of conditions.	oot more than 15 years, ison, jail-type institutions program for a Cla I and he or she shall be rrections program exist constitutes a Class D fel	, and has no on, treatmer ss D felony e placed on sts within a	t been sentenced to probation, drug continuation, or community correction offense for a period not exceeding two probation for a period not exceeding to county or jurisdiction and no alternation.	ourt, or a ns program for a o years. The three years and ye program

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Form CR-51	(back)
Rev. 1/2019	

EXPLANATION OF RIGHTS AND PLEA OF GUILTY

(Non-Habitual Offender – Felony and Misdemeanor – Circuit or District Court) (FOR OFFENSES COMMITTED ON OR AFTER January 30, 2016)

*Enhanced Punishment for Class D felonies

Note that Section 15-18-8 also provides that in all cases when it is shown that a defendant has been previously convicted of any three or more felonies or has been previously convicted of any two or more felonies that are Class A or Class B felonies, and after such convictions has committed a Class D felony, upon conviction, he or she must be punished for a Class C felony.

Drug Demand Reduction Assessment Act and Loss of Driving Privileges: Section 13A-12-281 provides that any person convicted of a violation of Sections 13A-12-203, 13A-12-204, 13A-12-211, 13A-12-212, 13A-12-213, 13A-12-215 or 13A-12-231, Ala. Code 1975, shall be assessed an additional penalty of \$1,000 if he or she is a first-time offender or \$2,000 if he or she is a repeat offender under one of these sections. Collection of all or part of the penalty will be suspended if, with court approval, the defendant enters a drug rehabilitation program and if the defendant agrees to pay for a part or all of the program costs. Upon successful completion of the program, the defendant may apply to the court to reduce the penalty by the amount actually paid by him or her for participation in the program. Any suspension of the penalty can be withdrawn by the court if the defendant fails to enroll in or successfully pursue or otherwise fail to complete an approved program. Loss of Driving Privileges: Pursuant to Section 13A-12-291, Ala. Code 1975, a driver's license shall be suspended for six months for a conviction for any of the following: attempting to commit, criminally conspiring to commit, criminal solicitation to commit, or committing the crime of trafficking is specified substances under Section 13A-12-231; attempting to commit, criminal solicitation to commit, or committing the crime of unlawful possession with intent to distribute a controlled substance under subscatons (c) and (d) of Section 13A-12-211. Suspension of a driver's license for a conviction of driving under the influence of a controlled substance or under the combined influence of a controlled substance and specifically and the program to which the defendant is referred. Failure to submit to an evaluation or failure to complete any program to which the defendant may be referred will be considered a violation of any probation or parole he or she may be granted. The defendant may also be required to attend monitoring sessions, including random drug and alco
Enhanced Punishment for a Criminal Sex Offense: A person convicted of a sex offense is required to comply with the requirements of the Alabama Sex Offende Registration and Notification Act (Section 15-20A-1, et seq., Ala. Code, 1975).
Drug Trafficking Offenses: Convictions for an offense under §13A-12-231, Code of Alabama 1975, include mandatory minimum terms of incarceration and a mandatory fine. Convictions for drug trafficking while in possession of a firearm includes an additional mandatory period of incarceration of 5 years and a mandatory fine of \$25,000.
DUI Offenses: Pursuant to 32-5A-191.4, Code of Alabama 1975, persons convicted of driving under the influence are subject to installation of an ignition interlock devices on motor vehicles. Pursuant to Section 32-5A-191, Ala. Code 1975, a conviction for driving under the influence carries a mandatory driver's license suspension.
Drug Possession: If any person is convicted in any court of this state for drug possession, drug sale, drug trafficking, or drug paraphernalia offenses as defined in Section 13A-12-211 to 13A-12-260, inclusive, Ala. Code 1975, an additional fee of \$100.00 will be assessed pursuant to Section 36-18-7, Ala. Code 1975. Other:
 out.

RIGHTS YOU HAVE AND THE WAIVER OF YOUR RIGHTS

Under the Constitution of the United States and the Constitution and laws of the State of Alabama, you have a right to remain silent and you may not be compelled to give evidence against yourself. Your attorney cannot disclose any confidential talks he/she has had with you. You do not have to answer any questions. If you do answer questions knowing that you have a right to remain silent, you will have waived this right.

You have the right to enter, or stand on if previously entered, a plea of "Not Guilty" or "Not Guilty by Reason of Mental Disease or Defect," or "Not Guilty and Not Guilty by Reason of Mental Disease or Defect," and have a public trial before a duly selected jury. The jury would decide your guilt or innocence based upon the evidence presented before them. If you elect to proceed to trial, you would have the right to be present, you would have the right to have your attorney present to assist you, you would have the right to confront and cross examine your accuser(s) and all the State's witnesses, you would have the right to subpoena witnesses to testify on your behalf and to have their attendance in court and their testimony required by the court, and you would have the right to take the witness stand and to testify, but only if you chose to do so, as no one can require you to do this. If you elect to testify, you can be cross examined by the State just as any other witness is subject to cross examination. If you elect not to testify, no one but your attorney will be allowed to comment about that fact to the jury. Your attorney is bound to do everything he/she can honorably and reasonably do to see that you obtain a fair and impartial trial.

If you elect to proceed to trial, you come to court presumed to be innocent. This presumption of innocence will follow you throughout the trial until the State produces sufficient evidence to convince the jury (or the court if the trial is non-jury) of your guilt beyond a reasonable doubt. You have no burden of proof in this case. If the State fails to meet its burden, you would be found not guilty.

If you are entering a guilty plea to a charge for which you have not yet been indicted, you are waiving indictment by a grand jury and you will be pleading guilty to a charge preferred against you by a District Attorney's Information filed with the court.

If you are not a United States citizen, a guilty plea may subject you to adverse immigration consequences, including deportation (see 8 U.S.C. § 1227), exclusion from reentry to the United States and amnesty, and that the appropriate consulate may be informed of the plea and conviction.

Pursuant to Section 15–22–27.3, Ala. Code 1975, if you are pleading guilty to a sex offense involving a child as defined in Section 15-20A-4, Ala. Code 1975, which constitutes a Class A or B felony, you will not be eligible for parole.

If you are convicted of a misdemeanor crime of domestic violence, which has, as an element, the use or attempted use of physical force, or the threatened use of a deadly weapon, against your current or former spouse; your child of whom you are a parent or guardian; a person with whom you share a child in common; a spouse, parent, or guardian with whom you are, or have been, cohabiting or to whom you are similarly situated, and you ship or transport in interstate or foreign commerce, or possess in or affecting commerce, any firearm or ammunition, or if you receive any firearm or ammunition which has been shipped or transported in interstate or foreign commerce, YOU ARE SUBJECT TO BEING PROSECUTED IN FEDERAL COURT FOR VIOLATING 18 U.S.C.§ 922(g)(9).

If you plead guilty, there will be no trial. You will be waiving the rights outlined above, except your rights relating to representation by an attorney. The state will have nothing to prove and you will stand guilty on your guilty plea. By entering a plea of guilty, YOU WILL ALSO WAIVE YOUR RIGHT TO APPEAL, unless in appeals to the Court of Criminal Appeals or the Supreme Court (1) you have, before entering the plea of guilty, expressly reserved the right to appeal with respect to a particular issue or issues, in which event appellate review shall be limited to a determination of the issue or issues reserved, or (2) you have timely filed a motion to withdraw the plea of guilty after pronouncement of sentence on the ground that the withdrawal is necessary to correct a manifest injustice, and the court has denied your motion to withdraw your plea, or the motion has been deemed denied by operation of law.

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Form CR-51 Rev. 1/2019 Page 2 (front)	EXPLANATION OF RIGHTS AND PLEA OF GUILTY (Non-Habitual Offender – Felony and Misdemeanor – Circuit or District Court) (FOR OFFENSES COMMITTED ON OR AFTER January 30, 2016)
INDIGENT, COUNSEL W COURT JUDGMENT OR THE APPEAL IS FROM A YOU INDICATE YOUR W	IGHT TO APPEAL UNDER ONE OF THE CONDITIONS ABOVE AND YOU ARE DETERMINED BY THE COURT TO BE ILL BE APPOINTED TO REPRESENT YOU ON APPEAL IF YOU SO DESIRE AND IF THE APPEAL IS FROM A CIRCUIT SENTENCE. A COPY OF THE RECORD AND REPORTER'S TRANSCRIPT WILL BE PROVIDED AT NO COST TO YOU. IF MUNICIPAL OR DISTRICT COURT JUDGMENT TO CIRCUIT COURT, YOU HAVE A RIGHT TO DEMAND A JURY TRIAL IF JISH TO ASSERT THIS RIGHT ON THE NOTICE OF APPEAL.
NOW AND FURTHER EX	QUESTIONS ABOUT YOUR RIGHTS OR THE CONSEQUENCES OF PLEADING GUILTY, PLEASE LET THE COURT KNOW PLANATION WILL BE MADE.
The court having person	ally addressed the defendant determines that the defendant has entered the plea voluntarily.
."	
Date	Judge
	ATTORNEY'S CERTIFICATE
defendant's rights and the consintelligently waiving his/her right	as read and/or explained to the defendant by me; that I explained the penalty or penalties to the defendant, that I discussed in detail the sequences of pleading guilty; and that, in my judgment, the defendant understands the same and that he/she is knowingly, voluntarily, and ghts and entering a voluntary and intelligent plea of guilty. I further certify to the court that I have in no way forced or induced the to my knowledge, no one else has done so.
Date	Attorney

DEFENDANT'S STATEMENT OF WAIVER OF RIGHTS AND PLEA OF GUILTY
I certify to the court that I have read the matters set forth above or have had them read to me; that my rights have been discussed with me in detail and fully explained; that I understand the charge or charges against me; that I understand my rights, the punishment or punishments provided by law as may apply to my case, and I understand the consequence of pleading guilty; that I am not under the influence of any drugs, medicines, or alcoholic beverages; and I have not been threatened or abused or offered any inducement, reward, or hope of reward to plead guilty other than the terms of the plea agreement which will be stated on the record.

I further state to the court that I am guilty of the charge to which I am entering a plea of guilty, that I desire to plead guilty, that I made up my own mind to plead guilty, and that I knowingly, intelligently, and voluntarily waive my right to a trial in this case. I further state to the court that I am satisfied with my attorney's services and his/her handling of my case.

and morner nandining of my case.			•		
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Date				Defendant	
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STATE OF ALABAMA ٧s.

"COURT'S EXHIBIT B" IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT OF ALABAMA

Defendant	Case(s) No.

DEFENDANT'S STATEMENT OF SATISFACTION OF SERVICES RENDERED BY COURT APPOINTED ATTORNEY

TO THE	ABOVE NAMED DEFENDANT:			
1.	Are you satisfied that your attorney,		, Esq., is a compete	nt,
good attor	ney and has represented you to your t			
Yes	_ No			
2.	Are you satisfied with the plea barg	aining in this case (t	hese cases)? Yes No	_
3.	Did you plead guilty of your own fr	ee will? Yes	No	
4.	Has anyone forced you or coerced you	u in any manner to g	et you to plead guilty in this case (the	:se
cases)? Yo	es No			
5.	Has anyone promised you anything			
	answered "yes" to questions 1, 2 & 3 s looked to your best interest and you			ur -
	DONE this the day of _		·	
			Defendant	
Witness:				
	Circuit Judge			

•		
	·	
	·	

COURT ORDERED PROBATION SERVICES

Name			_ Case No.(s)	
	Street			
City .	State	Zip		
Telephone			Soc. Sec. No. <u>(</u>	(Last 4 Digits ONLY)
Action Ordered:			Date:	
	_ Must go to TASC		DEFENDANT MUS	T REPORT IN PERSON TO:
	Pre-sentence Investig	ation	TASC:	STATE PROBATION OFFICE
	_ Probation Investigation	on	401 Beacon Pkwy, West	2112 – 12 th Avenue N.
	_ Youthful Offender In	vestigation	Birmingham, AL 35233	Birmingham, AL 35234
	Notice of Conviction		Telephone: (205) 917-3780	Telephone: (205) 872-1308
	_ Update Previous Inve	estigative Report	() JAIL	· ·
	Other		()BON	ND
CHARGE(S)			CONVICTED	
	or Plea			
				d Until Hearing Date ()
			 JailFL`	- , ,
Race: White	Black	_ Other	Sex: Male	Female
Birth date		Age	e Married	Single
Health: Good	Fair	Bad	Occupation	
() Defendant Ref	used to Provide Inform	ation Requested.		
REFERENCES:				
				Phone
				Phone
	_	-		
		, a	t	() p.m. () a.m.
ATTORNEY'S SI	GNATURE	PHONE	CIRCUIT OR DISTRICT	TUDGE
D1000010001000	Da mar		DEPEND AND OLONG	THE T
DISTRICT ATTO	RNEY		DEFENDANT'S SIGNA	JUKE

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PLEA AGREEMENT SHEET

Defendant's Name	Date						
Defendant's Attorney			Appoin	ted or Retained (F	Please Circle)		
	acknowledges that	he/she has	number of prior felony convictions for purposes of				
Deputy District Attorne	y	is r	naking the followin	g settlement offer t	to the Defendant:		
	DDA Sig		- "				
	Case #	Case #	Case #	Case #	Case #		
Charge					`		
Amended Charge							
Presumptive Sentence Range Habitual Offender	to straight to split				to straight		
Sentence Range	to	to	to	to	to		
Offer							
Fine							
Restitution							
Concurrent Cases							
Other Terms							
The above-stated pleatother words, if the Deto sentence the Defer Court's acceptance of hearing.	efendant fails to ap ndant up to the ma	opear for the sente eximum lawful sen	ncing hearing, th tence as stated ir	e Court reserves I the plea agreem	the option ent. This		
I have reviewed and di	scussed this offer v	vith my client.					
Defense Attorney:		Date	9:				
I have discussed the of this single document.	•	•		, –			
Accept the offer			Date:				
	Defendant's	Signature					
Reject the offer	Defendant's	Signature	Date:				

State of Alabama Unified Judicial System

EXPLANATION OF RIGHTS AND

Case Number

Form C-44 B (front) Rev. 10/2012		F GUILTY	
	(Misdemeanors and Muni	icipal Ordinance Violations)	
11 THE	COURT O		
N THE(Circuit, District,	or Municipal)	F(Name of County or Municip	, ALABAMA
			unity)
☐ STATE OF ALABAMA ☐ MUNICIPALITY OF		·	
		Defendant-	
	TO TUE 100 / T		
DV ENTEDING A DI EA OE		AMED DEFENDANT:	
		D BELOW, YOU ARE WAIVING CER A TRIAL IN THIS COURT BEFORE A	
			1
inis is to inform you	of your rights as a defendant in thi	is criminal case. You are charged wit	th the offense of
which is a misdemeanor	☐ municipal ordinance violation.		
	-	the court finds that you are guilty of th	e offense, the law provides
for punishment by imprisonme	ent, which may include hard labor, f	for not less than	o chemost the law provides
nor more th	nan		for this
offense and/or by imposition of	of a fine of not less than \$	nor more than \$, including
the following enhanced senter	ncing provisions:	*	
- '			
	P. 444 1 4 7 4 4 7		· .
or concurrently with your other	er sentence. You will also be assu	crime, the sentence imposed in this creased court costs and may be orde	ase may run consecutively
amount determined by the	Court. In accordance with Sect	tion 15-23-17, Ala. Code 1975, if	Voll are charged with a
misdemeanor offense and ple	ad guilty or are found guilty, you w	vill be ordered to pay a victim's comp	ensation assessment of not
less than \$25.00 nor more that	an \$1,000.00. Further, you may be i	required to pay up to \$20.00 per day	of costs of incarceration
plus actual medical expenses	incurred by you, pursuant to Section	on 14-6-22, Ala. Code 1975.	
You should also be awa	re that you are pleading guilty or	are found guilty of a traffic offense,	a record of your conviction
will by sent to the Alabama De	epartment Public Safety (or the stat	te which issued your driver's license)	which may result in
the suspension or revocation insurance.	or your license to drive and may	adversely affect your ability to mai	ntain or secure automobile
	a violation of Section 13A-12-202	2 (criminal solicitation to commit a c	controlled substance arises
Section 13A-12-203 (attempt	to commit a controlled substance of	prime), or Section 13A-12-204 (crimin	al conspiracy to commit
controlled substance crime), A	Ala. Code 1975, you may be assess	sed an additional penalty of \$1,000.0	0 if you are a first
offender, or \$2,000.00 if this is	s your second or subsequent offen:	se. Collection of this penalty may be	suspended if you agree
to enter a drug rehabilitation p	program approved by the court and	l if you agree to pay for all or some po	ortion of the costs of the
program. Upon successful co	ompletion of the program, you ma	ay apply to the court to reduce the	penalty by the amount you
actually paid for your particip	ation in the program. If your partic	cipation in the program is terminated	i for any reason before you
If you are charged with a	grant, the court will take action to t	collect immediately the entire penalty , and if you plead guilty or are found	d auditure concession to
to undergo an evaluation for	alcohol or drug abuse. Based on the	he results of the evaluation, you will	be required to complete the
recommended education or to	reatment program and to pay for t	the evaluation and education or treat	iment program to which you
are referred. Failure to compl	iete the recommended program, w	hich includes paying for it and the ev	valuation, will be considered
a violation of probation or pa	trole. You may be required to atter	nd monitoring sessions with a court	referral officer and to pay a
monitoring fee. These monito	oring sessions would include rando	om alcohol or drug testing. Any perso	on determined to be indigent
by the court may request a v	waiver of all or part of the fees in	this paragraph. If you become able	to pay during the course of
monitoring, education or trea	tment, or at another future date, t	the waiver of fees may be revoked.	The court may order you to
perform community service in	nstead of payment of the fees in this	s paragraph if you are indigent.	
Pursuant to 32-5A-191.4, C	ode of Alabama 1975, persons cor	nvicted of driving under the influence	are subject to installation of

an ignition interlock devices on motor vehicles.

an ignition interlock devices on motor vehicles.

If you have been convicted of a sex offense, you will be required to comply with the requirements of the Alabama Sex

Offender Registration and Notification Act (Section 15-20A-1, et seq., Ala. Code, 1975). Section 15-20A-35 provides if you have not been previously adjudicated or convicted of a sex offense and if you had not attained the age of 18 at the time the offense was committed, you are treated as a juvenile sex offender. Otherwise, you will be treated as an adult sex offender.

Form C-44 B (Back) Rev. 10/12

EXPLANATION OF RIGHTS AND PLEA OF GUILTY

(Misdemeanors and Municipal Ordinance Violations - Circuit or District Court)

BY ENTERING A PLEA OF GUILTY IN THIS COURT, YOU ARE WAIVING YOUR RIGHT TO A TRIAL BEFORE THIS COURT AND THE FOLLOWING RIGHTS TO WHICH YOU WOULD OTHERWISE BE ENTITLED:

Under the Constitutions of the United States and the State of Alabama, you have a right or privilege not to be compelled evidence against yourself. In the trial of your case, you have the right to testify on your own behalf, if you so desire, but no one can require you to so testify. If you testify, you can be cross-examined by the prosecutor. If you do not testify, no one can even comment as to your failure to to so resulty, in you resulty, you can be decisionally any processor. In you do not resulty, no one can even comment as to your land to testify, Your have the right to remain silent, but anything that you voluntarily say, with knowledge of your rights, may be used against you. Your testify, Your have the right to remain silent, but anything that you voluntarily say, with knowledge of your rights, may be used against you. conversations with your attorney are confidential and cannot, and will not, be disclosed by your attorney.

You have the right to stand trial on your plea of not guilty and the right to a public trial before a judge. In a trial, the judge would determine

whether you are guilty, based upon the evidence in the case.

In the trial of your case, your attorney could subpoena witnesses on your behalf, make legal objections to matters that your attorney felt were incorrect or prejudicial, question witnesses for the prosecution, examine your own witnesses, and argue your case before the trial judge. Your attorney would be bound to everything that he or she could honorably and reasonably do to see that you obtain a fair and impartial trial.

In the trial of your case, you will come into court presumed innocent and this presumption of innocence will follow you throughout the course of the trial until the evidence produced by the prosecution convinces the judge, beyond a reasonable doubt, of your guilt. The burden is upon the prosecution to convince the judge, from the evidence in the case, that you are guilty beyond a reasonable doubt. If the prosecution

does not meet such burden of proof, you must be found not guilty. Your will have not burden of proof whatsoever in your trial you have the right to enter a plea of "Guilty", "Not Guilty," "Not Guilty By Reason of Mental Disease or Defect," or 'Not Guilty and Not Guilty By Reason of Mental Disease or Defect," IF YOU PLEAD GUILTY TO THE OFFENSE, THERE WILL BE NO TRIAL BEFORE A

JUDGE OF THIS COURT AND YOU WILL BE WAIVING THE RIGHTS LISTED ABOVE.

If you are convicted of a misdemeanor crime of domestic violence, which has, as an element, the use or attempted use of physical force, or the threatened use of a deadly weapon, against your current or former spouse; your child of whom you area parent or guardian; a person with whom you share a child in common; a spouse, parent, or guardian with whom you are, or have been, cohabiting or to whom you are similarly situated, and you ship or transport in interstate or foreign commerce, or possess in or affecting commerce, any firearm or ammunition, or if you receive any firearm or ammunition which has been shipped or transported in interstate or foreign commerce, YOU ARE SUBJECT TO BEING PROSECUTED IN FEDERAL COURT FOR VIOLATING 18 U.S.C. 922(g)(9).

If you are not a United States citizen, a guilty plea may subject you to adverse immigration consequences, including deportation (See 8 U.S.C. §1227), exclusion from reentry to the United States and amnesty, and that the appropriate consulate may

be informed of the plea and conviction.

By entering a plea of guilty, you will waive your right to appeal, unless in an appeal to the Court of Criminal Appeals or Supreme Court (1) you have, before entering the plea of guilty, expressly reserved the right to appeal with respect to a particular issue or issues, in which event you have, before entering the plea of guilty, expressly reserved the right to appeal with respect to a particular issue or issues, in which event appellate review shall be limited to a determination of the issues reserved, or (2) you have timely filed a motion to withdraw the plea of guilty after pronouncement of sentence on the ground that the withdrawal is necessary to correct a manifest injustice, and the court has denied your motion to withdraw your plea, or the motion has been deemed denied by operation of law.

If you have a right to appeal under one of the conditions above and you are determined by the court to be indigent, counsel will be appointed to represent you on appeal if you so desire and if the appeal is form a circuit court judgment or sentence, a copy of the record and the record and the reporter's transcript will be provided at no cost to you. If the appeal is from a municipal or district court, you have a right to demand a jury trial if you indicate your wish to assert this right on the Notice of Appeal.

Except in minor misdemeanors (a misdemeanor offense or municipal ordinance violation for which the defendant will not be punished by a sentence of imprisonment), the court will go over these rights, as well as the nature of the charge and the material elements of the offense, with you. If you have any questions about any of them, upon your request, the judge will make a further explanation to you.

The court having personally addressed the defendant determines that the defendant has entered a plea voluntarily. Judge Date I certify that the above rights were read to the defendant by me, that I discussed these rights with the defendant, in detail, and that a written copy of the above rights was given to the defendant by me. Having gone over the defendant's rights and the consequences of entering a plea of guilty with the defendant, in my judgment, the defendant understands those rights and knowingly, intelligently, and voluntarily waives the right to a trial and knowingly, voluntarily, and intelligently enters a plea of guilty. Attorney for Defendant Date I state to the court that I have had the matters and rights set forth above read to me; that my attorney has discussed these matters and rights with me in details and that I, the defendant, fully understand them; that I am not under the influence of any drugs, medicines or alcoholic beverages and have not been threatened or abused or offered any inducement or hope of reward to get me to plead guilty other . I further state to the court that I am guilty as charged in this case, desire to plead guilty, and knowingly, voluntarily and intelligently waive my right to a trial of this cause. I further state to the court that I am satisfied with my attorney's services and his/her handling of my case. Defendant Date

STATE OF ALABAMA "COURT'S EXHIBIT B" IN THE CIRCUIT COURT OF THE TENTH JUDICIAL CIRCUIT OF ALABAMIA

•		Case(s) No.	3
	7		

DEFENDANT'S STATEMENT OF SATISFACTION OF SERVICES RENDERED BY COURT APPOINTED ATTORNEY

i.	Are you satisfied that your	r attorney,		· ·	Esq., is a co	mpetent,
ood atto	rney and has represented yo	ou to your best interest i	n the settleme	nt of this c	ase (these ca	ses)?
	_ No			-	, .	
2.	Are you satisfied with the	e plea bargaining in this	case (these ca	ses)? Yes	No	
3.	Did you plead guilty of y					
4.	Has anyone forced you or		••		illov in this ca	ta (thaca
	esNo					•
5.	Has anyone promised you answered "yes" to question				(ing your
5.	Has anyone promised you answered "yes" to question as looked to your best interest	ns 1, 2 & 3 and "no" to c	uestions 4 & :	5, sign this	form indicat	ing your
5.	Has anyone promised you answered "yes" to question	ns 1, 2 & 3 and "no" to c	uestions 4 & :	5, sign this	form indicat	ing your
5.	Has anyone promised you answered "yes" to question as looked to your best interest	ns 1, 2 & 3 and "no" to c	uestions 4 & :	5, sign this	form indicat	ing your
5.	Has anyone promised you answered "yes" to question as looked to your best interest	ns 1, 2 & 3 and "no" to c	uestions 4 & :	5, sign this	form indicat	ing your
5. If yo	Has anyone promised you answered "yes" to question as looked to your best interest	ns 1, 2 & 3 and "no" to c	uestions 4 & 1	5, sign this	form indicat	ing your
5. If yo	Has anyone promised you answered "yes" to question as looked to your best interest	ns 1, 2 & 3 and "no" to c	uestions 4 & 1	5, sign this	form indicat	ing your
5.	Has anyone promised you answered "yes" to question as looked to your best interest	ns 1, 2 & 3 and "no" to c	uestions 4 & 1	5, sign this	form indicat	ing your

COURT ORDERED PROBATION SERVICES

Name		Case No.(s)	
Address			
	Street		
City	State Zip	·	
Telephone	-	Soc. Sec. No. (Last 4 Digits ONLY)
· ·			
Action Ordered:			
	Must go to TASC		T REPORT IN PERSON TO:
	Pre-sentence Investigation	TASC:	STATE PROBATION OFFICE
	Probation Investigation	401 Beacon Pkwy, West	
•	Youthful Offender Investigation		Birmingham, AL 35234
	_Notice of Conviction	Telephone: (205) 917-3780	Telephone: (205) 323-1091
	_Update Previous Investigative Report		
	Other	()BON	
			•
	or Plea		
	<u> </u>	· ·	d Until Hearing Date ()
Sentence	Penitentiary Hard Labor	Jail FL'	YC
Race: White	Black Other	Sex: Male	Female
Birth date	Ag	e Married	Single
Health: Good	FairBad	Occupation	
() Defendant Ref	ised to Provide Information Requested	i.	
	•		
REFERENCES:	.		
	Wife or Husband		Phone
	Address		
·	Parent		Phone
	Address		
	Other Reference		Phone
	Address		
The Action ordered	d in the above style cause is hereby set		
		at	()p.m. ()a.m.
		,	
ATTORNEY'S SI	GNATURE PHONI	E CIRCUIT OR DISTRICT	TUDGE
DISTRICT ATTO	RNFY	DEFENDANT'S SIGNA	TIRE