COMMONWEALTH OF PENNSYLVANIA: IN THE COURT OF COMMON PLEAS

: CHESTER COUNTY, PENNSYLVANIA

vs.

: CRIMINAL ACTION

: NO.

# **GUILTY PLEA COLLOQUY**

The defendant agrees to enter a plea of guilty to the following crimes:

<u> </u>		Statute:
		Maximum Fine:
Elements:		
Definition of Terms:		
		Statuta
	_Grading:	Statute: Maximum Fine:
		Defendant

# ADDITIONAL CRIMES TO WHICH DEFENDANT AGREES TO PLEAD GUILTY:

	Info.#	Count#_		Statute:
	Maximum Sentence:_		_Grading:	Maximum Fine:
	Elements:			
	Definition of Terms:			
ODIME				
				Statute:
				Maximum Fine:
In sup				e following facts did occur:
BARGA ABOVI	AIN, IF ANY, ATTACHE	ED HERET IBER(S), <i>A</i>	ro), includii	SPOSED OF PURSUANT TO PLEANG SUMMARY OFFENSES AT THAWN; AND ANY OUTSTANDING
				Defendant

CHECK ON	E:				
		). There is no p	lea bargain	rime(s) set forth on the or other agreement relatin elow.	g to
	AGREEMENT, t	he defendant u the Court does	nderstands not accept t	If the Court accepts this P that his sentence(s) will be his bargain, then the plea	e se
sentence im sentences e	posed pursuant t	to this plea on a months then th	ny one chai ne defendan	e, where the maximum rge or added consecutive t is sentenced to a state	
SENTENCE	;				
Infor	mation No.:	Count	No.:	Charge:	
Impr	isonment:		_ Probation:		
	Check here	if this is a man	ıdatory mini	mum sentence.	
Costs	s, plus \$	fine; \$	to t	he use of Chester County.	
Conc	current with/cons	ecutive to:			
Othe	r Conditions:				_
Resti	itution: \$	, payab	le to		_ _ _
Assistant D	istrict Attorney		Defendar	nt	
Date:			Attorney	for Defendant	

[SIGN ON PAGE 4 IF THERE ARE ADDITIONAL DISPOSITIONS]

# ADDITIONAL DISPOSITIONS:

### **SENTENCE**:

Information No.:	Count No.:	Charge:
Imprisonment:	Probation	:
Check here if t	his is a mandatory min	nimum sentence.
Costs, plus \$	fine; \$ to	the use of Chester County.
Concurrent with/consecu	tive to:	
Other Conditions:		
Restitution: \$	, payable to	
Information No.:	Count No.:	Charge:
Imprisonment:	Probation	:
Check here if t	his is a mandatory min	nimum sentence.
Costs, plus \$	fine; \$ to	the use of Chester County
Concurrent with/consecu	tive to:	
Other Conditions:		
Restitution: \$	, payable to	
Information No.:	Count No.:	Charge:
Imprisonment:	Probation	:
Check here if t	his is a mandatory min	imum sentence.
Costs, plus \$	fine; \$ to	the use of Chester County
Concurrent with/consecu	tive to:	
Other Conditions:		
Restitution: \$	, payable to	
tant District Attorney	 Defenda	nt
	Attorney	for Defendant

# COMPLETE ALL ITEMS

#### PUT YOUR INITIALS AFTER EACH ITEM YOU UNDERSTAND AND AGREE TO:

### THE CHARGES:

1.	I hereby enter a plea of guilty to the charges set forth on the	cover pages.
2.	I have read and understand the cover pages.	
3.	My lawyer has explained to me the elements of the offenses to pleading guilty.	o which I am
4.	I admit committing the crimes to which I am pleading guilty.	
5.	I acknowledge that the facts occurred as set forth on page 2	of this form.
6.	My full name is:	
7.	I am known by the following other names:	
8.	I am years of age today.	
9.	I went as far as grade in school.	
10.	I can read, write and understand the English language.	
MENTAL HIS	STORY:	
11.	Have you ever been a patient in a mental institution or h for a mental illness?	ave you ever
been freateu	ioi a mentai iimess?	(Yes or No)
		(Initials)
12. details:	If the answer to the previous question is "Yes", please	explain the
		(Initials)
	Defendant	

13.	Are you now being treated for a mental illness?	(Yes or No)
		(Initials)
14.	If the answer to the previous question is "Yes", please ex	xplain the details:
		(Initials)
15.	Do you understand the charges against you?	(Yes or No)
		(Initials)
16.	Are you able to work with your lawyer in responding to t	those charges?
		(Yes or No)
VOLUNTAR I agree that	INESS OF PLEA: :	(Initials)
17. enter this	No one has used any force or threats against me in o plea of guilty.	rder to get me to
18. other than this guilty p	No promises have been made to me in order to get me what is set forth in the plea bargain agreement, if any, or blea form.	-
TRIAL RIGH I understan		
19.	I need not enter a plea of guilty, but may plead not guilt	y and go to trial.
the charges use of evide by impropes suppressed There could	If I went to trial, I would have the right to file motions fferent kinds of relief. Some of these would be motions to against me for lack of evidence or for procedural defects ence against me because it was obtained unconstitutionally questioning or an illegal search and seizure; and to ask because it was improperly obtained, such as identified be other motions, also. If I file such pre-trial application on them before the case could go to trial. I am willing	quash or dismiss s; to suppress the ly, as for instance that evidence be cation testimony. ons, a Judge will
	 Defendant	

21.	I	have	the	right	to	be	tried	in	front	of	а	jury	of	ord	linary	y	citizens,
consisting County.	of	12 peo	ple	selecte	d r	and	omly	fron	n the	vote	er	regist	rat	ion	list	of	Chester

- 22. I may apply for a trial by a Judge without a jury, and that if a Judge approves that request, he would sit as the fact finder in place of a jury and decide whether or not I am guilty.
- 23. If I had a trial by jury, I would be allowed to participate, along with my attorney, in rejecting some of the people who were called to sit as jurors; I could challenge an unlimited number of jurors for cause if I could show that in some manner they had formed fixed opinions concerning my guilt or innocence; and I also would have a certain number of "peremptory challenges", by means of which I could reject jurors without having to give a reason.
- 24. The 12 jurors remaining would then have to agree unanimously on my guilt before I could be convicted.
- 25. In order to be convicted, I would have to be proven guilty beyond a "reasonable doubt". A reasonable doubt is a doubt which would cause a person of reasonable prudence to hesitate before acting in a matter of importance to him or herself. I am presumed innocent, and if the Commonwealth cannot prove me guilty beyond a reasonable doubt, I must be set free on these charges.
- 26. During the trial, my lawyer and I would have the right to confront and cross-examine the witnesses against me, and to object to the evidence presented. I have the right to call witnesses on my own behalf and to testify, if I wish. If I choose not to testify or call witnesses, the jury would be instructed that they could not draw any conclusions from the fact that I did not testify. Also, either I or my attorney have the right to make a closing statement on my behalf to the jury.
- 27. If I choose to represent myself at trial, I would be allowed to do all of the things that a lawyer would otherwise do for me.
- 28. If I enter a plea in this matter, I give up my right to appeal to the Superior Court on the basis of any trial errors. My rights to appeal after a guilty plea are limited to 4 grounds only:
  - a. that this Court did not have jurisdiction, as for instance, where the offense occurred in another county;
  - b. that the sentence imposed was illegal;
  - c. that I entered my plea either involuntarily or unknowingly; or
  - d. that my attorney was not competent in the matter in which he represented me.

Defendant		

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T .								

SENTENCING RIGHTS:
I am aware:
29. Of the maximum sentences and fines that can be imposed for the offense with which I am charged; they are set forth on the cover pages of this form.
30. In pronouncing sentence, the Court must consider, BUT IS NOT BOUND BY, the guidelines issued by the Pennsylvania Commission on Sentencing. I have seen the sentencing guidelines forms submitted by the Commonwealth, and understand what the guidelines call for in my case.
31. [FOR PLEA BARGAINS ONLY] The Court is not bound by the terms of the plea agreement that I have entered into with the Commonwealth on pages 3 and 4 of this form, but if the Court rejects it, I may withdraw my plea of guilty and enter a plea of not guilty.
32. [MANDATORY SENTENCES ONLY] The crime of
to which I am entering a plea, carries with it a mandatory minimum sentence of , and a mandatory fine of
\$
33. CHOOSE ONE:  a. I am not presently on probation or parole.
b. I am presently on probation or parole, and I understand that this guilty plea will result in a violation of that probation or parole, and that I may be separately sentenced for that violation of probation or parole.
POST SENTENCE RIGHTS: I understand that:
34. I have ten (10) days from the date I am sentenced within which to file optional motions with this Court for post-sentence relief, such as a motion to withdraw my guilty plea or a motion to modify sentence. I understand that these motions must be in writing, and specify the reasons why relief is requested. I also understand that failure to file these optional motions shall not be a waiver of any rights or issues I could raise on appeal.
35. If I need to be represented by a lawyer in filing such motions, and cannot afford a lawyer of my own, I may apply to the Court and the Court will appoint one to represent me free of charge.

Defendant

# RIGHT TO APPEAL:

36. I understand that if I wish to appeal I must appeal any sentence pronounced upon me to Superior Court of Pennsylvania within thirty (30) days of today's date, unless the Court vacates the sentence before that period of thirty (30) days expires, or unless I file an optional post-sentence motion. If any post-sentence motion is denied, I must appeal within thirty (30) days of that denial.
37. I have the right to the assistance of counsel in such an appeal, and if I can not afford an attorney of my own, I may apply to this Court and an attorney will be appointed to represent me free of charge.
38. If I can not afford the costs of an appeal, I may also apply to the Court and I may be permitted to proceed without payment of costs.
TO MY LAWYER:
39. I have had enough time to discuss these charges with my lawyer, and am satisfied with the advice that he has given to me, and with his representation of me before this Court.
40. I have gone over this document with my attorney, and he has explained it to me and answered any questions I have concerning it.
41. I further agree that, although I have been assisted by my attorney, it is my own decision to enter the plea that I making here today.
I AFFIRM THAT I HAVE READ THE ABOVE DOCUMENT IN ITS ENTIRETY AND I UNDERSTAND ITS FULL MEANING, AND I AM STILL, NEVERTHELESS, WILLING TO ENTER A PLEA OF GUILTY TO THE OFFENSES SPECIFIED. I FURTHER AFFIRM THAT MY SIGNATURE AND INITIALS ON EACH PAGE OF THIS DOCUMENT ARE TRUE AND CORRECT.
Defendant
As attorney for the above defendant, I have explained to (him)(her)[his][her]rights with respect to the charges against (him)(her). I have also explained the rights set forth in this document. I certify that I am satisfied that the defendant understand (his)(her) rights and has voluntarily and knowingly chosen to enter a plea of (guilty) (nolo contendere).
Attorney for Defendant

### **COURT ACTION**

	The defendant is found to have understandingly completed or participated in the completion of the foregoing guilty plea form, and to have voluntarily and intelligently entered a plea of guilty to the charges described herein.
	Defendant's guilty plea(s) is/are accepted.
	The foregoing Plea Agreement is approved.
	Defendant is sentenced in accordance with the Plea Agreement.
Select one (	1) of the following three (3) options:
	Defendant is not eligible for work release.
	Defendant is eligible for work release after
	Defendant is eligible for work release at the discretion of the Warden.
Check if ap	plicable:
	It is hereby Ordered that the Court's Policy requiring immediate payment of fines and costs be waived in this matter and the Defendant is to pay the Court imposed fines and costs within months at a rate determined by the Probation Office.
	BY THE COURT:
Date:	

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