## IN THE COURT OF COMMON PLEAS OF MONTGOMERY COUNTY, PENNSYLVANIA CRIMINAL DIVISION

COMMONWEALTH OF PENNSYLVAN	IA :	CRIMINAL DOCKET NUMBER:
v.	:	
	:	
Gt	UILTY PLEA	
You are present before this Court because you a plea of guilty to some or all of the criminal of	. •	• •
Please fully answer all of the questions on the indicate that you do not under by putting a question you do not understand. The question	uestion mar	k ("?") in front of the number of the
When you have completed the questions, be so Commonwealth (Assistant District Attorney), understand. The question will be explained as questions before you sign at the bottom of the	or the Judge nd you must	e to explain any questions you did not fully
RULE FOR USE OF TWO-WAY SIMULTA	119 CONSI	
<ol> <li>I understand that there are certain criminal statutory right to be physically present.</li> <li>I have discussed with my attorney, the attorney and/or the Judge my right to be physically</li> <li>I consent to today's criminal proceeding be visual communication.</li> <li>I am aware that I have the right to confider prior to and during the proceeding.</li> </ol>	orney for the present for sing conducte	Commonwealth (Assistant District Attorney), certain criminal proceedings. ed using two-way simultaneous audio-
Date:SIGN	IATURE OF	DEFENDANT
The Defendant is unavailable to sign this form simultaneous audio-visual communication purecord in open court at the Hearing on this daproceeding and related forms with the Defendunderstanding of his/her rights and the docu allow the undersigned to sign and initial this Hearing on the Defendant's behalf.	ursuant to R ate. Further, lant and is s ıments. The	ule 119 and stated such consent on the the undersigned has discussed the atisfied that the Defendant has a full Defendant has granted permission to
Date:	ODNEV FOR	DEFENDANT
·	Januar Fon	
	1 of 11	

REVISED June 10, 2021

(1)

(2)

(3)

(4)

\_\_\_\_(Initial)

	YES	N-	NO	
Wh	at is your full name?			
Are	e you known by any other	r name or alias?	YES	NO
If tl	he answer to Question #3	3 is <b>YES</b> , by what oth	er name(s) are you l	known?
Ho	w old are you today?			
Hor	w far did you go in schoo	l? (Highest grade con	npleted)	
Ha	ve you ever been a patien	nt in a mental institut	ion or have you been	n treated for
me	ntal illness?	YES	2	NO
T	he answer to Ouestion 7	is <b>YES</b> , please explai	n the details:	
Are		or mental illness?	YES	NO
—— Are	you now being treated fo	or mental illness?	YES	
Are	you now being treated fo	or mental illness?is <b>YES</b> , please explain	YESn the details:	NO
Are If th	e you now being treated for the answer to Question 9	or mental illness?is <b>YES</b> , please explain	YESn the details:	NO
Are If th	e you now being treated for the answer to Question 9 is the answer to Question 9	or mental illness? is <b>YES</b> , please explain is <b>YES</b> , do you still fo	YES  n the details:  eel you can understa	no and what
Are If th	e you now being treated for the answer to Question 9 is the answer to Question 9 u are doing today?	is <b>YES</b> , do you still for <b>YES</b> , are you under	YES  n the details:  eel you can understa	and what  NO
Are If th  If t  you If t	e you now being treated for the answer to Question 9 the answer to Question 9 tu are doing today? The answer to Question 9	is <b>YES</b> , do you still for <b>YES</b> , are you under	YES  n the details:  eel you can understa	and what  NO
Are If th  If t  you If t  mee	e you now being treated for the answer to Question 9 the answer to Question 9 the answer to Question 9 the answer to Question 9 edications or drugs which	is YES, do you still for YES is YES, are you under would affect your at	yes  n the details:  eel you can understate er the influence of ar	and what  NO  ny these  NO

(Initial)

YES		NO
Do you admit that yo	u did all the thing	gs a person must have done to be gui
of the crime or crimes	s to which you are	pleading guilty?
YES		NO
Do you know that you	u have a right to a	trial by jury? (Except for certain cr
YES	1	NO
Do you understand th	hat the right to a t	trial by jury means that you can take
in the selection of the	; jury with your at	torney; that the jury is chosen from
voters registration lis	t and licensed driv	vers of Montgomery County, and tha
12 people on your jur	ry must agree on y	your guilt beyond a reasonable doub
before you can be cor	nvicted of the crim	e or crimes with which you are char
YES	<del></del>	NO
Do you know you are	presumed innoce	ent until found guilty?
YES	<del>-</del>	NO
Do you understand th	hat the Commonw	vealth must prove your guilt beyond
reasonable doubt befo	ore you can be co	nvicted of the crime(s) charged?
YES	A	NO
Do you understand tl	hat it is the Comm	nonwealth that has the burden of pro
your guilt beyond a re	easonable doubt;	that you do not have to prove your
innocence?	YES	NO
Do you know you hav	ve the absolute rig	ght to remain silent and neither the
		you refuse to testify?
nor the jury can hold	it against you, if	•

22.	Do you understand the maximum sente	nce and fine that you could receive	for
	the crime or crimes to which your plead	ng guilty, and that the sentences fo	or
	each crime to which you are pleading gu	ilty could be made to run consecut	rively
	(one after another)?	YES	NO
23.	Do you understand that the Pennsylvania	Sentencing Code provides that for	
	sentences involving incarceration [wheth	er a State or County sentence]; a	
	minimum and maximum sentence must	be ordered; there is no requiremen	t that
	you are to be paroled after the passage of	f the minimum sentence; in fact, ye	ou
	have no right to be paroled at all?	YES	NO
24.	Are you aware that the Judge does not h	ave to sentence you to the term of	
	probation or jail sentence upon which yo	ur attorney and Assistant District	
	Attorney have agreed?	YES	NO
25.	Do you understand that if the Judge do	es not accept the plea agreement, y	ou
	may withdraw your guilty plea?	YES	NO
	After you enter your guilty plea have a right to appeal your convict limited to any or all of the following		•
	<ol> <li>the Court did not have because the crime(s) t in Montgomery Count</li> <li>the Judge's sentence penalties authorized because the court</li> </ol>	s illegal because it is beyond the	ot your plea lid not occur
26.	Do you understand the four reasons for	appeal?YES	NO
		,	
	<i>,</i>		
	4 of	11	
	REVISED June 10, 2021	(Init	ial)

You have the right to file a post-sentence motion within ten (10) days from today. Your post-sentence motion may include:(i) a motion to challenge the validity of a plea of guilty or nolo contendere, or the denial of a motion to withdraw a plea of guilty or nolo contendere; (ii) a motion for judgment of acquittal; (iii) a motion in arrest of judgment; (iv) a motion for a new trial; and/or (v) a motion to modify sentence. If you challenge the validity of your plea, you must state one or more of the above four reasons. If the Court rules against you, you have thirty (30) days from the date of the order denying your motion in which to file an appeal to the Superior Court. If the Court should fail to rule on your motion at all, then one hundred twenty (120) days after you filed it, it is considered to be denied by operation of law. You have thirty (30) days from the denial of your motion by operation of law to file an appeal to the Superior Court. If you do not file a post-sentence motion, you must file your notice of appeal within thirty (30) days of today. You have the right to assistance of counsel in preparing and filing your post-sentence motions. You also have the right to have counsel argue these motions and write any necessary briefs or memoranda. You also have the right to assistance of counsel in filing, preparing and arguing an appeal to the Superior Court, if the Court should deny post-sentence motions. If you cannot afford to hire counsel, one will be provided free of charge. You do not have to file post-sentence motions in order to preserve the appeal issues raised during your guilty plea or sentencing, but may appeal

ргово	appear source autility four gainst product contentions, sat may appear	
direct	tly to the Superior Court after sentence and within thirty (30) days.	
27.	Do you understand the meaning of the various rights that have just been	
	explained you?YESNO	
28.	Has anyone forced you to enter this plea of guilty?YESNO	
29.	Are you doing this of your own free will? YESNO	
30.	Have any threats been made to you to enter a plea of guilty?YES	_NO
31.	Have any promises been made to you to enter a plea of guilty, other than any	
J1,	5 of 11	
	0 01 11	

(Initial)

YESNO	
Are you satisfied with you attorney's representation?YES	NO
Have you had sufficient time to talk to your attorney before reading this paper	
and deciding to plead guilty?YESNO	
Has your attorney told you what the words on this paper mean?	
YESNO	
Your guilty plea is based on factual accusations placed in writing by the police	
and sworn to before a District Justice who issued an arrest warrant for these	
charges. Are you willing to allow the Assistant District Attorney to summarize	
the facts on which you plead?YES	NO
Are you presently on probation or parole?YES	NO
If you are on probation or parole, do you realize that your guilty plea may mean	
the plea is a violation of your probation or parole and that you can be sentenced	
to prison as a result of that violation?YES	NO
Do you understand that the decision to enter a guilty plea is yours and yours	
alone? YESYES	NO
Do you know that you do not have to enter a plea of guilty and give up all rights	
as previously explained to you, and that no one can force you to enter a guilty	
plea?YES	NO
Do you understand you have a right to a pre-sentence investigation (PSI) which	
will give the Court a statement of your past performance in the areas of:	
education; criminal history; family situation; disabilities; and general	
information regarding your plea to assist the Judge in sentencing?	
YESNO	
•	
6 of 11	
REVISED June 10, 2021(Initial)	

41.	Do you understand that a P.S.I. is usually waived if your plea agreement is
	accepted because the information is not needed for sentencing by the Judge?
	YESNO
42.	Do you waive the P.S.I. in this case?YESNO
43.	Do you understand you have a right to be sentenced within ninety (90) days of
	today?YES NO
44.	Do you waive your right to be sentenced within ninety (90) days of today?
	YESNO
45.	You may be required to begin intake processing at Montgomery County's Adult Probation
	Office. If you are so required, do you understand that you must provide full and true
	contact information to the Court on the Adult Probation Offender Contact Information
	Form or else be subject to the penalties of Section 4904 of the Pennsylvania Crimes Code?
	YESNON/A
46.	If you are sentenced today, it is your duty to contact the Adult Probation Office at (610)
	992-7777 between the hours of 9:00 a.m. and 2:00 p.m. no later than the next business
	day after this guilty plea. Do you understand that if you do not contact the Adult
	Probation Office in this time frame, your failure to do so will be considered a violation of
	your probation/parole and you could be arrested and imprisoned for this violation?
	YESNON/A
47.	Do you understand and agree that a judge other than the judge hearing this Guilty Plea
	may be assigned to hear and rule upon subsequent allegations of violations of your
	probation/parole and resentence you in the event of a proven violation?
	YESNON/A
	7 of 11

(Initial)

48.	Do you understand that if you are not a United States citizen a guilty plea
	may result in action by the federal immigration enforcement agencies up to and including
	deportation?YESNO
49.	Do you understand that in addition to the imposition of costs of prosecution which is
	mandatory, as part of your sentence, you must pay:
	( ) restitution in the amount of \$
	( ) a fine in the amount of \$
	in equal monthly installments over the length of your supervision?
	YES NO
50.	Do you have or will you have the ability to pay the costs of prosecution,
	( ) restitution, ( ) fine, in equal monthly installments over the length of your supervision?
	YES NO
51.	If you are pleading guilty to an offense graded as an M-1 or higher; an offense specified in
	18 Pa. C.S.A. 6105(a) or (b); a drug conviction punishable by more than two years
	imprisonment; have three or more driving under the influence convictions within five
	years; are subject to an active/final protection from abuse order; or have a misdemeanor
	conviction for a crime of domestic violence; do you understand that if you possess a license
	to carry a firearm, pursuant to 18 Pa.C.S.A. 6109(i.1)(1), notification of your conviction
	will be sent to the sheriff of the county in which you reside, and your license to carry
	a firearm may be revoked by the issuing authority?
	YES NO
<u>ACT</u>	79 Firearms Relinquishment (if applicable)
52.	Do you understand that you are entering a guilty plea to a misdemeanor crime of domestic
	violence pursuant to 18 Pa.C.S.A. 6105(c)(9)? <b>YES NO</b>
	8 of 11
	REVISED June 10, 2021 (Initial)

53.	Do you understand that, because of your guilty plea you will be convicted of a misdemeanor
	crime of domestic violence pursuant to 18 Pa.C.S.A. 6105(c)(9); and as a result, you are
	prohibited from ever owning, using, or possessing a firearm or ammunition?
	YES NO
54.	Do you understand that, within twenty-four (24) hours of this conviction, you are required to
	relinquish any and all firearms in your possession or control to the specified agency or
	specified licensed dealer ordered by the court?YESNO
55.	Do you understand if the court orders relinquishment to a licensed dealer as permitted by
	18 Pa.C.S.A. 6105.2(c), you shall submit an affidavit complying with
	18 Pa. C.S.A.6105.2(c)(3) to the specified police department as ordered by the court?
	YESNO
56.	Do you understand if you fail to relinquish any and all firearms or provide an affidavit
	within twenty-four (24) hours of this conviction, you may be further prosecuted pursuant
	to 18 Pa.C.S.A 6105(c)(9) and/or 18 Pa. C.S.A. 6105.2?
Driv	ving After Imbibing Alcohol or Utilizing Drugs Cases (if applicable)
57.	The DUI statute has escalating mandatory minimum sentences. That means the more
	often you are convicted of DUI within a 10 year period, the mandatory minimum penalties
	of jail and fines increase. Your third or subsequent DUI within 10 years could subject you
	to a minimum of one year in state prison, depending on what alcohol or drugs are in your
	blood at the time. Do you understand?YESNO
58.	Do you understand that as a result of your guilty plea today your driver's license is going
	to be suspended?YESNON/A
	9 of 11
	REVISED June 10, 2021 (Initial)

59.	If you are convicted of drive	ing while your license is sus	spended for DUI, you will be
	sentenced to a mandatory	minimum of 60 days in jail	just for driving while suspended.
	Your sentence will be at lea	ast 90 days in jail if you hav	e any drugs or alcohol in your
	blood at the time you are d	driving. Do you understand?	•
	YES	NO	N/A
60.	Your license will not be con	nsidered reinstated until Per	nnDOT sends it back to you and
	you have the license in you	ır possession. Do you under	rstand?
	YES	NO	N/A
61.	You have a right to have th	ne Court Reporting Network	assessment to determine if you
	need treatment for substar	nce abuse before sentencing	. Do you wish to waive that right
	and be sentenced today?	YES	NO
62.	Do you understand all of t	he consequences of pleading	g guilty today?
	YES	NO	
63.		en copy of the Rules and Reg dult Probation and Parole D	gulations of Probation and Parole of epartment (Rules & Regulations) a
	YES	NO	
64.	Do you acknowledge receip	ot of a copy of these Rules a	nd Regulations to take with you?
	YES	NO	, , , , , , , , , , , , , , , , , , ,
65.	Do you understand these l your review and understar		did you sign a copy acknowledging
,	YES	NO	
		10 616	
		10 of 11	
	REVISED June 10, 2021		(Initial)

	conditions imposed by the	ourt as part of your Sentence <b>in addition</b> to any other specific ne Court?
	YES	NO
67.	Regulations, and/or sentenced to the maxi	at if you are found in violation of any of these Rules and pecial conditions imposed by the Court, you could be num penalties that can be imposed under the law on each you have been convicted?
	YES	NO
further Further	nt to enter a plea of guilt swear/affirm that the si	I have completely read the above document. I understand y to some or all of the crimes with which I am charged. I mature and initials on this document are mine. noroughly reviewed with me all offers that have been made
SIGNAT	URE OF DEFENDANT	DATE
	I.	. Esquire, state that I have
inderst lefenda nave di:	ands what is set forth ab int understands what he	, Esquire, state that I have g of this document; that it is my belief that the defendant ove; that I am prepared to try this case; and that the she is doing by entering a plea of guilty. Furthermore, I my and all guilty plea offers and the consequences of offer in this case.
underst defenda have dis	my client of the meaning ands what is set forth about the int understands what he scussed with my client a	g of this document; that it is my belief that the defendant ove; that I am prepared to try this case; and that the she is doing by entering a plea of guilty. Furthermore, I my and all guilty plea offers and the consequences of
inderst defenda nave dis	my client of the meaning ands what is set forth about the understands what he scussed with my client a ng or rejecting the final of	g of this document; that it is my belief that the defendant ove; that I am prepared to try this case; and that the she is doing by entering a plea of guilty. Furthermore, I my and all guilty plea offers and the consequences of offer in this case.
inderst defenda nave dis	my client of the meaning ands what is set forth about the understands what he scussed with my client a ng or rejecting the final of	g of this document; that it is my belief that the defendant ove; that I am prepared to try this case; and that the she is doing by entering a plea of guilty. Furthermore, I my and all guilty plea offers and the consequences of offer in this case.
inderst defenda nave dis	my client of the meaning ands what is set forth about the understands what he scussed with my client a ng or rejecting the final of	g of this document; that it is my belief that the defendant ove; that I am prepared to try this case; and that the she is doing by entering a plea of guilty. Furthermore, I my and all guilty plea offers and the consequences of offer in this case.
underst defenda have dis	my client of the meaning ands what is set forth about the understands what he scussed with my client a ng or rejecting the final of	g of this document; that it is my belief that the defendant ove; that I am prepared to try this case; and that the she is doing by entering a plea of guilty. Furthermore, I my and all guilty plea offers and the consequences of offer in this case.
underst defenda have dis accepti	my client of the meaning ands what is set forth about the understands what he scussed with my client a ng or rejecting the final of	g of this document; that it is my belief that the defendant ove; that I am prepared to try this case; and that the she is doing by entering a plea of guilty. Furthermore, I my and all guilty plea offers and the consequences of offer in this case.

\_\_\_\_ (Initial)