DOCUMENT 71

IN THE CIRCUIT COURT OF CULLMAN COUNTY, ALABAMA

STA	ATE OF ALABAMA VS. MARK PLES JONES CASE CC 2023-423
	PLEA AGREEMENT
	After discussion and negotiation between the parties, after a full explanation of rights has been given to Defendant as enced by the attached Explanation of Rights form, and after such disclosure of information between the parties as each deems icient, it is agreed in this case, subject to acceptance by the Court, that:
1.	The Defendant will enter a plea of guilty to: COUNT I: Robbery in the First Degree
	as charged in the 🗵 Indictment 🗀 Complaint 🗀 Information.
2.	The Defendant will be given a sentence of Life
3.	Said sentence will be served:
	☑ In the State Penitentiary ☐ In the Cullman County Detention Center ☐ In the Community Corrections Program
	☐ Sentence ☐ Counts to run ☐ Concurrent ☐ Consecutive with
	\square The Defendant \square will apply for probation \square will waive application for probation \boxtimes does not qualify under sentencing standards for probation.
	☐ Upon entry of this plea, _COUNT 2 OF THE INDICTMENT_ shall be dismissed without costs.
	☐ Case(s)shall be dismissed without costs.
	☐ Defendant shall be given credit for time served pending disposition as determined by the Clerk.
4.	It is further Ordered by the Court: ☐ Ordered to successfully complete ☐ Court Referral ☐ County Probation (drug screening). ☑ The Defendant shall pay ALL court costs and appointed attorney's fees, if applicable. ☐ To pay \$ NONE restitution to the victim as set out in the attached Restitution Agreement(s) and Order. ☑ Defendant is fined \$ 2,000.00. ☐ \$ N/A JAIL bail bond fee. ☑ Ordered to pay \$ 65.00 Crime Victim's Compensation Assessment. (Pursuant to §15-23-17). ☐ Ordered to pay \$100.00 to the Forensic Science Trust Fund. ☐ \$ Restitution to District Attorney 32 nd Judicial Circuit per Act 2012-237 (Drug Cases only).
	☐ Ordered to pay \$ Drug Demand Reduction Assessment. ☐ Payments to commence within 60 days from date of Court entered plea, or as hereby Ordered by the Court:
5.	The Defendant will register as a \boxtimes felon \square sex offender as required by Alabama Law.
6.	Other: Defendant shall have absolutely no contact, direct or indirect, with the victim TERRELL WILLIAMS
7.	The Sentencing Guidelines were:

 \square Not Applicable to the charge(s) in this case.

☐ Considered and followed

☐ Considered but not followed due to: This charge is a voluntary worksheet charge.

FEB 2 4 2025

LISA MOSWAIN CIROUIT COURT DULLMAN COURT

FILED IN OFFICE

Date: 2/24/2025	Signature of Prosecutor
Defendant signature	Date: 2.24.25
Atterney or Defendant	Date: 24-21
ORDERED, having reviewed the above Agreement ent	ered into by the Defendant and the Prosecutor, the Court hereby:
Accepts the Plea Agreement.	
☐ The Defendant is hereby sentenced in accorda	ance with the terms & conditions thereof;
☐ Rejects the Plea Agreement; therefore, the Plea Court to any of the above provisions.	ea Agreement does NOT bind the Defendant, the Prosecutor, or the
Date: 1-24. 25	Embyhing John 5 ton

Unified Judicial Sy Form CR-52				AND PLEA OF GUILTY	Case Number CL. 23-42
			(Habitual Felony Offender - Cir	cuit or District Court)	
Page I	Rev. 1/2019	(FOR OI	FFENSES COMMITTED ON OR	AFTER JANUARY 30, 2016)	Count # if applicable)
)		Class A, B, and C i	retonies	(count # 11 applicable)
	ARCHIT		COURT OF _	course	, ALABAMA
	cuit or District			Name of County)	ADADAMA
STATE OF AI	LABAMA v.	MALL	e Her	Jorder	·
		•	,	Defendant	
TOTUE	A DOLLE NA	MED DESIGNATION			
in this cas	se, hereby inf	Orms you of your r	ANT: The Court having rights as a criminal defe	been informed that you wish	to enter a plea of guilty
		•	LTIES APPLICABLE	**	
lar and Character	44. 4				an en min
ou are Charged v			Z-1 /-	, which is a (Class FILED IN O
ne court nas beer	1 informed that	you desire to enter a	a plea of guilty to Uthis o	ffense or	
to the crime of _				, which is a (ClassFelony.FEB 2 4 202
s this offense subj	ect to the Pres	umptive Sentencing	Standards? Yes 🖟	ίο	
ne Presumptive s	entence dispos	ition is ☐Non-Pris	son 🗌 Prison		1382305000
ne rresumptive i	otal Sentence	Length range is	months to months	and the Split range is mo	LISA MOSVAR Pinths to monthsROULT COU
•					UOO NAMILIUC
	Mattacatha	1	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>		
	I NOT less than	ten (10) years and r	not more than ninety-nine (99) years imprisonment or Life in	nprisonment in the state
Class A felony	penitentiary i	ncluding hard labor :	and more instructs a first which		
Class A felony	, , , , , , , , , , , , , , , , , , , ,	TOTAL	and may include a line flot	to exceed \$60,000.	i l
<u> </u>	Not less than	two (2) years and no	of more than twenty (20)	to exceed \$60,000.	
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Form CR-52 Rev. 1/2019	EXPLANATION OF RIGHTS AND PLEA OF GUILTY
Petra 7	(Habitual Felony Offender – Circuit/District Court)
☐ Enhanced Punishment for the enhancement of pomography. These Sec years; For a Class B felo	for a Felony Criminal Sex Offense Involving a Child: Sections 13A-5-6(a)(5) and (a)(6), Ala. Code 1975, provide a punishment for a Class A or B felony criminal sex offense involving a child under the age of 12 or involving child attions provide for the following punishment in such events: For a Class A felony criminal sex offense, not less than 20 my sex offense, not less than 10 years.
enhancement of a punis commission of the felony of imprisonment of not le	For Use Of Firearm Or Deadly Weapon: Sections 13A-5-6(a)(5) and (a)(6), Ala. Code 1975, provide for the himent for a Class A, B, or C, felony in which a "firearm or deadly weapon was used or attempted to be used in the him section provides for the following punishments in such events: For the commission of a Class A Felony, a term is than 20 years; For the commission of a Class B or C Felony, a term of imprisonment of not less than 10 years.
Enhanced Punishment for the enhancement of pornography. These Se 20 years; For a Class B	for a Felony Criminal Sex Offense Involving a Child: Sections 13A-5-6(a)(5) and (a)(6). Ala. Code 1975, provide a punishment for a Class A or B felony criminal sex offense involving a child under the age of 12 or involving child ctions provide for the following punishment in such events: For a Class A felony criminal sex offense, not less than felony sex offense, not less than 10 years.
unlawfully selling any co institution, must be puni	t for Drug Sale Near School: Section 13A-12-250, Ala. Code 1975, provides that any person who is convicted of introlled substance within a three (3) mile radius of a public or private school, college, university or other educational shed by an additional penalty of five years imprisonment for each violation.
Enhanced Punishment of unlawfully selling any punished by an addition	for Drug Sale Near Housing Project: Section 13A-12-270, Ala. Code 1975, provides that any person who is convicted controlled substance within a three (3) mile radius of a public housing project owned by a housing authority must be all penalty of five years imprisonment in a state correctional facility for each violation.
☐ Enhanced Punishmen anyone convicted of se be guilty of a Class A Fr	tion Sales of Controlled Substance to One Under the age of 18: Section 13A-12-215, Ala. Code 1975, provides that Illing, furnishing or giving away a controlled substance to one who has not yet attained the age of 18 years, shall slony and the punishment imposed shall not be suspended or probation granted.
violation of Sections 13/shall be assessed an a these sections. Collection and if the defendant ag to the count to reduce the withdrawn by the contributing Privileges: Pursany of the following: att in specified substances possession with intent the for a conviction of driving shall be governed by S	ion Assessment Act and Loss of Driving Privileges: Section 13A-12-281 provides that any person convicted of a A-12-202, 13A-12-203, 13A-12-204, 13A-12-211, 13A-12-213, 13A-12-215 or 13A-12-231, Ala. Code 1975, 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 all or part of the penalty will be suspended if, with court approval, the defendant enters a drug rehabilitation program rees to pay for a part or all of the program costs. Upon successful completion of the program, the defendant may apply be penalty by the amount actualty paid by him or her for participation in the program. Any suspension of the penalty can urt if the defendant falls to enroll in or successfully pursue or otherwise fail to complete an approved program. Loss of uant to Section 13A-12-291, Ala. Code 1975, a driver's license shall be suspended for six months for a conviction for empting to commit, criminal solicitation to commit, or committing the crime of trafficking under Section 13A-12-231; attempting to commit, criminal solicitation to commit, or committing the crime of unlawful of distribute a controlled substance under subsections (c) and (d) of Section 13A-12-211. Suspension of a driver's license and under the influence of a controlled substance and alcoholection 32-5A-191, the DUI law.
substance abuse. Base and/or treatment and to to complete any progra granted. The defendan breath tests and to pay for any portion of time I fees by an indigent.	Offenses: A person convicted of an alcohol or drug-related offense will be required to undergo an evaluation for d upon the results of any such evaluation, he or she will be required to complete the recommended course of education pay for the evaluation and any program to which the defendant is referred. Failure to submit to an evaluation or failure im to which the defendant may be referred will be considered a violation of any probation or parole he or she may be t may also be required to attend monitoring sessions, including random drug and accohol testing or blood, urine and/or a fee for this service. The defendant may request a waiver of part or all of the fees assessed if he or she is indigent or she is financially unable to pay. Community service may be ordered by the court in lieu of the monetary payment of
Alabama Sex Offender	nt for a Criminal Sex Offense: A person convicted of a sex offense is required to comply with the requirements of the Registration and Notification Act (Section 15-20A-1, et seq., Ala. Code, 1975).
incarceration of 5 year	enses: Convictions for drug trafficking while in possession of a firearm includes an additional mandatory period of a and a mandatory fine of \$25,000.
DUI Offenses: Pursua an ignition interlock de carries a mandatory di	nt to 32-5A-191.4. Code of Alabama 1975, persons convicted of driving under the influence are subject to installation of vices on motor vehicles. Pursuant to Section 32-5A-191, Ala. Code 1975, a conviction for driving under the influence iver's license suspension.
Drug Possession: If a offenses as defined in Section 36-18-7, Ala.	
Other:	
,	

Form CR-52 Page 3

Rev. 1/2019

EXPLANATION OF RIGHTS AND PLEA OF GUILTY

(Habitual Felony Offender - Circuit/District Court)

RIGHTS YOU HAVE AND 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. You attorney cannot disclose any confidential talks he/she has had with you. You are not required 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, and continue to assert, a plea of "Not Guilty" or "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 your choose 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 subjected to cross examination. If you decide 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 also 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.

if you plead quility, there will be no trial. You will be waiving your 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 reserved the right to appeals to the Court of Criminal Appeals or the Supreme Court (1) you have before entering the plea of guilty, expressly or issues reserved, (2) you have timely filed a motion to withdraw the plea of guilty after pronouncement of sentence on the ground that the withdrawal 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 FROM A CIRCUIT COURT JUDGMENT OR SENTENCE, A COPY OF THE RECORD AND REPORTER'S TRANSCRIPT WILL BE PROVIDED AT NO COST TO YOU. IF YOU HAVE ANY QUESTIONS ABOUT YOUR RIGHTS OR THE CONSEQUENCES OF PLEADING GUILTY, PLEASE LET THE COURT KNOW AND FURTHER EXPLANATION WILL BE MADE.

The court having personally addressed the defendant determines that the defendant has entered the plea voluntarily.

2-24-28

Date

ATTORNEY'S CERTIFICATE

I certify that the above was fully read to the defendant by me; that I explained the penalty or penalties involved with the defendant; that I discussed in detail defendant's rights and the consequences of pleading guilty; and that, in my judgment, the defendant understands the same and that he/she is knowingly, voluntarily, and intelligently waiving his/her rights 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 defendant to plead guilty and to my knowledge no one electrons.

2-24-75

Date

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DEFENDANT'S STATEMENT OF WAIVER OF RIGHTS AND PLEA OF GUILTY

I certify to the court that my attorney has read and explained the matters set forth above; 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 they may apply to my case, and I understand the consequences 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 and intelligently, and voluntarily waive my right to trial in this case. I further state that I am satisfied with my attorney's services and his/her handling of my case.

2-24-15

Perendant

DOCUMENT 7

IN THE CIRCUIT COURT OF MORGAN COUNTY, ALABAMA

STATE OF ALABAMA,

PLAINTIFF,

CASE NO. CC 2013- 4/25

DEFENDANT.

NOTICE AND WAIVER OF INDIGENCY STATUS

NOTICE

Comes now the State of Alabama and serves notice upon the Defendant that under Alabama law and the applicable Rules of Court, the Defendant is entitled to have a due process hearing for the purpose of determining whether he will be ordered to pay restitution and, if so, in what amount.

At such a hearing, the Defendant would be entitled to be represented by an attorney. The hearing would be before a judge and without a jury. The Defendant would be entitled to be heard and would be allowed to present evidence and call witnesses. The Defendant or his counsel would be permitted to confront and cross-examine any witnesses called by the State of Alabama to testify against him. The Court would then be required to enter a written order and findings of fact to support its decision.

Before the Court could order any restitution to be paid, the financial resources and obligations of the Defendant and the burden that payment of court-ordered restitution would impose on him would be taken into consideration in determining how much, if any, restitution should be ordered. Where the imposition of a fine is being considered by the Court, the trial judge is similarly required to take into consideration, among other things, the financial status of the Defendant before it imposes such a penalty. Docket fees and other costs of court are also required to be assessed upon conviction.

If the Court orders restitution, fines or costs to be paid, and the Defendant fails to pay as directed, the Court may cause an investigation to be made into the Defendant's financial, employment and family standing and the reasons for non-payment, including whether non-payment was willful and intentional or due to "indigency" - the laability to pay as a result of poverty.

Before any remedial action could be taken by the Court, a due process hearing, similar to the one described above, would be held. The Court could, as a result of such a hearing, reduce the amount of the obligation to a sum that the Defendant is able to pay, continue or modify the schedule of payments, direct that the Defendant be incarcerated until the unpaid balance is paid (subject to Rule 26.11, Alahama Rules of Criminal Procedures), or order the Defendant's wages withheld. In the case of fines and costs, the Defendant could be released from the obligation altogether. If restitution, fines or costs were ordered as a result of a traffic infraction, the Defendant's privilege to drive could be suspended until the obligation has been satisfied.

In addition, willful failure to pay could be punished by contempt of court. Also, if payment of restitution, fines or costs have been made a condition of probation or parole, the willful non-payment of these obligations could result in the revocation of those privileges, the modification of those privileges or the extension of those privileges.

Indigency, or the financial inability to provide for one's own support, is both a factor in determining the amount of restitution, fines and costs to be ordered and the conditions of payment. In addition, indigency or a plea of poverty is a defense to the non-payment. In Alabama, an indigent Defendant cannot be incarcerated for the inability to pay a fine, court costs, or restitution.

WAIVER

After discussion and negotiation between the parties, after a full explanation of rights has been given to the Defendant as evidenced by the attached Explanation of Rights form, and after such disclosure of information between the parties as each deems sufficient, it is agreed in this case, subject to acceptance by the Court, that the Defendant knowingly and voluntarily agrees to confess the restitution claims made by the State in this cause and that the Defendant knowingly and voluntarily agrees to waive his right to plead poverty or to assert a claim of indigency, should be subsequently fail to honor the payment provisions of the agreement. This waiver is made a part of and is given in consideration of the plea agreement reached in this cause by the Defendant and the State of Alabama. In addition, the Defendant agrees to fully and timely pay any flues and court costs imposed in this case. The defendant understands and agrees that payments will be deducted from any money or earnings that he receives, from any source whatsoever, during any term of imacreeration imposed as a result of the plea agreement reached between the Defendant and the State of Alabama (this includes, but is not limited to, any earnings from work release or prisoner deposits, etc.). The Defendant agrees to pay over, deliver, convey, transfer, or assign any income or assets to which he is entitled while incarcerated to the Clerk of the Court or to cause the same to be done in order to satisfy the

terms and provisions of his plea agreement. It is further agreed that any restitution, fines or costs ordered pursuant to the Defendant's plea agreement with the State of Alabama will be made a condition of any probation ordered by the Court, regardless of the position taken by the State of Alabama with reference to the granting of probation. Should probation be ordered and subsequently revoked, it is agreed by the parties that any restitution, lines or costs ordered shall be made a condition of any future parole.

The Defendant understands that by signing this waiver, he is giving up his right to assert an indigency defense in any future contempt proceedings, probation revocation proceedings, or parole revocation proceedings, the basis of which is non-payment of restitution, fines or costs in the instant case. The Defendant acknowledges that he would not only be barred from pleading poverty or indigency as a defense in such actions, but that attempts to raise such a defense by him would act to make the plea agreement reached in the abovestyled case voidable by the District Attorney.

IN MAKING THIS WAIVER, THE DEFENDANT UNDERSTANDS THAT HE IS GIVING UP HIS RIGHT TO CLAIM THAT HE IS UNABLE OR INCAPABLE OF COMPLYING WITH THE PAYMENT PROVISIONS OF HIS PLEA AGREEMENT. THE DEFENDANT UNDERSTANDS AND ANTICIPATES THAT ANY FAILURE ON HIS BEHALF TO HONOR THOSE PROVISIONS OF HIS PLEA AGREEMENT WILL RESULT IN HIM BEING HELD IN CONTEMPT OF COURT, HAVING HIS PROBATION REVOKED, OR HAVING HIS PAROLE REVOKED. HE ENTERS INTO THIS WAIVER FOR THE PURPOSE OF RECEIVING THE BENEFITS OF THE NEGOTIATED PLEA, AND, AFTER CONSULTATION WITH HIS ATTORNEY, OR, IF HE IS ACTING PRO SE, AFTER HAVING HAD THE OPPORTUNITY TO CONSULT WITH THE COURT REGARDING ANY QUESTIONS ABOUT THIS WAIVER BASED UPON A REASONABLE EXPECTATION THAT HE WILL HAVE SUFFICIENT FUNDS AVAILABLE TO HIM TO MEET THE TERMS OF THE PAYMENT PROVISIONS OF HIS PLEA AGREEMENT WHEN THEY BECOME DUE AND PAYABLE. The Defendant states to the Court that he has read, or has had read to him, the matters and rights hereinabove set forth, as well as those explained by the Court; that his attorney has discussed said matters and rights with him in detail, or, if he is acting pro se, the Court has afforded him an opportunity to ask any questions about this waiver, and the Defendant fully understands its content and meaning; that he is not under the influence of any drugs, medicines, or alcoholic beverages and has not been threatened or abused or offered any inducement or reward to get him to execute this agreement.

Having read and understood the foregoing, I agree to:

waive my right to claim indigency or enter a plea of poverty in any subsequent proceedings resulting from the nonpayment of court costs in this case.

waive my right to claim indigency or enter a plea of poverty in any subsequent proceedings resulting from the nonpayment of fines in this case.

waive my right to claim indigency or enter a plea poverty in any subsequent proceedings resulting from the nonpayment of restitution in this case.

SHOULD YOU HAVE ANY QUESTIONS WHATSOEVER CONCERNING THIS DOCUMENT, DO NOT SIGN IT UNTIL YOU HAVE ADDRESSED THOSE QUESTIONS TO THE COURT.

2-24-25

I am the attorney for the above-referenced Defendant, and I certify that the preceding notice and waiver were read by the Defendant in my presence, or were read to him by me, that I discussed such rights with the Defendant in detail and that a written copy of the above rights were given to the Defendant by me. Having gone over his rights and the consequences of this waiver, I am of the opinion that the Defendant under-stands his right to plead poverty or to claim indigency and knowingly, intelligency, and columnarily waives said right.

2-24-25

Attorney for Defendant

PRIOR FELONY ACKNOWLEDGEMENT FORM

Name of Defendant:	Il Mas	Sones	
Present Offense Case Number(s):	CC-2023.	428	
Previous Felony Convictions:			
Felony Offense	Date of Conviction/Plea	Attorney	County
1 R38 add	3-7-2014	Yel	Para 2
2. Posts. Fugel First	3-7-2014	Yes	Pern
3. Forgels and	10-30.2006	4es	Mareno
2-24-25	Must		
Date	Defendant Signature	Attorney for Betenda	AT .

DOCUMENT 71

IN THE GIRGUIT COURT OF GULLMAN GOUNTY, ALABAMA

STATE OF ALABAMA,

PLAINTIFF.

1705

CASE NO. CC.

DEFENDANT.

NOTICE AND WAIVER OF RIGHT TO APPEAL AND RIGHT TO SEEK POST-CONVICTION RELIEF

NOTICE

Comes now the State of Alabama and serves notice upon the Defendant that under Alabama law and the applicable Rules of Court, the Defendant has a right to appeal any judgment of conviction or the imposition of any sentence ordered by this Court. The right to appeal is, simply, the Defendant's right to have the proceedings in the trial court reviewed by an appellate court for the purpose of correcting any reversible error that may have been made. The right to appeal is available to the Defendant whether he is convioted after trial, as a result of a blind plea or as a result of a plea entered in accord with a valid plea agreement.

In addition to the right to appeal, a criminal Defendant has the right to be represented by an attorney during the appellate process. Should the Defendant be unable to afford an attorney, the Court will appoint an attorney to represent him free of charge.

The Defendant is also entitled to obtain a copy of the official transcript of the proceedings in the trial court if he elects to exercise his right to appeal. Should the Defendant be unable to afford a copy of the transcript, one will be provided for him free of charge.

In most cases where the Defendant receives a sentence of 20 years or less, he is shiftled to make an appeal bond, which would permit him to be released while his case is being reviewed by the appellate court. The amount and terms of such a bond would be left to the discretion of the trial court.

A criminal Defendant may also attack the validity of his conviction or sentence by the filing of certain post-judgment motions (i.e., Motion for New Trial, Motion in Arrest of Judgment, Motion to Withdraw Guilly Piea, etc.) or by filing with the trial court a Petition for Post-Conviction Relief under Rule 32, ARCrP, or seeking post-conviction relief in Federal Court (i.e., Habeas Corpus).

WAIVER

After discussion and negotiation between the parties, after a full explanation of rights has been given to the Defendent as evidenced by the attached Explanation of Rights form, and after such disclosure of Information between parties as each deems sufficient, it is agreed in this case, subject to acceptance by the Count that the Defendant knowingly and voluntarily agrees to waive his right to appeal or contest, directly or colleterally, his conviction or sentence on any ground, unless the Count should impose a sentence in excess of the statutory maximum or was without jurisdiction to enter the judgment or impose the sentence. This waiver is made a part of and is given in consideration of the plea agreement reached in this cause by the Defendant and the State of Alabama. It is intended to be a comprehensive and complete waiver of all appellate rights in this case. Defendant agrees not to seek an appeal bond, not to give notice of appeal, not to request a transcript of the proceedings, and not to request the appointment of appeallate counsel. In addition to agreeing that he will never attack this conviction or sentence, Defendant agrees to seek to have dismissed with prejudice all pending post-judgment notions and/or pelitions (including, but not limited to, petitions filed pursuant to Rule 32, ARCrP) and will not appeal any denial or dismissel of any such motions or petitions. Defendant acknowledges that the limitation, referedament, commencement or continued pursual of any post-judgment attack upon his conviction or sentence, whether in the form of a direct appeal or collateral attack (i.e., Rule 32, Habeas Corpus, Corem Nobis, etc.), except upon the grounds stated above, would be barred by this valver and would get to make the pleas agreement reached in the above-styled case valdable by the District Attorney. The only exception to this waiver is that parties agree the Defendant has not waived his right to appeal on the sole issue of ineffective assistance of counsel.

IN MAKING THIS WAIVER, THE DEFENDANT UNDERSTANDS THAT HE IS GIVING UP HIS RIGHT TO HAVE HIS CONVICTION AND SENTENCE REVIEWED BY AN APPELLATE COURT. HE ENTERS INTO THIS

WAIVER FOR THE PURPOSE OF RECEIVING THE BENEFITS OF A NEGOTIATED PLEA, AND, AFTER CONSULTATION WITH HIS ATTORNEY, OR IF HE IS ACTING PROSE, AFTER HAVING HAD THE OPPORTUNITY TO CONSULT WITH THE COURT REGARDING ANY QUESTIONS ABOUT THIS WAIVER, HE BELIEVES THAT IT IS IN HIS BEST INTEREST TO EXECUTE THIS DOCUMENT. The Defendant states to the Court that he has read, or has had read to him, the matters and rights hereinabove set forth as well as those set forth in the attached Explanation of Rights form; that his attorney has discussed said matters and rights with him in detail, or, if he is acting pro se, the Court has afforded him an opportunity to ask any questions about this waiver, and the Defendant fully understands its content and meaning; that he is not under the influence of any drugs, medicines or alcoholic beverages and has not been threatened or abused or offered any inducement or reward to get him to execute this document.

Having read and understood the foregoing, I agree to:

11)

 walve all my rights to appeal this case directly to an appellate court except to allege ineffective assistance of counsel;

initials

 waive all my rights to challenge the conviction or sentence indirectly or collaterally by filling a separate action with the exception of any claim for ineffective assistance of counsel;

MY) a

dismiss, with prejudice, any pending proceedings attacking this conviction or sentence except in regard to any claim of ineffective assistance of Counsel.

SHOULD YOU HAVE ANY QUESTIONS WHATSOEVER CONCERNING THIS DOCUMENT, DO NOT SIGN IT UNTIL YOU HAVE ADDRESSED THOSE QUESTIONS WITH THE COURT.

Defendant

I am the attorney for the above-referenced Defendant, and I certify that the preceding notice and weiver were read by the Defendant in my presence, or were read to him by me, that I discussed such rights with the Defendant in detail and that a written copy of the above rights were given to the Defendant or me. Having gone over his rights and the consequences of this weiver, I am of the opinion that the Defendant understands his right to appeal and knowingly, intelligently and voluntarily waives said rights.

مراح را

Aftomey for the Defendant

IN THE CIRCUIT COURT OF CULLMAN COUNTY, ALÁBAMA

STATE OF ALABAMA	ਜੋ * -		
V.	Case No.: CC	23-	423
Mark Ples Jo	125		
Defendant.		FILE	D IN OFFICE
SENTENC	ING ORDER		FEB 2 4 2025
The Court hereby finds and ORDERS as follows:			A CO PROCEEDS
2. The above named Defendant appeared with his of rights and plea of guilty form and the Court having found the Defendant to be knowledgeable waives the same and after a colloquy for the record of the indictment CR to a lesser in Defendant guilt. Further it is ORDERED, the parties and hearing and the Court now sentences the Defe	ng reviewed the said f of his constitutional rig d, the Defendant plead icluded offense charge and the Court waive a	orm with the Defend ghts and that he know is guilty as charged in ed, and the Court adi	ant and vingly n Count
2. <u>Prior Felony Acknowledgment</u> . The Defendant a any, with the sid of counsel, as shown on the Prior Defendant in this action and the Court does hereby	Felony Acknowledgm	ent form executed by	the
3. Asked if the Defendant has anything to say before I'm Sorry to Victim and Car	wd		,
4. it is hereby ORDERED, after consideration of the Defendant is sentenced in accordance with the Pie	Voluntary Sentencing a Agreement filed here	Guidelines, as punist ein.	iment, the
3. The Defendant applies for probation and is released when he makes \$ is he notified of the hearing date. The Defendant shall ketalephone numbers.	d without bail pendir	ng probation hearing	Hawill ha
6. Sentence is hereby suspended and the Defendar probation for years months.	t is placed onsupe	ervised unsupe	rvised
7. The Defendant is informed that he has 42 days to Court will appoint counsel to represent him/her an transcript without cost to him/her. The DefendantEsq. is appointedretact \$ andsentence is suspended appeal.	d provide him/her a co did _ X_ _ did not giv lined to represent def	ertified copy of the re e notice of appeal an endant on appeal; bo	ecord and d
2-24-25 DATE	CIRCUITUUDEE	Johnston	