## IN THE CIRCUIT COURT OF WARREN COUNTY, MISSISSIPPI STATE OF MISSISSIPPI

VS.	NO
SSN:	
<u>PETITION</u>	TO ENTER PLEA OF GUILTY
The Defendant, after havin	g been first duly sworn, on oath represents and state
unto the Court the following:	
1. My full name is	, and I am also known as :
, and I red	quest that all proceedings against me be made in my
true name. This petition has been	read and explained to me by my lawyer and I
understand the contents herein.	
2. I am represented by	a lawyer, whose name is
3. I wish to plea GUILT	Y to the charge(s) of
4. I told my lawyer all	the facts and circumstances known to me about the
charge(s) against me. I believe my	lawyer is fully informed on all such matters. My lawyer
has counseled and advised me	of the nature of each charge; on any and all lesser
included charges; and on all possi	ble defenses that I might have in this case.
5. My lawyer has advis	sed me as to the probabilities of my conviction on the
charges with which I am charged	and thoroughly discussed all aspects of my case with
me. My lawyer has made no threa	ts or promises of any type or kind to induce me to enter

this plea of guilty, however; and the decision to seek the entry of this plea was my own

and mine alone, based on my own reasons and free from any outside coercive influences.

- 6. I understand that I may plea "Not Guilty" to any offense charged against me.

  If I choose to plea "Not Guilty" the Constitution guarantees me:
  - (a) the right to a speedy and public trial by jury,
- (b) the right to see, hear and face in open court all witnesses called to testify against me; and the right to cross-examine those witnesses,
- (c) the right to use the power and process of the Court to compel the production of any evidence, including the attendance of any witness in my favor,
- (d) the right to have the assistance of a lawyer at all stages of the proceedings
- (e) the presumption of innocence, i.e., the State must prove beyond a reasonable doubt that I am guilty, and
- (f) also the right to take the witness stand at my sole option; and if I do not take the witness stand, I understand, at my option, the jury may be told that this shall not be held against me,
- (g) I would have the right to appeal my conviction and sentence to the Supreme Court of Mississippi.

Knowing and understanding the Constitutional guaranties set forth in this paragraph, I hereby waive them and renew my desire to enter a plea of Guilty.

7.	I also	understand	that if I	l plea	"Guilty",	the	Court	may	impose	the	same
punishment a	as if I ha	ad plead "N	lot Guilty	", stoc	od trial ar	nd be	en co	nvicte	ed.		

8.		know that if I plead	"Guilty" to	this	charge	(these	charges),	the po	ssible
sentence	is		(minimum)	to			(maxi	mum)	years

imprisonme	ent and/or a fine of <b>\$</b> _	(minimum) to \$
(maximum)	. I also know that the	sentence is up to the Court; that the Court is not required
to carry out	t any understanding r	made by me and my attorney with the District Attorney;
and further,	, that the Court is no	t required to follow the recommendation of the District
Attorney, if	any. The District Atto	rney will take no part other than providing to the Court,
Police Repo	orts and other factual	information as requested by the Court; and the District
Attorney sh	all make no recomme	endations to the Courts concerning my sentence except
as follows:		
9.	(a) I have been con	nvicted of no felonies in this or any other state or of the
United State	es, except as follows:	
	(b) I have been co	onvicted of no misdemeanors in any court of any state
except as fo	ollows:	
10.	I am not presently	y on probation or parole. I understand that by pleading
guilty in this	case this may cause	revocation of my probation or parole, and that this could
result in a s	sentence of <b>N/A</b> year	rs in that case. I further understand that if my parole or
probation is	s revoked, any senter	nce in that case shall be consecutive to or in addition to
any sentend	ce in this case.	
11.	I am years of	age. I have gone to school up to and

including	; my physical and mental health is presently
satisfactory. At this time I ar	not under the influence of any drugs or intoxicants (nor was
I at the time the crime was	ommitted), except: <b>NONE</b> .

- 12. I declare that no officer or agent of any branch of government (Federal, State or local) has made any promise or suggestion of any kind to me, or within my knowledge to anyone else, that I will receive a lighter sentence, or probation, or any other form of leniency of I plead "GUILTY", except: **NONE**.
- 13. I believe that my lawyer has done all that anyone could do to counsel and assist me.

I AM SATISFIED WITH THE ADVICE AND HELP HE HAS GIVEN ME. I recognize that if I have been told by my lawyer that I might receive probation or a light sentence, this is merely his prediction and is not binding on the Court.

	1	4.	I plea	d "GUIL	₋TY" ar	nd reque	est the	court to	accept n	ny plea c	f "GUILT	Y" and
to	have	ente	ered m	ny plead	d of "C	SUILTY"	on the	e basis	of (state	involve	ment in	crime):
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- 15. I OFFER MY PLEA OF "GUILTY" FREELY AND VOLUNTARILY AND OF MY OWN ACCORD AND WITH FULL UNDERSTANDING OF ALL THE MATTERS SET FORTH IN THE INDICTMENT AND IN THIS PETITION AND IN THE CERTIFICATE OF MY LAWYER WHICH FOLLOWS.
- 16. I further state that I wish to waive the reading of the indictment or information in open Court. I request the Court to enter my plea of "GUILTY" as set forth in Paragraph

14. If not applicable,
17. Habitual Criminal Paragraph. If not applicable, <b>N/A</b> .
Signed and sworn to be me on this day of, 2017, with
the full knowledge that every person who shall wilfully and corruptly swear, testify, or affirm
falsely to any material matter under any oath, affirmation, or declaration legally
administered in any matter, cause, or proceeding pending in any court of law or equity
shall upon conviction be punished by imprisonment in the penitentiary not exceeding ten
(10) years.
DEFENDANT WITNESS:
DEFENDANT'S ATTORNEY
STATE OF MISSISSIPPI
COUNTY OF
Sworn to and subscribed before me this day of,
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CIRCUIT CLERK

## CERTIFICATE OF COUNSEL

The undersigned, as lawyer and counselor for the above Defendant hereby certifies:

- 1. I have read and fully explained to the Defendant the allegations contained in the indictment in this case.
- 2. To the best of my knowledge and belief the statements, representations, and declarations made by the Defendant in the foregoing petition are in all respects accurate and true.
- 3. I have explained the maximum and minimum penalties for each count to the Defendant, and consider him/her competent to understand the charges against him/her and the effect of his/her petition to enter a plea of guilty.
- 4. The plea of "GUILTY" offered by the Defendant in this Petition accords with my understanding of the facts he/she related to me and is consistent with my advice to the Defendant.
- 5. In my opinion the plea of "GUILTY" as offered by the Defendant in this Petition is voluntarily and understandingly made. I recommend that the Court accept the plea of "GUILTY".
- 6. Having discussed this matter carefully with the Defendant, I am satisfied, and I hereby certify, in my opinion, that he/she is mentally and physically competent; there is no mental or physical condition which would affect his/her understanding of these proceedings; further, I state that I have no reason to believe that he/she is presently operating under the influence of drugs or intoxicants. (Any exceptions to this should be stated by counsel on the record.)

Signed by me in the presence of t	the Defendant above named and after full
discussion of the contents of this certification	te with the Defendant, this day of
, 2017.	
	ATTORNEY FOR DEFENDANT