	Reserved for Cl	lerk's File Stamp
SUPERIOR COURT OF CALIFORNIA		•
COUNTY OF INYO		
PEOPLE OF THE STATE OF CALIFORNIA		
DEFENDANT:		
MISDEMEANOR ADVISEMENT OF RIGHTS, WAIVER AND PLEA FORM	CASE NUMBER:	DEPARTMENT:
INSTRUCTIONS		
Fill out this form if you wish to plead guilty or no contest to the each applicable item only if you understand it, and sign and date the f about your case, the possible sentence, or the information on this form	form on page 3 . If you ha	ive any question
RIGHT TO AN ATTORNEY		INITIALS
1. I understand that I have the right to be represented by an attorne I understand that the Court will appoint a free attorney for me if I at the end of the case, I may be asked to pay all or part of the costo. I understand that there are dangers and disadvantages to giv and that it is almost always unwise to represent myself	cannot afford to hire one to that attorney, if I can a	lings. e, but afford
NATURE OF THE CHARGES (Complete all items you are charged	with.)	
2. I understand that I am charged with the following offense(s):		
TYPE OF OFFENSE(S) AND SECTION NUMBER(S)		2.
3. If applicable - I understand that I am also charged with having the fo	ollowing prior conviction(s):
LIST OFFENSE(S), CASE NUMBER(S) AND DATE(S)		 3.
 If applicable - I understand that I am also charged with violatin following case(s): 	ng the probation order in	
CASE NUMBER(S) AND DATE(S)		
I understand the charge(s) against me, and the possible pleas and c CONSTITUTIONAL RIGHTS	defenses	5.
	ana a ahu muhila kumu (skala A	. t. tla. a
 RIGHT TO A JURY TRIAL - I understand that I have the right to a trial, I would be presumed innocent, and I could not be convicted a convinced of my guilt beyond a reasonable doubt. 		
 RIGHT TO CONFRONT WITNESSES - I understand that I have the examine all witnesses testifying against me. To have them appear front of me, and to ask them questions, or have my attorney ask them. 	ar in court, testify under oa	ross-
8. RIGHT AGAINST SELF-INCRIMINATION - I understand that I hav not incriminate myself, and the right to testify on my own behalf. guilty or no contest, or admitting other conviction(s) or probation myself and giving up my right to remain silent.	e the right to remain silent I understand that by plea	t and ading

9. **RIGHT TO PRODUCE EVIDENCE** - I understand that I have the right to present evidence and to have the Court issue subpoenas to bring into court all witnesses and evidence favorable to me, at

no cost to me.

RIGHTS ON CHARGES OF PRIOR CONVICTION(S) AND PROBATION VIOLATION(S)			INITIALS ↓		
10. If applicable - I understand that I have the right to an attorney, the right to a jury trial, the right to confront witnesses, the right against self-incrimination, and the right to produce evidence and witnesses for all charges against me, including other alleged conviction(s) or probation violation(s). However, for a charge of violating probation, I do not have the right to a jury trial,					INITIALS •
although I do have the r	ight to a hearing	before a judge.			10.
WAIVER OF RIGHTS					
Understanding all of the above, for all of the charges against me, including any other alleged conviction(s) or probation violation(s):					
11. I give up my right to an a	ttorney, and I cho	oose to represent m	yself. (Does not apply if y	ou have an attorney.).	11.
12. I give up my right to a ju	ıry trial				12.
13. I give up my right to cor	nfront and cross-	examine witnesses	3		13.
14. I give up my right to ren	nain silent and to	o not incriminate my	yself		14.
15. I give up my right to pro	duce evidence a	and witnesses on m	ny own behalf		15.
CONSEQUENCES OF PL	EA OF GUILTY	OR NO CONTEST			
16. Penalty: I understand contest or guilty to inclu			or the offense(s) that	I am pleading no	
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
OTHER CONSEQUENCES:					
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
OTHER CONSEQUENCES:					
•					
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
OTHER CONSEQUENCES:				_	
SECTION NUMBER	JAIL - MIN.	MAX.	FINE - MIN.	MAX.	
OTHER CONSEQUENCES:	o,	v.			
OTHER CONSEQUENCES.				-	
			-		16.
17. I understand that in add will significantly incre pay other assessments each misdemeanor cou and a \$30 criminal con restitution to the victi unless the Court finds or probation, an additional my successful completic violations of the Health of \$287, a fee under H&If I am convicted of a the 1202.51. As may be ap Administrative Screening 18. I understand that if I as	ease the amount, which will increase, which will increase, which will increase metal (conviction) I exiction assessments), and to particular and exprobation revocant of probation. & Safety Code & C	te I must pay, I un rease the amount I will be ordered to p ent (\$35 per infract ay a restitution fine ktraordinary reason eation restitution fine (PC § 1202.44) I a I will be ordered to 2.5 of \$50, and a fe se, I will also be or lso be ordered to p e fee.	derstand that the count must pay, including pay a \$40 court operation). I will also be the no less than \$150 is not to impose the five will be imposed, but also understand that it pay fees under Penate under H&S Code § dered to pay \$41 peray a \$10 cite and relations.	urt will order me to the following: For ations assessment, ordered to make and up to \$1000, ne. If I am granted at suspended upon f I am convicted of al Code § 1463.23 § 11372.7 of \$615. count under PC § ease fee, or a \$25	17.
contest could result in States of America,		from this country, of naturalization		sion to the United (PC § 1016.5)	18.

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sentenced by a different judge. **DEFENDANT'S SIGNATURE: DATE:	
sentenced by a different judge.	
25. I understand that I have the right to a delay of from 6 hours to 5 days prior to being sentenced. I give up this right and agree to be sentenced at this time. 26. If applicable - I freely and voluntarily admit the other conviction(s) I listed on this for. I understand that this admission will increase the penalties which are imposed on me 27. If applicable - I freely and voluntarily admit the probation violation(s) that I listed on this form and give up my right to a hearing before a judge regarding the probation violation(s) 28. If applicable (Arbuckle Waiver)- I understand that I have the right to be sentenced by the judge who accepts my plea(s) of guilty or no contest. I give up this right and agree that I may be	24. 25. 26. 27.
24. I hereby freely and voluntarily pleadto the following:	
PLEA(S)	
23. I understand that I am waiving time for speedy sentencing to participate in a non-statutory or informal Deferred Entry of Judgment (DEJ) program with the District Attorney's Office. I understand that I must successfully complete the terms, conditions, and/or programs ordered by the Court. If I do so, for the entire term of Deferred Entry of Judgment (DEJ), then my plea of no contest or guilty will be set aside, a plea of not guilty entered, and the matter will be dismissed. If I fail to do so, I will be returned to Court for sentencing, and the maximum sentence can be imposed.	23.
IF APPLICABLE: NON-STATUTORY DEFERRED ENTRY OF JUDGMENT (DEJ)	
case as a plea of guilty, but it cannot be used against me in a civil lawsuit 20. I understand that any plea entered in this case may be grounds for revoking probation or parole which has previously been granted to me in any other case 21. IF APPLICABLE - FIREARM AND AMMUNITION PROHIBITION: I understand that I will be prohibited by law from owning, purchasing, receiving, possessing, or having under my custody or control any firearms, ammunition, and ammunition feeding devices, including but not limited to magazines, for a period of ten (10) years from the date of conviction. Violation of that prohibition may subject me to separate federal and/or state felony prosecution. The Court will notify the Department of Justice of this conviction (See PC §§ 29805, 30305, 29855 and 29860) I also understand that I will be ordered to comply with the firearm relinquishment requirements of PC § 29810. 22. IF APPLICABLE – DRIVERS LICENSE SUSPENSION: I understand that my privilege to drive a motor vehicle will be suspended or delayed for up to two (2) years for a conviction of PC § 594 (vandalism); and for one year if I am convicted of an alcohol or drug related offense, and I was under the age of 21 years at the time of the commission of the drug or alcohol related violation. (See Vehicle Code § 13202.5)	19. 20. 21.
19. I understand that a plea of no contest (nolo contendere) will have exactly the same effect in this	INITIALS ♣

ATTORNEY'S STATEMENT

explained each of the defenda regard to this plea. I have also consequences of this plea, the e	nt's rights to the defendant discussed the facts of the de lements of the offense(s), and s or her constitutional rights.	ed the form and any addenda with rand answered all of the defendant endant's case with the defendant, athe possible defenses. I concur in the stipulate that from the law enforcem	's questions with and explained the nis plea and in the
SIGNATURE OF DEFENDANT'S ATTORNEY		DATE	
	INTERPRETER'S STATEM	ENT (if applicable)	
		nat I truly translated this form to the understood the contents of the form	
Language: O Spanish O O	ther (specify):		
COURT INTERPRETER'S SIGNATURE	TYPE OR PRINT NAME	DATE	
	COURT'S FINDINGS	AND ORDER	
defendant's constitutional rights if any, finds that the defendant constitutional rights. The Cour made with an understanding of plea(s). The Court accepts the	s and the defendant's admiss t has expressly, knowingly, t finds that the defendant's f the nature and consequence de defendant's plea(s), the de	d having questioned the defendantion of other conviction(s) and probaunderstandingly and intelligently wolea(s) and admission(s) are freely es thereof, and that there is a fact fendant's admission of the other concorporated in the docket by refe	ation violation(s), vaived his or her y and voluntarily tual basis for the conviction(s) and
Judge of the Superior Court		DATE	

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