Superior Court of California, County of Contra Costa

	☐ MARTINEZ ☐ PITTSBURG ☐ RICHMOND	
Peo	ple v Case No	
	MISDEMEANOR ADVISEMENT OF RIGHTS, WAIVER AND PLEA FORM	Л
ap	out this form if you wish to plead guilty or no contest to the charges against you. Initial the box plicable item only if you understand it. If you have any questions about your case, the possible the information on this form, ask your lawyer or the judge.	
1.	I understand that I have the right to be represented by a lawyer throughout the proceedings. I understand that the court will appoint a free lawyer for me if I cannot afford to hire a lawyer, but at the end of the case I may be asked to pay all or part of the cost of that lawyer, if I can afford to. I understand that there are dangers and disadvantages to giving up my right to a lawyer and that it is almost always unwise to represent myself	Initial Applicable Boxes 1.
	I understand that I am charged with the following offense(s):	2.
	Type of offense(s) and section number(s)	
3.	If applicable – I understand that I am also charged with having the following prior conviction(s):	3.
	Case number(s) and date(s)	
4.	If applicable – I understand that I am also charged with violating the probation imposed on me in case number(s) on date(s)	4.
5.	I understand the charge(s) against me, and the possible pleas and defenses	5.
COI	NSTITUTIONAL RIGHTS	
6.	RIGHT TO A TRIAL BY A JUDGE OR BY A JURY – I understand that I have the right to a speedy, public trial by a judge or by a jury.	6.
7.	RIGHT TO CONFRONT WITNESSES – I understand that I have the right to confront and cross-examine all witnesses testifying against me.	7.
8.	RIGHT AGAINST SELF-INCRIMINATION – I understand that I have the right to remain silent and not incriminate myself, and the right to testify on my own behalf. I understand that by pleading guilty or no contest, I am incriminating myself.	8.
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.	9.
CHA	ARGES OF PRIOR CONVICTION(S) AND PROBATION VIOLATION(S)	
10.	If applicable – I understand that I have the right to a lawyer, the right to a trial by judge or jury, the right to confront witnesses, the right against self-incrimination, and the right to produce evidence for all the charges against me, including any charged prior conviction(s). However, for a charge of violating probation, I do not have the right to a jury trial although I do have the right to a hearing before a judge.	10.

WAIVER OF RIGHTS

11.	Understanding all this, for <i>all</i> the charges against me, including any prior conviction(s) or probation violation(s): 11a. I give up my right to a lawyer, and I choose to represent myself. (Does not apply if	11a.
	you have a lawyer.)	
	11b. I give up my right to a trial by a judge or by a jury	11b.
	11c. I give up my right to confront and cross-examine witnesses	11c.
	11d. I give up my right to remain silent and not incriminate myself	11d.
	11e. I give up my right to produce evidence or witnesses on my own behalf	11e.
CO	NSEQUENCES OF PLEA OF GUILTY OR NO CONTEST	
12.	Penalty: I understand that the <i>possible consequences</i> for the offense(s) charged are:	
	12a. as described in Exhibit A attached hereto. I also understand that the Department of Motor Vehicles may take additional administrative actions affecting my license	12a.
	12b. as follows:	12b.
12	Federal Law provides for mandatory deportation for certain crimes. I understand that if I am	13.
13.	not a citizen of the United States, I have the right to contact an immigration attorney, a	13.
	diplomat or consular representative of my country. I also understand that a conviction of a	
	crime may, and for certain crimes will, result in my deportation, denial of my re-entry to the United States and denial of my application for citizenship.	
14.	If applicable – I understand that any plea entered in this case may be an admission of a violation of probation or parole which has been previously imposed on me in any other case.	14.
15.	If applicable – I understand that any plea of no contest will result in conviction and punishment, the same as a plea of guilty but cannot be used against me in a civil lawsuit.	15.
16.	I understand that the Department of Motor Vehicles will suspend my license for an additional six months if my offense involved a controlled substance (drug).	16.
PLE	EAS	
17.	All promises made to me concerning this plea have been stated on the record or are as follows:	17.
	Other than as indicated, no further promises have been made to me. No one has threatened me, or anyone closely related to or associated with me, to make me plead guilty or no contest.	
18.	Having read and understood this form, I hereby freely and voluntarily plead [] guilty or [] no contest to	18.
10	I understand that I have the right to wait from six hours to five days prior to being sentenced.	19.
19.	I give up this right and agree to be sentenced at this time.	19.
20.	If applicable – I freely and voluntarily admit the prior conviction(s) listed on this form. I understand that this admission may increase the penalties which are imposed on me	20.
21.	If applicable – I understand that I have the right to enter my plea before, and be sentenced by a judge. I give up this right and agree to enter my plea before, and be sentenced by, duly appointed Temporary Judge.	21.
22.	I understand that I have the right to appeal this sentence, conviction and any rulings made by the Court in this case. I give up my right to appeal in exchange for accepting this negotiated disposition.	22.

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	Date		ATTORNEY'S ST	Defendant's Signature ATEMENT			
have ex with reg the cons	plained ead pard to this page	ch of the defendant's plea. I have discuss of this plea, the eler	s rights to the defend sed the facts of the d	wed the form and any addendum with dant and answered all of the defendant efendant's case with the defendant, a (s), and the possible defenses. I concess.	nt's quest and expla	ions ined	
DATE			SIGNATURE OF DEFENDANT'S ATTORNEY				
		INTERI	PRETER'S STATEN	IENT (If Applicable)			
the lang	juage indica			that I truly translated this form to the e/she understood the contents of the			
Langua	ge:	☐ Spanish	Other (specify):			
DATE		TYPE OR PRINT NAME		COURT INTERPRETER'S SIGNATURE			
		1		SENTIA (If Applicable)			
2.	sentence is imposed, I waive my right to delay sentencing not less than six hours nor more than five days after entry of the plea, and I waive my right to personally address the court in mitigation of my sentence which might be imposed. [Check box if represented by Attorney] I hereby authorize and direct my attorney named						
t f F	to enter sai further auth probation, i	d plea of orized and directed n my absence.	to waive time for ser	_ to the court for me in my absence. ntencing, and to receive the sentence	My attor , including	ney g	
[Date:	(Notary, if appropriate)		Signature of Defendant			
			COURT'S FINDIN	IGS AND ORDER			
the de intellig volunt basis	efendant's of gently waive carily made for the pleas to by referer	constitutional rights, ed his or her constitu with an understandi	finds that the defend utional rights. The C ng of the nature and s the defendant's ple	and having questioned the defendar lant has expressly, knowingly, unders ourt finds that the defendant's plea is consequences thereof, and that ther a and orders this form filed and incor	standingly freely an e is a fact	and d tual	
DATE.			→				
			_	dge of the Superior Court			
			□ Te	mporary Judge of the Superior Court			

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