Attachment - List of Forms

Form 1 (Reserved)

Form 2(a) (Arrest Warrant)

Form 2 (b) (Arrest Warrant: Pre-Adjudication)

Form 2(c) (Arrest Warrant: Post-Adjudication)

Form 2(d) (Arrest Warrant: Failure to Pay)

Form 2(e) (Arrest Warrant: Probation Violation)

Form 2(f) (Arrest Warrant: Failure to Appear)

Form 2(g) (Arrest Warrant: Long Form/Probable Cause)

Form 2(h): (Arrest Warrant: Violation of Promise to Appear)

Form 3(a) (Summons: Fingerprint Required)

Form 3(b) (Summons: Fingerprint Not Required)

Form 4(a) (Release Questionnaire/Law Enforcement)

Form 4(b) (Release Questionnaire/Defendant)

Form 5 (a) (Defendant's Financial Statement)

Form 5(b) (Motion for Appointment of Counsel)

Form 6 (Release Order)

Form 7 (Appearance Bond)

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Form 8 (Notice of Right to Counsel and Waiver)
      Form 9 (Notice of Appearance)
      Form 10 (Waiver of Preliminary Hearing)
      Form 11 (Bind-Over Order)
      Form 12 (Transmittal Certification)
      Form 13(a) (Indictment)
      Form 13(b) (Grand Jury Minutes)
      Form 14 (Information)
      Form 15(a) (Notice of Appointment of Mental Health Expert (Pre-Screen))
      Form 15(b) (Rule 11 Order and Stipulation)
      Form 15(c) (Notice of Appointment of Mental Health Expert-Competency)
      Form 15(d) (Notice of Appointment of Mental Health Expert – Mental
Condition at Time of Offense)
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      Form 17 (Waiver of Right to be Present at Deposition)
      Form 18(a) (Felony Plea Agreement – Non-Capital)
      Form 18(b) (Misdemeanor Plea Agreement)
      Form 19 (Guilty/No Contest Plea Proceeding)
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Form 21 (Application upon Discharge to: Restore Civil Rights, Withdraw Guilty Plea/ Vacate Conviction (Set Aside), Restore Gun Rights)

Form 22 (Transmittal of Record on Appeal to Superior Court)

Form 23 (Notice of Rights of Review after Conviction in Superior Court)

Form 24(a) (Notice of Appeal from Superior Court)

Form 24(b) (Notice of Post-Conviction Relief)

Form 25 (Petition for Post-Conviction Relief)

Form 26 (Request for Preparation of Post-Conviction Relief Record)

Form 27(a) (Subpoena)

Form 27(b) (Subpoena - Alternative, Standby)

Form 28 (Telephonic Guilty Plea/No Contest Plea Proceedings)

Form 29 (Entry of Not Guilty Plea and Advisements)

| | COURT | | | | | County, Arizona | | |
|---------------------------------|-----------------------------------|---------------------|----------------------------------|--|------------------|-----------------|------------------------|--|
| STATE OF ARIZONA Plaintiff -vs- | | | | COMPLAIN | IT NO. | | ARRANT FOR RREST | |
| Defend | dant (FIRST, M | I, LAST) | | | | <u> </u> | | |
| Address | S | | | | City | State | Zip | |
| Sex | Weight | Height | Eyes | Hair | Origin | Date | of Birth | |
| TO ALL | PEACE OFFIC | CERS OF THE | STATE OF A | RIZONA: | | | | |
| | | | | in this court, charg | ging that on | | , 20 | |
| ın <u>,</u> | [Precinct_Cour | nty,] Arizona, th | e defendant: | | | | | |
| (Lis | st reason for wa | arrant; e.g., filin | g of indictmer | nt, information or c | omplaint (list d | harges othe | r reasons)] | |
| | o believe that t | | | nat the defendant in response to a | | | | |
| charges. before th | If this court in the nearest or m | s unavailable o | or if the arres magistrate. D | and bring the dett is made in anoth Defendant may be occused. | ner county, yo | u shall take | the defendant | |
| Date | | | Jud | icial Officer [or Cle | rk of the Cour | t, where app | licable] | |
| [] Yes [| No The offe | ense is, or is ma | aterially relate | d to an offense to | which victims' | rights apply | | |
| | | | CERTIFICAT | E OF EXECUTION | I | | | |
| I certify t | hat the defenda | ant was arreste | d at | a.m./p.m., on _ | | | , 20 | |
| | | | | | | | | |
| Date | | Name | | | | Number | | |
| Dait | | inailie | | | Onicei | MUHIDEI | | |

| STATE OF ARIZONA) | | | Case Numb | | | | | | |
|---|----------------|-------------------|--------------------------|--|---------------|--|--|--|--|
| Plaintiff vs. Defendant | |)))) | PRE-ADJU Rule 3.1(d), | ARREST WARRANT PRE-ADJUDICATION Rule 3.1(d), ARCrP (NO FDR REQUIRED) | | | | | |
| | T | , T = | <u> </u> | | | T | | | |
| SEX: | RACE: | DOB: | HGT: | WGT: | EYES: | HAIR: | | | |
| OCA #: | DUDGE D | EXTRADITION | | <u> </u> | | | | | |
| COURT ID: | PURGE D | 1 | ADDRES | | MICC | | | | |
| CITY: | | STATE: | ZIP CODI | 크: | MISC: | | | | |
| TO ALL PEACE | E OFFICERS | OF THE STA | TE OF ARIZON | JA: | | | | | |
| The above named | defendant, fo | llowing proper i | notice, failed to ap | opear for a co | ourt appeara | nce pursuant to: | | | |
| Rule 3.1 (d | l), Arizona R | ules of Crimina | al Procedure, in | connection w | ith the charg | ge(s) of: | | | |
| A.l | R.S. § [CODE | (S) AND LITE | RAL DESCRIPT | ION(S)] a cla | ass misd | lemeanor/felony | | | |
| I have found reaso to appear as requir | | o believe that th | ne accused was pr | operly notifie | ed to appear | in court and has failed | | | |
| | ourt is unava | ilable or if the | arrest is made in | | | nis Court to answer the nall take the defendan | | | |
| The Defendant m accused. | ay be release | d if a \$ | secured app | earance bond | d is posted | by or on behalf of the | | | |
| THE OFFENSE RIGHTS APPLY | * | MATERIALL | Y RELATED T | O AN OFF | ENSE TO | WHICH VICTIMS | | | |
| Date | | | Judicial Offi | cer [clerk of | the court w | here applicable] | | | |
| | | CERTIF | ICATE OF EXE | CUTION | | | | | |
| I certify that I arre | ested | | at | a.m./p.m. | on | 20, | | | |
| and presented him | n before Judge | ; | at | | | · | | | |
| Date | | | Agency | | | | | | |
| | | | Deputy Sher | riff/Officer | | | | | |

| STATE OF ARIZ | ZONA |) | Case Numb | er: | | <u></u> | | | |
|-----------------------------|----------------|-------------------|--------------------------------|---|-------------|--|--|--|--|
| Plaintiff vs. | |))) | POST-ADJ Rule 26.12(| ARREST WARRANT POST-ADJUDICATION Rule 26.12(c), ARCrP (NO FDR REQUIRED) | | | | | |
| Defendant | |) | (NO FDR R | (EQUIRED) | | | | | |
| SEX: | RACE: | DOB: | HGT: | WGT: | EYES: | HAIR: | | | |
| OCA #: | | EXTRADITI | ON: | | | | | | |
| COURT ID: | PURGE D | ATE: | ADDRES | S: | | | | | |
| CITY: | | STATE: | ZIP CODI | Ξ: | MISC: | | | | |
| | | | TE OF ARIZON that the above na | | nt: | | | | |
| FAILED TO CO | | C | | | | | | | |
| TAILLED TO CO. | WII DI WIIII | M COOKT OK | DER, to wit. | | | | | | |
| A. | R.S. § [CODI | E(S) AND LITE | RAL DESCRIPT | ION(S)] a cla | ass misc | lemeanor/felony | | | |
| | | | | | | rt order, and reason to erwise appropriate. | | | |
| | Court is unava | ailable or if the | arrest is made in | | | nis Court to answer the hall take the defendan | | | |
| The Defendant n accused. | nay be release | ed if a \$ | secured app | earance bon | d is posted | by or on behalf of the | | | |
| THE OFFENSE RIGHTS APPLY | * | MATERIALL | Y RELATED T | O AN OFF | ENSE TO | WHICH VICTIMS | | | |
| Date | | | Judicial Off | icer [clerk of | the court w | here applicable] | | | |
| | | CERTIF | ICATE OF EXE | CUTION | | | | | |
| I certify that I arr | ested | | at | a.m./p.m. | on | 20, | | | |
| and presented hir | n before Judge | e | at | | | · | | | |
| Date | | | Agency | | | | | | |
| | | | Deputy Sher | riff/Officer | | | | | |

| STATE OF ARIZONA) | | Case Number | er: | | | | | |
|--------------------------------|-----------------|-----------------|--|----------------|-----------|-----------------------|--|--|
| Plaintiff) vs.)) | | | ARREST WARRANT FAILURE TO PAY A.R.S. § 13-810(A) | | | | | |
| Defendant | |) | (NO FDR R | EQUIRED) | | | | |
| SEX: | RACE: | DOB: | HGT: | WGT: | EYES: | HAIR: | | |
| OCA #: | | EXTRADIT | | | | | | |
| COURT ID: | PURGE DA | ATE: | ADDRESS | S: | | | | |
| CITY: | | STATE: | ZIP CODE | Ε: | MISC: | | | |
| | | | ATE OF ARIZON g that the above nar | | : | | | |
| FAILED TO PA not be treated as | | amount of \$ | and is or | dered to show | cause why | such default should | | |
| A | .R.S. § [CODE | (S) AND LITE | ERAL DESCRIPTI | ON(S)] a class | misde | emeanor/felony | | |
| | | | the defendant fail hat a warrant is oth | | | believe the defendant | | |
| | Court is unavai | lable or if the | arrest is made in | | | s Court to answer the | | |
| The Defendant raccused. | may be released | d if a \$ | secured appearance bond is posted by or on behalf of the | | | | | |
| THE OFFENSI RIGHTS APPL | | MATERIALI | LY RELATED T | O AN OFFE | NSE TO | WHICH VICTIMS | | |
| Date | | | Judicial Offi | cer | | | | |
| | | CERTII | FICATE OF EXE | CUTION | | | | |
| I certify that I ar | rested | | at | a.m./p.m. oi | 1 | 20 | | |
| | | | at | | | | | |
| Date | | | Agency | | | | | |
| | | | Deputy Sher | iff/Officer | | | | |

| STATE OF ARIZ | ZONA |) | Case Numb | er: | | | |
|--|--|--|--|---|--------------------------|-------------------|--------------|
| Plaintiff) vs.) Defendant) | | | | | | | |
| SEX: | RACE: | DOB: | HGT: | WGT: | EYES: | HAIR: | |
| OCA #: | IAACL. | EXTRADITION OF THE PROPERTY OF | | WOI. | LILD. | IIIIII. | |
| COURT ID: | PURGE D. | | ADDRESS | Z· | | | |
| CITY: | T CROL D | STATE: | ZIP CODE | | MISC: | | |
| [OTHER TERA.R.S. § [I have found real believe that the action of the control of | ng to remain a RMS AS FILE CODE(S) AN sonable cause ccused will no REFORE CC | law abiding citize DON PETITION DETITION DETITIO | N TO REVOKE] ESCRIPTION(S)] above listed terms to a summon or arrest and bring arrest is made in | a class ms of proba s, or that a w g the defenda | tion were varrant is oth | • | e. er the |
| The Defendant maccused. | nay be release | d if a \$ | secured app | earance bond | d is posted l | by or on behalf o | f the |
| THE OFFENSE RIGHTS APPLY | | MATERIALLY | RELATED TO | O AN OFF | ENSE TO | WHICH VICTI | MS' |
| Date | | | Judicial Offi | cer | | | |
| | | CERTIFI | CATE OF EXE | CUTION | | | _ |
| I certify that I arro | ested | | at | a.m./p.m. | on | 20 | , |
| and presented hin | n before Judge | > | at | | | | |
| Date | | | Agency | | | | |

Deputy Sheriff/Officer

Form 2(e) 1 of 1

| STATE OF ARIZONA Plaintiff vs. Defendant) | | | Case Number: ARREST WARRANT FAILURE TO APPEAR A.R.S. § 13-2506(A) (FDR REQUIRED) | | | | | | |
|---|---|--|--|---|--|---------------|--|--|--|
| SEX: | RACE: | DOB: | HGT: | WGT: | EYES: | HAIR: | | | |
| OCA #: | • | EXTRADITION | V: | • | • | | | | |
| COURT ID: | PURGE DA | ATE: | ADDRES | S: | | | | | |
| CITY: | | STATE: | ZIP CODI | Ξ: | MISC: | | | | |
| offense(s): A.R.S. § 13-2 charge(s) of: A.R.S. § [I have found reas to appear as requirated appear as requirated before the nearess | CODE(S) AND conable cause to ired. CREFORE CO Court is unavait or most acces | tion of Promise to D LITERAL DES D believe that the some some properties to be lied or if the arrestillable of the | o Appear, a classification of the control of the co | ass 1 misdem a class operly notifie the defenda | misdemeano ed to appear ant before th unty, you sh | | | | |
| THE OFFENSE RIGHTS APPLY | , | MATERIALLY | RELATED T | O AN OFF | TENSE TO | WHICH VICTIMS | | | |
| Date | | | Judicial Offi | cer | | | | | |
| | | CERTIFIC | ATE OF EXE | CUTION | | | | | |
| I certify that I arr | ested | | at | a.m./p.m. | on | 20, | | | |
| and presented hin | n before Judge | | at | | | | | | |
| Date | | | Agency | | | | | | |
| | | | Deputy Sher | riff/Officer | | | | | |

| STATE OF ARI | ZONA |) | Case Numb | er: | | | | |
|---|---|--|--|---|---|--|------------------|--|
| Plaintiff vs. Defendant | |)))) | ARREST WARRANT LONG FORM / PROBABLE CAUSE A.R.S. § 13-3812 (FDR REQUIRED) | | | | | |
| SEX: | RACE: | DOB: | HGT: | WGT: | EYES: | HAIR: | | |
| OCA #: | RACE: | EXTRADITION EXTRADITION | | WGI: | ETES: | HAIR: | | |
| COURT ID: | PURGE I | | ADDRES | g. | | | | |
| CITY: | TORGET | STATE: | ZIP CODI | | MISC: | | | |
| Count I: I have found rea them, and reaso otherwise appropropropropropropropropropropropropro | sonable cause n to believe to priate. EREFORE C Court is unavents or most acc | COMMANDED to vailable or if the essible Magistrate | violation of A.R. ach offense(s) we will not appear in o arrest and bring arrest is made in e. | re committee in response to g the defenda | a cd and that the control a summon ant before the unty, you should be control and the control | lass felony e defendant comm s, or that a warra is Court to answerall take the defendant | ant is er the | |
| THE OFFENSI RIGHTS APPL | , | S MATERIALLY | Y RELATED T | O AN OFF | FENSE TO | WHICH VICT | MS' | |
| Date | | | Judicial Offi | cer | | | | |
| | | CERTIF | ICATE OF EXE | CUTION | | | | |
| I certify that I ar | rested | | at | a.m./p.m. | . on | 20 | _, | |
| and presented hi | m before Judg | ge | at | | | | _ · | |
| Date | | | Agency | | | | | |
| | | | Deputy Sher | riff/Officer | | | | |

| STATE OF ARIZONA) Plaintiff) vs.) | | | Case Number: ARREST WARRANT VIOLATION OF PROMISE TO APPEAR A.R.S. § 13-3904(A) | | | | |
|---|---|---|--|--|---|--------------------------|--|
| Defendant | |) | (FDR REQUI | ` / | | | |
| SEX: | RACE: | DOB: | HGT: | WGT: | EYES: | HAIR: | |
| OCA #: | | EXTRADITION: | | | | | |
| COURT ID: | PURGE DA | TE: | ADDRESS | : | | | |
| CITY: | | STATE: | ZIP CODE | : | MISC: | | |
| A.R.S. § 13 of: A.R.I have found reason appear as required. YOU ARE THERI | -3904(A), Violands.S. § [CODE(Somable cause to be seen |) AND LITERAL DE believe that the defermance of | Appear, a class ESCRIPTION(S) Indant was proportion of the desired the desired the class and the desired the desi | 2 misdemear S)] a class perly notified | misdemeand to appear in the this Court to | etion with the charge(s) | |
| The Defendant may | be released if a | \$ secure | ed appearance b | ond is posted | by or on beh | alf of the accused. | |
| THE OFFENSE I APPLY. Date | S, OR IS MA | TERIALLY RELA | TED TO AN Judicial Office | | го wнісн | I VICTIMS' RIGHTS | |
| | | | | | | | |
| | | CERTIFICAT | TE OF EXEC | CUTION | | | |
| I certify that I arre | sted | | at | a.m./p.m. | on | 20, | |
| and presented him | before Judge | | at | | | <u> </u> | |
| Date | | | Agency | | | | |
| | | | Deputy Sheri | ff/Officer | | | |

| | COURT | County, Arizo |
|--|---|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT | SUMMONS (Fingerprint Required) |
| TO: | 1 | |
| YOU ARE ORDERED to appear at [name of en (Required for all felonies) time prior to your court appearance date to be ph | between the hours on the hours of the hours | fa.m./p.m. at any ed. |
| YOU ARE SUMMONED to appear before this co | • | |
| [(List reason for summons; e.g., filing of indictm | • | , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| YOU ARE ORDERED TO REPORT on | | |
| LOCATED AT: | | |
| Date: Requests for reasonable accommodation for | Judicial Officer persons with disabilities r | nust be made to the court by |
| parties at least 3 working days in advance of | | |
| CERTIFICAT | E OF PERSONAL SERVIC | E |
| I swear that I personally served this summons as Date Received: Date Served: Person Served: | Time Served: | |
| Location Where Served: | | County. |
| | | |
| | Officer Serving Summon | S |
| CERTIFICAT | E OF SERVICE BY MAILIN | G |
| I certify that a copy of this document was sent by defendant at the above-listed address. | Registered or Certified mai | l, return receipt requested, to the |
| Dated: | CLERK | |

| | | COURT | County, Arizo |
|--|-------------------------------|---|--|
| STATE OF ARIZONA -vs- Defendant (FIRST, MI | | [CASE/COMPLAINT NO.] | SUMMONS (Fingerprint Not Required) |
| TO: | | | |
| YOU ARE SUMMONED | to appear before this co | urt for the following reason: | |
| [(List reason for sumn | าons; e.g., filing of indictn | nent, information or complaint (list c | harges or other reasons)]. |
| YOU ARE ORDERED T | O REPORT on | , 20 |) at a.m./p.m. |
| LOCATED AT: | | | |
| | | | |
| | | ARRANT MAY BE ISSUED FOR YO | JUR ARREST. |
| Date: | | Judicial Officer | |
| | ng days in advance of a | persons with disabilities must be a scheduled court proceeding. OF PERSONAL SERVICE | made to the court by |
| swear that I personally | served this summons as | follows: | |
| · | Date Served: | Time Served: | |
| Location Where Served: | | | County. |
| | | | County. |
| | | Officer Serving Summons | |
| | CERTIFICATE (| OF SERVICE BY MAILING | |
| I certify that a copy of th defendant at the above- | | Registered or Certified mail, return | receipt requested, to the |
| Dated: | | | |
| | | CLERK | |

| _ | | COUR | Т | [Precinct] | County, Arizona |
|------------------------|--|--|----|---------------------------------|--|
| -\ | TATE OF ARIZONA Plaintiff s- pefendant (FIRST, MI, LAST) | | - | SE/COMPLAINT NO.] No. | RELEASE QUESTIONNAIRE (To be completed by Law Enforcement) |
| | ias(es)_ | <u> </u> | | | J |
| (C A. Cha | Check and explain where applicable) GENERAL INFORMATION arges: ense Date: Offense Time: | _ | 2. | Explain in detail (e.g., admiss | ned in the United States illegally. sion by the person, statements of of arrest, verification of illegal blishes illegal presence): |
| | ation: | | | | |
| | est Date: Arrest Time: | | | | |
| | est Location: | | | | |
| В. | PROBABLE CAUSE STATEMENT Summarize and include the facts which establish pro | | | | |
| | evident or presumption great for the crime(s) charles include (1) felonies involving a capital offense, sassault, sexual conduct with a minor who was under a years of age, or molestation of a child who is under a years of age, (2) any class 1, 2, 3, or 4 felony or any vicon § 28-1383 if the person has entered or remained United States illegally, and (3) felony offenses communited to have the person charged is already admitted to bail separate felony charge. Explain the crime(s) in detail (e.g., arresting officer or law enforcement officers witnessed offense, phevidence directly connects defendant to offense, meyewitnesses, defendant admissions, victim statem nature of injuries, incriminating photographic, audio, visu computer evidence, defendant attempted to flee or arrest): | se, sexual der fifteen der fifteen dy violation ned in the committed bail on a er or other physical e, multiple tatements, visual, or | | | the person was admitted to bail vide information on the separate |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | C. | OTHER INFORMATION | |
| | | | 1. | | bation, parole or any other form rges or convictions. Explain: |
| | | _ | | | |
| | | | | | |
| | | | | | |

| De | fendant's NAME DOB _ | | BOOKING NO. | CASE NO |
|-----|---|----------|---|--|
| | List any prior: ests: | D. | CIRCUMSTANC | ES OF THE OFFENSE |
| _ | | 1. | [] Defendant used fir Type: | rearm or other weapon |
| _ | | | [] Defendant injured Explain: | someone. |
| Co | nvictions: | 3. | [] Medical attention v | was necessary |
| | | | [] Defendant threate Nature of threats: | ned someone |
| Fai | lures to Appear (FTA): | 5. | If property offense | r taken/damaged: |
| Pro | otective Orders: | 6. | Names of co-defenda | nt(s), if any: |
| _ | | E. | CRIME(S) AGAINST | PERSONS |
| 3. | There is an indication of: | 1. | Relationship of defendation | dant to victim: |
| 0. | [] Alcohol Abuse [] Other Substance Abuse [] Mental Health Issues [] Physical Illness | se 2. | [] Victim(s) and defe | ndant reside together. |
| [| [] Developmental Disability Explain: | | Law enforcement lear | ned of the situation by [] Victim cer observation |
| | | 4. | | involving these same parties |
| 4. | Defendant is employed by: | 5. | Defendant is currently Order of Protection | |
| | | <u> </u> | [] Injunction against | |
| | Phone: | 6. | | propriate contact with victim(s) |
| 5. | Defendant resides at: | <u>—</u> | Explain: | |
| | With Whom: | 7. | | d an opinion on defendant's release. |
| | How Long: | | | |
| 6. | Facts to indicate defendant will flee if released: | | | |
| 7. | Reasons to oppose an unsecured release: | | | |
| | | <u> </u> | | |

| Defendant's NAME | | DOB | | BOOKING NO. | CASE NO | | |
|----------------------------|---|------------|---------|--|---|--|--|
| F. | DOMESTIC VIOLENCE DEFENDANT ISSUES | | н. | DRUG OFFENSES | | | |
| [] [] [] [] | Access to or use of weapons Children/Vulnerable adults present Crime occurred in public Control/ownership/jealousy issues Depression | | 1. | supporting facts: | sidered to be a drug dealer, state the | | |
| [] [] [] [] [] | Frequency/intensity of Domestic Violence increasi Kidnapping Potential for multiple violations of court orders Prior history of Domestic Violence Prior Protective Order Recent separations Stalking behavior Threats of homicide/suicide/bodily harm | ing | 2. | with offense | pes of illegal drugs directly involved | | |
| įį | | | | [] Methamphetamine [] Drug field test was [] Defendant admissio [] Approximate mone | | | |
| G. 1. | Did defendant attempt to: | | 3. | []Yes []No | was seized | | |
| | [] Avoid arrest [] Resist arrest [] Self Surrendo Explain: | | | | | | |
| | | | | the Uniform | complete the affidavit as required by Criminal Extradition Act § 13-3841 et seq.) | | |
| 2. | [] Defendant was armed when arrested Type of weapon: | | | | | | |
| 3. | [] Evidence of the offense was found in defendar possession Explain: | | | | | | |
| 4. | State whether defendant was under the influence or drugs at the time of the offense [] Yes [] No [] Unknown Type of substance: | | | | | | |
| | I certify that the information presented is true to the b | pest of my | knowled | ge: | | | |
| | | | | / | / | | |
| | Date Arresting Office Duty Phone No | | | | | | |

| | COURT | County, Arizona | | | | |
|----------------------------|--|---|--|--|--|--|
| | [CASE/COMPLAINT NO.] [STATE OF ARIZONA Plaintiff [CASE/COMPLAINT NO.] [STATE OF ARIZONA PLAINT NO.] [S | RELEASE QUESTIONNAIRE (To be completed by Defendant) | | | | |
| Ali | as(es) | | | | | |
| at Th co po ha | e following information is for the purpose of determining the conditions under which this time. You are not required to answer any question if you feel the answer mile answers you give to the following questions will be used by the court for the purpose and with the references. However, your answers will be checked against the information, and with the references you yourself give on the form. Any discrepancies may resher conditions of release. Any information you give may be used against you teter. | ght be harmful to you. ose of determining the mation supplied by the result in higher bail or | | | | |
| Ge | neral Background | | | | | |
| 1. | Background and Residence | | | | | |
| | Full Name: | | | | | |
| | Sex Race Date of Birth | | | | | |
| | Place of Birth [city, state, country] | | | | | |
| | Present Citizenship | | | | | |
| | If you are not a United States of America citizen, how long have you been in this c | ountry? | | | | |
| | Present Address_ | | | | | |
| | How long have you lived at the above address? | | | | | |
| | Telephone No. () Cell No. () | | | | | |
| | Where else have you lived in the past year and for how long? | | | | | |
| | Where will you go if released today? | | | | | |
| 2. | Family | | | | | |
| | Are you married/partnered? [] Yes [] No If so, are you living with your spouse/partner? [] Yes [] No | | | | | |
| | Are you living with someone? Relationship: | | | | | |
| | How many other persons (including your children) are living with you? | | | | | |

How much do you contribute to their support?

| | Do you have regular contact with any other relatives? [] Yes [] No |
|----|--|
| | Explain |
| 3. | Employment |
| | Are you presently employed? [] Yes [] No If not, what is your principal means of support? |
| | Explain: |
| | Employer's Name |
| | Address: |
| | Telephone No. () |
| | What is the nature of your job? |
| | How long have you worked there? |
| 4. | Criminal Record |
| | Do you have any previous criminal record? [] Yes [] No |
| | Explain |
| | |
| 5. | Record of Appearance |
| | Have you ever been released on bail or other conditions pending trial? [] Yes [] No |
| | Did you ever fail to appear as required? [] Yes [] No |
| | Explain |
| 6. | Supervision |
| | Is there any organization or any person who might agree to supervise you and be responsible for your return to court as required? [] Yes [] No |
| | Organization or person to contact |
| | Address City State Zip () Telephone |

| | Are there any other matters (such as your health or illness in your family) which you feel the court should consider in making its decision? | | | | | | | | |
|-----|--|-------------|-----------|---------------|----------|---|-----------------|------------------|----|
| 8. | Verific | ation | | | | | | | |
| | Is ther | | er friend | d, relative, | neigh | bor or other person who can be | called as a | reference to thi | is |
| | | | | | | | (|) | |
| | Name | Address | City | State | Zip | | , | Telephone | |
| | | | | | | | (|) | |
| | Name | Address | City | State | Zip | Telephone | | | |
| | | | | | | | 1 | 1 | |
| | Name | Address | City | State | Zip | Telephone | | | |
| | | | | | | | | | |
| l c | ertify, ur | nder penalt | y of perj | ury, that the | e inforn | nation presented is true and correc | t to the best o | of my knowledge. | |
| | 3 . | • | , , | • | | · | | , | |
| | | | | | | | | | |
| | | | | _ | | | | | |
| Da | te | | | | | Defendant Signature Contact Telephone No. | | | |
| | | | | | | Contact relephone No | | | _ |

7. Other Circumstances

| | | CC | DURT | County, Arizona |
|------------------------------------|--|---|--|--|
| - | ·VS- | TE OF ARIZONA Plaintiff | [CASE/COMPLAINT NO.] | DEFENDANT'S FINANCIAL STATEMENT (Confidential) |
| N whoth no ou 1. 2. | STR nether restricted in the structure structure structure structure a. CON List with are a. b. c. d. e. f. g. h. i. j. k. l. m. | er to appoint an attorney to represent y matter relating to indigence. Use care in uch and write on the back of the page. I ded for contempt of court or subjected to led for contempt of court or subjected to leck the appropriate box: [] Single [] M Widowed [] Partnered addition to yourself, how many other addition to yourself, how many other addition to yourself, how many other addition to your spouse, list below in Column 2 the separated, divorced, widowed, partnered wages, Salaries, Self Employment Income Payroll deductions Unemployment compensation Welfare benefits Disability benefits Veteran's benefits Social Security benefits Worker's compensation Accident benefits Retirement benefits Allotment checks Interest Dividends | ou and/or, if a bond is required, how manifilling in your answers. If you need monifilling in your answers. If you need monifilling in your answers. If you need monification for fraud or perjury. Description for fraud or perj | nuch it should be, or any re space for any answer, information, you may be separated [] Divorced any children?are married and are living eives each month. If you column 2 paid to Spouse Monthly |
| | n. o. p. | Child support received Alimony or maintenance received Total of any other income received Source: TOTAL MONTHLY INCOME: | \$\$ \$\$ \$\$ \$\$ | |
| 45 | SSE | | | |
| 5. | a. b. c. | sh: List below the amounts of cash held Cash on you, your spouse, or in your ja Cash in banks, credit unions, and elsev Cash owed to you or to your spouse by Stocks and bonds; insurance policy cas | ail property, and at home \$ where \$ others \$ | |

| not needed by you or your family for day-to a. Description | | \$ | \$ |
|---|--------------------------------|---------------------|--------------------------|
| | (value) | (owed) | (net value) |
| b. Description | | \$ | \$ |
| c. Description | (value) ¢ | (owed) \$ | (net value) \$ |
| o. Boomphon | (value) | (owed) | (net value) |
| . Auto: Complete the following information | n about any motor vehicles (e | e.g.: cars, trucks | s, trailers, boats, |
| airplanes, motorcycles) that you are buying | · · | • | |
| a. Make, Year and Model | | | \$ |
| | (value) | (owed) | (net value) |
| b. Make, Year and Model | \$ | \$ | \$ |
| Peol Estate: Complete the following info | (value) | (owed) | (net value) |
| Real Estate: Complete the following info buildings) that you are buying, that you own | | | e, other land, or |
| a. Location | - | ¢ | \$ |
| a. Location | | (owed) | Ψ <u></u> (net value) |
| b. Location | , | \$ | \$ |
| | (value) | (owed) | (net value) |
| TOTAL AVAILABLE ACCETS. | | \$ | |
| TOTAL AVAILABLE ASSETS: | | Ψ | |
| EXPENSES: | | | |
| | | | |
| D. List below all monthly expenses not already | deducted from your pay. | | |
| a. Rent or house payment | | \$ | |
| b. Total cost of utilities (water, electric, gas, | telephone, trash) | \$ | |
| c. Food | | \$ | |
| d. Credit card payments | | \$ | |
| e. Installment loan payments | | \$ | |
| f. Charge account payments | | Ф | |
| g. Motor vehicle paymentsh. Union dues | | ¢ | |
| i. Medical care costs (doctors, dentists, me | dicina) | Φ | |
| j. Child support and alimony | uicirie) | ¢ | |
| k. Cost of baby-sitter | | Φ | |
| Motor vehicle insurance, maintenance an | d nas | Ψ <u></u> | |
| i. Wotor vernole insurance, maintenance an | u gus | Ψ | |
| 0. Do you have any expenses (monthly or oth | erwise) not shown above? If ye | es, please list be | low. |
| a | | \$ | |
| | (how often paid | d) (how much) | |
| b | | \$ | |
| 0 | (how often paid | d) (how much) \$ | |
| С | (how often paid | | |
| | , , , | , , , , , | |
| | | | |

e. Beneficial interest in a trust

| a. | | | // | \$ |
|-----------------------------|---|--|---|---|
| b. | | | (how often paid) | (now much) |
| | | _ | (how often paid) | · |
| C. | | | (how often paid) | \$(how much) |
| 12. Do | you have an attorney to help you | u with this case? [] Ye | s[]No | , |
| If ye | es, what is his/her name: erney? [] Yes [] No | | | nning to hire your own |
| a. | you want the Court to appoint and How much can you pay as a doo How much can you pay each m | wn payment for attorne | y fees? \$ | |
| have may misr my f | th under penalty of perjury: I he not knowingly concealed, or in be held in contempt of court epresentation, or concealment, financial condition has materially e, I understand that this application | n any way misrepreser c, or prosecuted for peror or if I continue to accepty y changed without noti | nted, my financial erjury if I have mot the services of a fying my court ap | resources. I am aware that nade any false statements of court appointed attorney afte |
| l hereb | y make these representations ur | nder PENALTY OF PE | RJURY: | |
| Date: | | Defendant Signature: | | |
| Mitnos | | • | | |
| vvitnes | sed by: | Social Security No.: | | |

11. Are any of your expenses past due? If yes, please list below.

| | COURT | [Precinct _ |] | County, Arizona | | | |
|--|------------|-------------|--------------|---|--|--|--|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | | [CASE/COM | IPLAINT NO.] | MOTION FOR APPOINTMENT OF COUNSEL | | | |
| MC | TION FOR A | APPOINTMEN | IT OF COUNSE | L | | | |
| Defendant moves for the appointment of Counsel and declares that Defendant's financial circumstances will not allow the hiring of a private attorney in this case. | | | | | | | |
| Signature | D | ate | Phone | e No | | | |
| Address | | | | | | | |
| | OI | RDER | | | | | |
| [] Motion for Court Appointed Counsel is granted. (Check if applicable) [] A financial assessment is ordered for a recommendation to the Court as to defendant's eligibility and any contribution amount to the cost of the court appointed attorney. [] \$ for financial assessment. [] \$ for contribution to the cost of the court appointed attorney. [] Legal Services to be provided by | | | | | | | |
| Phone No | | | | | | | |
| Judicial Officer | Date | | Courtroor | m | | | |

| | COUR | Τ_ | | | | | _Cour | nty, A | rizo | na |
|--|--|-----------|----------|-----------|--------------------------------------|----------|----------|-------------|----------|----------|
| STATE OF ARIZONA Plain -vs- | tiff | | | | | | RELI | EASE DER | | |
| Defendant (FIRST, MI, LAS | Defendant (FIRST, MI, LAST) Booking Number Date of Birth | | | | | | OK. | | | |
| LINE # COMPLAINT NO. | VIOLATION CODE | UR | BONI | о ва | | | | | | |
| 1 | | | \$ | | | | | | | |
| 2 | | | \$ | | | | | | | |
| 3 | | | \$ | | | | | | | |
| 4 | | | \$ | | | | | | | |
| 5 | | | | | | | | | | |
| (UR = unconditional release | | | \$ | | | | | | | |
| LINE # COMPLAINT NO. | VIOLATION CODE | <u> </u> | NF OI | R 3P | BOND BA | | <u>U</u> | <u>s</u> | <u>C</u> | <u>N</u> |
| 1 | | | | | <u>\$</u> | | | | | |
| 2 | | | | | <u>\$</u> | | | | | |
| 3 | | | | | <u>\$</u> | | | | | |
| 4 | | | | | \$ | | | | | |
| <u>5</u> | | | | | s | | | | | |
| BOND: If you cannot post a hearing on | | | | _ you v | vill remain in cu _lf you are rel | | | | | |
| follow all release conditions a | and appear at court as | indic | ated b | elow: | | | | | | |
| MANDATORY AND STANDA | ARD CONDITIONS O | FRE | LEAS | E: | | | | | | |
| [x] 1. Appear at | e, and address or see | attac | hod el | hoot fo | Court on: | | | | | ÷ |
| | e, and address of see | | | | | | and | atten | d all | |
| future court hearings. | | | | | | | | | | |
| [x] 2. Violate no federal, sta[x] 3. Not leave the state of | | | miccio | n from | the court | | | | | |
| | ave the state of Arizona | | | | | court da | tes. | | | |
| [x] 4. Diligently pursue any | appeal if released fron | | | | | | | een ir | npos | sed |
| [] 5. Maintain contact with [] 6. Provide a current add | | or to | the Co | urt an | d to your attorn | ev and i | mmad | liatalı | , not | if\/ |
| both of any changes. | ress and priorie numb | ei io | iiie CC | uit aii | u to your attorn | ey and i | IIIIIeu | liatery | 1100 | пу |
| [] 7. Not threaten or initiate [] 8. Not drive a motor veh | | | | | | | | | | |
| [] O. Mot anvola motor von | iolo Without a valia ant | 70101 | 11001100 |) III y O | ar poodoodori. | | | | | |
| OTHER CONDITIONS OF R | | ، د حله:، | | | iti | | | | | |
| [] 9. Not threaten or initiate | 9. Not threaten or initiate any type of contact with any person as specified here: | | | | | | | | | |
| [] 11. Not consume any alco | pholic beverages. | | | | | | | | | - |
| 12. [] Not go to scene of | • | | | | | | | | | |
| [] Not go to locations [] 13. Comply with the assig | s as specified here: ined pretrial supervisio | n nrc | ogram | as sne | ecified here: | | | | | <u>-</u> |
| [] 14. Comply with 3 rd party | | | | | | | | | | <u>-</u> |

| [] 15. Contact probation of | or parole officer. | | See 3 rd party oblig | ations on back |
|---|---|---|--|---|
| [] 16. Electronic monitoring | | ory if charged with a fe | elony offense under | Chapters 14 or |
| 35.1 of Title 13) [] 17. Other: | | | | |
| CONSEQUENCES OF VIO proceedings in your case trial or proceeding in your | If you fail to appear th | | | |
| If you violate any conditi forfeited to the State of Ari violation of the conditions o conditions, the court may me | f release. After a hearing | ourt may issue a warr g, if the court finds that | ant for your arrest up t you have not compl | oon learning of any |
| committed a felony during the additional criminal charge, a which would otherwise be inviolated conditions of release imprisonment, a fine, or both | nd upon conviction you composable for the crime of se, the court may also to. | court must revoke your ould be punished by im committed during the prind you in contempt of | release. You may a prisonment in addition period of release. Upof court and sentence | Iso be subject to ar n to the punishmen oon finding that you e you to a term o |
| ACKNOWLEDGEMENT: further understand the con | | | | dicated above and |
| Current address where you address | u live Apt. No. | Address where you | receive mail if differe | ent from current |
| | () Phone No. | | (|) one No. |
| Χ | | Χ | | |
| Defendant Signature | Date | Judicial Officer | Date | |
| DISTRIBUTION: | WHITE – COURT YE | LLOW – SIMS OPERA | ATOR PINK – DEF | ENDANT |

THIRD PARTY OBLIGATIONS

YOU MUST comply with the following obligations if the defendant has been placed in your custody while the case is pending in court.

- A. Supervise the defendant in accordance with all of the release conditions.
- B. Make every effort to assure that the defendant is present for all scheduled court hearings.
- C. Make every effort to assure that the defendant will contact Indigent Defense Services to determine indigency status.
- D. Notify the court immediately in the event the defendant violates any conditions of release or disappears.

| As Third Party Custodian appointed by the Court, I under | erstand and accept these obligations. |
|--|---------------------------------------|
| Third Party Custodian Signature Date | (<u>)</u> Phone No. |
| Address | |
| City State Zip | |

WARNING

IF YOU WILLFULLY VIOLATE ANY OF THESE OBLIGATIONS, THE COURT MAY HOLD YOU IN CONTEMPT AND IMPOSE A JAIL SENTENCE, FINE OR BOTH.

| | COURT | County, Arizona |
|--|---|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | APPEARANCE BOND |
| In accordance with the terms of a release or | rder or warrant issued on(month/day | 20 |
| by Judicial Officer of the | court, of | , |
| State of Arizona, the defendant, | (city, ju and the defendant's sure | stice, or county) ty |
| (If none, so state), | se to pay the State of Arizona the sum of | dollars (\$), |
| in the event the defendant fails to appear at | | |
| ata.m./p.m. on(month appear to answer the charges or to submit t | | |
| the case. | | |
| SECU | JRED APPEARANCE BOND | |
| [] The defendant hereby deposits with the same to be forfeited in the event the defend Depositor: | lant fails to comply with its conditions. | ll amount of this bond, the |
| OR [] | | (Name, Address) |
| surety for the defendant, hereby swears (o take bail, and that the surety owns property the amount of this bond, exclusive of property detailed in Attachment A. | y in this state (or is a resident of this sta | ey or person authorized to te owning property) worth |
| WARNING: IF YOU DO NOT APPEAR PROCEEDINGS BEGIN WITHOUT YOU. | AS REQUIRED, THIS BOND MAY BE | FORFEITED AND THE |
| A | ACKNOWLEDGEMENTS | |
| | | |
| Date | Defendant | |

| State of Arizona) | | Subscribed and sworn to before me on | |
|-----------------------|--|--------------------------------------|--|
| County of) | | | |
| My Commission Expires | | Notary Public | |
| Approved: | | | |
| Date | | Surety or Authorized Agent | |

| COURT | [Precinct] | County, Arizona |
|-----------|------------|---------------------|
| | | |

FORM 7 ATTACHMENT A

SPECIFICATION BY SURETY OF PROPERTY CERTIFIED IN APPEARANCE BOND

surety on the attached appearance bond certifies that he owns nding

| | ollowing properties, subject to the stated execution arance bonds entered into by the defendant. | emptions and liabilities, and to | |
|---------------|--|----------------------------------|----|
| | roperties, Less Exemptions and Liabilities. ems of Property | Value or Amount | |
| (1 |) | | |
| | Less | | |
| | Net | | |
| (2 | 2) | | |
| | Less | | |
| | Net | | |
| (3 | 3) | | |
| | Less | | |
| | Net | | |
| (4 | .) | | |
| | Less | | |
| | Net | | |
| Total | | | \$ |
| <u> Other</u> | Outstanding liabilities or Exemptions. | | |
| (1 |) | | |
| (2 | 2) | | |
| (3 | d) | | |
| (4 | .) | | |
| Total | | | \$ |
| <u> Other</u> | Outstanding Appearance Bonds. | | |
| (1 |) | | |
| (2 | 2) | | |
| (3 | 3) | | |
| (4 | ·) | | |
| Total | | | \$ |
| I. <u>To</u> | otal Property in Excess of Liabilities, Exemptions | | |
| <u>A</u> r | ppearance Bonds (I less II and III). | \$ | |

| COURT | | County, Arizona |
|---|--------------------------|---|
| STATE OF ARIZONA Plaintiff -vs- | [CASE/COMPLAINT NO.] | NOTICE OF RIGHT TO COUNSEL AND WAIVER |
| Defendant (FIRST, MI, LAST) | | |
| READ THE ENTIRE FORM (You have elected to proceed without an attorney eith | CAREFULLY BEFORE SIGNING | iT |

| [] you do not want an attorney,[] the Court has determined that you are not er retain one. | ntitled to a court-appointed attorney and you choose not to |
|---|---|
| The purpose of this form is to notify you of you important to you in this case, and also to allow you | r right to an attorney, of the ways in which an attorney can be ou to give up your rights if you so choose. |
| I understand that I am charged with the following | crime(s) under the laws of Arizona: |
| | which is a class [] felony [] misdemeanor |
| | which is a class[] felony[] misdemeanor |
| | which is a class [] felony [] misdemeanor |
| | which is a class [] felony [] misdemeanor |
| | which is a class [] felony [] misdemeanor |
| I understand that if I am found guilty, I can be Arizona State Prison, [] in the | given a severe punishment, including incarceration [] in the County Jail, [] a fine, or other penalty. |

I understand that under the Constitutions of the United States and the State of Arizona, I have the right to be represented by an attorney at all critical stages of this criminal case: before trial, at trial itself, during proceedings to determine what sentence should be imposed if I am found guilty, and for an appeal. I understand that, for certain offenses, if I am unable to obtain the services of an attorney without incurring substantial hardship to myself or to my family, one will be appointed for me at a reduced cost or at no cost to me.

I understand that the services of an attorney can be of great value, for example: in determining if the charges against me are sufficient as a matter of law; whether the procedures used in investigating the charges and obtaining evidence against me, including the lawfulness of any search, seizure or police questioning; if an act I may have committed actually amounts to the crime for which I am charged; if I have any other valid defense to the charges; if I am found guilty, whether I should be placed on probation, be required to pay a fine, or be sentenced to a term of incarceration; or if appellate review would be justified. I understand that, if I am found guilty of the offense charged, the Court may sentence me to a term of incarceration, even though I have given up my right to an attorney.

RIGHT TO AN ATTORNEY AT ANY TIME

I understand that I can change my mind about having an attorney at any time by asking the judge to appoint an attorney for me or by hiring my own attorney. I also understand that I will not be entitled to repeat any part of the case already held or to delay scheduled court proceedings based solely on changing my mind about having an attorney.

CERTIFICATION AND WAIVER

I certify that I have read and understand all of the above, and I hereby waive my right to an attorney in this case, and to have an attorney appointed at a reduced cost or at no cost to me, for eligible offenses, if I cannot afford one.

DO NOT SIGN THIS FORM UNLESS YOU HAVE READ IT COMPLETELY, OR HAD IT READ TO YOU AND UNDERSTAND IT FULLY.

| DO NOT SIGN THIS FORM IF YOU WANT AN ATTORNEY. | | | | |
|--|------------------------|-------------|--|--|
| Dated | Defendant | Interpreter | | |
| | FINDING | | | |
| After advising the defendant of the dangers and disadvantages of self-representation, the Court finds that the defendant's waiver of counsel is knowing, voluntary, and intelligent. | | | | |
| Dated | Judicial Officer's Sig | nature | | |

| | COURT | County, Arizona |
|---|----------------|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAIN | NOTICE OF APPEARANCE |
| Pursuant to Rule 6.3, Rules of Criminamed Defendant for all further process | | appearance on behalf of the above- ing of a Notice of Appeal, if required. |
| Date | Attorney's Sig | gnature |
| | Attorney's Na | nme (please print) |
| | Attorney's Ba | ır Number |
| | Firm Name | |
| | Address | |
| | City State | Zip |
| | Telephone No | umber |

| | COURT | County, Arizona |
|---|---|--|
| STATE OF ARIZONA -vs- Defendant (FIRST, MI, LAST) | Plaintiff [CASE/COMI | WAIVER OF PRELIMINARY HEARING |
| WAI | VER OF PRELIMINARY HE | EARING |
| indictment. The purpose of this form is | to notify you of your rights a | ainst you unless charged by grand jury and of the ways in which the hearing could ose. Read the entire form carefully before |
| RIG | HT TO PRELIMINARY HEA | ARING |
| I understand that I am charged with the | crime(s) of | |
| | | |
| I understand that the Arizona Constitution indictment, I have a right to a preliminar my guilt or innocence, will decide wheth to try me on these charges. I understand am unable to obtain the services of a least one will be furnished for me free of chart I understand that the prosecutor would hearing to demonstrate that there is protocross-examine such witnesses and prosecutor failed to show probable cauthe prosecutor may choose to re-file the | tion provides that, if I am chary hearing at which a magist her there is sufficient evidence and that I have a right to a law awyer without incurring subseque. be required to present withe bable cause to try me on the dot opresent evidence of notes to try me, the charge(s) are charges. | charged by means other than a grand jury strate, without making any determination of ace against me to establish probable cause wyer at the preliminary hearing and that, if I stantial hardship to myself or to my family, nesses and evidence against me at such a he charges and that I would have the right my innocence. I understand that if the against me would be dismissed, although |
| I understand that giving up my right offense(s) charged without any determi | | ives the state the right to try me for the a magistrate. |
| | CERTIFICATION AND WAIV | VER |
| I certify that I have read and understand in this case. | I all of the above, and I here | eby waive my right to a preliminary hearing |
| DO NOT SIGN THIS FORM UNLESS Y UNDERSTAND IT FULLY. | OU HAVE READ IT COMPL | LETELY, OR HAD IT READ TO YOU AND |
| DO NOT SIGN THIS FORM IF YOU WANT | A PRELIMINARY HEARING. | |
| Date | | |

| I have explained the significance of preliminary hearing in this case. | the preliminary hearing to the def | endant, and <u>I</u> consent to waiver of a |
|--|------------------------------------|---|
| | Defense Attorney | Bar Number |
| I consent to waiver of a preliminary h | earing in this case. | |
| | Prosecutor | Bar Number |

| | COURT | County, Arizona | ì |
|--|-----------------------------|--|----|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COM | MPLAINT NO.] BIND-OVER ORDER | |
| ORDER HOLDING DEFEN | NDANT TO ANSWER BEF | ORE THE SUPERIOR COURT | |
| The Court ORDERS the defendant | | | |
| County, Arizona to the listed charge | • | , | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| [] I find that there is probable cause to | believe that the above off | ffense(s) has/have been committed and that | at |
| the defendant committed them. | | • • | |
| [] The defendant waived a preliminary | hearing on the felony charg | ge(s). | |
| [] The court requests that the above m | isdemeanors be associated | d with the felony charge(s) set forth above. | |
| | | | |
| | | | |
| Date | Signature of | of Judicial Officer | |
| | | | |
| | Printed Nan | me and Title of Judicial Officer | _ |

| | COURT | County, Arizona |
|---|-----------------------------------|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COM | MPLAINT NO.] TRANSMITTAL CERTIFICATION |
| ORDER HOLDING DEF | ENDANT TO ANSWER BEF | FORE THE SUPERIOR COURT |
| | | lete record of the preliminary proceedings, at page |
| The following items are included: | | |
| The original complaint, including aThe supporting affidavits of the form | | |
| The arrest warrant or summons; The defendant's release question; The defendant's financial stateme A copy of the release order; The defendant's appearance bond Security deposited with the appearance | ent and request for appointments; | |
| Defendant's waiver of counsel; Order appointing counsel; Waiver of preliminary hearing; Exhibits and items of physical evic Order holding the defendant to an Audio or video record of prelimina Other: | nswer in superior court; | ninary hearing:; |
| | | |
| Date | Signature of Ju | udicial Officer |

Printed Name and Title of Judicial Officer

| | COURT | | County, Arizona |
|--|----------------|-------------------------------|------------------------------------|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | | CASE/COMPLAINT NO.] | INDICTMENT Felony / Misdemeanor |
| | | | |
| The Grand Jurors of | | | |
| on this day of | _, charging th | hat in | County, Arizona: |
| [List and describe each charge or count] | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | [Foreperson writes "A | A True Bill"] |
| | | Date | |
| [NAME OF PROSECUTING AGENCY] | | | |
| By | _ | | |
| | | By Foreperson of the Grand | Jury |

| C | COURT | County, Arizona |
|--|-------------------------------------|------------------------|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | GRAND JURY MINUTES |
| | GJ No | |
| At a session of the Grand Jury of the County | of | |
| held this, 20, | | |
| [List each charge or count] | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| Based upon the following witnesses: | | |
| NameI.D. # / | Agency / Address | Date Appeared |
| [List each witness:] | | |
| | | |
| Having appeared before the Grand Jury an | d having given testimony under oath | before the Grand Jury, |
| which testimony was reported by | | |
| that such testimony was given; the Grand Jur | | |
| Grand Jury present, deliberated upon evidence | | te of to |
| returned a true bill, or took the following action | n. | |
| | | |
| | | |
| | | |
| | | |
| | | |
| | | |
| Clerk of the Grand Jury | Date | |

| COUR | т | County, Arizona |
|--|--------------------------|------------------|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | INFORMATION |
| The Name / of Prosecuting Agency | , accuses [Defendant] | |
| on this, charging that | t in | County, Arizona: |
| List and describe each charge or count] | | |
| | [NAME OF PROSE | ECUTING AGENCY] |
| | By [County Attorney / | or Other Title] |
| | Date | |

| | COURT | | County, Arizona |
|--|-----------------------------|----------------------------|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMF | PLAINT NO.] | NOTICE OF APPOINTMENT OF MENTAL HEALTH EXPERT (PRE- SCREEN) |
| | | | |
| The Court having been presented with a examination to determine whether the de condition at the time of the offense, | | | |
| and send to this Court a written report of the for a mental health examination exist. | e expert's opinion and fir | as a m ndings as to whe | nental expert, to prepare ther reasonable grounds |
| IT IS FURTHER ORDERED that if the defer [telephone number] within two (2) examination and use due diligence to secure | working days of this orde | er to schedule a t | ime for the defendant's |
| IT IS FURTHER ORDERED that the prosec | utor and defense counse | ol provide to the e | expert at |
| [address] the motion to h reports, previous mental health reports and | ave defendant's menta | l condition exar | mined, copies of police |
| IT IS FURTHER ORDERED that payment o of the pursuant t | | tion of the defend | dant is the responsibility |
| IT IS FURTHER ORDERED that a prescree the day of | n hearing will be held in t | this court on 0, at | a.m./p.m. |
| IT IS FURTHER ORDERED that at least submit the written report to the Court, which Defense counsel shall provide a redacted or reasonable time after receipt. | ch will seal the original | and provide a co | opy to defense counsel. |
| | | | |
| | | | |
| | | | |
| | Signature of Judicial Off | icer | Date |
| | | | |
| Defense Attorney (please print name) | Pı | rosecutor (please | e print name) |
| Telephone No. Bar No. | Te | elephone No. | Bar No. |
| Mailing Address | - N/1 | lailing Address | |
| aig / idai 000 | 171 | aming / Nacioos | |
| City State Zip | C | ity State Zip | |

| | cc | OURT | County, Arizona |
|---|--|---|---|
| STATE OF ARIZOL-vs- Defendant (FIRST, | | [CASE/COMPLAINT NO.] | RULE 11 ORDER AND STIPULATION |
| | | ORDER | |
| having made a fact pursuant to said Rule IT IS HEREBY ORD for further proceeding | e. ERED that the cause be traged pursuant to and in confo | under Rule 11.2, Rules of Criminal P asonable grounds exist for an exami ansferred to the Superior Court of in _ ormance with Rule 11, Rules of Crimin | nation of the defendant County al Procedure. |
| | Siç | gnature of Judicial Officer | Date |
| | | STIPULATION | |
| Both counsels stipula | ate to the appointment of o | nly one mental health expert. | |
| Prosecutor | / Bar No. | Defense Attorney | / Bar No. |
| | | Address | |
| | | Telephone No. | |

| | COURT | | County, Arizona |
|--|---|--|--|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/CO | MPLAINT NO.] | NOTICE OF APPOINTMENT OF MENTAL HEALTH EXPERT (COMPETENCY) |
| The Court, having granted the motion Procedure, and the defendant having by | | | e 11.2, Rules of Criminal |
| IT IS HEREBY ORDERED appointing and | | | |
| as mental health experts, to prepare as as to the defendant's competency to proceedings and to assist counsel in Defendant is incompetent to stand trial | stand trial (i.e. the defend the preparation of the de | lant's ability to undefense.) If a menta | erstand the nature of the al health expert finds the |
| (A) The mental disease, defect or of | disability which is the cause | of the Defendant's | incompetency; |
| (B) Whether there is a substantial pr time; | obability the Defendant will b | ecome competent w | ithin a reasonable period of |
| (C) The most appropriate form and needs and potential threat to put | • | state, based on th | e defendant's therapeutic |
| (D) The defendant's prognosis; and | t | | |
| (E) Whether the defendant is inc | competent to refuse treatr | ment and should b | pe subject to involuntary |
| IT IS FURTHER ORDERED that the reit describe the nature, content, extent a the facts on which the findings are bas | and results of the examination | • | |
| IT IS FURTHER ORDERED that if the [names and phone numbers] | defendant is not in custody | , defense counsel is | s to contact the experts at |
| within tw examination and use due diligence to s | o (2) working days of this secure the defendant's atter | | |
| IT IS FURTHER ORDERED that the p | rosecutor and defense cour | nsel provide to the e | experts at <u>[addresses]</u> |
| the motion to have defendant's menta reports and any other appropriate mater | • | ies of police report | s, previous mental health |
| IT IS FURTHER ORDERED that paym of the | ent of the cost of the exami | ination of the defend | dant is the responsibility |
| pursuant to ARS § 13-4505. | | | |
| IT IS FURTHER ORDERED that a con | npetency hearing will be he | ld in | court on |
| the day of | , 20 at | a.m./p.m. | |

| IT IS FURTHER ORDERED that th | e experts will submit the written re | eports at least 10 days prior to the |
|--|--------------------------------------|---------------------------------------|
| competency hearing date to | which will sea | I the originals and provide copies to |
| defense counsel. Defense counse | I shall provide redacted copies of | f the reports to the court and the |
| prosecutor's office within 24 hours of | receipt. | |
| | | |
| | | |
| | | |
| | | |
| | Signature of Judicial Officer | Date |
| | | |

| | co | URT | County, Arizona |
|--|--|--|---|
| STATE OF ARIZONA -vs- Defendant (FIRST, M | | [CASE/COMPLAINT NO. | NOTICE OF APPOINTMENT OF MENTAL HEALTH EXPERT (MENTAL CONDITION AT TIME OF OFFENSE) |
| , , | | | AT TIME OF OFFENSE) |
| | | o support a plea of insanity puleen charged with: | |
| and | • | | |
| | | to the Court a written report of to offense. The report shall include: | |
| (A) An opinion as t | o the mental status of the | e defendant at the time of the offe | nse; |
| . , | | nt suffered from a mental disease, defect or disability to the alleged or | |
| experts at <u>[names</u> working days of this or | and phone numbers] rder to schedule a time for | dant is not in custody, the defer | |
| the defendant's attend | ance at the examination. | | |
| [addresses] | · | | defendant's mental condition |
| examined, copies of p examination. | olice reports, previous m | ental health reports and any oth | er appropriate material for the |
| IT IS FURTHER ORDS of the | | e cost of the examination of the d | |
| IT IS FURTHER ORDE | ERED that a hearing will | be held in | court on |
| the day of | , 20 | D at a.m./p.m. | |
| | e defense attorney shal | Il submit the written reports at lea which will seal the original I provide redacted copies of the | |
| | | Signature of Judicial Officer | Date |
| Defense Attorney (plea | ase print name) | Prosecutor (please p | rint name) |
| | | · | |
| Telephone No. | Bar No. | Telephone No. | Bar No. |

| Mailing Address | Mailing Address |
|-----------------|-----------------|
| | |
| City State Zip | City State Zip |

| COU | RT | County, Arizona |
|--|---|--|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | WAIVER OF RIGHT TO BE PRESENT AT DEPOSITION |
| READ THE ENTIRE FO | RM CAREFULLY BEFORE SIGNING | 6 |
| Instructions: The purpose of this form is to adv purpose of obtaining testimony which may be us choose. Read the entire form carefully before significant to the control of the control | ed at your trial, and to allow you to g | |
| RIGHT TO BE | PRESENT AT DEPOSITION | |
| I understand that I am charged with the crime of _ | | |
| which is a [] misdemeanor [] felony under the severe punishment, including incarceration [] in [] a fine, or other penalty. I understand that the Rules of Criminal Procedusituations, and that during a deposition a witness given by the witness at the deposition is recorded to be present at such proceedings in order to be attorney prepare questions to ask them to test the I understand that by giving up my right to be presented deposition later during my trial in all situation deposition. | the Arizona State Prison, [] in the ure allow depositions to be taken in s is asked questions under oath. I u d and may be used at the trial. I und be able to confront the witnesses against truthfulness of their testimony. | County Jail, criminal cases in certain nderstand that testimony erstand that I am entitled ainst me and to help my use of testimony given at |
| CERTIFIC | CATION AND WAIVER | |
| DO NOT ISGN THIS FORM UNLESS YOU HAVE YOU UNDERSTAND IT FULLY. DO NOT SIGN DEPOSITION. After reading and understanding all the above, I have a second to the second term of the second | THIS FORM IF YOU WANT TO BE | PRESENT AT THE |
| [] any deposition in this case. | | _ |
| | | |
| Date | Defendant | |
| I have explained to the defendant the significant consent to defendant's waiver of the right to be p | | present at its taking and |
| Date | Defense Attorney | |

| | COURT | County, Arizona |
|---|--|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | FELONY PLEA AGREEMENT (Non-Capital) |
| The defendant agrees to plead guilty / no contes, committed on or a | | |
| This crime is a [] dangerous [] non-dangerous code. | | |
| Terms: On the following understandings, terms | and conditions: | |
| The crime carries a presumptive sentence of maximum sentence of years. Probat economic loss to the victim not to exceed the probation revocation procedures may be re plus a surcharge of + Special of are: | tion is / is not available. A maximum e amount specified in paragraph 2 an equired. The maximum fine that can | n amount of restitution for ad waiver of extradition for be imposed is \$150,000 |
| [] None [] If sentenced to a term of imprisonment, the supervision equal to one-seventh of the profession of imprisonment. If the defendant fails to defendant can be required to serve the remaining of the serve. [] Other: | orison sentence to be served consecu abide by the conditions of community emaining term of community supervisi | tively to the actual period y supervision, the |
| 2. The parties stipulate to the following addition paragraph 7: | nal terms, subject to court approval at | sentencing as set forth in |
| _3. The following charges are dismissed, or if no | ot yet filed, shall not be brought agains | st the defendant. |
| 4. This agreement, serves to amend the comp the defendant pleads, without the filing of ar court or withdrawn by either party, or if the any charges that are dismissed by reason of | ny additional pleading. However, if the conviction is subsequently reversed, | he plea is rejected by the the original charges and |
| 5. The defendant hereby gives up the right to a the charges to which he or she pleads. In defendant withdraws from the plea, the de preliminary hearing or other probable cause | a preliminary hearing or other probable the event the court rejects the plea, efendant hereby waives and gives | e cause determination on or either the state or the up his or her right to a |
| 6. Unless this plea is rejected by the court or and all motions, defenses, objections or rehereafter, to the court's entry of judgment acconsistent with this agreement. The defend will have no right to direct appeal (ARS 13-4 Rules of Criminal Procedure. | withdrawn by either party, the defend equests which he or she has made of gainst him or her and imposition of a stantacknowledges by entering this a | dant hereby gives up any or raised, or could assert sentence upon him or her agreement that he or she |
| 7. If after accepting this plea agreement the co or the terms and conditions of probation are reject the plea agreement provisions regard each an opportunity to withdraw from the ple | e inappropriate, it can reject the plea ling sentencing, it must give both the | a. If the court decides to |

| the Defendant elects to withdraw the please recommended herein in paragraph 2 is not sentencing limits set forth in paragraph 1 and 9. I understand that if I am not a citizen of the agreement may have immigration consequence contest to a crime may affect my immigration charge is later dismissed. My plea or admin prevent me from ever being able to get becoming a United States citizen. I underso United States to the court. 10. I have read and understand the provisions of my constitutional rights with my attorney. I used to aggravate a sentence, to confront, present witnesses on my behalf; my right presumption of innocence and right to direct terms and conditions set forth herein. I fully probation by the court, the terms and conditionally period of probation in the event that I violate violate any of the written conditions of my sentenced to any term or terms stated above. I have personally and voluntarily placed my in signature line below to indicate that I read, or I paragraphs in this agreement, both individually at the result of force, or threat, or promises other the | e United States, my decision to go to trial or enter into a plea sences. Specifically, I understand that pleading guilty or no on status. Admitting guilt may result in deportation even if the sision of guilt could result in my deportation or removal, could regal status in the United States, or could prevent me from stand that I am not required to disclose my legal status in the of all pages of this agreement. I have discussed the case and understand that by pleading (guilty) (no contest) I will be giving sause, to a trial [] by jury [] by a judge [] by jury on facts cross-examine, and compel the attendance of witnesses, to to remain silent, my privilege against self-incrimination, the stappeal. I agree to enter my plea as indicated above on the understand that, as part of this plea agreement, if I am granted tions thereof are subject to modification at any time during the e any written condition of my probation. I understand that if I by probation, my probation may be terminated and I can be a in paragraph 1. Initials beside each of the above paragraphs and signed the had read to me, understood and approved all of the previous and as a total binding agreement. My plea is voluntary and not |
|--|--|
| Date | Defendant |
| I have discussed this case with my client in deta all possible defenses. I believe that the plea and | ail and advised my client of his or her constitutional rights and disposition set forth herein are appropriate under the facts of licated above and on the terms and conditions set forth herein. |
| Date | Defense Attorney |
| I have reviewed this matter and concur that the the interests of justice. | plea and disposition set forth herein are appropriate and are in |
| Date | Prosecutor |

| | COURT | | County, Arizona |
|--|--|---|--|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/CO | MPLAINT NO.] | MISDEMEANOR PLEA AGREEMENT |
| The defendant agrees to plead guilty / no cont | test to the following of the following o | misdemeanor [] misdemeanor [] misdemeanor [] | petty/civil traffic offense petty/civil traffic offense petty/civil traffic offense petty/civil traffic offense |
| on the following understandings, terms and co | | misuemeanor [] | petty/civii tranic onerise |
| | | | |
| | | | |
| 2. The following charges are dismissed, or if | not yet filed, shall no | ot be brought agains | st the defendant. |

- 3. This agreement, serves to amend the complaint, indictment, or information to charge the offense to which the defendant pleads, without the filing of any additional pleading. However, if the plea is rejected by the court or withdrawn by either party, or if the conviction is subsequently reversed, the original charges and any charges that are dismissed by reason of this plea agreement are automatically reinstated.
- 4. Unless this plea is rejected by the court or withdrawn by either party, the defendant hereby waives and gives up any and all motions, defenses, objections or requests which he or she has made or raised, or could assert hereafter, to the court's entry of judgment against him or her and imposition of a sentence upon him or her consistent with this agreement. The defendant acknowledges by entering this agreement he or she will have no right to direct appeal (ARS 13-4033) and the only available review is pursuant to Rule 32, Rules of Criminal Procedure.
- 5. If the court decides to reject the proposed sentencing in the plea agreement after accepting the defendant's plea, it must give each party an opportunity to withdraw from the plea.
- 6. If the court decides to reject the plea agreement provisions regarding sentencing and neither the State nor the Defendant elects to withdraw the plea agreement, then any sentence either stipulated to or recommended herein is not binding upon the court, and the court is bound only by the sentencing limits set forth in the applicable statutes.
- 7. I understand that if I am not a citizen of the United States, my decision to go to trial or enter into a plea agreement may have immigration consequences. Specifically, I understand that pleading guilty or no contest to a crime may affect my immigration status. Admitting guilt may result in deportation even if the charge is later dismissed. My plea or admission of guilt could result in my deportation or removal, could prevent me from ever being able to get legal status in the United States, or could prevent me from becoming a United States citizen. I understand that I am not required to disclose my legal status in the United States to the court.
- 8. I have read and understand the provisions of all pages of this agreement. I have discussed the case and my constitutional rights with my attorney. I understand that by pleading (guilty) (no contest) I will be giving up my right to a determination of probable cause, to a trial [] by jury [] by a judge, to confront, cross-examine, and compel the attendance of witnesses, to present witnesses on my behalf; my right to remain silent, my privilege against self-incrimination, the presumption of innocence and right to direct appeal. I agree to enter my plea as indicated above on the terms and conditions set forth herein. I fully understand that, as part of this plea agreement, if I am granted probation by the court, the terms and conditions thereof are subject to modification at any time during the period of probation in the event that I violate any written condition of my probation. I understand that if I violate any of the written conditions of my probation, my probation may be terminated and I can be sentenced up to the maximum term.

I have personally signed the signature line below to indicate that I read, or had read to me, understood and approved all of the previous paragraphs in this agreement, both individually and as a total binding agreement. My plea is voluntary and not the result of force, or threat, or promises other than those contained in the plea agreement.

DO NOT SIGN THIS FORM UNLESS YOU HAVE READ IT COMPLETELY, OR HAD IT READ TO YOU AND

| Date | Defendant |
|--------------------------------------|--|
| all possible defenses. I believe the | ny client in detail and advised my client of his or her constitutional rights and nat the plea and disposition set forth herein are appropriate under the facts of the plea as indicated above and on the terms and conditions set forth herein. |
| Date | Defense Attorney |
| Date | |

Prosecutor

Date

| COURT | [Precinct] | County, Arizona |
|---|--|---|
| STATE OF ARIZONA Plaintiff -vs- | [CASE/COMPLAINT NO.] | GUILTY/NO CONTEST PLEA PROCEEDING |
| Defendant (FIRST, MI, LAST) | | |
| Defendant appears personally and expresses a desire t following facts: | o plead guilty or no contest to the charg | es indicated and I find the |
| Defendant understands the nature of the charge. Defendant appears: [] with counsel [] without following: Defendant has entered into a: [] plea agreem Defendant understands the range of penalties If arrested on a subsequent offense, defendant penalties. The Court has advised the defendant that this Defendant was advised of the following: If you contact to a prime many effect them. | ut counsel, (waiver of counsel with finent, and consents to its terms; [] to be: (state minimum and maximum may be charged with a more serious guilty plea may result in a violation of a critical state. | plea to the court. m possible sanctions). us offense and associated of probation or parole. ates, pleading guilty or no |
| contest to a crime may affect your immigration charge is later dismissed. Your plea or admiss prevent you from ever being able to get leg becoming a United States citizen. 8. Defendant understands that the following cons a. Right to plead not guilty and require the States. b. Right to a trial [] by jury [] by a judge [] loc. Right to assistance of an attorney at all state defendant may be eligible for a court-appendix of the state of the | sion of guilt could result in your deportant status in the United States, or stitutional rights are given up by characte to prove guilt beyond a reasonal by jury on facts used to aggravate a tiges of the proceeding, including appointed attorney at a reduced control. | ortation or removal, could could prevent you from nging the plea: ble doubt. sentence. peal. In some cases, the ost or at no cost, if the |
| d. Right to confront the witnesses against the of their testimony. e. Right to present evidence in the defendant chosen witnesses to appear and testify free f. Right to remain silent, not to incriminate or guilty beyond a reasonable doubt. g. Right to a direct appeal. 9. Defendant wishes to give up these constitution 10. A basis in fact exists for believing the defendar 11. The plea is voluntary and not the result of force agreement. 12. Defendant may file a Rule 32 petition for post-contents. | t's own behalf and to have the cour e of charge. oneself, and to be presumed innoce hal rights after having been advised nt guilty of the offenses charged. e or threat, or promises other than th | rt compel the defendant's ent unless/or until proven of them. |
| On the basis of these findings, I conclude that the defe | | gently pleads: [] guilty |
| * Rule 17.1c, Rules of Criminal Procedurafter due consideration of the views of administration of justice. | ure states that a plea of no contes | |
| Date | Signature of Judicial Officer | |

| I certify that the judge personally advised me of the nature of the charges, the range of penalties, and my constitutional rights as indicated above. I understand the constitutional rights which I give up by entering this plea, and I desire to plead guilty or no contest as indicated above. I desire to proceed without an attorney, or if represented, my attorney's signature appears below. | | | | |
|---|-----------------------|--------------|--|--|
| Defendant: | Def. Counsel/Bar No.: | Interpreter: | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |

| COU | RT | County, Arizona |
|--|---|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | WAIVER OF TRIAL BY JURY (Non Capital) |
| RIGHT T | O TRIAL BY JURY | |
| The purpose of this form is to advise you of your rig | ght to trial by jury and to allow you to gi | ve up that right if you so |
| READ THE ENTIRE FORM | I CAREFULLY BEFORE SIGNING I | т |
| I understand that I am charged with the crime of _ | | |
| which is a [] misdemeanor [] felony under the severe punishment, including incarceration [] in County Jail, []a fine, or other penalty. | | |
| I understand that I am entitled to a trial by juraggravate any sentence. The right to a trial by applicable, facts used to aggravate any sentence unanimous. | jury means the right to have my g | uilt or innocence, or, if |
| I understand that once I have made the decision only with the permission of the court, and may no | | |
| CERTIFIC | ATION AND WAIVER | |
| After reading and understanding all the above, I h [] trial by jury on guilt or innocence; [] trial by jury on facts used to aggravate any | | |
| DO NOT SIGN THIS FORM UNLESS YOU HAVE UNDERSTAND IT FULLY. | E READ IT COMPLETELY, OR HAD | IT READ TO YOU AND |
| Date | Defendant | _ |
| I have explained to the defendant the right to trial | by jury and consent to the defendant | t's waiver of it. |
| Date | Defense Attorney | |
| I consent to waiver of trial by jury in this case. | | |
| Date | Prosecutor | |
| I approve of the waiver of the trial by jury in this c | ase. | |
| Date | Signature of Judicial Officer | |

| | COURT | County, Arizona |
|--|---|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | APPLICATION UPON DISCHARGE TO: [] RESTORE CIVIL RIGHTS [] WITHDRAW GUILTY PLEA / VACATE CONVICTION (SET ASIDE) [] RESTORE GUN RIGHTS |
| Having received an absolute discharge from | om a sentence of imprisonment, or hav | ring completed a period of |
| probation, on [date] , or having sa | atisfied any other sanction or penalty, I a | apply for the following relief |
| from conviction(s) of | | |
| entered in this court on[date] [] the restoration of my civil rights; [] the vacation (set aside) of my convice [] the withdrawal of my plea of guilty [] the restoration of my gun / firearm right [] Attached is my certificate of absolute [applicable only to petitioners who have [] Attached is my certificate of absolute [applicable only to petitioners who have [] Attached is my affidavit of discharge from probation. [] Attached is other pertinent documentation. | e discharge from the director of the been imprisoned in the state prison]. e discharge from the director of the been imprisoned in a federal prison]. om the judge who discharged me at the | department of corrections federal bureau of prisons |
| Petitioner's Name Printed | Petitioner's Signature | |
| AUTHORIZATION TO | – O PROCEED ON BEHALF OF PETITIO | NFR |
| | | |
| I authorize petition the Superior Court in | | |
| Date | Petitioner's Signature | |

| | COURT | [Precinct] | County, Arizona |
|-------------------|--|---------------------------|---|
| -vs- | endant (FIRST, MI, LAST) | [CASE/COMPLAINT | NO.] TRANSMITTAL CERTIFICATION APPEAL TO SUPERIOR COURT |
| | TRANSMITTAL OF RECORD | ON APPEAL TO SU | IPERIOR COURT |
| | reby certify that the enclosed items constitute a true ave-entitled case appearing in Docket No. | • | |
| The | following items are included: | | |
| | The original complaint, including amendments; The arrest warrant, summons, or citation; The defendant's release questionnaire; The defendant's financial statement and request for If the defendant is or was in custody, a copy of the may be, or has been, released; The defendant's appearance bond; Security deposited with the appearance bond: | release order showing the | e conditions under which the defendant |
| [] [] [] | Defendant's waiver of counsel; Order appointing counsel or written appearance of of Exhibits and items of physical evidence introduced | | |
| [] [] [] | A copy of all proceedings had in the case, as shown Audiotape or videotape of trial, if any; Other papers or items prepared in connection with the case, as shown and the case, as shown and the case, as shown are case, as case, | | |
| | | | |

Signature of Judicial Officer

Printed Name and Title of Judicial Officer

Date

| | COURT | County, Arizona |
|--|----------------------|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | NOTICE OF RIGHTS OF REVIEW AFTER CONVICTION IN SUPERIOR COURT* (Capital & Non- Capital) |

RIGHT TO APPEAL (CAPITAL)

If you are a capital defendant and sentenced to death the clerk shall file a notice of appeal at the time of entry of judgment and sentence. This notice shall be sufficient as a notice of appeal with respect to all judgments entered and sentences imposed in this case (Rule 31.2b, Rules of Criminal Procedure).

RIGHT TO APPEAL (NON-CAPITAL)

You have a right to appeal from a final judgment of conviction, from an order denying a post-trial motion, or from a sentence which is illegal or excessive. Arizona Constitution art. 2, sec. 24; A.R.S. § 13-4031. YOU DO NOT HAVE A RIGHT TO APPEAL IF YOU HAVE PLED GUILTY OR NO CONTEST OR HAVE ADMITTED A VIOLATION OF CONDITIONS OF PROBATION. IN THAT CASE, RELIEF MAY BE SOUGHT ONLY BY PETITION FOR POST-CONVICTION RELIEF. Rules 17.1, 17.2 and 27.8, Rules of Criminal Procedure, A.R.S. § 13-4033(B).

IN ORDER TO EXERCISE YOUR RIGHT TO APPEAL;

- 1. You must file a NOTICE OF APPEAL (Form 24(a)) within 20 days of the entry of judgment and sentence. If you do not file a notice of appeal within 20 days you will lose your right to appeal. The entry of judgment and sentence occurs at the time of sentencing.
- 2. To file a Notice of Appeal you should contact your lawyer, by letter, telephone or in person, telling him or her that you want to appeal. You can file the notice of appeal before you leave the courtroom on the day you are sentenced if you wish.
- 3. If you do not have a lawyer, get copies of Form 5, Defendant's Financial Statement and Request for Appointment of Counsel and Form 24 (a), Notice of Appeal, either from the clerk of the court, jail, or the prison, fill them both out and file or send them to the clerk of the superior court in the county where you were tried and sentenced. They must arrive at the clerk's office within 20 days after you were sentenced.
- 4. You should have a lawyer handle your appeal.

RIGHT TO POST-CONVICTION RELIEF (CAPITAL)

If you are a capital defendant and sentenced to death, the clerk of the Supreme Court shall file a notice of Post Conviction Relief with the Trial Court upon the issuance of a mandate affirming your conviction and sentence on direct appeal. If your death sentence is reduced to life on direct appeal, it is your responsibility to file your own Notice of Post Conviction Relief. (Please see Right to Post-Conviction Relief (Non-Capital) section below).

RIGHT TO POST-CONVICTION RELIEF (NON-CAPITAL)

You also have a right to petition the Superior Court for Post-Conviction Relief. Rule 32, Rules of Criminal Procedure.

^{*} In limited jurisdiction cases, see Superior Court Rules of Appellate Procedure – Criminal Form 1

In order to exercise your Post-Conviction Relief right;

 You must file a NOTICE OF POST-CONVICTION RELIEF (Form 24(c)) within 90 days of the entry of judgment and sentence if you do not file, or you do not have the right to file, a Notice of Appeal. If you do appeal, the time you have to file a Notice of Post-Conviction Relief extends from the entry of judgment and sentence to 30 days after the issuance of the order and mandate affirming the judgment and sentence on direct appeal.

NOTE: If you do not timely file a Notice of Post-Conviction Relief, you may never have another opportunity to have any errors made in your case corrected.

- 2. To seek post-conviction relief, you must obtain a copy of Form 24(c) (Notice of Post-Conviction Relief), either from your attorney, the clerk of the court, or the jail or prison, fill it out and file or send it to the clerk of the Superior Court of the county where you were sentenced. The notice must arrive at the clerk's office within 90 days after you were sentenced or within 30 days after the issuance of the order and mandate affirming the judgment and sentence on direct appeal.
- 3. If you cannot afford to hire an attorney, you should execute the Affidavit of Indigency contained in the Notice of Post-Conviction Relief and request that an attorney be appointed to represent you.

If you want a full copy of the rules governing appeals and post-conviction relief, the clerk of the court in the county where you were convicted will send you one upon request.

RECEIPT BY DEFENDANT

| I have received a copy of this notice explaining the procedures I must follow to exercise these | ng my right to appeal, my right to seek post-conviction relief and rights. |
|---|--|
| | |
| Date | Defendant |

| | COURT | County, Arizona |
|--|----------------------------------|---------------------------------------|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAIN | NOTICE OF APPEAL FROM SUPERIOR COURT* |
| * In limited jurisdiction cases. | see Superior Court Rules of Appe | ellate Procedure Form 2. |

NOTICE OF APPEAL FROM SUPERIOR COURT

| NO | TICE IS HEREBY GIVEN | hat | | appeals from the |
|------|--------------------------------------|---------------|---|--|
| [] | Following sentence(s) impo Other: | sed in the fo | llowing case number(s); ollowing case numbers(s); | |
| | | | | _ |
| ente | ered in the Superior Court, | in | County, on | , 20 |
| | | | | |
| | | | | |
| Dat | е | | [Party filing for ap Defendant or Pro | peal] Defendant, Attorney for secutor |
| AT | TACHMENT | | | |
| (1) | The name and address of | the defendar | nt or defendants who appeal or aga | ainst whom the state appeals: _ |
| (2) | The name and address of | the attorney | for the defendant or defendants: _ | |
| (3) | The name and address of | any co-defer | ndant at trial. (If the address is not | known, so state): |
| | | | eal or against whom the state appenation of guilt or at sentencing. | eals[] were[] were not |

| | COU | RT | County, Arizona |
|--|---|--|---|
| | OF ARIZONA Plaintiff vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | NOTICE OF POST-CONVICTION RELIEF |
| <u>, </u> | NOTICE OF PO | OST-CONVICTION RELIEF | |
| | structions: When the notice is complete, file it nviction occurred. | with the clerk of the superior court o | f the county in which the |
| pe the Po | person unable to pay costs of this proceeding rsonal or family hardship should indicate this be affidavit of indigency on page 3. In the even st-Conviction Relief Record form must be filed s not previously been obtained. | by requesting counsel in Question 8 on attorney is not appointed, a Re | f this notice and execute equest for Preparation of |
| | issue which has already been raised and de ief may be used as a basis for a successive pe | | etition for post-conviction |
| 1. | Defendant's Name: Defendant's prison number (if any): | | |
| 2. | Defendant's address: | | |
| 3. | (A) Defendant was convicted of the following | crimes: | |
| | (B) Defendant was sentenced on, | , 20, to a term of 20, following a: | , |
| | [] Trial by jury [] Trial to Judge without a Jury [] Plea of Guilty [] Plea of No Contest [] Probation Revocation Admission [] Probation Revocation Violation Hearin with judicial officer | | County |
| | (C) The file number of the case was CR - | | |
| 4. | Defendant has taken the following actions to s | secure relief from his convictions or se | entences: |
| | (A) Direct Appeal: [] Yes [] No (B) Previous Rule 32 Proceedings: [] Yes [] | No | |
| 5. | Defendant was represented by the following if known) Trial or change of plea: Sentencing hearing: Appeal (if any): Previous Rule 32 proceedings (if any): | | |

| 6. | Is the defendant raising a claim of ineffective assistance of counsel? [] Yes [] No |
|----|--|
| 7. | Defendant is presently represented by a lawyer? [] Yes [] No If yes, provide name and address: |
| 8. | If you are not currently represented by a lawyer, do you want the court to appoint a lawyer for this proceeding? [] Yes [] No |
| 9. | Respond to this section only if this is an untimely notice or the defendant has filed a previous Rule 32 petition in this case. |
| | (A) Is a claim pursuant to Rule 32.1(d), (e), (f), (g) or (h) being raised in this petition? [] Yes [] No (B) If yes, state the specific exception: [] The defendant is being held in custody after the sentence imposed has expired. [] Newly discovered material facts exist which probably would have changed the verdict or sentence. [] The defendant's failure to file a timely notice of post-conviction relief or notice of appeal was without fault on the defendant's part. [] There has been a significant change in the law that would probably overturn the conviction or sentence. [] Facts exist which establish by clear and convincing evidence that the defendant is actually innocent. (C) State the facts that support the claim and the reasons for not raising the claim in the previous petition or in a timely manner: |
| wł | Im requesting post-conviction relief. I understand that I must include in my petition every ground for relief lich is known and which has not been raised and decided previously. I also understand that failure to raise y known ground for relief in my petition will prohibit me from raising it at any future date. |
| Da | nte Defendant |
| | |

AFFIDAVIT OF INDIGENCY

I have requested the appointment of a lawyer to represent me in post conviction proceedings. I swear under oath and penalty of perjury that I am indigent and because of my poverty I am financially unable to pay for the cost of a lawyer to represent me without incurring substantial hardship to myself or my family.

| Date | | Defendant |
|-----------------------|-----------|---|
| State of Arizona |) | Subscribed and sworn to or affirmed before me on: |
| County of |)ss.) | Date |
| My Commission Expires | | Date |
| · | | Notary Public |

| _ | COURT | County, Arizona |
|--------------------------------|--|--|
| | STATE OF ARIZONA Plaintiff [CASE/COMPLAINT NO.] -vs- | PETITION FOR POST-CONVICTION RELIEF |
| Ī | Defendant (FIRST, MI, LAST) | |
| | PETITION FOR POST-CONVICTION RELIEF | |
| Ins ⁻ 24(| tructions: In order for this petition to receive consideration by the court, you | ı should first file Form |
| Wh | ch applicable question in Form 25 must be answered fully but concisely in legible nen necessary, an answer to a particular question may be completed on the reverse ditional blank page, making clear to which question such continued answer refers. | |
| | y false statement of fact made and sworn to under oath in this petition could secution and conviction for perjury. Therefore, exercise care to assure that all answers | |
| | ISSUE WHICH HAS ALREADY BEEN RAISED AND DECIDED ON APPEAI TITION MAY BE USED AS A BASIS FOR THIS PETITION. | L OR IN A PREVIOUS |
| RA | KE CARE TO INCLUDE EVERY GROUND FOR RELIEF WHICH IS KNOWN AND LISED AND DECIDED PREVIOUSLY, SINCE FAILURE TO RAISE ANY SUITION WILL BAR ITS BEING RAISED LATER. | |
| Wh | nen the petition is complete, mail it to the clerk of the court in which conviction occurr | ed. |
| 1. | Petitioner's Name:Petitioner's prison number (if any): | |
| 2. | Petitioner is now: [] On Parole [] On Probation [] Confined in | |
| 3. | Petitioner is eligible for relief because of: [] The introduction at trial of evidence obtained pursuant to an unlawful arrest. [] The introduction at trial of evidence obtained by an unconstitutional search and [] The introduction at trial of an identification obtained in violation of constitutional [] The introduction at trial of a coerced confession. [] The introduction at trial of a statement obtained in the absence of a representation is constitutionally required. [] Any other infringement of the right against self-incrimination. [] The denial of the constitutional right to representation by a competent lawyer at the proceeding. [] The unconstitutional suppression of evidence by the state. [] The unconstitutional use by the state of perjured testimony. [] An unlawfully induced plea of guilty or no contest. [] Violation of the right not to be placed twice in jeopardy for the same offense. [] The abridgement of any other right guaranteed by the constitution or the I constitution of the United States, including a right that was not recognized as a trial if retrospective application of that right is required. [] The existence of newly-discovered material which require the court to vacate the state of the state of the court to vacate the co | l rights. lawyer at a time when the every critical stage of aws of this state, or the existing at the time of the |

sentence.

| | | [Specify when petitioner learned of these facts for the first time, and show how they would have affected the trial.] |
|----|----|--|
| | | The lack of jurisdiction of the court which entered the conviction or sentence. The use by the state in determining sentence of a prior conviction obtained in violation of the United States or Arizona constitutions. Sentence imposed other than in accordance with the sentencing procedures established by rule and statute. Being held beyond the term of sentence or after parole or probation has been unlawfully revoked. The failure of the judge at sentencing to advise petitioner of his right to appeal and the procedures for doing so. The failure of petitioner's attorney to file a timely notice of appeal after being instructed to do so. The obstruction by state officials of the right to appeal. Any other ground within the scope of Rule 32, Rules of Criminal Procedure (please specify): |
| 4. | | e facts in support of the alleged error(s) upon which this petition is based are contained in Attachment A. ate facts clearly and fully; citations or discussions of authorities need not be included]. |
| 5. | Α. | pporting Exhibits: The following exhibits are attached in support of the petition: Affidavits [Exhibit(s) # |
| 6. | A. | titioner has taken the following actions to secure relief from his convictions or sentences: Direct Appeal: [] Yes [] No (If yes, name the courts to which appeals were taken, date, number, and sult.) |
| | В. | Previous Rule 32 Proceedings: [] Yes []No (If yes, name the court in which such petitions were filed, dates, numbers, and results, including all appeals from decisions on such petitions.) |
| | C. | Previous Habeas Corpus or Special Action Proceedings in the Courts of Arizona: []Yes []No (If yes, name the courts in which such petitions were filed, dates, numbers, and results, including all appeals from decisions on such petitions.) |
| | D. | Habeas Corpus or Other Petitions in Federal Courts: [] Yes []No (If yes, name the districts in which petitions were filed, dates, court numberscivil action or miscellaneous, and results, including all appeals from decisions on such petitions.) |
| | | |

| facts.) | | | | |
|--|--|--|--|--|
| | | | | |
| ne relief which the petitioner desires is: scharge. peal. | | | | |
| | | | | |
| es all the claims and grounds for post-conviction relief that are known to itions concerning this conviction may be filed on any ground of which nd that the information contained in this form and in any attachments is f. | | | | |
| Petitioner | | | | |
| Subscribed and sworn to or affirmed before me on: | | | | |
| | | | | |
| | | | | |
| the etal | | | | |

| | COURT | County, Arizona |
|--|---|--|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | REQUEST FOR PREPARATION OF POST-CONVICTION RELIEF RECORD |
| REQUEST FOR PREPARA | ATION OF POST-CONVICTION RELIEF | RECORD |
| The defendant has filed a Notice of Post-Coto Rule 32.4(d), Arizona Rules of Criminal record and transcripts for review. The defendance | Procedure, the preparation of the follo | owing portions of the court |
| SUPERIOR COURT RECORD [] Instruments [] Minute Entries [] Presentence Report [] Criminal History [] Rule 11 Reports | | |
| TRANSCRIPTS | | |
| PROBATION VIOLATION [] Probation Revocation: [] Admission of Violation [] Violation Hearing [] Predisposition Hearing, if any [] Disposition Hearing | | |
| CHANGE OF PLEA [] Change of Plea [] Presentence Hearing, if any [] Sentencing | | |
| TRIAL [] All Pretrial Motions (except deletions) [] Voir Dire [] Opening Arguments [] Closing Arguments [] All Trial Proceedings (from calling of the [] Trial or Admission of Prior Conviction(s) [] All Post-Trial Motions (except deletions) [] Presentence Hearing, if any [] Sentencing | case to the verdict) | |

| DELETIONS | |
|--|-------------------------------------|
| [] Motions to Continue by Defendant | |
| [] Hearings Dealing with Release Conditions | |
| [] Pretrial Conferences | |
| [] Arraignments | |
| [] Mistried Cases | |
| [] Stipulated Rule 11 Hearings | |
| | |
| | |
| 5 (14) | |
| Dated this day of | , 20 |
| | |
| | |
| | |
| | Defendant or Attorney for Defendant |
| | Determant of Attorney for Determant |
| | |
| Copy of the foregoing | |
| Mailed this day of | |
| , 20 to: | |
| , 20 to: | |

| | COURT [Precinct _ |] | County, Arizona |
|---|---|-------------------------|-------------------------------|
| STATE OF ARIZONA -vs- Defendant (FIRST, MI, LAS | | CASE/COMPLAINT NO.] | SUBPOENA |
| | SUBPO | DENA | |
| TO: | | | |
| YOU ARE HEREBY ORDER | RED to appear at a.m. / | p.m. on | , 20, at |
| address | | and to remain there un | til excused to give testimony |
| | | | |
| | and to bring with you | | |
| | AS ORDERED, A WARRANT MA | | REST. |
| Given under my hand and se | eal | , 20 | |
| | Clerk of the C | Court | |
| | Rv | | |
| Party / Attorney for party req | uesting subpoena By Deputy | Clerk | |
| | ccommodation for persons with vance of a scheduled court pro | | the court by parties at |
| | CERTIFICATE | OF SERVICE | |
| | affirms) that he / she is qualified t ts contents and by delivering a co | | so by showing the original to |
| Date received | Date served | Time served | |
| Person served | | | |
| ocation served | | | |
| | | | County |
| | | | - |
| | | Person Serving Subpoena | |

| COU | RT | | County, Arizona |
|--|--|--|---|
| STATE OF ARIZONA Plaintiff -vs- Defendant (FIRST, MI, LAST) | [CASE/CO | MPLAINT NO.] | SUBPOENA (Alternative – Stand by) |
| | SUBPOENA ative Stand b | у) | |
| TO: | | | |
| YOU ARE HEREBY ORDERED to stand by to ap a.m. / p.m. on, 20 | | | |
| <pre>[Address] excused by the judge conducting the proceeding, bring with you:</pre> | to give testimony | y on behalf of | and to remain there until and to |
| YOU ARE FURTHER ORDERED to state on the telephone number or numbers at which you can between the times noted above telephone number such numbers, YOU ARE ORDERED to appear a such numbers, YOU APPEAR AS ORDERED, A WAR | n be reached at ers: () at the time first mo | any time between If your entioned above. | 9:00 a.m. and 5:00 p.m. ou are unable to supply |
| Given under my hand and seal. | , 20 |) . | |
| | | | |
| | D | | |
| Party / Attorney for party requesting subpoena | De | puty Clerk | |
| Requests for reasonable accommodation for parties at least 3 working days in advance of a | persons with dis | sabilities must be | |
| CERTIFI | CATE OF SERV | ICE | |
| The undersigned swears (or affirms) that he / she original to and informing the witness of its contents | | | |
| Date received Date | e served | Tin | ne served |
| Person served | | | |
| Location served | | | |
| | | | County |

| | 71 F | | |
|-----------------------------|------|----------------------|--|
| STATE OF ARIZONA Plaintiff | | [CASE/COMPLAINT NO.] | |
| -VS- | | | TELEPHONIC GUILTY/NO CONTEST PLEA PROCEEDING |
| Defendant (FIRST, MI, LAST) | | | |

COURT

Defendant appears personally and expresses a desire to plead guilty or no contest to the charges indicated and I find the following facts:

| 1. | Defendant understands the nature of the charges as indicated: |
|----|--|
| | [] Driving or in actual physical control of a motor vehicle while under the influence of intoxicating liquor/toxic vapor/drugs. |
| | [] Driving or in actual physical control of a motor vehicle with an alcohol concentration of .08 percent or more within 2 hours of driving or being in actual physical control. |
| | [] Driving or in actual physical control of a motor vehicle with an alcohol concentration of .15 percent or more within 2 hours of driving or being in actual physical control. |
| | [] Driving or in actual physical control of a motor vehicle with any illegal drug or its metabolite in the defendant's body. |
| | [] Driving or in actual physical control of a commercial vehicle with an alcohol concentration of .04 percent or more. |
| | [] Other: |
| 2. | Defendant appears: [] with counsel [] without counsel, (waiver of counsel with file) and understands the |
| | following: |

- 3. Defendant has entered into a: [] plea agreement, and consents to its terms; [] plea to the court.
- 4. Defendant understands the range of penalties to be:
 - [] Class 1 misdemeanor: a \$2500 fine, 6 months jail, and/or 3 years probation, plus surcharges and fees.
 - Class 1 misdemeanor: a \$2500 fine, 6 months jail, and/or 5 years probation, plus surcharges and fees.
 - [] Class 2 misdemeanor: a \$750 fine, 4 months jail, and/or 2 years probation, plus surcharges and fees.
 - [] Class 3 misdemeanor: a \$500 fine, 30 days jail, and/or 1 year probation, plus surcharges and fees.
 - [] Other:
- 5. If arrested on a subsequent offense, defendant may be charged with a more serious offense and associated penalties.
- 6. The Court has advised the defendant that this guilty plea may result in a violation of probation or parole.
- 7. Defendant was advised of the following: If you are not a citizen of the United States, pleading guilty or no contest to a crime may affect your immigration status. Admitting guilt may result in deportation even if the charge is later dismissed. Your plea or admission of guilt could result in your deportation or removal, could prevent you from ever being able to get legal status in the United States, or could prevent you from becoming a United States citizen.
- 8. Defendant understands that the following constitutional rights are given up by changing the plea:
 - a. Right to plead not guilty and require the State to prove guilt beyond a reasonable doubt.
 - b. Right to a trial [] by jury [] by a judge.
 - c. Right to assistance of an attorney at all stages of the proceeding, including appeal. In some cases, the defendant may be eligible for a court-appointed attorney at a reduced cost or at no cost, if the defendant cannot afford one.
 - d. Right to confront the witnesses against the defendant and to cross-examine them as to the truthfulness of their testimony.
 - e. Right to present evidence in the defendant's own behalf and to have the court compel the defendant's chosen witnesses to appear and testify free of charge.
 - f. Right to remain silent, not to incriminate oneself, and to be presumed innocent unless/or until proven guilty beyond a reasonable doubt.
 - g. Right to a direct appeal.
- 9. Defendant wishes to give up these constitutional rights after having been advised of them.
- 10. A basis in fact exists for believing the defendant guilty of the offenses charged.

County, Arizona

| agreement. 12. Defendant may file a Rule 32 petiti | ion for post-convictio | on relief and if denied may file a petition for review. |
|---|------------------------------------|---|
| | | Il of the matters cited above. I wish to give up my and my right to an attorney, and to plead guilty to the |
| | | |
| Dated: | | |
| <u>Jacobi</u> | • | Defendant |
| | | Address |
| | | |
| | | () Telephone Number |
| I CERTIFY that the above named de read all of the foregoing information a | and identified himse | |
| affixed a print of the defendant's righ | (driver) t index finger to this | vers license # and/or a picture ID) and that I have document. |
| | | |
| | | |
| | | |
| | | |
| Dated: | | |
| | | Officer Name and Badge Number |
| | | Law Enforcement Agency |
| | | Address |
| | | () Telephone |
| | | I |

11. The plea is voluntary and not the result of force or threat, or promises other than those contained in the plea

AFFIDAVIT OF RESIDENCY

| | rsuant to Rule 17.1, Arizona Rules of Criminal Procedure, I request to resolve my pending criminal sdemeanor case(s) in through a telephonic plea proceeding. I swear under oath and penalty of perjury, that: | | | | |
|-----------|--|--|--|--|--|
| | I am not a resident of the State of Arizona, that I am a resident of the County ofin e State of, or (2) I reside more than 100 miles from the Court. | | | | |
| | Defendant (print name) | | | | |
| | Defendant's Signature | | | | |
| Sta | ate of | | | | |
| Сс | ounty of | | | | |
| l h ha | ereby certify thatpersonally appeared before me. IN WITNESS WHEREOF, I ve hereunto set my hand and affixed my official seal thisday of, 20 | | | | |
| No | otary Public | | | | |
| Co | ommission Expires | | | | |
| ΙC | ERTIFY that I have personally advised the defendant telephonically: | | | | |
| 1. | Of the nature of the charges against him or her. | | | | |
| 2. | Advised the defendant of all constitutional rights which defendant waived by pleading guilty. | | | | |
| 3. | . Ascertained that the defendant wished to give up the constitutional rights of which he or she has been advised. | | | | |
| 4. | Inquired as to the defendant's probation or parole status. | | | | |
| de | e court finds a basis in fact for believing the defendant is guilty of the offenses charged and, that the fendant's plea of guilty is voluntary and not the result of force, threats or promises other than those ntained in a plea agreement. | | | | |
| | n the basis of these findings, I conclude that the defendant knowingly, voluntarily and intelligently pleads ilty to the above charges, and I accept his or her plea. | | | | |
| <u>Da</u> | ated: | | | | |
| | Judge | | | | |
| De | efendant: Def. Counsel/Bar No.: Interpreter: | | | | |

| _ | COURT | | County, Arizona | | |
|----|---|------------------------|--|--|--|
| - | OTATE OF ARIZONA Plaintiff vs- Defendant (FIRST, MI, LAST) | [CASE/COMPLAINT NO.] | Entry of Not Guilty Plea and Advisements | | |
| 1. | A plea of not guilty is hereby entered on the defendant's behalf to the following charge(s): | | | | |
| 2. | The parties are notified that the next court apper on, 20, at located at | a.m., before Judge | _ | | |
| 3. | The defendant is advised that the defendant has the right to be present at all future proceedings. If the defendant fails to appear for any proceeding, that proceeding may be held regardless of the defendant's absence, the defendant may be charged with an offense for failure to appear, and a bench warrant may be issued for the defendant's arrest. If the defendant fails to appear for trial, trial may be held in the defendant's absence and the defendant may be convicted and sentenced. | | | | |
| 4. | The defendant is further advised of the right to (jury) trial in this matter. | | | | |
| 5. | . The defendant is further advised that discovery is available from the Prosecutor's office, as provided in rule 15.1, Rules of Criminal Procedure. | | | | |
| 6. | . The defendant is directed to contact his/her attorney within 72 hours of service of this notice. | | | | |
| 7. | . The defendant has requested an interpreter: [] Spanish [] Other Language | | | | |
| Ιa | cknowledge that I have received a copy of this d | ocument. | | | |
| Da | ted: | | | | |
| | | Defendant | | | |
| | | Address | | | |
| | | | | | |
| | | () Telephone Number | _ | | |
| Da | ted: | | | | |
| ٥٥ | | Defense Attorney | Bar No. | | |