IN THE CIRCUIT COURT OF FORREST COUNTY, MISSISSIPPI

STATE OF MISSISSIPPI

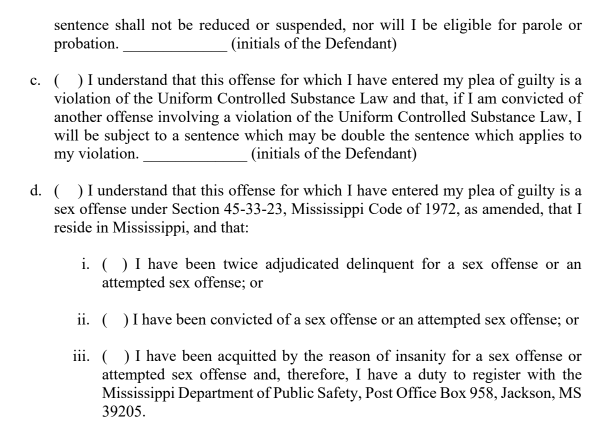
VERSUS			CAUSE NO		
FIRST	MIDDLE	LAST		DEFENDANT	
Race:					
Gender: SSN:					
DOB:					
	<u>PET</u>	TITION TO ENTER PL	EA OF GUILTY		
The c		naving been first duly sw	orn on oath represent	s and states unto the	
1. My f also proce	ull name is known as eedings again	nst me be co	nducted in m	and I am I request that all y true name.	
2. I a	m represented	l by attorney			
that c	charge, I can be	sentenced to serve a tern ximum) and/or be fined a	n of from	If convicted of years (minimum) to	
I DE	SIRE TO PLEA	AD GUILTY TO THE C	HARGE OR CHAR	GES OF:	
	REQUEST TH	HE COURT TO ACCE RGES.	PT MY PLEA OF (GUILTY TO THIS	
again has c inclu I beli	st me. I believe ounseled and adv ded charges(s), an eve that my attor	y all of the facts and circu that my attorney is fully vised me (a) on the natur nd (c) on all possible defe rney has done all that any e advice and help my attor	informed on all such re of each charge, (b) enses I might have to tone could do to couns	natters. My attorney on any and all lesser hese charge(s). el and assist me, and	

my attorney, I am entering my plea of "GUILTY" freely and voluntarily, of my own accord

	and with full understanding of all matters set forth in the indictment, in this petition, in the certificate of my attorney which is included at the end of this petition(initials of the Defendant)	and
5.	I understand that I may plead "NOT GUILTY" to any charge against me and that if I cho to plead "NOT GUILTY" the Constitution guarantees me the following rights: a. the right to a speedy and public trial by jury; b. the right to see, hear, and face in open Court all witnesses called to testify aga me, and the right to cross-examine those witnesses; c. the right to use the power and process of the Court to compel the production of evidence, including the attendance of any witnesses in my favor; d. the right to have the assistance of any attorney at all stages of the proceedings; e. the presumption of innocence, i.e., the State must prove beyond a reasonable do that I am guilty; f. the right to take the witness stand at my sole option and, if I do not take the witnest stand, I understand that the jury may be told that this shall not be held against and g. the right to appeal my case to the Mississippi Supreme Court if I am convicted trial on the charge(s) in the indictment. Knowing and understanding the Constitutional guarantees set forth in this paragraphereby waive all of them and renew my desire to enter a plea of "GUILT (initials of the Defendant)	any bubt ness me; at a
6.	I also understand that if I plead "GUILTY," the Court may impose the same punishm as if I had pled "NOT GUILTY," stood trial, and was convicted by a jury.	nent
7.	I know that if I plead "GUILTY" to the charg of, the possible sente which may be imposed on me is imprisonment for a term of from ye (minimum) to years (maximum) and/or be fined an amount of \$ (minimum) to \$ (maximum).	ence ears
8.	There are other unresolved charges pending against me in Cou Mississippi, for which I have either been arrested or indicted. The District Attorney agreed to take the following action with regard to these charges:	

	If this provision of No. 8 is not applicable, please write "Not Applicable" in the spaces provided above and initial at the end of this sentence (initials of the Defendant)
9.	I have () have not () been convicted of one or more felonies in the past. If applicable, please list the offense, the year, and the location in the following spaces:
10.	I am () am not () presently on probation or parole. I understand that pleading guilty to this indictment may cause a revocation of my probation or parole, and that this could result in a sentence of years being imposed on me in my prior case. I further understand that if my parole or probation is revoked, my sentence in this present case may be imposed consecutively to or in addition to any sentence I may get in my prior case if revoked.
11.	I am years of age and have gone to school up to and including My physical and mental health are presently satisfactory. At this time, I am not under the influence of any drugs, alcohol, or other intoxicants (nor was I at the time the offense was committed) except:
12.	I do not claim to be suffering, nor have I ever suffered, from any type of mental disease or disorder, except:
13.	Other than the information stated in paragraph No. 7 and 8 herein above, I declare that no officer or agent of any branch of government (federal, state, and local) or any judge has made any promise or suggestion of any kind to me or, to my knowledge, anyone else that I will receive a lighter sentence or probation or any form of leniency if I plead "GUILTY" except: a I know that the sentence is up to the Court; that the Court is not required to carry out any understanding made by me and my attorney with the District Attorney; and further, that the Court is not required to follow the recommendation

	of the District Attorney, if any. If the Court does not accept this plea recommendation, I have the right to immediately withdraw my guilty plea. The District Attorney shall make the following recommendation concerning my sentence, and I have agreed to accept same, as follows:
b.	I enter a blind plea. Both the District Attorney and I shall have the opportunity to present testimony and evidence at a sentencing hearing as well as make a recommendation of sentence to the court.
	er understand that if I plead "GUILTY," I waive my right to appeal on any issue rning the charge(s) in the indictment in this case.
	by plead "GUILTY" on the basis of my involvement in the offense charged indictment as stated hereinafter, and I request the Court to accept my plea of LTY":
•	of the following subparagraphs are applicable, place a check in the () and place nitials at the end of the subparagraph:
	() I understand that I have now been convicted of two (2) or more felonies upon charges separately brought and arising out of separate incidents at different times and have been sentenced to separate terms of one (1) year or more in any state and/or Federal prison institution. If I am convicted of another felony, I may be sentenced to the maximum term of imprisonment prescribed for such felony and such sentence shall not be reduced or suspended no will I be eligible for parole or probation (initials of the Defendant)
b.	() I understand that I have now been convicted of two (2) or more felonies upon charges separately brought and arising out of separate incidents at different times and have been sentenced to and served separate terms of one (1) year or more in any state and/or Federal prison institution (assuming that I do serve at least one (1) year on this charge) and one (1) of such felonies was a crime of violence. If I am convicted of another felony, I may be sentenced to life imprisonment, and such



I understand that the information required for registration is the following and I hereby submit the required information to the Court on Exhibit "A" which is attached to this sworn petition, and which is incorporated fully herein by this reference. The required information is name, address, place of employment, crime for which convicted, date and place of conviction, adjudication or acquittal by reason of insanity, aliases used, social security number, date of birth, age, race, sex, height, weight, hair color, eye color, a brief description of the offense or offenses for which registration is required, identifying factors anticipated future residents, offense history and, for sexual predators, documentation of any treatment received for any mental abnormality or personality disorder. I further understand, as part of the registration, my photograph, fingerprints, and blood sample will be taken to be sent, along with the registration information, to the Department of Public Safety. I also understand that, if I change my address, I have a duty to register my new address with the Department of Public Safety and with the designated law enforcement agency in the new state not later than ten (10) days after establishing residence in the new state if it has a registration requirement and also a duty to cooperate with the Department of Public Safety by returning all address verification within the required time.

I further understand that the continuing registration requirements in Section 45-33-25 are (check and initial one of the following):

4.	_	
1)	On	the anniversary of a registrant's initial registration during the period which
	a p	erson is not found to be a sexual predator is not relieved of the duty to register
	a)	The Department of Public Safety shall mail a non-forwardable verification
		form to my last reported address;

- b) That I must mail the verification form to the Department of Public Safety within ten (10) days after receipt of the form, stating whether I still reside at the address last reported; and
- c) That if I do not mail the verification form to the Department of Public Safety within ten (10) days after receipt of the form, I will be in violation of Section 45-33-25 unless I prove that I have not changed my residence address.

(initials of the Defendant)

- 2) A registrant who is found to be a sexual predator shall re-register every ninety (90) days:
 - a) The Department of Public Safety shall mail a non-forwardable verification form to my last reported address every ninety (90) days;
 - b) That I must mail the verification form to the Department of Public Safety within ten (10) days after receipt of the form, stating whether I still reside at the address last reported; and
- e. () Neither set of items A, B, or C of Paragraph 16 are applicable to me.

ACKNOWLEDGMENT

I, the Defendant in this cause, hereby acknowledge that I have received a certified, filed copy of this Petition to Enter Guilty Plea and that these duties to register have been fully and clearly explained to me.

DEFENDANT		

17. I hereby certify that I am entitled to a credit on my sentence imposed herein for the time which I spent in jail prior to being convicted.

_________(initials of the Defendant)

	SWORN TO ME on the day of
	full knowledge that every person who shall willfully
and corruptly swear, testify or affirm falsely	to any material matter under oath, affirmation or
	c, cause or proceeding pending in any Court of law or by imprisonment in the penitentiary for a term not to
cheese ten (10) y tursi	
	DEFENDANT
	ATTODNEY FOR DEFENDANT AC WITNESS
	ATTORNEY FOR DEFENDANT AS WITNESS
SWORN AND SUBSCRIBED BEF	ORE ME this the day of
, 20 .	one wie, and the day or
	NOTARY PUBLIC
My Commission Expires:	

CERTIFICATE OF COUNSEL

The undersigned, as Attorney and Counselor for the above-named Defendant, certifies:

- 1. I have read and fully explained to the Defendant the allegations contained in the indictment in this cause.
- 2. To the best of my knowledge and belief, the statements, declarations, and representations made by the Defendant in the foregoing petition are, in all respects, true and accurate.
- 3. I have explained the maximum and minimum penalties for each count in the indictment to the Defendant and consider the Defendant competent to understand the charge(s) against the Defendant and the effect of the Defendant's petition to enter a plea of guilty.
- 4. The plea of "GUILTY" offered by the Defendant in this petition accords with my understanding of the facts the Defendant related to me and the facts alleged by the State; the plea is consistent with those facts and the law.
- 5. In my opinion, the plea of "GUILTY," as offered by the Defendant, is voluntarily and understandingly made.
- 6. Having discussed this matter carefully with the Defendant, I am satisfied, and I hereby certify in my opinion, that the Defendant is mentally and physically competent and that there is no mental or physical condition which would affect the Defendant's understanding of those proceedings. Further, I state that I have no reason to believe that the Defendant is presently operating under the influence of drugs or intoxicants. (Any exceptions to this statement would be stated in detail on record by the Attorney.)

SIGNED BY ME in the presence	of the above-named	Defendant after a full of	discussion of
the contents of this Petition with the D	efendant this the	day of	,
20			_
	ATTORNEY FO	R THE DEFENDANT	•