State of Alabama Unified Judicial System

EXPLANATION OF RIGHTS AND PLEA OF GUILTY

Case Number

Form CR-51 (front) Rev. 6/07

(Non-Habitual Offender – Felony and Misdemeanor – Circuit or District Court) (FOR OFFENSES COMMITTED BEFORE JUNE 1, 2006)

IN THE	COUR	T OF	, ALABAM	Α
	(Circuit or District)		(Name of County)	
STATE OF ALABAI		Defendant		-
TO THE ABOVE-NA	AMED DEFENDANT: The Court, having b	een informed	that you wish to enter a plea of guilty in	
this case, hereby in	forms you of your rights as a defendant cl			
Vou are charged wit	PENALTIES APPLICA	BLE TO YOU	IR CASE	
Court has been info	rmed that you desire to enter a plea of gu	$\frac{1}{2}$, which is a C	lass □ Felony □ Misdemeanor. The offense or □ to the crime of	
			which is a □ felony □ misdemeanor offense.	
The sentencing rang	ge for the above crime(s) is set out below:			
MISDEMEANOR		FELONY	<u> </u>	_
	Up to one (1) year imprisonment in		Not less than ten (10) years and not more	_
Class A	the county jail, or a fine up to \$2,000,	Class A	than life or ninety-nine (99) years	
Old55 A	or both.	Oluss A	imprisonment in the state penitentiary, and	
	Up to six (6) months imprisonment in		may include a fine not to exceed \$20,000. Not less than two (2) years and not more	_
	the county jail, or a fine up to		than twenty (20) years imprisonment in the	
Class B	\$1,000, or both.	Class B	state penitentiary, and may include a fine	
	. , ,		not to exceed \$10,000.	
	Up to three (3) months imprisonment		Not less than one (1) year and one (1)	
Class C	in the county jail, or a fine not to	Class C	day and not more than ten (10) years	
	exceed \$500, or both.		imprisonment in the state penitentiary, and may include a fine not to exceed \$5,000.	
enhancement of a pur commission of the felcimprisonment of not le Enhanced Puni provide for the enhance pornography. These S	ess than 20 years; For the commission of a Class B shment for a Felony Criminal Sex Offense Involvement of a punishment for a Class A or B felony critections provide for the following punishment in such	earm or deadly wents in such ever or C Felony, a ter ring a Child: Second and sex offense minal sex offense	veapon was used or attempted to be used in the ints: For the commission of a Class A Felony, a term of imprisonment of not less than 10 years. Stions 13A-5-6 (a) (4) and (a) (5), Ala. Code 1975, is involving a child under the age of 12 or involving child	
years; For a Class B felony sex offense, not less than 10 years. Enhanced Punishment for Drug Sale Near School: Section 13A-12-250, Ala. Code 1975, provides that any person who is convicted of unlawfully selling any controlled substance within a three (3) mile radius of a public or private school, college, university or other educational institution, must be punished by an additional penalty of five years' imprisonment for each violation.				
☐ Enhanced Puni convicted of unlawfully	shment for Drug Sale Near Housing Project: Sec y selling any controlled substance within a three (3) an additional penalty of five years imprisonment in a	ction 13A-12-270, mile radius of a p	Ala. Code 1975, provides that any person who is ublic housing project owned by a housing authority	
that anyone convicted		ostance to one wh	ge of 18: Section 13A-12-215, Ala. Code 1975, provides no has not yet attained the age of 18 years, shall be n granted.	
violation of Sections 1 shall be assessed an a sections. Collection of the defendant agrees court to reduce the peby the court if the defendant agrees section 13A-12-214 (uinvolving drugs), the d	3A-12-202, 13A-12-203, 13A-12-204, 13A-12-211, additional penalty of \$1,000 if he or she is a first-tim all or part of the penalty will be suspended if, with o to pay for a part or all of the program costs. Upon so nalty by the amount actually paid by him or her for pandant fails to enroll in or successfully pursue or other unlawful possession of marijuana in the second deginate.	13A-12-212, 13A- e offender or \$2,0 ourt approval, the accessful complet rticipation in the p wise fail to complete), Section 32-5	orogram. Any suspension of the penalty can be withdrawn	
☐ Alcohol/Drug R substance abuse. Bas and/or treatment and t complete any program defendant may also be a fee for this service. T	elated Offenses: A person convicted of an alcohol and upon the results of any such evaluation, he or sho pay for the evaluation and any program to which to which the defendant may be referred will be considerequired to attend monitoring sessions, including rar	ne will be required the defendant is redered a violation of dom drug and alco the fees assesse	d to complete the recommended course of education eferred. Failure to submit to an evaluation or failure to of any probation or parole he or she may be granted. The cohol testing or blood, urine and/or breath tests and to pay d if he or she is indigent or for any portion of time he or	

EXPLANATION OF RIGHTS AND PLEA OF GUILTY

 $(Non-Habitual\ Offender-Felony\ and\ Misdemean or-Circuit\ or\ District\ Court)$

Form CR-51 (Back) Rev. 6/07

Date

Original-Court File

(For offenses committed before June 1, 2006)

May 6, 1994, all persons convisamples. ☐ DUI Offenses: Beginning O additional fine of \$100.00 will! ☐ Drug Possession: Beginnin trafficking, or drug parapherna	Offenses in Section 36-18-24: Beginning May 6, 1994, Section 36-18-25(e), Ala. Code 1975, provides that, as of victed of any of the offenses set out in Section 36-18-24, shall be ordered by the court to submit to the taking of DNA actober 1, 1993, if any person is convicted of a DUI offense pursuant to Section 32-5A-191, Ala. Code 1975, an be assessed pursuant to Section 32-5A-191.1, Ala. Code 1975. In October 1, 1995, if any person is convicted in any court of this state for drug possession, drug sale, drug salia offenses as defined in Section 13A-12-21 1 to 13A-12-260, inclusive, Ala. Code 1975, an additional fee of uant to Section 36-18-7, Ala. Code 1975.
	RIGHTS YOU HAVE AND THE WAIVER OF YOUR RIGHTS
you may not be compelled to	f the United States and the Constitution and laws of the State of Alabama, you have a right to remain silent and give evidence against yourself. Your attorney cannot disclose any confidential talks he/she has had with you. by questions. If you do answer questions knowing that you have a right to remain silent, you will have waived this
"Not Guilty and Not Guilty by guilt or innocence based upor would have the right to have y the State's witnesses, you wo testimony required by the cou can require you to do this. If y examination. If you elect not the everything he/she can honoral of you elect to proceed to trial until the State produces a doubt. You have no burden of the you are entering a guilty and you will be pleading guilty. The REPRESENTATION BY AN ATTO A PLEA OF GUILTY, YOU WILL RESERVED THE RIGHT TO APPA DETERMINATION OF THE ISS PRONOUNCEMENT OF SENTEN HAS DENIED YOUR MOTION TO If you are convicted of a force, or the threatened use of person with whom you share similarly situated, and you shammunition, or if you receiv YOU ARE SUBJECT TO BEIL IF YOU HAVE A RIGHT TO COUNSEL WILL BE APPOINTED SENTENCE, A COPY OF THE REOR DISTRICT COURT JUDGMEN RIGHT ON THE NOTICE OF APP	IONS ABOUT YOUR RIGHTS OR THE CONSEQUENCES OF PLEADING GUILTY, PLEASE LET THE COURT KNOW NOW
defendant's rights and the conseque	Judge ATTORNEY'S CERTIFICATE d and/or explained to the defendant by me; that I explained the penalty or penalties to the defendant, that I discussed in detail the nces of pleading guilty; and that, in my judgment, the defendant understands the same and that he/she is knowingly, voluntarily, and entering a voluntary and intelligent plea of guilty. I further certify to the court that I have in no way forced or induced the defendant to o one else has done so.
Data	Attornov
explained; that I understand the char and I understand the consequence o threatened or abused or offered any in I further state to the court that I am g	Attorney DEFENDANT'S STATEMENT OF WAIVER OF RIGHTS AND PLEA OF GUILTY and the matters set forth above or have had them read to me; that my rights have been discussed with me in detail and fully ge or charges against me; that I understand my rights, the punishment or punishments provided by law as may apply to my case, for pleading guilty; that I am not under the influence of any drugs, medicines, or alcoholic beverages; and I have not been inducement, reward, or hope or reward to plead guilty other than the terms of the plea agreement which will be stated on the record. In uilty of the charge to which I am entering a plea of guilty, that I desire to plead guilty, that I made up my own mind to plead guilty, voluntarily waive my right to a trial in this case. I further state to the court that I am satisfied with my attorney's services and his/her

Defendant

Copy-District Attorney

Copy-Defense Attorney

Copy-Defendant