GUILTY PLEA STATEMENT

INSTRUCTIONS

TO DEFENDANT:

If you choose to plead guilty or nolo contendere, this Guilty Plea Statement **must** be completed by you.

By pleading nolo contendere, you are stating that you do not contest the fact that you committed the crimes. In

criminal law, a plea of nolo contendere has the same effect as pleading guilty and therefore, everything

contained in this Guilty Plea Statement also applies to a plea of nolo contendere. You must read this statement

carefully and review it with your lawyer. It is IMPORTANT that you understand, agree with and answer

truthfully everything contained in this Guilty Plea Statement. If you understand and agree with what is said in a

paragraph of this statement, place your initials on the line provided, and you must tell the judge what you do not

agree with or understand. If you do not understand and agree with what is said in a paragraph, **DO NOT** place

your initials on the line provided, and you must tell the judge what you do not agree with or understand.

TO DEFENDANT'S LAWYER:

You must explain the content and meaning of this Guilty Plea Statement to the defendant. If, after your

explanation, the defendant does not understand or agree with something, he/she should not initial that paragraph

and you must inform the judge of this fact. If the defendant does not speak, understand, read or write the

English language or suffers from some physical, emotional or mental problem or is under the influence of any

substance which affects his/her ability to understand the content of this Guilty Plea Statement, the defendant

should not complete the Guilty Plea Statement and the judge **must** be advised of this fact(s).

By placing my initials at the place provided, I am stating that I have read, understood and followed these

instructions.

DEFENDANT'S INITIALS

DEFENSE ATTORNEY'S INITIALS

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IN THE COURT OF COMMON PLEAS OF DELAWARE COUNTY, PENNSYLVANIA CRIMINAL

COMM	ONWEALTH OF PENNSYLVANIA : NO
	V. : :
	GUILTY PLEA STATEMENT
	ABILITY TO UNDERSTAND
1.	I,, the defendant in this case, am years old. I have gone to school for year. I can read, write, speak and understand the English language.
2.	I do not have any physical, emotional or mental problems which affect my ability to understand what I am doing today, the rights which I have and the rights which I am giving up by pleading guilty or nolo contendere, and I am not now under the influence of any narcotics, drugs, alcohol or any other substance. CONTACT WITH LAWYER
3.	I have fully discussed this case with my lawyer, including the facts and possible defenses I may have to these charges such as but not limited to: I didn't commit the crimes charged, mistaken identity, alibi (I was someplace else when the crimes were committed), insanity (at the time the crimes were committed, I had a mental disease or defect and, as a result, I was not capable of knowing what I was doing or, if I did, I was not capable of judging that it was wrong), justification (lawful self-defense, defense of property or others), and any lawful excuse for my acts. I understand and my lawyer has explained to me all of the possible defenses I may have to these charges. I am satisfied that my lawyer knows all of the facts and law concerning this case.
4.	I am fully satisfied with what my lawyer has done for me in the past and what my lawyer is doing for me today concerning this case.
5.	I am fully satisfied that my lawyer is ready and able to defend me in this case if I do not plead guilty or nolo contendere to these charges.
	RIGHT TO TRIAL
6.	I understand and my lawyer has explained to me that if I plead not guilty, I have a right to have a trial before a judge and a jury or I may ask that my trial be before a judge alone without a jury.

TRIAL RIGHTS

	I understand and my lawyer has explained to me that if I plead not guilty and have a trial:					
<u> </u>	I am presumed to be innocent of these crimes and the Commonwealth has the burden of proving that I committed each of the elements of the crimes charged beyond a reasonable doubt and if the Commonwealth fails to do so, I cannot be found guilty of these crimes. A reasonable doubt is a doubt that would cause a reasonably careful and sensible person to hesitate before they act upon something that is important in their lives or affairs.					
8.	3. The Commonwealth must present evidence and witnesses who must testify under oath and I or n lawyer can cross-examine or ask questions of these witnesses.					
9.	I do not have to testify or present any evidence and no one can force me to do so and if I choose not to testify or present any evidence, that cannot be used or held against me. However, if I want to testify and present evidence and witnesses, I may do so.					
10.	I have the right to present evidence of any defense I may have to the charges such as, but not limited to, I didn't commit the crimes charged, mistaken identity, alibi, insanity, justification or lawful excuse for my acts.					
	TRIAL BY JURY					
	I understand and my lawyer has explained to me that if I plead not guilty and I am tried before a judge and a jury:					
11.	The jury would consist of 12 people who live in Delaware County, and I have the right to take part in selecting the jurors who would hear my case and these jurors would decide what the true facts are in my case.					
12.	I can prevent any person from being a juror in my case if I can show that they would not be a fair juror or they were not chosen for jury duty in a fair manner.					
13.	I can prevent a limited number of people from being jurors in my case without giving any reason at all.					
14.	I cannot be found guilty of the crimes charged unless all 12 of the jurors agree that the Commonwealth has proven that I committed each element of these crimes beyond a reasonable doubt.					
	TRIAL BY JUDGE					
	I understand and my lawyer has explained to me that if I plead not guilty and I am tried before a judge alone without a jury:					
15.	The judge will decide what law applies to my case, what the true facts are in this case and whether the Commonwealth has proven that I committed each element of the crimes charged beyond a reasonable doubt.					

MOTIONS BEFORE TRIAL

	I understand and my lawyer has explained to me that if I plead not guilty, then before my trial begins:
16.	I can file motions to insure that I get a fair trial. These motions may include but are not limited to a motion to prevent the Commonwealth from presenting improperly obtained evidence at my trial such as statements I made, test results, identifications and items taken from me or from some place or thing. The Commonwealth has the burden of proving that this evidence can be presented at my trial.
17	I can file a motion to have the crimes charged dismissed if my trial was not begun within 365 days after the date the criminal complaint was filed against me, not counting any delays caused by me or my lawyer and, if the judge grants my motion, the Commonwealth cannot charge me with these crimes again.
	I understand and my lawyer has explained to me that:
18.	If I did file any motions before my trial that have not yet been decided, by pleading guilty or nolo contendere, I am now withdrawing them as if they had never been filed and I can never again raise any of the issues stated in these motions before any court. If the judge granted any motions filed by the Commonwealth or denied any motions filed by me, by pleading guilty or nolo contendere, I give up or lose my right to appeal the judge's decision to a higher court and I can never again raise any of the issues stated in these motions before any court.
	EFFECT OF PLEA
	I understand and my lawyer has explained to me that if I plead guilty or nolo contendere to any of these charges:
19.	My pleas of guilty or nolo contendere will have the same effect in criminal law as if I had a trial and was convicted of the crimes to which I have pled guilty or nolo contendere.
20.	If I was on probation or parole at the time the crimes to which I am pleading guilty or nolo contendere were committed, my pleas in this case mean that I have violated my probation or parole and I can be sentenced to jail for that violation in addition to any sentences which I may receive as a result of these pleas.
21.	My pleas of guilt or nolo contendere will have the effect of limiting my direct appeal rights to a higher court reviewing only challenges to this court's jurisdiction; the legality of my sentence; and/or whether my plea(s) were voluntarily, knowingly and intelligently entered.
	ADMISSION OF GUILT OR NO CONTEST AND PENALTIES
22.	If I am not a United States citizen, my plea of guilty or nolo contendere may subject me to <u>MANDATORY DEPORTATION</u> and other adverse immigration consequences. My attorney has answered, to my satisfaction, any questions I have had concerning adverse immigration consequences of this plea. I also acknowledge that I have had the opportunity to consult an attorney specializing in immigration-deportation law.

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		crime is	in jail and a \$	fine.	
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	I un	derstand and my	lawyer has explained to me tha	t:	
24.	Lco	auld he sentence	ed to the maximum penalty for	or each	n of these crimes and the total maximum
27.	sent	ence I could reco	eive is	or caer	in jail and a \$ fine.
25.	Unle	ess the crimes to	which I am pleading guilty or	nolo (contendere are summary offenses or crimes
23.	which	ch require a ma sidered by the ju	andatory minimum sentence, the dge in deciding what MINIMUM	ne Per 1 sente	nnsylvania Sentencing Guidelines must be ences I will receive. My lawyer has told me deciding what <i>MINIMUM</i> sentences I will

26.	I understand and my lawyer has explained to me that the judge is not bound to follow the terms of any plea agreement that I have with the Commonwealth or anyone else, but if the judge decides not to accept the plea agreement, I will be allowed to withdraw or take back my pleas of guilty or nolo contendere. I also understand that the judge has not taken part in any plea discussions or plea agreements.
	LOSS OF RIGHTS
27.	I UNDERSTAND AND MY LAWYER HAS FULLY EXPLAINED TO ME ALL OF THE FACTS AND RIGHTS WHICH I HAVE THAT ARE CONTAINED IN THIS GUILTY PLEA STATEMENT AND THAT BY PLEADING GUILTY OR NOLO CONTENDERE, I GIVE UP OR LOSE ALL OF THESE RIGHTS.
	VOLUNTARY PLEA
28.	I have not been pressured, forced or threatened in any way by anyone to plead guilty or nolo contendere to these charges, and I have not been promised anything by anyone in return for pleading guilty or nolo contendere other than the plea agreement, if any, which has been presented to the judge.
29.	I have had enough time to fully discuss my case and my decision to plead guilty or nolo contendere and everything contained in this Guilty Plea Statement with my lawyer and, by placing my initials on all of the lines provided, I am saying that I understand, agree with, and answered truthfully everything contained in this Guilty Plea Statement.
	DATE
	STATEMENT OF DEFENDANT'S ATTORNEY
I,	, Esquire, attorney for the Defendant, affirm that to my knowledge,
to understanders	dant is not now suffering from any physical, emotional or mental problems which affect his/her ability stand everything which has been said, read and done concerning these pleas of guilty or nolo re nor is the defendant now under the influence of any narcotics, drugs, alcohol or any other substance; lly advised the defendant of the content and meaning of this Guilty Plea Statement and the defendant ads the content and meaning of the same; the defendant knows what he/she is doing in entering these guilty or nolo contendere; I have fully discussed the defendant's decision to plead guilty or nolo re with him/her; I am aware of and have discussed with the defendant all of the facts and law age this case and any possible defenses which the defendant may have; I have explained to the the elements of and the possible penalties for the crimes to which he/she is pleading guilty or nolo re; the Commonwealth has established a sufficient factual basis for the crimes to which the defendant age guilty or nolo contendere; I am prepared to try this case; I am satisfied that the defendant's pleas of nolo contendere are knowing, voluntary and intelligent.
	ATTORNEY FOR DEFENDANT