## IN THE SUPERIOR COURT OF \_\_\_\_\_ COUNTY STATE OF GEORGIA

STATE OF GEORGIA		
STATE OF GEORGIA,	*	
-VS-	* CASE NO	
	*	
DEFENDANT.	*	
<u> AFFIDAVIT -</u>	PLEA OF GUILTY	
1. Your name:	Age:	
2. Your attorney's full name:		
3 Have you told your attorney all the facts about		
4. Do you want more time to talk with your attorn		
5 Can you read and write? Highest gra		
6. Do you understand that you are charged with:		
7. I understand the minimum sentence is:		
<ul><li>8. I understand the maximum sentence is:</li><li>9. I understand the maximum fine is</li></ul>	and court costs and surpherges may be imposed	
10.Do you want the court to read the indictment/a	and court costs and surcharges may be imposed.	
11. Are you now under the influence of any alcohol.		
12. Has the (Assistant) District Attorney, your law		
anyone else, including the judge, made any promi		
pressure upon you or any member of your family		
13. Has anyone promised you easier treatment or		
14. Has your attorney been furnished with a copy		
15.Mr./Ms. Attorney, do you feel that your client		
16.Mr./Ms. Defendant, do you understand you ha		
discretion of the Court you have the right to plead		
17. If you tell the Judge you are not guilty of the		
Constitutional rights:		
A. The right to the presumption of innocence.		
B. The right to trial by jury.		
C. The right to a speedy and public trial.		
D. The right to see, hear and question all the witn	esses against you.	
E. The right to have a qualified lawyer defend yo	u before, during and after the trial.	
F. The right to have the trial judge order into cour	rt all the witnesses in your favor.	
	ar favor and you may testify for yourself, or, if you	
wish, you may remain silent.		
	a reasonable certainty and beyond a reasonable doubt	
18.Mr./Ms. Defendant, do you understand these r		
19.Mr./Ms. Attorney, in your opinion, does your	<del>_</del>	
20.Do you understand that if you plead guilty you	a will give up all the Constitutional rights just	
outlined and also any defenses to the charges?		
	, but the jury finds you guilty, the jury would not fix	
your sentence, the sentence would be fixed by the		
22.Do you understand that if you plead guilty, the judge could impose any sentence that could be		

	found guilty by the jury?_	
		ence you to consecutive sentence(s) to any sentence you
		in these cases(s)?
		at you do not understand or wish to have explained
23. what does State	s counsel recommend?	
		<del></del>
by the State?		the Court is not bound to follow this recommendation
	ant, do you understand that role, if applicable?	the Court has no control over any issue regarding
28.Mr./Ms. Defenda	ant, outside of this recomme	endation by the State, has anyone offered you any benefit.
29.Do you understar	nd that if you are not a citiz	en of the United States, this proceeding may have an
30 How do you plea	d to the charges(s) guilty (	or not guilty?
31. Is your plea of gr	uilty freely and voluntarily	made?
	uilty of the offense(s)?	
		beal provided you do so within 30 days and, if you
cannot afford a lawy	ver, one would be appointed	d to represent you on appeal?
		conditions of probation below?
Avoid persons or places of Officer to visit you at home place of abode, move outsi move or travel to another s any jurisdiction to return your Officer or law enforcement substance and consent to the evaluations and testing relacapable of tracking location nonresidential program for by law. 10) Make restitution search of your person, residefailure to report as ordered	disreputable or harmful character. 4 to or elsewhere. 5) Work faithfully at de the jurisdiction of the Court, or lettate, you agree to waive extradition out to this State. 7) Support your legat officer, produce a breath, urine, and he use of any findings as evidence. 9 atting to rehabilitation and participate in by means including electronic surveys substance abuse or mental health tropic and the support of the Court. 11) Upon dence, vehicle or effects, without a substance of the Court. 110 probability of the Probation Officer, your probability of the court.	nd be of general good behavior. 2) Avoid injurious and vicious habits. 3)  (b) Report to the Probation Officer as directed and permit the Probation is suitable employment insofar as may be possible. 6) Do not change your eave Georgia without permission of the Probation Officer. If permitted to from any jurisdiction where you may be found and not contest any effort by all dependents to the best of your ability. 8) Upon request by any Probation d/or blood specimen for analysis for the possible presence of a prohibited by When directed, in the discretion of the Probation Officer: (a) submit to exint and successfully complete rehabilitative programming; (b) wear a device weillance or global positioning satellite systems; (c) complete a residential or exament; and/or (d) agree to the imposition of graduated sanctions as defined in request by any Probation Officer or law enforcement officer, submit to a great warrant and consent to the use of the fruits as evidence. 12) Upon action shall be automatically tolled until you report.
<u>-</u>	<u>-</u>	Management may apply and, in the event of non-
		probation, administrative sanctions, if any, would
•	-	f judicial sanctions by the court and the sanctions
		ed in the probation detention center?abeas corpus petition, you must file it within one year
<u>-</u>		four years if it is a felony?
		se? If so, name the issuing court:
37.7 He you the hold	er or a weapons earry neem	se if so, name the issuing court
This	day of	, 20
 DEFENDANT		DEFENSE ATTORNEY