SUPERIOR COURT	OF CALIFORNIA, COUNTY OF N	APA	FOR COURT USE ONLY
]
PEOPLE OF THE	STATE OF CALIFORNIA		
	V.		
DEFENDANT:			
JEFEINDAINT.			
			CASE NUMBER:
	PLEA FOR	RM	OAGE NOWBER.
or each item that a	applies to you, but only if you		a violation of probation). Initial the box m on page 3. If you have any questions torney or the judge.
	AD AND INITIAL SECTIONS	· · ·	INITIALS
would be prestrial) were conhave a right to if I violated congive up my right To Corwitnesses who during the trians Right To Probehalf, and to me, at no cos Right To Rerunderstand the Penalty For O	sumed innocent, and I could revinced of my guilt beyond a report a hearing in front of a judge preditions of my probation.) I happen to a jury trial and my right to front And Cross-Examine Normay testify against me at the last give up my right to confrom the conferment of the Court issue subposed to me. I give up my right to predict to me. I	at I have a right to remain silent and no ntest I am incriminating myself. I give ut ty Or No Contest To (Or Admitting Station To) - I understand the possible of Minimum Penalty (jail & fine)	ors (or the judge at a court lation, I understand that I lee of the evidence standard, ticipate in jury selection. I right to see and hear all to ask them questions lee, to testify in my own and evidence favorable to the incriminate myself. I lup my right to remain silent. Special Allegation(s),
		Other Consequences	
Count No.	Charge (code & section no.)	Minimum Penalty (jail & fine) M	aximum Penalty (jail & fine)
		Other Consequences	
Count No.	Charge (code & section no.)	Minimum Penalty (jail & fine) M	aximum Penalty (jail & fine)
		Other Consequences	
Count No.	Charge (code & section no.)	Minimum Penalty (jail & fine) M	aximum Penalty (jail & fine)
		Other Consequences	
and assessme I understand	ents. Such penalties, fees, an I that a plea of guilty or no cor	ne, I will have to pay various legislative d assessments will exceed 3 times the stest (or an admission to a violation of been previously granted to me in any c	e amount of the base fine. probation) may be grounds

Form CR-20 Adopted for Mandatory Use [Rev. July 1, 2020]

		INITIALS			
2.	Immigration Consequences - I understand that if I am not a United States citizen, a plea of guilty or no contest could result in my deportation, exclusion from admission to this country, or denial of naturalization.	2.			
3.	<u> </u>				
	PLEAD GUILTY PLEAD NO CONTEST ADMIT A VIOLATION OF PROBATION				
	to the charges listed in section(s) 1 (and 11).				
INI	FIAL SECTIONS 4 THROUGH 18 ONLY IF THEY APPLY TO YOUR CASE Plea Bargain - The following promises have been made to me as a condition of my plea(s). No other promises have been made. I understand that if the Court refuses to follow this plea bargain then I will be allowed to withdraw my plea(s) of guilty or no contest and enter a not guilty plea.	4.			
5.	Harvey Waiver - I understand that ordinarily dismissed charges cannot be considered by the Court in deciding punishment for this case, or in ordering victim restitution. I agree the Court can consider the following dismissed charges when I am sentenced in this case and may order restitution for them:	5.			
•	List Counts and/or Cases Dismissed				
6.	Right To A Preliminary Hearing - I understand that I have a right to a preliminary hearing if I am charged with a felony. I give up my right to a preliminary hearing.	6.			
7.	Parole Period - I understand that if I am sent to state prison, I will be placed on parole or local community supervision when released. The maximum parole period is for the remainder of my life if I am sentenced to a life term for first or second degree murder. The maximum parole period is ten years if I am sentenced for an offense specified in paragraph (3), (4), (5), (6), (11), (15), (16), or (18) of Penal Code § 667.5(c), or if I receive a life term under Penal Code §§ 209(b), 269, 288.7, 667.51, 667.61, or 667.71. The maximum parole period is five years if I am sentenced to a life term for any other offense. The maximum parole period or local community supervision is three years in all other cases.	7.			
8.	Mandatory Registration - I understand that I will be required to register as a (circle one):	8.			
	GANG OFFENDER SEX OFFENDER DRUG OFFENDER ARSON OFFENDER				
9.	with the police or sheriff of any city or county where I live, if I am sentenced or granted probation. Presumptive State Prison - I understand that I will not be eligible for probation unless the Court finds my case involves unusual circumstances.	9.			
	10. Mandatory State Prison - I understand that I will not be eligible for probation.				
	Attachment One (Additional Charges) lists additional charges I am pleading guilty or no contest to. Attachment Two (DUI Offenses) contains additional consequences.				

			INITIALS		
13. Attachm	ent Three (Suspended License) contains add	itional consequences.	13.		
14. Firearms - I understand that I am prohibited from owning, purchasing, receiving, possessing, or having in my custody or control any firearms, ammunition, and ammunition feeding devices (including, but not limited to, magazines) and am required to relinquish all firearms pursuant to Penal Code section 29810.					
15. Arbuckle	 15. Arbuckle Waiver - I understand that I may have a right to be sentenced by the judge who accepts my plea(s). I give up that right and agree to be sentenced by another judge. 				
16. Tempora	rry Judge - I understand that I have the right to	enter my plea(s) before, and to be sentenced by, a	16.		
17. Right To understar the case, ability to	An Attorney - I understand that I have the right and that the Court will appoint a free attorney for I may be asked to pay all or part of the cost of pay.	perfore, and be sentenced by, a temporary judge. Into be represented by an attorney in this case. I I me if I cannot afford to hire one, but, at the end of I that attorney, if the Court determines I have the	17.		
clerk of th		ment of the court by filing a notice of appeal with the sed for a misdemeanor and within 60 days of the day or and transcript on appeal.	18.		
	DEFENDAN	T'S STATEMENT			
I understand th	ne contents of this form and any attachments.				
	Date	Defendant's Signature			
	INTERPRETE	R'S STATEMENT			
	duly sworn or having a written oath on file, certify t	hat I truly translated this form to the defendant in the follo	owing		
Date	Interpreter's Name	Interpreter's Signature			
	ATTORNEY	'S STATEMENT			
each of the def have discussed offense(s), any	fendant's rights to the defendant and answered d the facts of the case with the defendant and h	r this form, and any attachments, with my client. I hav all of the defendant's questions about this form and thave explained the nature of the charges, the elements he plea(s). I join in the waivers, stipulate there is a fac	he plea(s). I s of the		
Date	Attorney's Name	Attorney's Signature			
	PROSECUTO	R'S STATEMENT			
	cutor in this case. I have reviewed the information the terms and conditions indicated. I stipulat	on above and I consent do not consent to the ethere is a factual basis for the plea(s) in the police re			
Date	Attorney's Name	Attorney's Signature			
	COURT'S FIND	INGS AND ORDER			
defendant's control expressly, known nature of the control have been markets.	onstitutional and statutory rights, finds that the obwingly, voluntarily, and intelligently waived tho charges and the consequences of the plea(s) and freely and voluntarily. The Court finds there lea(s) and admission(s) and orders this form file	chments, and having questioned the defendant concer defendant understands those rights and that the defer se rights. The Court finds that the defendant understa nd admission(s). The Court finds the plea(s) and admis is a factual basis for the plea(s) and admission(s). The ed and incorporated in the docket by reference as thou	ndant inds the iission(s) ne Court		
·	Date	Judge			