Franklin County Ohio Clerk of Courts of the Common Pleas- 2018 Mar 13 11:25 AM-17CR005020 0A928 - H31

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO CRIMINAL DIVISION - GENERAL DIVISION

State of Ohio	Case No.: 17CR-5020	
Plaintiff,	Indictment for:	
V\$.	False Voter Registration (F5) x 2	
Kenyron Glasgow	illegal Voting (F4) x 2	
Defendant.		
	ENTRY OF GUILTY PLEA	
y Roger Soroka	on Glasgow , Defendant in the above-styled case, am being ; , as legal counsel. My Constitutional and Statutory rights have been explained to me f my case with my counsel. I now desire to withdraw my previously-entered general	by my
tatutory, or factual defenses with respect to mportant and substantial constitutional, statu he right to confront witnesses against me, to prove my guilt beyond a reasonable doubt on	ne(s) specified constitute(s) both an admission of guilt and a waiver of any and all corsuch crime(s) and this case. I further understand that by pleading "Guilty", I waive a story and procedural rights, which include, but are not limited to, the right to have a top have compulsory subpoena process for obtaining witnesses in my favor, to require each crime herein charged at a trial at which I cannot be compelled to testify against a court made before or during trial, should those rulings or the verdict be against my in my offense(s) to be as follows:	number or ial by jury the State to myself, and
understand that the prosecution and defense SI	jointly recommend to the Court the following sentence(s), which is/are not binding up	on the Cou
	Fince an X in the appropristis/are required for the following offenses and/or specifications and that I will not judicial release, or carned days of credit in relation to this/these term(s).	ite box(es
understand that there is a presumption in favor o	of a prison term for the following offense(s):	
ontrol sanctions, I understand that the Cou	ommunity control sanctions upon me. If I violate any condition of such community that may extend, up to five years, the time for which I am subject to community consist or imprison me for up to the maximum term(s) allowed for the correspond	(cot X

PAGE 1 OF 2 Rev. 17.12.18

Franklin County Ohio Clerk of Courts of the Common Pleas- 2018 Mar 13 11:25 AM-17CR005020

Case Non-17CR-5020 If the Court imposes a prison term, I understand that the following period(s) of post-release control is/are applicable: Place an X in the appropriate box(es) Place an X in the appropriate box(es) Felony Sex Offense and an additional Five Years - Mandatory F-2Three Years - Mandatory F-3 Offense of Violence _____ Three Years - Mandatory [Other: I understand that the Adult Parole Authority will administer post-release control pursuant to B.C. 2967.18, and that any violation of a post-release control condition could tested in more restrictive hom-prison sanctions, a longer period of supervision or control up to a specified maximum, and/or reimprisonment for up to nine months. The prison term(s) for all post-release control violations may not exceed one-half of the prison term originally imposed. I understand that if the violation of post-release control constitutes a fellow, I may be prosecuted, convicted and sentenced on that new fellow. The court in that new fellow case may terminate the term of post-release control in this case and either. (1) in addition to any prison term imposed for the new fellow, impose s consecutive prison term for the post-release control violation of either 12 months of the amount of time left us post-release control, whichever is greater, or (2) impose community control sanctions for the post-release control violation to be served concurrently or consecutively to any community control sanctions. imposed for the new felony. I understand that each felony count to which I am pleading guilty corresponds with the following fine(s): Place an X in the appropriate box(es) Place an X in the appropriate box(es) F-3 Louisian Committee and Com F-2: have a section and a sect П Other: For F-1, F-2, or F-3 Drug Offenses - Mandatory Fine of at Least One-Half of the Maximum for Underlying Offense I understand that the Court may also require me to pay restitution, fines, and/or costs of all sanctions imposed upon me. I understand that the imposition of financial sanctions would constitute a civil judgment against me. (understand that I am [] (am not [8]) subject to mandatory driver's license suspension for I am [3] (am not [8]) a citizen of the United States of America. I understand that, if I am not a citizen of the United States, my conviction of the Offense(s) to which I am pleading guilty may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States. I understand that the Court upon acceptance of my plea(s) of "Goffty" may proceed with judgment and sentence. I hereby assent that no person has threatened me, primaised me leadened, or it any other was socreed or included me to plead "Goffty" as indicated above; my decision to plead "Goffty," thereby placing myself completely and without reservation of any kind upon the mercy of the Court with respect to possistent, represents the free and columnary exercise of my own will and best judgment. I am completely satisfied with the legal representation and advice I have received from my counsel. I understand that I can appeal as a motion of right from my plea and contente within duty days of the filing of my judgment of conviction DEFENDANT: I hereby certify that I have counseled my client to the best of my professional ability with respect to the facts and law of this case. I have also diligently investigated his/her cause and assertions and possible defenses: I represent my client is competent to proceed to change his/her plea(s), as indicated hereinabove, and, in my opinion, that he/she acts knowingly, voluntarily, and intelligently in such matter. ATTORNEY FOR DEFENDANT: _ The Court, being fully advised as to the facts, hereby accepts the defendant's plea(s) of "Guilty," entered hereinabove, as voluntarily and intelligently made, with full knowledge of the consequences thereof, including waivers of all applicable rights and defenses and understanding of maximum penalties. Upon recommendation of the Prosecuting Attorney, in consideration of said plea(s) of "Guilty," the Court hereby enters a Nolle Prosequi as to Count(s); Counts 1, 2, 3 APPROVED: JUDGE: Assistant Prosecuting Attorney

Roger Soroka
Attorney for the Defendant

PAGE 2 OF 2

Rev. 17,12,18