IN THE DISTRICT COURT OF DAWSON COUNTY, NEBRASKA

STATE OF NEBRASKA,)
Plaintiff, vs. Ali A. Abdulahi, Defendant.) Case No. CR 7-0) JOURNAL ENTRY, PLEA,) JUDGMENT OF CONVICTION, AND ORDER FOR HEARING)
On KDV 1 2 ,20 1 , 20 1 , present and represented by his/Ner attorney, D. M. (1) Cl The plaintiff was 1 K. McBride, K.G. Goodwin, M. Neher was present, was sworn, and interpreted.	epresented by E.F. Waterman,
innocence; possible penalties upon conviction reasonable doubt; rights to court-appointed right to confront and cross- examine all with remain silent; right to use compulsory proceed that conviction for present offense may cause not a United States citizen, the possibility of to register as convicted sex offender upon convicted sex offe	llowing: nature of proceedings/presumption of on; and right to require State to prove guilt beyond a attorney if indigent; right to speedy and public trial; nesses; right to testify in his/fer own behalf; right to ss; right to appeal court's decisions; () possibility to penalty enhancement in subsequent offense () if deportation or denial of naturalization () necessity proviction () right of person under 18 years of age at a piuvenile court jurisdiction () possible obligation to
and penalties, and further acknowledged his contest waives all the above rights, except the appeal. (**) Defendant waived service of an (**) information (**) amended information v	understanding of the rights, charges, proceedings, ther understanding the entry of a plea of guilty or no he right to counsel at all stages and the right to hended information and 24 hour waiting period. The was read to the defendant and the defendant pleaded:
Class T. M.o. Count	II Count III Count IV Count V
Guilty to () No contest to () Counts dismissed ()	() () () () () ()

STATE OF NEBRASKA DAWSON COUNTY

APR 21 2017

FILED BY BECKY SORYCA CLERK OF DISTRICT COURT



The court finds beyond a reasonable doubt that a factual basis was established for each plea of guilty or no contest. After further inquiry, the defendant acknowledged that his/har plea(x) were/was not the result of any promise or threat. The court found that the defendant's plea(x) were/was entered freely, knowingly, voluntarily, and intelligently and that the defendant knowingly, voluntarily, and intelligently waived his/har constitutional rights as hereinabove explained. The court accepted the defendant's plea(x) and found the defendant guilty beyond a reasonable doubt of each charge to which a plea of guilty or no contest was made and a judgment of conviction thereto was entered.

The State Probation Office shall conduct a Type I/II presentence investigation and make
an appropriate report of all findings to the court. Said presentence investigation shall include: all
standard and usual investigations and evaluations; () restitution study; () substance abuse
and chemical dependency evaluation; (_) sex offender evaluation; (_) domestic violence
<u> </u>
evaluation () other The defendant shall submit to any testing required by the probation office, including any-psychological testing
and any testing of the defendant's blood, breath, or urine. The case is set for a sentencing
hearing on, at, m. The defendant waived a presentence investigation report and requested an immediate
sentencing. Statements were made and the defendant was given his right of allocution. The
defendant was sentenced as follows: 2 pay fine of \$ 100 pay costs (_) payment
of costs waived () no jail () days in the Dawson County Jail. The defendant's bond
shall be applied to costs with the balance of the bond paid to the person who posted the bond.
The defendant is given credit for days served in the Dawson County Jail.
and better to give the training and better in the buttook country take
Pending a sentencing hearing, the defendant's prior bond is continued, with the additional
condition that defendant cooperate with the probation office to complete the presentence
investigation and ()
Sentencing deferred. The defendant is admitted to the Midwest Nebraska Drug Court
program and the defendant's bond is amended to require full compliance with and completion of
such program. The defendant's next hearing in drug court is in the
Dawson County District Courtroom. The defendant's bond is () continued with all conditions;
() reinstated with all previous conditions; () amended as follows
Other Findings:
Office Findings.

IT IS ORDERED, ADJUDGED, AND DECREED AS HEREINABOVE SET FORTH.
Vallant la s
James E. Doyle, IV, District Judge
F:\forms\je, plea, judgment of conviction, and order for hearing rev. 2/2015
court - white; plaintiff's counsel - canary; defendant's counsel - pink; defendant - gold

CERTIFICATE OF SERVICE

I, the undersigned, certify that on April 24, 2017 , I served a copy of the foregoing document upon the following persons at the addresses given, by mailing by United States Mail, postage prepaid, or via E-mail:

Derek L Mitchell
dereklmitchellpc@hotmail.com

Ronald G Goodwin garrett.goodwin@dawsoncountyne.org

Date: April 24, 2017

BY THE COURT: