

LAWYERS DEFENDING AMERICAN DEMOCRACY

VIA EMAIL

Seana Willing Chief Disciplinary Counsel State Bar of Texas 1414 Colorado Street Austin, Texas 78701 swilling@texasbar.com

November 8, 2023

Re: Request for Disciplinary Action against Sidney Powell Pursuant to Texas Rule of Disciplinary Procedure 8.01

Dear Ms. Willing,

The States United Democracy Center is a nonpartisan organization advancing free, fair, and secure elections. Helping to ensure that democracy violators are held accountable, including those in the legal profession who betray their professional responsibilities to uphold the rule of law, is a critical component of our mission.

Lawyers Defending American Democracy (LDAD) is a nonpartisan organization, the purpose of which is to foster adherence to the rule of law. LDAD is devoted to ensuring that individual lawyers are held accountable for participating in assaults on fundamental principles of our American democracy.

We, together with the additional signatories below, write to urge the Office of Chief Disciplinary Counsel to initiate a disciplinary action seeking compulsory discipline against attorney Sidney Powell and to place the matter on the Board of Disciplinary Appeals' January 2024 docket. Attorneys licensed in Texas must "maintain the highest standards of ethical conduct." *See Duncan v. Bd. of Disciplinary Appeals*, 898 S.W.2d 759, 764 (Tex. 1995) (Cornyn, J., concurring); *see also* Tex. Disc. R. Prof. Cond., Pmble., 1. As set forth below, through acts undertaken in the aftermath of the 2020 presidential election, Ms. Powell fell far short of those standards.

I. Brief Background

On August 14, 2023, attorney Sidney Powell and 18 others were charged in Fulton County, Georgia with a conspiracy to overturn the 2020 presidential election.¹

On October 19, 2023, Ms. Powell pled guilty to six misdemeanor counts of conspiracy to commit intentional interference with performance of election duties (O.C.G.A. 16-4-8- and 21-2-597) arising out of a plot to unlawfully obtain access to voting machines in Coffee County, Georgia.² Per the Indictment, Ms. Powell was a key figure in that conspiracy, engaging in illegal efforts to access voting equipment, in Georgia and elsewhere. Ms. Powell hired and directed the technology firm SullivanStrickler to unlawfully access Coffee County, Georgia's sensitive voting equipment and confidential voting technology.³ At Ms. Powell's direction, SullivanStrickler and others involved in the conspiracy "stole data, including ballot images, voting equipment software, and personal voter information. The stolen data was then distributed to other members of the enterprise, including members in other states."⁴

Under the terms of the plea agreement, Powell is subject to six years of probation (12 months for each count), a fine of \$6,000, and restitution of \$2,700. She is further required to write a letter of apology for her actions and to testify truthfully against her co-defendants.⁵

II. Standard for Compulsory Discipline

The Texas Rules of Disciplinary Procedure provide that "when an attorney licensed to practice law in Texas has been placed on probation for an Intentional Crime with or without an adjudication of guilt, the Chief Disciplinary Counsel *shall* initiate a Disciplinary Action seeking compulsory discipline[.]" Tex. R. Disc. Pro. 8.01 (emphasis added). An Intentional Crime includes "any Serious Crime that requires proof of knowledge or intent as an essential element[.]" Tex. R. Disc. Pro. 1.06V(1). In relevant part, a Serious Crime includes "any misdemeanor involving theft, embezzlement, or fraudulent or reckless misappropriation of money or other property; or any attempt, conspiracy, or solicitation of another to commit any of the foregoing crimes."⁶ Tex. R. Disc. Pro. 1.06GG.

¹ See Indictment, State of Georgia v. Donald J. Trump, et al, 23SC188947 (Aug. 14, 2023), available at https://int.nyt.com/data/documenttools/georgia-indictment-trump/daed97d37562a76f/full.pdf.

² A true and correct copy of the filed <u>Accusation</u> is attached hereto as <u>Attachment 1</u>. A true and correct copy of the filed <u>Plea Statement</u> is attached hereto as <u>Attachment 2</u>. *See also* Video of plea hearing, *State of Georgia v. Sidney Katherine Powell*, 23SC188947 (Oct.19, 2023), available at https://www.youtube.com/watch?v=bHTz_OGYVo.

³ See Indictment, Acts 33, 91, and 144-149.

⁴ See id. at p. 18 (Unlawful Breach of Election Equipment in Georgia and Elsewhere).

⁵ See Attachment 2.

⁶ That Ms. Powell's plea agreement includes a statement that her crimes did not involve "moral turpitude" has no bearing on the Office of Chief Disciplinary Counsel's duty to seek compulsory discipline under the applicable rules and, even if it did, that determination would rest with the Texas Bar.

Rule 8.05 provides that such attorneys subject to Rule 8.01 "shall be disbarred unless the Board of Disciplinary Appeals, under Rule 8.06, suspends his or her license to practice law." Tex. R. Disc. Pro. 8.05. The Board of Disciplinary Appeals has the discretion to determine whether to suspend or disbar an attorney who receives a fully probated sentence. *See In re Caballero*, 272 S.W.3d 595, 597 (Tex. 2008) (holding the Board did not abuse its discretion in disbarring attorney who received a fully probated sentence and affirming disbarment).

As set forth below, since Ms. Powell has pled guilty to Intentional Crimes, the Office of Chief Disciplinary Counsel's *must* commence an action for seeking her disbarment under the rules.⁷

III. Sidney Powell's October 19, 2023 Guilty Plea

On October 19, 2023, Ms. Powell pled guilty to six counts of Conspiracy to Commit Intentional Interference with Performance of Election Duties between December 1, 2020 and January 7, 2021.⁸ Specifically, as set forth in the attached Accusation (*see* Ex. 1), Ms. Powell pled guilty to unlawfully conspiring to intentionally interfere with, hinder, and delay codefendant Misty Hampton – then the elections director for Coffee County, Georgia – in the performance of her duties under Georgia's Election Code by contracting with, paying and causing the employees of the firm SullivanStrickler LLC to travel from Fulton County, Georgia, to Coffee County, Georgia:

- 1. for the purpose of *willfully tampering with electronic ballot markers and tabulating machines* (Count 1);
- 2. for the purpose of *causing certain members of the conspiracy*, who were not officers charged by law with the care of ballots and who were not persons entrusted by any such officer with the care of ballots for purpose required by law, *to possess official ballots outside of the polling place* (Count 2);
- 3. for the purpose of *using computer* with knowledge that such use was without authority and *with the intention of taking and appropriating information, data, and software, the property of Dominion Voting Systems Corporation* (Count 3);
- 4. for the purpose of *using computer* with knowledge that such use was without authority and *with the intention of removing voter data* from said computer (Count 4);
- 5. for the purpose of *using computer with the intention of examining personal voter data* with knowledge that such examination was without authority (Count 5); and
- 6. for the purpose of *using computer* with knowledge that such use was without authority and *with the intention of removing Dominion Voting Systems Corporation data* from said computer (Count 6).

⁷ The ongoing case against Ms. Powell by the Commission for Lawyer Discipline has no bearing on the Office of Chief Disciplinary Counsel's obligation to commence an action for compulsory discipline under the rules. *See* Tex. R. Disc. Pro. 8.01 ("Proceedings under this part are not exclusive[.]")

⁸ See note 2, supra.

See Ex. 1 (Accusation) (Emphases added). As shown above, each count has an intentionality element and at least four (Counts 2, 3, 4, and 6) involve theft of property, thereby subjecting Ms. Powell to compulsory discipline.

The fact that Ms. Powell entered her guilty plea under Georgia's first offender law has no impact on the compulsory discipline she must face.⁹ The Georgia Supreme Court routinely upholds attorney discipline imposed following first-offender pleas under the law. *See, e.g., In the Matter of Davis*, 292 Ga. 897 (2013); *In re Waldrop*, 283 Ga. 80 (2008); *In the Matter of Caroway*, 279 Ga. 381 (2005); *In the Matter of Lewis*, 282 Ga. 649 (2007); and *In the Matter of Calhoun*, 268 Ga. 877 (1998). Likewise, although the Texas penal code does not have a first offender law applicable under these circumstances,¹⁰ Texas does require attorneys to face compulsory discipline in similar situations. *See* Tex. R. Disc. Pro. 8.03 (providing for compulsory discipline for a probated sentence obtained through deferred adjudication). *See also In the Matter of Alfred Isassi*, BODA No. 57699 (May 8, 2017) (imposing compulsory discipline after attorney was released from all penalties and disabilities by discharge under Tex. Code Crim. Pro. Art. 42.12 § 20). Neither Rule 8.03 nor *Isassi* say anything about excluding first offenders.

IV. Conclusion

For the reasons set forth above, we respectfully assert that the Chief Disciplinary Counsel must initiate a compulsory disciplinary action against Ms. Powell seeking her disbarment, pursuant to Rule 8.01 of the Texas Rules of Disciplinary Procedure. We further request that the matter be placed on the Board of Disciplinary Appeals' January 2024 docket.

Respectfully submitted,

STATES UNITED DEMOCRACY CENTER

1101 17th St. NW, Suite 250 Washington, D.C. 20036 (202) 999-9305 gillian@statesuniteddemocracy.org

Norman Eisen Executive Chair, Board of Directors Former White House Special Counsel for Ethics and Government Reform*

Joanna Lydgate, Chief Executive Officer Former Chief Deputy Attorney General of Massachusetts

LAWYERS DEFENDING AMERICAN DEMOCRACY

John T. Montgomery Lawyers Defending American Democracy Board Member

⁹ Ms. Powell's plea deal was obtained under Georgia's first offender law. Ga. Code § 42-8-60.

¹⁰ Texas has a first offender program for juveniles. *See* Tex. Fam. Code § 52.031.

Governor Christine Todd Whitman, Co-Chair Former Governor of New Jersey

Gillian Feiner, Senior Counsel Meagan Harding, Counsel (TX Bar No. 24080179) Christine P. Sun, Senior Vice President, Legal

Additional signatories*

Donald Ayer Adjunct Professor, Georgetown Law School U.S. Attorney (E.D. Cal.) (1982-86) Principal Deputy Solicitor General (1986-88) Deputy Attorney General (1989-90)

Governor Steve Bullock Former Governor of Montana Former Attorney General of Montana

Honorable Tom Coleman Former Missouri Congressman

Honorable John J. Farmer Jr. Former Attorney General of New Jersey Former Assistant U.S. Attorney, District of New Jersey

Honorable Trey Grayson Former Secretary of State of Kentucky

Dicky Grigg Past President of TEX-ABOTA

Honorable Jim Hood Former Attorney General of Mississippi

Honorable Jahna Lindemuth Former Attorney General of Alaska

Honorable Patricia A. Madrid Former Attorney General of New Mexico

Professor Richard W. Painter S. Walter Richey Professor of Corporate Law, University of Minnesota Law School Former Associate Counsel to the President

Honorable Sarah R. Saldaña Former Director of the U.S. Immigration and Customs Enforcement Former U.S. Attorney, Northern District of Texas Terry Tottenham Past President, State Bar of Texas

*Titles and affiliations for identification purposes only

ATTACHMENT 1

23SC188947

ACCUSATION

mc Afee EJIS

Clerk No. 2350190370

FULTON SUPERIOR COURT

THE STATE OF GEORGIA

V.

SIDNEY KATHERINE POWELL DA #: 23DA07679

Fulton County Superior Court **FILED** KS Date: 10/18/2023 Che Alexander, Clerk of Court

- 1 CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597
- 2 CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597
- 3 CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597
- 4 CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597
- 5 CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597
 6 CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597

PERSONID: 8852937

FANI T. WILLIS, District Attorney

The Defendant waives copy of indictment, list of witnesses, formal arraignment and pleads Guilty.

The Defendant waives copy of indictment, list of witnesses, formal arraignment and pleads Guilty. The Defendant waives copy of indictment, list of witnesses, formal arraignment and pleads Guilty.

Defendant

Attorney for Defendant

Assistant District Attorney

This____day of_____,

Defendant

Attorney for Defendant

Assistant District Attorney

This____day of_____,

Defendant

Attorney for Defendant

Assistant District Attorney

This____day of_____,

STATE OF GEORGIA, COUNTY OF FULTON

IN THE SUPERIOR COURT OF SAID COUNTY

On behalf of the People of the State of Georgia, the undersigned, Fani T. Willis, District Attorney, as prosecuting attorney for the County and State aforesaid, does charge and accuse SIDNEY KATHERINE POWELL with the offense of CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597, for the said accused, in the County of Fulton and State of Georgia, on and between the 1st day of December 2020 and the 7th day of January 2021, unlawfully conspired to intentionally interfere with, hinder, and delay Misty Hampton AKA Emily Misty Hayes, another person, in the performance of a duty imposed by Chapter 2 of Title 21 of the Official Code of Georgia;

And SIDNEY KATHERINE POWELL entered into a contract with SullivanStrickler LLC in Fulton County, Georgia, delivered a payment to SullivanStrickler LLC in Fulton County, Georgia, and caused employees of SullivanStrickler LLC to travel from Fulton County, Georgia, to Coffee County, Georgia, for the purpose of willfully tampering with electronic ballot markers and tabulating machines, which were overt acts to effect the object of the conspiracy; -contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 2 of 6

The undersigned, as prosecuting attorney, does further charge and accuse SIDNEY KATHERINE POWELL with the offense of CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597, for the said accused, in the County of Fulton and State of Georgia, on and between the 1st day of December 2020 and the 7th day of January 2021, unlawfully conspired to intentionally interfere with, hinder, and delay Misty Hampton AKA Emily Misty Hayes, another person, in the performance of a duty imposed by Chapter 2 of Title 21 of the Official Code of Georgia;

And SIDNEY KATHERINE POWELL entered into a contract with SullivanStrickler LLC in Fulton County, Georgia, delivered a payment to SullivanStrickler LLC in Fulton County, Georgia, and caused employees of SullivanStrickler LLC to travel from Fulton County, Georgia, to Coffee County, Georgia, for the purpose of causing certain members of the conspiracy, who were not officers charged by law with the care of ballots and who were not persons entrusted by any such officer with the care of ballots for a purpose required by law, to possess official ballots outside of the polling place, which were overt acts to effect the object of the conspiracy; -contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 3 of 6

The undersigned, as prosecuting attorney, does further charge and accuse SIDNEY KATHERINE POWELL with the offense of CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597, for the said accused, in the County of Fulton and State of Georgia, on and between the 1st day of December 2020 and the 7th day of January 2021, unlawfully conspired to intentionally interfere with, hinder, and delay Misty Hampton AKA Emily Misty Hayes, another person, in the performance of a duty imposed by Chapter 2 of Title 21 of the Official Code of Georgia;

And SIDNEY KATHERINE POWELL entered into a contract with SullivanStrickler LLC in Fulton County, Georgia, delivered a payment to SullivanStrickler LLC in Fulton County, Georgia, and caused employees of SullivanStrickler LLC to travel from Fulton County, Georgia, to Coffee County, Georgia, for the purpose of using a computer with knowledge that such use was without authority and with the intention of taking and appropriating information, data, and software, the property of Dominion Voting Systems Corporation, which were overt acts to effect the object of the conspiracy; -contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 4 of 6

The undersigned, as prosecuting attorney, does further charge and accuse SIDNEY KATHERINE POWELL with the offense of CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597, for the said accused, in the County of Fulton and State of Georgia, on and between the 1st day of December 2020 and the 7th day of January 2021, unlawfully conspired to intentionally interfere with, hinder, and delay Misty Hampton AKA Emily Misty Hayes, another person, in the performance of a duty imposed by Chapter 2 of Title 21 of the Official Code of Georgia;

And co-conspirator SIDNEY KATHERINE POWELL entered into a contract with SullivanStrickler LLC in Fulton County, Georgia, delivered a payment to SullivanStrickler LLC in Fulton County, Georgia, and caused employees of SullivanStrickler LLC to travel from Fulton County, Georgia, to Coffee County, Georgia, for the purpose of using a computer with knowledge that such use was without authority and with the intention of removing voter data from said computer, which were overt acts to effect the object of the conspiracy; -contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 5 of 6

The undersigned, as prosecuting attorney, does further charge and accuse SIDNEY KATHERINE POWELL with the offense of CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597, for the said accused, in the County of Fulton and State of Georgia, on and between the 1st day of December 2020 and the 7th day of January 2021, unlawfully conspired to intentionally interfere with, hinder, and delay Misty Hampton AKA Emily Misty Hayes, another person, in the performance of a duty imposed by Chapter 2 of Title 21 of the Official Code of Georgia;

And co-conspirator SIDNEY KATHERINE POWELL entered into a contract with SullivanStrickler LLC in Fulton County, Georgia, delivered a payment to SullivanStrickler LLC in Fulton County, Georgia, and caused employees of SullivanStrickler LLC to travel from Fulton County, Georgia, to Coffee County, Georgia, for the purpose of using a computer with the intention of examining personal voter data with knowledge that such examination was without authority, which were overt acts to effect the object of the conspiracy; -contrary to the laws of said State, the good order, peace and dignity thereof;

COUNT 6 of 6

The undersigned, as prosecuting attorney, does further charge and accuse SIDNEY KATHERINE POWELL with the offense of CONSPIRACY TO COMMIT INTENTIONAL INTERFERENCE WITH PERFORMANCE OF ELECTION DUTIES O.C.G.A. §§ 16-4-8 & 21-2-597, for the said accused, in the County of Fulton and State of Georgia, on and between the 1st day of December 2020 and the 7th day of January 2021, unlawfully conspired to intentionally interfere with, hinder, and delay Misty Hampton AKA Emily Misty Hayes, another person, in the performance of a duty imposed by Chapter 2 of Title 21 of the Official Code of Georgia;

And co-conspirator SIDNEY KATHERINE POWELL entered into a contract with SullivanStrickler LLC in Fulton County, Georgia, delivered a payment to SullivanStrickler LLC in Fulton County, Georgia, and caused employees of SullivanStrickler LLC to travel from Fulton County, Georgia, to Coffee County, Georgia, for the purpose of using a computer with knowledge that such use was without authority and with the intention of removing Dominion Voting Systems Corporation data from said computer, which were overt acts to effect the object of the conspiracy; -contrary to the laws of said State, the good order, peace and dignity thereof;

FANI T. WILLIS, District Attorney

Related Clerk No:

Complaint #:

Defendant	DA #	Booking	Race	Sex	Birthdate	OTN	Agency	
POWELL, SIDNEY KATHERINE	23DA07679		White	Female	05/01/1955			

WITNESS LIST

ATTACHMENT 2

IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

STATE OF GEORGIA	* INDICTMENT NO: <u>73501903</u>	70
vs. Solvey Maron Por M	* JUDGE SCOTT F. MCAFEE *	

PLEA OF GUILTY

- 1. What is your legal name? Somer Katherine fourell
- 2. At this time are you under the influence of any alcohol, drugs or medication? No
- 3. How old are you? 68
- 4. How far did you go in school? B.A. J.D.
- 5. Are you able to read and write English? <u>Yes</u>
- 6. Have you ever received psychiatric treatment or been in a mental hospital? If so, when and where? No
- 7. Do you wish to plead guilty to the offense(s) in this case? Yes
- 8. Do you understand you have the right to plead either "guilty" or "not guilty" to the charges?
- 9. Do you understand that by pleading "guilty" you:
 - (a) agree that you understand the nature of the charges.
 - \checkmark (b) waive the right to trial by jury.
 - (c) waive the right to the presumption of innocence.
 - \checkmark (d) waive the right to confront witnesses called to testify against you.
 - (e) waive the right to subpoena witnesses.
 - (f) waive the right to testify and to offer other evidence on your behalf.
 - \swarrow (g) waive the right to assistance of counsel during trial.

(h) waive the right not to testify against yourself and that by pleading not guilty or remaining silent and not entering a plea you could obtain a jury trial.

- 10. Do you understand that you may obtain a jury trial should you elect to plead "not guilty" or remain silent?
- 11. Do you acknowledge that you have entered this plea freely, voluntarily and with a full understanding of all the rights you are giving up?
- 12. Do you acknowledge that no one has made any promises or threats to influence your decision to plead guilty? Yes
- 13. Do you understand the prosecutor is recommending the following sentence: <u>C+S</u> 1-6 - 12 mos probation on Cach consecutively \$6K fine \$2700 restitution <u>Apology letter</u>, Truthful testimony Ctric and other proceedings No communication will Co-As, witnesses, media until all cover have been doesd, full proffer, and provide documents
- 14. Do you understand that although this a negotiated plea, the Judge is not bound to accept the prosecutor's recommendation? ______ If the Judge does not accept the recommendation, you will have the right to withdraw your plea of guilty. (If the plea is non-negotiated, counsel should strike through this provision as it does not apply.)
- 15. Do you acknowledge you have been advised the maximum sentence you can receive is ______ 6 years and the minimum sentence you can receive is _____?

- 16. Do you acknowledge you have been advised if you are not a citizen of the United States a plea of guilty may impact your immigration status and could result in deportation?
- 17. Do you acknowledge you have been advised a plea of guilty could be used to aggravate the punishment you could receive in any subsequent criminal prosecution?
- 18. Do you acknowledge you have had sufficient time to discuss this case with your attorney and you are satisfied with your attorney's services?
- 19. Do you acknowledge if you plead guilty, there will be no trial and the Court will impose such sentence as it finds appropriate under the law?
- 20. Do you acknowledge you understand if you wish to seek relief from this sentence through a Writ of Habeas Corpus you will have four (4) years from today's date to file your petition as to any felony sentence and one (1) year from today's date to file your petition as to any misdemeanor sentence?
- 21. How do you plead to the charges: "Guilty" or "Not Guilty"? Guilty

Respectfully submitted this 19th day of October Sidney Katherite Powell

CERTIFICATION OF COUNSEL

I, as attorney for the Defendant, hereby certify the following:

- 1. I have read and fully explained to the Defendant all of the charges contained in the Indictment/Accusation in this case.
- 2. I have explained and discussed with the Defendant the facts and elements of the case which the Prosecution must prove and the defense(s) that may be available to the charge(s).
- 3. I have explained to the Defendant the maximum penalty provided by law for the offense(s) charged in the Indictment/Accusation to which the Defendant offers a plea of guilty and the possible consequences of a guilty plea.
- 4. The defendant **DOES/DOES NOT QUALIFY** for First Offender Treatment and **IS/IS NOT** asking for disposition under the First Offender Statue. (Circle options that apply.)
- 5. The plea of guilty offered by the Defendant is, in my opinion, knowingly, freely and voluntarily made, and is consistent with my advice to the Defendant.
- 6. To the best of my knowledge and belief, the statements, representations and declarations made by the Defendant in the foregoing Plea of Guilty are in all respects true and accurate.
- 7. I have read and reviewed this plea sheet with the Defendant and answered any questions the Defendant may have concerning this plea sheet.
- 8. I do not know of any reason why the Court should not accept the Defendant's plea of guilty.

Respectfully submitted this	L_day of_	ochler	, 20 27
Brian T. Raffers.		N	5

Printed Name of Attorney for Defendant

Signature of Attorney for Defendant