SUPREME COURT, STATE OF COLORADO ORIGINAL PROCEEDING IN DISCIPLINE BEFORE THE PRESIDING DISCIPLINARY JUDGE 1300 Broadway, Suite 250 Denver, Colorado 80203 Complainant: THE PEOPLE OF THE STATE OF COLORADO ▲ COURT USE ONLY ▲ Respondent: JENNA LYNN ELLIS, # 44026 Case Number: Jacob M. Vos, #41562 **Assistant Regulation Counsel** Jessica E. Yates, #38003 **Attorney Regulation Counsel** Attorneys for Complainant 1300 Broadway, Suite 500 Denver, Colorado 80203 Telephone: (303) 928-7811 Email: j.vos@csc.state.co.us **COMPLAINT**

THIS COMPLAINT is filed pursuant to the authority of C.R.C.P. 242.15 and 242.25. It is being directly filed pursuant to C.R.C.P. 242.15(c). The People allege as follows:

Jurisdiction

- 1. Respondent has taken and subscribed to the oath of admission, was admitted to the bar of this Court on October 24, 2011, and is registered upon the official records of this Court, registration no. 44026. She is subject to the jurisdiction of this Court in these disciplinary proceedings. Respondent's registered business address is 138 W 5th Ave, Denver, CO 80204.
- 2. Pursuant to C.R.C.P. 242.1, this Court has jurisdiction over Respondent as an attorney admitted in Colorado "regardless of where the lawyer's conduct occurs or where the lawyer resides."

General Allegations

3. On December 3, 2020, Respondent was present for a meeting of the Georgia Senate

Judiciary Subcommittee meeting.

- 4. At the time, she was a senior legal advisor to then-President Donald Trump.
- 5. At the time, she was also counsel to the one or more persons or entities associated with the support of and/or re-election of then-President Donald Trump, which may have included the Trump Campaign, other entities promoting the Trump Campaign, or then-President Trump.
- 6. Respondent attended the meeting of the Georgia Senate Judiciary Subcommittee in furtherance of her work as an attorney for President Trump, the Trump Campaign, and/or another client supporting the re-election of President Trump.
- 7. On October 24, 2023, Respondent was charged in Fulton County Superior Court in Fulton County, Georgia, with a single amended count of aiding and abetting false statements and writings in violation of O.C.G.A. § 16-10-20, a felony.
 - 8. The Accusation, attached as Exhibit 1 at page 6¹, provided:

"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 JENNA LYNN ELLIS with the offense of AIDING AND ABETTING FALSE STATEMENTS AND WRITINGS, O.C.G.A. § 16-10-20, for the said accused, in the County of Fulton and State of Georgia, on or about the 3rd day of December 2020, intentionally aided and abetted RUDOLPH WILLIAM LOUIS GIULIANI and RAY STALLINGS SMITH II in knowingly, willfully, and unlawfully making the following false statements to members of the Georgia Senate present at a Senate Judiciary Subcommittee meeting:

- 1. That at least 96,600 mail-in ballots were counted in the November 3, 2020, presidential election in Georgia, despite there being no record of those ballots having been returned to a county elections office;
- 2. That 2,506 felons voted illegally in the November 3, 2020, presidential election in Georgia;
- 3. That 66,248 underage people illegally registered to vote before their seventeenth birthday prior to the November 3, 2020, presidential election in Georgia;
- 4. That at least 2,423 people voted in the November 3, 2020, presidential election in Georgia who were not listed as registered to vote;
- 5. That 1,043 people voted in the November 3, 2020, presidential election in Georgia who had illegally registered to vote using a post office box;
- 6. That 10,315 or more dead people voted in the November 3, 2020, presidential election in Georgia;

¹ Page 6 of the document; the headers are off by one page due to the certification page.

7. That Fulton County election workers at State Farm Arena ordered poll watchers and members of the media to leave the tabulation area on the night of November 3, 2020, and continued to operate after ordering everyone to leave;

said statements being within the jurisdiction of the Office of the Georgia Secretary of State and the Georgia Bureau of Investigation, departments and agencies of state government, and county and city law enforcement agencies, contrary to the laws of said State, the good order, peace and dignity thereof."

- 9. The same day, Respondent pled guilty to the single amended count of aiding and abetting false statements and writings, a felony. *See* Ex. 2 (Plea of Guilty)².
- 10. Respondent was sentenced to a five year probation, which included a variety of conditions. See Ex. 1 at p. 1 (Disposition).

Claim I Georgia³ RPC 8.4(a)(2) (Felony Conviction)

- 11. Respondent's entry of a guilty plea to the felony charge of aiding and abetting false statements and writings in violation of O.C.G.A. § 16-10-20 constitutes a felony conviction pursuant to C.R.C.P. 241.
- 12. Georgia RPC 8.4(a)(2) provides that "It shall be a violation of the Georgia Rules of Professional Conduct for a lawyer to be convicted of a felony."
 - 13. Respondent has therefore violated Georgia RPC 8.4(a)(2).

² The attached Exhibits 1 and 2 are certified copies of filings and orders showing Respondent has been convicted of aiding and abetting false statements and writings, and therefore conclusively establish the conviction and prove Respondent's commission of that crime. *See* C.R.C.P. 242.42(d).

³ Colorado Rule of Professional Conduct 8.5(b) provides that "In any exercise of the disciplinary authority of this jurisdiction, the rules of professional conduct to be applied shall be as follows: (1) for conduct in connection with a matter pending before a tribunal, the rules of the jurisdiction in which the tribunal sits, unless the rules of the tribunal provide otherwise; and (2) for any other conduct, the rules of the jurisdiction in which the lawyer's conduct occurred, or, if the predominant effect of the conduct is in a different jurisdiction, the rules of that jurisdiction shall be applied to the conduct. A lawyer shall not be subject to discipline if the lawyer's conduct conforms to the rules of a jurisdiction in which the lawyer reasonably believes the predominant effect of the lawyer's conduct will occur." If the Senate Judiciary Subcommittee meeting qualifies as a "tribunal," subsection (b)(1) provides that the Georgia Rules of Professional Conduct apply. If it does not qualify as a tribunal, the Georgia Rules of Professional Conduct still apply through subsection (b)(2).

Claim II Georgia RPC 8.4(a)(8) (Criminal Conduct)

- 14. Georgia RPC 8.4(a)(8) provides that "It shall be a violation of the Georgia Rules of Professional Conduct for a lawyer to commit a criminal act that relates to the lawyer's fitness to practice law or reflects adversely on the lawyer's honesty, trustworthiness or fitness as a lawyer, where the lawyer has admitted in judicio, the commission of such act."
- 15. Through her guilty plea, Respondent has admitted to the commission of a criminal act that reflects adversely on her honesty, trustworthiness, and fitness as a lawyer.
 - 16. Respondent has therefore violated Georgia RPC 8.4(a)(8).

Claim III Georgia RPC 8.4(a)(4) (Dishonesty)

- 17. Georgia RPC 8.4(a)(4) provides that "It shall be a violation of the Georgia Rules of Professional Conduct for a lawyer to engage in professional conduct involving dishonesty, fraud, deceit or misrepresentation."
- 18. Through her guilty plea, Respondent has admitted to intentionally aiding and abetting Mr. Giuliani and Mr. Smith in knowingly, willfully, and unlawfully making the false statements detailed above to the members of the Georgia Senate present at a Senate Judiciary Subcommittee meeting.
 - 19. She did so while engaged in her professional capacity as an attorney.
- 20. Respondent therefore engaged in professional conduct involving dishonesty, fraud, deceit, or misrepresentation.
 - 21. Respondent therefore violated Georgia RPC 8.4(a)(4).

Claim IV Georgia RPC 3.3(a) and 3.9 (Candor in Nonadjudicative Proceeding)

22. Georgia RPC 3.3(a) provides:

A lawyer shall not knowingly:

- 1) make a false statement of material fact or law to a tribunal;
- 2) fail to disclose a material fact to a tribunal when disclosure is necessary to avoid assisting a criminal or fraudulent act by the client;
- 3) fail to disclose to the tribunal legal authority in the controlling jurisdiction known to the lawyer to be directly adverse to the position of the client and not disclosed by opposing counsel; or
- 4) offer evidence that the lawyer knows to be false. If a lawyer has offered material

evidence and comes to know of its falsity, the lawyer shall take reasonable remedial measures.

- 23. Georgia RPC 3.3(a) applies to appearances before the Georgia Senate Judiciary Subcommittee through Georgia RPC 3.9, which provides that "A lawyer representing a client before a legislative or administrative tribunal in a nonadjudicative proceeding shall disclose that the appearance is in a representative capacity and shall conform to the provisions of Rules 3.3 (a) through (c), 3.4 (a) through (c), and 3.5."
- 24. Though Respondent did not speak before the Georgia Senate Judiciary Subcommittee on December 3, 2020, she knowingly aided and abetted Mr. Giuliani and Mr. Smith, who knowingly, willfully, and unlawfully made the false statements detailed above to the members of the Georgia Senate present at a Senate Judiciary Subcommittee meeting.
- 25. Respondent violated Georgia RPC 3.3(a) and Georgia RPC 3.9 through Georgia RPC 8.4(a)(1), which provides that "It shall be a violation of the Georgia Rules of Professional Conduct for a lawyer to violate or knowingly attempt to violate the Georgia Rules of Professional Conduct, knowingly assist or induce another to do so, or do so through the acts of another."
 - 26. Respondent therefore violated Georgia RPC 3.3(a) and Georgia RPC 3.9.

WHEREFORE, the people pray that Respondent be found to have engaged in misconduct under C.R.C.P. 242.9 and the Georgia Rules of Professional Conduct as specified above; Respondent be appropriately disciplined for such misconduct; Respondent be required to take any other remedial action appropriate under the circumstances; and Respondent be assessed the costs of this proceeding.

DATED this 9th day of January, 2024.

Respectfully submitted,

Jacob M. Vos, #41562

Assistant Regulation Counsel Jessica E. Yates, #38003

Attorney Regulation Counsel Attorneys for Complainant

State of Georgia



COUNTY OF FULTON OFFICE OF THE CLERK OF SUPERIOR COURT

ELECTRONIC DOCUMENT CERTIFICATION

Certification Date:	11/22/23	Court Case Number:	23SC190514
Authentication Code:	R92TN-3HSDF-1SVY	Number of Pages:	8

I, Che' Alexander Clerk of Superior Court, or Deputy Clerk specified below, hereby certify that the attached page(s) is/are a true and correct copy of the document(s) enumerated herein, and that said document(s) are on file as a part of the official records of this office, of which I am the official custodian, as authorized by Georgia law. Witness my hand and official seal of this office on the date written.



Che' Alexander, Clerk

Ashleigh Echols
Prepared by:

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IN THE SUPERIOR COURT OF FULTON COUNTY, STATE OF GEORGIA

STATE OF GEORGIA vs

Fulton County Superior Court ***EFILED***CL

Date: 10/24/2023 12:07 PM

JENNA LYNN ELLIS

CRIMINAL ACTION #: 23SC190514

Che Alexander, Clerk

Clerk to complete if incomplete:

OTN(s):

DOB: 11/1/1984;

GA. ID#:

SEPTEMBER - OCTOBER Term of 2023

Final Disposition: FELONY With PROBATION

First Offender/ Conditional Dischar	ge entered under :			
X O.C.G.A. § 42-8-60 O.C.	G.A. § 16-13-2			
Repeat Offender as imposed be	elow	PLEA:	VE	RDICT:
Repeat Offender Waived	X Negotiated	Non-negotiated	Jury	Non-Jury
		The Court en	ters the following ju	udgment:

Со	unt	t Charge (as indicted or accused)		Disposition Guilty; Not Guilty; Guilty-Alford Guilty-Lesser Incl; Nol Pros; Nolo Contendere; Dead Docket; 1st Offender;1st Offender-Alfor		Fine	Concurrent/ Consecutive, Merged, Suspended Commute to Time Served
1		Aiding and Abetting False Statements and Writings	16-10-20	1 ST OFFENDER	FIVE (5) YEARS PROBATION		

The Defendant is sentenced under First Offender/Conditional Discharge for the above-stated offense; the Court sentences the Defendant to confinement in such institution as the Commissioner of the State Department of Corrections may direct, with the period of confinement to be computed as provided by law.

Sentence Summary: The Defendant is sentenced for a total of FIVE (5) YEARS to be served on probation.

1. The above sentence may be served on probation provided the Defendant shall comply with the Conditions of Probation imposed by the Court as part of this sentence.

GENERAL CONDITIONS OF PROBATION

The Defendant is subject to arrest for any violation of probation. If probation is revoked, the Court may order incarceration. The Defendant shall comply with the following General Conditions of Probation: 1) Do not violate the criminal laws of any governmental unit and be of general good behavior. 2) Avoid injurious and vicious habits. 3) Avoid persons or places of disreputable or harmful character. 4) Report to the Community Supervision Officer as directed and permit the Community Supervision Officer to visit you at home or elsewhere. 5) Work faithfully at suitable employment insofar as may be possible. 6) Do not change your place of abode, move outside the jurisdiction of the Court, or leave Georgia without permission of the Community Supervision Officer. If permitted to move or travel to another state, you agree to waive extradition from any

23SC190514 JENNA LYNN ELLIS jurisdiction where you may be found and not contest any effort by any jurisdiction to return you to this State. **7)** Support your legal dependents to the best of your ability. **8)** When directed, in the discretion of the Community Supervision Officer: (a) submit to evaluations and testing relating to rehabilitation and participate in and successfully complete rehabilitative programming; (b) wear a device capable of tracking location by means including electronic surveillance or global positioning satellite systems; (c) complete a residential or nonresidential program for substance abuse or mental health treatment; and/or (d) agree to the imposition of graduated sanctions as defined by law. **9)** Make restitution as ordered by the Court.

FINE SURCHARGES or ADD-ONs: The Court assesses all fine surcharges or add-ons as required by the laws of the State of Georgia and as are applicable to offense(s) for which the Defendant has been convicted.

1) The Court orders that the Defendant shall pay the probation supervision fee as required by law.

SPECIAL CONDITIONS OF PROBATION

The Defendant is advised that violation of any Special Condition of Probation may subject the Defendant to a revocation of probation and the Court may require the Defendant to serve up to the balance of the sentence in confinement. The Defendant shall comply with all Special Conditions of Probation as follows:

DEFENDANT SHALL PAY \$5000 IN RESTITUTION TO GEORGIA SECRETARY OF STATE. PAYMENT SHALL BE SENT TO FULTON COUNTY DISTRICT ATTORNEY'S OFFICE WITHIN 30 DAYS.

DEFENDANT SHALL PERFORM 100 HOURS OF COMMUNITY SERVICE.

DEFENDANT SHALL WRITE AN APOLOGY LETTER TO THE CITIZENS OF THE STATE OF GEORGIA

DEFENDANT SHALL TESTIFY TRUTHFULLY AT ALL HEARINGS OR TRIALS INVOLVING CO-DEFENDANTS IN THIS MATTER.

DEFENDANT SHALL HAVE NO COMMUNICATION WITH CO-DEFENDANTS, WITNESSES OR MEDIA UNTIL ALL CASES HAVE BEEN CLOSED.

DEFENDANT MUST CONTINUE TO PROVIDE ADDITIONAL STATEMENTS AND AFFIDAVITS TO THE STATE AS REQUESTED.

DEFENDANT MUST CONTINUE TO PROVICE ANY REQUESTED DOCUMENTS OR EVIDENCE SUBJECT TO ANY LAWFUL PRIVILEGES ASSERTED IN GOOD FAITH.

DEFENDANT SHALL HAVE NO POSTINGS ON SOCIAL MEDIA (INCLUDING THROUGH ANY AGENTS) ABOUT THIS CASE UNTIL THE CONCLUSION OF ALL TRIALS AND APPEALS.

DEFENDANT MUST CONTINUE TO FULLY COOPERATE WITH PROSECUTORS INCLUDED BUT NOT LIMITED TO PARTICIPATING IN INTERVIEWS WITH PROSECUTORS, APPEARING FOR EVIDENTIARY HEARINGS. AND ASSISTING IN PRE-TRIAL MATTERS.

THE DEFENDANT AND THE STATE CONTEND THIS IS NOT A CRIME OF MORAL TURPITUDE.

DEFENDANT MAY REPORT TO PROBATION VIA TELEPHONE FOR THE FIRST 30 DAYS OF PROBATION OR UNTIL HER PROBATION HAS BEEN ACCEPTED AND TRANSFERRED TO FLORIDA.

23SC190514 JENNA LYNN ELLIS

FIRST OFFENDER OR CONDITIONAL DISCHARGE

The Defendant consenting hereto, it is the judgment of the Court that no judgment of guilt be imposed at this time but that further proceedings are deferred and the Defendant is hereby sentenced to confinement at such institution as the Commissioner of the State Department of Corrections or the Court may direct, with the period of confinement to be computed as provided by law.

Upon violation of the terms of probation, upon conviction for another crime during the period of probation, or upon the Court's determination that the Defendant is or was not eligible for sentencing under the First Offender Act or for Conditional Discharge, the Court may enter an adjudication of guilt and proceed to sentence the Defendant to the maximum sentence as provided by law.

Upon fulfillment of the terms of this sentence, or upon release of the Defendant by the Court prior to the termination of this sentence, the Defendant shall stand discharged of said offense without court adjudication of guilt and shall be completely exonerated of guilt of said offense charged.

DEFENDANT HAS A BEHAVIORAL INCENTIVE DATE OF THREE (3) YEARS.

For Court's Use:

CASE TO BE SEALED PURSUANT TO 42-8-62.1.

The Clerk of Court shall mark the disposition of all FTA cases associated with this case (as of this date) as NO FURTHER ACTION ANTICIPATED.

The Hon. Franklin James Hogue and Laura Diane Hogue, Attorneys at Law, represented the Defendant by employment.

KIMESHA SMITH

Court Reporter

SO ORDERED this 24th day of October, 2023

Honorable SCOTT MCAFEE
Judge of Superior Court
Atlanta Judicial Circuit

FIREARMS – If you are convicted of a crime punishable by imprisonment for a term exceeding one year, or of a misdemeanor crime of domestic violence where you are or were a spouse, intimate partner, parent, or guardian of the victim, or are or were involved in another similar relationship with the victim, it is unlawful for you to possess or purchase a firearm including a rifle, pistol, or revolver, or ammunition, pursuant to federal law under 18 U.S.C. § 922(g)(9) and/or applicable state law.

Acknowledgment: I have read the terms of this sentence or had them read and explained to me. If all or any part of this sentence is probated I certify that I understand the meaning of the order of probation and the conditions of probation. I understand that violation of a special condition of probation could result in revocation of all time remaining on the period of probation.

Defendant		

Fulton County Superior Court

EFILEDCL

Date: 10/24/2023 12:07 PM

Date: 10/24/2023 12:07 PM Che Alexander, Clerk

23SC188947 GC

ACCUSATION ES 15 McAge

Clerk No. 23SC 190514

FULTON SUPERIOR COURT

THE STATE OF GEORGIA

1 AIDING AND ABETTING FALSE STATEMENTS AND WRITINGS O.C.G.A. §16-10-20

V.

JENNA LYNN ELLIS DA #: 23DA07670

Fulton County Superior Court
FILED NY

Date: 10/24/2023

Che Alexander, Clerk of Court

	PERSONID: 8852853	FANIT. 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 August 1	Defendant	Defendant
	Attorney for Defendant	Attorney for Defendant	Attorney for Defendant
/	Assistant District Attorney	Assistant District Attorney	Assistant District Attorney
	This 24 day of Out, 2023	Thisday of,	Thisday 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 JENNA LYNN ELLIS with the offense of AIDING AND ABETTING FALSE STATEMENTS AND WRITINGS, O.C.G.A. § 16-10-20, for the said accused, in the County of Fulton and State of Georgia, on or about the 3rd day of December 2020, intentionally aided and abetted RUDOLPH WILLIAM LOUIS GIULIANI and RAY STALLINGS SMITH III in knowingly, willfully, and unlawfully making the following false statements to members of the Georgia Senate present at a Senate Judiciary Subcommittee meeting:

- 1. That at least 96,600 mail-in ballots were counted in the November 3, 2020, presidential election in Georgia, despite there being no record of those ballots having been returned to a county elections office;
- 2. That 2,506 felons voted illegally in the November 3, 2020, presidential election in Georgia;
- 3. That 66,248 underage people illegally registered to vote before their seventeenth birthday prior to the November 3, 2020, presidential election in Georgia;
- 4. That at least 2,423 people voted in the November 3, 2020, presidential election in Georgia who were not listed as registered to vote;
- 5. That 1,043 people voted in the November 3, 2020, presidential election in Georgia who had illegally registered to vote using a post office box;
- 6. That 10,315 or more dead people voted in the November 3, 2020, presidential election in Georgia;
- That Fulton County election workers at State Farm Arena ordered poll watchers and members of the media to leave the tabulation area on the night of November 3, 2020, and continued to operate after ordering everyone to leave;

said statements being within the jurisdiction of the Office of the Georgia Secretary of State and the Georgia Bureau of Investigation, departments and agencies of state government, and county and city law enforcement agencies, 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
ELLIS, JENNA	23DA07670		White	Female	11/01/1984		

FULTON COUNTY SUPERIOR COURT REQUEST FOR RELATED ASSIGNMENT UNDER LOCAL RULE 3 (c)

Page___ot___

this C	The case listed belo Court:	w is related under Local Hule 3 (a) to other cases pending of previously heard in
i.	INDICTMENT #		DATE
DEFE	ENDANTS:	na Lyn Ellis	
OFFE	ENSE(S): Aldia	4 and Abetting F	alse Statements - OCGA 16-10
		NDING) RELATED CASES - INC	
#1	INDICTMENT # _		DATE
	DEFENDANT:		
	OFFENSE:		
‡2	INDICTMENT#		
	OFFENSE:		
ГНЕ	RELATED CASE RU	E: (See instructions and priorit	
			DATE <u>08/14/23</u>
	DEFENDANT:	Jenna Lynn E	llis
	REASON: [] [ENTICAL ACCUSED PENDING	G CASE
		ASE RISING FROM SAME CRI	
CALLEST AND AND AND AND AND AND AND AND AND AND	DATE //	124/23 PEOLIESTED	pv. MA RHT

State of Georgia



COUNTY OF FULTON OFFICE OF THE CLERK OF SUPERIOR COURT

ELECTRONIC DOCUMENT CERTIFICATION

Certification Date:	11/22/23	Court Case Number:	23SC190514
Authentication Code:	CD6UR-ATBDU-CQD3	Number of Pages:	2

I, Che' Alexander Clerk of Superior Court, or Deputy Clerk specified below, hereby certify that the attached page(s) is/are a true and correct copy of the document(s) enumerated herein, and that said document(s) are on file as a part of the official records of this office, of which I am the official custodian, as authorized by Georgia law. Witness my hand and official seal of this office on the date written.



Che' Alexander, Clerk

Ashleigh Echols
Prepared by:

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Che Alexander, Clerk

Fulton County Superior Court

EFILEDCL

Date: 10/24/2023 12:07 PM

IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

ST vs.	* INDICTMENT NO: 23 SC 190574 * JUDGE SCOTT F. MCAFEE * *
	PLEA OF GUILTY
 3. 4. 	What is your legal name? TENNA LYNN ELLIS At this time are you under the influence of any alcohol, drugs or medication? How old are you? How far did you go in school? Are you able to read and write English? Have you ever received psychiatric treatment or been in a mental hospital? If so, when and where?
	Do you wish to plead guilty to the offense(s) in this case? <u>fes</u> Do you understand you have the right to plead either "guilty" or "not guilty" to the charges? <u>fes</u>
10.	Do you understand that by pleading "guilty" you: (a) agree that you understand the nature of the charges. (b) waive the right to trial by jury. (c) waive the right to the presumption of innocence. (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. (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. Do you understand that you may obtain a jury trial should you elect to plead "not guilty" or remain silent? Do you acknowledge that you have entered this plea freely, voluntarily and with a full understanding of all the rights you are giving up?
	Do you acknowledge that no one has made any promises or threats to influence your decision to plead guilty?
	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 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?
Respectfully submitted this 24 day of OCTOBER, 20 ²³ . JENNA LYNN ELLI Printed Name of Defendant Signature of Defendant
CERTIFICATION OF COUNSEL
I, as attorney for the Defendant, hereby certify the following:
 I have read and fully explained to the Defendant all of the charges contained in the Indictment/Accusation in this case. 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). 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. The defendant POES/POES NOT QUALIFY for First Offender Treatment and IS/IS NOT asking for disposition under the First Offender Statue. (Circle options that apply.) 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. 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. I have read and reviewed this plea sheet with the Defendant and answered any questions the Defendant may have concerning this plea sheet. I do not know of any reason why the Court should not accept the Defendant's plea of guilty.
Respectfully submitted this 24 day of OUTOBER , 20 23. TRANKLIN J. HOGUE Printed Name of Attorney for Defendant Signature of Attorney for Defendant