

ADVISEMENT OF ADDITIONAL POSSIBLE PENALTIES

In addition to the penalties provided for in the statute(s) you are charged under, there are penalties that could be imposed against you if they apply to your case, including, but not limited to, the following:

- (a) If you are currently on probation for another offense, a conviction for any offense you are charged with at this time could lead to a revocation of that probation;
- (b) You could be ordered to pay a crime victim's assessment of at least \$150.00 per offense, as well court costs for each offense, and certain costs of prosecution;
- (c) If you are found to owe any victim restitution, you could be ordered to pay that;
- (d) If the court appoints you a public defender, you could be required to reimburse the public defender for his or her services, unless the court finds that you are unable to do so.
- (e) If you are sentenced to jail for any offense, you could be ordered to reimburse the jail for costs of incarceration;
- (f) A conviction for the crime you are charged with (including but not limited to if the use, or attempted use, of force is alleged, or a threat to use a deadly weapon is alleged, and you have some kind of domestic relationship with the alleged victim) could permanently prohibit you under federal law from using, possessing, or transferring a firearm or ammunition—if you are a peace officer, member of the armed forces, hunting guide, security guard or are engaged in any other profession or occupation requiring the carrying or possession of a firearm, you may now or in the future lose the right to engage in that profession or occupation as a result of such a conviction;
- (g) If you are convicted of a felony, you could stand to lose certain other rights such as the right to vote and the right to purchase, possess, or use firearms or ammunition under state or federal law;
- (h) If you are convicted of a controlled substance offense, you could stand to lose certain federal benefits as specified by federal law;
- (i) A conviction for any offense that you are charged with now could be used against you in the future, if you faced the same or a similar offense, to enhance the penalties for the future offense;
- (j) If you are not a citizen to the United States, a conviction for any offense that you are charged with could affect your resident alien or immigration status and could cause you to be deported; If you are a citizen of the United States a conviction for any crime may have an impact on your ability to travel to foreign countries;
- (k) If you are convicted of a traffic offense (including DUI), you could receive additional consequences to your regular and/or commercial driving privileges, including ignition interlock device requirements;
- (l) If you choose to plead guilty or no contest to a traffic offense (including DUI), a guilty plea could affect your regular and/or commercial driving privileges differently than a no contest plea, and vice versa;
- (m) You could be ordered to obtain a substance abuse evaluation, pay for the evaluation, sign releases so that the court and the prosecutor can receive information about the evaluation, and follow the evaluator's recommendations;
- (n) You are advised that if convicted of any crimes you have the right to appeal any Judgment and Sentence/ Dispositional Order by filing a Notice of Appeal to the District Court of the Third Judicial District. A notice of appeal must be filed within 30 days of the entry of this order. If you are unable to afford the costs of appeal, you may apply for leave to appeal *in forma pauperis*, have appointed counsel represent you for the appeal, and to have the clerk of court file a notice of appeal. You may have waived some of your rights to appeal. It is your responsibility to know that you may appeal and to know and follow the applicable rules governing appeals.

By signing I am stating that I understand these advisements, having read them myself and/or a court translator/interpreter having read them to me.

Defendant

Date