

IN THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL, : No. 1234 Disciplinary Docket No. 3
Petitioner :
: :
: :
v. : No. 12 DB 2007
: :
: :
LARRY CHARLES, : Attorney Registration No. 47848
Respondent : (Philadelphia)

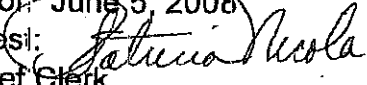
ORDER

PER CURIAM:

AND NOW, this 5th day of June, 2008, there having been filed with this Court by Larry Charles his verified Statement of Resignation dated February 28, 2008, stating that he desires to resign from the Bar of the Commonwealth of Pennsylvania in accordance with the provisions of Rule 215, Pa.R.D.E., it is

ORDERED that the resignation of Larry Charles is accepted; he is disbarred on consent from the Bar of the Commonwealth of Pennsylvania; and he shall comply with the provisions of Rule 217, Pa.R.D.E. Respondent shall pay costs, if any, to the Disciplinary Board pursuant to Rule 208(g), Pa.R.D.E.

It is further ORDERED that in accordance with the provisions of Rule 215(c)(1), Pa.R.D.E., the resignation statement in this matter is not confidential.

A True Copy Patricia Nicola
As of: June 5, 2008
Attest: 
Chief Clerk
Supreme Court of Pennsylvania

**BEFORE THE DISCIPLINARY BOARD OF THE
SUPREME COURT OF PENNSYLVANIA**

OFFICE OF DISCIPLINARY COUNSEL	:	No. 1234 Disciplinary Docket No. 3
Petitioner	:	
	:	No. 12 DB 2007
v.	:	
	:	Attorney Registration No. 47848
LARRY CHARLES	:	
Respondent	:	(Philadelphia)

RESIGNATION BY RESPONDENT

Pursuant to Rule 215
of the Pennsylvania Rules of Disciplinary Enforcement

fully aware of the implications of submitting this resignation.

4. He is aware that there are presently pending investigations into allegations that he has been guilty of misconduct, said investigation based upon his September 10, 2007 *nolo contendere* pleas to: Unlawful Contact With Minor, 18 Pa.C.S.A. § 6318(a)(1), (F-1)(three counts); Indecent Assault, 18 Pa.C.S.A. § 3126(a)(7), (M-1)(three counts); Indecent Assault, 18 Pa.C.S.A. § 3126(a)(8), (M-2)(three counts); Rape, 18 Pa.C.S.A. § 3121(a)(2), (F-1)(three counts); Involuntary Deviate Sexual Intercourse, 18 Pa.C.S.A. § 3123(a)(2), (F-1); Involuntary Deviate Sexual Intercourse, 18 Pa.C.S.A. § 3123(a)(6), (F-1); Criminal Trespass, 18 Pa.C.S.A. § 3503(a)(ii), (F-3); and Aggravated Indecent Assault, 18 Pa.C.S.A. § 3125(a)(8), (F-2). True and correct copies of the signed *nolo contendere* pleas are attached hereto and made a part hereof and marked Exhibit "B."

5. He acknowledges that on September 10, 2007, the Honorable Albert A. Stallone found him guilty on all charges to which he entered pleas of *nolo contendere*.

6. He acknowledges that on December 20, 2007, Judge Stallone imposed a sentence of 25 to 50 years of imprisonment and costs/fees totaling \$3,709. In addition, Judge Stallone ordered that he comply with Megan's Law. True and correct

copies of the court sentencing orders are attached hereto and made a part hereof and marked Exhibit "C."

7. He acknowledges that the crime of Rape is a felony of the first degree punishable by a term of imprisonment of up to twenty years, and therefore is a "serious crime" as defined by Pa.R.D.E. 214(i).

8. He acknowledges that his conviction constitutes a *per se* ground for discipline under Rule 203(b)(1) of the Pennsylvania Rules of Disciplinary Enforcement.

9. He submits the within resignation because the said conviction is a *per se* ground for discipline under the Enforcement Rules, and because he is guilty of the crimes.

10. He is fully aware that the submission of this Resignation Statement is irrevocable and that he can only apply for reinstatement to the practice of law pursuant to the provisions of Enforcement Rule 218(b).

11. He acknowledges that he is fully aware of his right to consult and employ counsel to represent him in the instant proceeding. He has retained, consulted with and acted upon the advice of counsel in connection with his decision to execute the within resignation.

It is understood that the statements made herein are subject to the penalties of 18 Pa.C.S., Section 4904 (relating to unsworn falsification to authorities).

Signed this 28th day of February, 2008.


Larry Charles

WITNESS: Willie Wellington

EXHIBIT A

IN THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL,	:	No. 1234 Disciplinary Docket No. 3
	:	
Petitioner	:	
	:	Board File No. C1-07-106
	:	
v.	:	
	:	
	:	
LARRY CHARLES,	:	Attorney Registration No. 47848
	:	(Philadelphia)
Respondent	:	

ORDER

PER CURIAM:

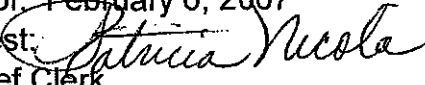
AND NOW, this 6th day of February, 2007, upon consideration of the Petition for Emergency Temporary Suspension and Related Relief and respondent's joinder therein, it is hereby ORDERED that:

1. Pursuant to Rule 208(f)(2), Pa.R.D.E., respondent is placed on temporary suspension until further definitive action by this Court and he shall comply with all the provisions of Rule 217, Pa.R.D.E.; and
2. The President Judge of the Court of Common Pleas of Philadelphia County, in accordance with Rule 217(g), Pa.R.D.E., shall enter such orders as may be necessary to fully protect the rights of respondent's clients.

This Order constitutes an imposition of public discipline within the meaning of Rule 402, Pa.R.D.E., pertaining to confidentiality.

A True Copy Patricia Nicola

As of: February 6, 2007

Attest: 
Chief Clerk

Supreme Court of Pennsylvania

EXHIBIT B

COMMONWEALTH V.

Larry Charles

TERM, NO.

Nolo Contendere
Written ~~Guilty~~ Plea Colloquy

PERSONAL

Defendant's Name: Larry Charles

Address: 6828 N. 10th St., Phila. PA

Age: 50 years.

Education: Finished Law School ²⁰ grades in school.
Master

I can read and write English.

I have never seen a doctor or been in a hospital for any mental problems — I can understand what is going on.

I am not under the influence of drugs or alcohol.

I have not taken any medicine in the last week.

THE CHARGES

do not contest
I admit I committed the crime(s) of Contact with a Minor (F3) and
Indecent Assault (F3), and I want to plead *nolo contendere* ^{guilty}

My lawyer told me what the elements of the crime(s) are that the District Attorney must prove to convict me.

I know I can go to jail for up to 7-11 _{maximum} years and be fined \$ 30,000 for the crimes I committed.

NO PROMISES OR THREATS

Nobody promised me anything or threatened me or forced me to plead ~~guilty~~. I, myself, have decided to plead *nolo contendere* ^{guilty}.
I know what I say today is final.

PLEA BARGAIN OR AGREEMENT

There is no plea bargain or agreement of any kind.

There is no plea bargain of any kind, except that the District Attorney promised to:

will be recommending sentence of 25-50 years incarceration on all three six consolidated cases.

~~Recommend a sentence of not more than _____ to _____ [years] [months].~~

~~Make no recommendations about my sentence.~~

Drop the charges of (MOMCMI)

Nobody else promised me anything if I plead ~~guilty~~. *nolo contendere*

I know if the judge does not agree with the plea bargain or agreement, I can withdraw my ~~guilty~~ plea and have a trial before a judge and jury or before a judge alone. *nolo contendere*

After I plead guilty, I can appeal if:

- (1) I did not know what I was doing when I pled guilty, or somebody forced me to do it – it was not voluntary.
- (2) I was in the wrong court – the court did not have jurisdiction over my case; or
- (3) The sentence the judge gave me was for some reason illegal or improper.

Before I can appeal even these three things, I must ask my lawyer to file a motion with the trial judge to allow me to withdraw my plea and go to trial. I lose my right to appeal if I do not ask to withdraw my plea for sentencing. I have ten (10) days after sentencing to file a motion to complain about the sentence or I lose the right to do that.

PROBATION OR PAROLE RIGHTS (If on Probation or Parole)

I know a guilty plea has the same effect as if I went to trial and were found guilty. The guilty plea may violate my probation or parole. Therefore, in addition to my sentence in this case, I can get more time in jail for a violation of my probation or parole. This plea may also cause me to be sentenced as a second or third strike offender if I am ever convicted again and it will increase my prior record score. The sentence on this guilty plea may not run concurrent to (at the same time as) a state (back time) sentence for a parole violation. It can be concurrent with a sentence I am currently serving.

RISK OF DEPORTATION (If an Alien)

~~I know that if I am not a United States citizen, it is possible I may be deported if I plead guilty to the crime(s) charged against me.~~

SATISFIED WITH MY LAWYER

I am satisfied with the advice and service I received from my lawyer. My lawyer spent enough time on my case and I had enough time to talk with my lawyer about the case. My lawyer left the final decision to me and I decided myself to plead guilty.

FACTS OF MY CASE AND ELEMENTS OF THE CRIME(S)

The facts of the case have been read to me. The crimes and elements of the crime(s) have been explained to me. I committed the crime(s), and that is why I am pleading guilty.

GIVING UP DEFENSES

If I plead guilty, I am giving up the right to defend my case. I cannot come back to court later and say that I was not guilty. Once I plead guilty, I can no longer complain that I was innocent and did not commit the crime.

**I HAVE READ ALL OF THE ABOVE, OR MY LAWYER READ IT TO ME.
I UNDERSTAND IT. MY ANSWERS ARE ALL TRUE AND CORRECT.**

Larry Charles

Print Name

Larry Charles

Sign Name

CERTIFICATION OF DEFENSE COUNSEL

RE: Commonwealth v.

- (1) I am an attorney admitted to the Supreme Court of Pennsylvania.
- (2) I represent the defendant herein.
- (3) I know of no reason why the defendant cannot fully understand everything that is being said and done here today.
- (4) The defendant read the above form in my presence and appeared to fully understand it. I have gone over the form completely with the defendant, explained all of the items on the form, and answered any questions he had. The defendant understands the information and my explanation.
- (5) I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.
- (6) I made no promises to the defendant other than any listed on this form.

[Signature] 9/14/07 100 S. Broad St #1500
 Attorney for Defendant Date Address
Phila PA 19110

DISTRICT ATTORNEY'S CERTIFICATION

I certify that I am the assigned District Attorney in this case and that any plea negotiation agreements mentioned herein are true and correct as they are set forth above. I have asked the defendant if there is anything on the Guilty Plea Colloquy form or anything else about this case that the defendant does not understand, and the defendant has indicated that the defendant understands everything that is set forth. The defendant said that any questions he or she had have been answered by the defense attorney. I have set forth a summary of facts which would support a conviction of defendant.

[Signature] 9-10-07
 Assistant District Attorney Date

JUDGE'S CERTIFICATION

I certify that I am the Judge, having the jurisdiction to hear this case and that I am satisfied the defendant understands fully the nature and quality of the Guilty Plea that the defendant is entering before me. The defendant has exercised a knowing, intelligent, voluntary Guilty Plea to the charge mentioned above. In addition, I have personally explained to the defendant, on the record:

- (1) the charges to which the defendant is pleading guilty, and the maximum sentence which could be imposed, as well as any mandatory minimum sentences;
- (2) that the defendant is presumed to be innocent and has a right to a trial by jury or by a Judge without a jury;
- (3) the elements of the crime the District Attorney would be required to prove to convict the defendant at trial; and
- (4) that by pleading guilty the defendant is giving up all rights to trial and almost all rights to appeal.

COMMONWEALTH V.

Larry Charles

CP-51-CR-0005612-2007

TERM, NO.

Nolo Contendere
Written Guilty Plea Colloquy

PERSONAL

Defendant's Name:

Larry Charles

Address:

6828 N. 10th St., Phila. PA

Age: 50 years.

Education: Finished Law School 20 grades in school.

Master

I can read and write English.

I have never seen a doctor or been in a hospital for any mental problems — I can understand what is going on.

I am not under the influence of drugs or alcohol.

I have not taken any medicine in the last week.

THE CHARGES

do not contest
I admit I committed the crime(s) of

Contact with a Minor (F1)

Pa. Sec. 6318 and Ind. Assault (M2), and I want to plead guilty. nolo contendere

My lawyer told me what the elements of the crime(s) are that the District Attorney must prove to convict me.

I know I can go to jail for up to 11-22 years and be fined \$55,000 for the crimes I committed.
maximum

NO PROMISES OR THREATS

Nobody promised me anything or threatened me or forced me to plead guilty. I, myself, have decided to plead guilty. nolo contendere

I know what I say today is final. nolo contendere.

PLEA BARGAIN OR AGREEMENT

There is no plea bargain or agreement of any kind.

There is no plea bargain of any kind, except that the District Attorney promised to:

will be recommending sentence of 25-50 years in incarceration on all six consolidated cases.

Recommend a sentence of not more than _____ to _____ [years] [months].

Make no recommendations about my sentence.

Drop the charges of CMOM(M), Simple Assault (M2) REAP (M2)

Nobody else promised me anything if I plead guilty. nolo contendere.

I know if the judge does not agree with the plea bargain or agreement, I can withdraw my guilty plea and have a trial before a judge and jury or before a judge alone.

RIGHTS AT TRIAL

After I plead guilty, I can only appeal if:

- (1) I did not know what I was doing when I pled guilty, or somebody forced me to do it – it was not voluntary.
- (2) I was in the wrong court – the court did not have jurisdiction over my case; or
- (3) The sentence the judge gave me was for some reason illegal or improper.

Before I can appeal even these three things, I must ask my lawyer to file a motion with the trial judge to allow me to withdraw my plea and go to trial. I lose my right to appeal if I do not ask to withdraw my plea for sentencing. I have ten (10) days after sentencing to file a motion to complain about the sentence or I lose the right to do that.

PROBATION OR PAROLE RIGHTS (If on Probation or Parole)

I know a guilty plea has the same effect as if I went to trial and were found guilty. The guilty plea may violate my probation or parole. Therefore, in addition to my sentence in this case, I can get more time in jail for a violation of my probation or parole. This plea may also cause me to be sentenced as a second or third strike offender if I am ever convicted again and it will increase my prior record score. The sentence on this guilty plea may not run concurrent to (at the same time as) a state (back time) sentence for a parole violation. It can be concurrent with a sentence I am currently serving.

RISK OF DEPORTATION (If an Alien)

I know that if I am not a United States citizen, it is possible I may be deported if I plead guilty to the crime(s) charged against me.

SATISFIED WITH MY LAWYER

I am satisfied with the advice and service I received from my lawyer. My lawyer spent enough time on my case and I had enough time to talk with my lawyer about the case. My lawyer left the final decision to me and I decided myself to plead guilty.

FACTS OF MY CASE AND ELEMENTS OF THE CRIME(S)

The facts of the case have been read to me. The crimes and elements of the crime(s) have been explained to me. I committed the crime(s), and that is why I am pleading guilty.

GIVING UP DEFENSES

If I plead guilty, I am giving up the right to defend my case. I cannot come back to court later and say that I was not guilty. Once I plead guilty, I can no longer complain that I was innocent and did not commit the crime.

**I HAVE READ ALL OF THE ABOVE, OR MY LAWYER READ IT TO ME.
I UNDERSTAND IT. MY ANSWERS ARE ALL TRUE AND CORRECT.**

Larry Charles

Print Name

Larry Charles

Sign Name

3. I know of no reason why the defendant has not voluntarily and knowingly pleaded guilty to the crime today.

(4) The defendant read the above form in my presence and appeared to fully understand it. I have gone over the form completely with the defendant, explained all of the items on the form, and answered any questions he had. The defendant understands the information and my explanation.

(5) I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.

(6) I made no promises to the defendant other than any listed on this form.

[Signature] 9/10/07
Attorney for Defendant Date

[Signature] #1534 Ph. 4. 24
Address 19114

DISTRICT ATTORNEY'S CERTIFICATION

I certify that I am the assigned District Attorney in this case and that any plea negotiation agreements mentioned herein are true and correct as they are set forth above. I have asked the defendant if there is anything on the Guilty Plea Colloquy form or anything else about this case that the defendant does not understand, and the defendant has indicated that the defendant understands everything that is set forth. The defendant said that any questions he or she had have been answered by the defense attorney. I have set forth a summary of facts which would support a conviction of defendant.

[Signature] 9-10-07
Assistant District Attorney Date

JUDGE'S CERTIFICATION

I certify that I am the Judge, having the jurisdiction to hear this case and that I am satisfied the defendant understands fully the nature and quality of the Guilty Plea that the defendant is entering before me. The defendant has exercised a knowing, intelligent, voluntary Guilty Plea to the charge mentioned above. In addition, I have personally explained to the defendant, on the record:

- (1) the charges to which the defendant is pleading guilty, and the maximum sentence which could be imposed, as well as any mandatory minimum sentences;
- (2) that the defendant is presumed to be innocent and has a right to a trial by jury or by a Judge without a jury;
- (3) the elements of the crime the District Attorney would be required to prove to convict the defendant at trial; and
- (4) that, by pleading guilty, the defendant is giving up all rights to trial and almost all rights to appeal.

I have asked the defendant on the record if the defendant understands that everything that is being said and done here today, as well as whether the defendant is pleading guilty of the defendant's own free will.

[Signature] 9/10/07
Judge Date
[Signature]

CERTIFICATION OF DEFENSE COUNSEL

RE: Commonwealth v.

- (1) I am an attorney admitted to the Supreme Court of Pennsylvania.
- (2) I represent the defendant herein.
- (3) I know of no reason why the defendant cannot fully understand everything that is being said and done here today.
- (4) The defendant read the above form in my presence and appeared to fully understand it. I have gone over the form completely with the defendant, explained all of the items on the form, and answered any questions he had. The defendant understands the information and my explanation.
- (5) I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.
- (6) I made no promises to the defendant other than any listed on this form.

[Signature] 9/20/07 *100 S. Broad #1534, Phila*
 Attorney for Defendant Date Address 19114

DISTRICT ATTORNEY'S CERTIFICATION

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[Signature] 9-10-07
 Assistant District Attorney Date

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and

COMMONWEALTH V. Larry Charles

TERM, NO. _____

~~Written Guilty~~ Plea Colloquy

Nolo contendere

PERSONAL

Defendant's Name: Larry Charles

Address: 0828 N. 10th Street Philadelphia, PA

Age: 50 years.

Education: Finished 20 High School grades in school.
Alaska

I can read and write English.

I have never seen a doctor or been in a hospital for any mental problems — I can understand what is going on.

I am not under the influence of drugs or alcohol.

I have not taken any medicine in the last week.

THE CHARGES

don't contest
I ~~admit~~ I committed the crime(s) of Rape (FI; threat of forcible compulsion); Involuntary
Deviate Sexual Intercourse (FI; threat of forcible compulsion); and I want to plead ~~guilty~~.

Indecent Assault (MI, ~~on~~ child under 13yrs) *Nolo contendere*
My lawyer told me what the elements of the crime(s) are that the District Attorney must prove to convict me.

I know I can go to jail for up to 45 years and be fined \$ ~~50,000~~ 55,000 for the crimes I committed.
MAXIMUM

NO PROMISES OR THREATS

Nobody promised me anything or threatened me or forced me to plead ~~guilty~~. I, myself, have decided to plead ~~guilty~~. *nolo contendere*

I know what I say today is final.

PLEA BARGAIN OR AGREEMENT

There is no plea bargain or agreement of any kind.

There is no plea bargain of any kind, except that the District Attorney ~~promised~~ *will be recommending a sentence* to: of 25-50 years incarceration

~~Recommend a sentence of not more than _____ to _____ [years] [months].~~ *on all six related cases*

~~Make no recommendations about my sentence.~~

Drop the charges of all other charges

Nobody else promised me anything if I plead ~~guilty~~.

nolo contendere
I know if the judge does not agree with the plea bargain or agreement, I can withdraw my ~~guilty~~ plea and have a trial before a judge and jury or before a judge alone. *nolo contendere*

RIGHTS OF TRIAL

After I plead guilty, I can only appeal if:

- (1) I did not know what I was doing when I pled guilty, or somebody forced me to do it – it was not voluntary.
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The facts of the case have been read to me. The crimes and elements of the crime(s) have been explained to me. I committed the crime(s), and that is why I am pleading guilty.

GIVING UP DEFENSES

If I plead guilty, I am giving up the right to defend my case. I cannot come back to court later and say that I was not guilty. Once I plead guilty, I can no longer complain that I was innocent and did not commit the crime.

**I HAVE READ ALL OF THE ABOVE, OR MY LAWYER READ IT TO ME.
I UNDERSTAND IT. MY ANSWERS ARE ALL TRUE AND CORRECT.**

Larry Charles

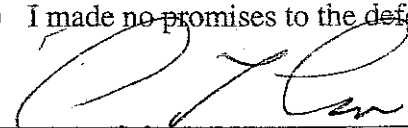
Print Name

[Signature]

Sign Name

today.

- (4) The defendant read the above form in my presence and appeared to fully understand it. I have gone over the form completely with the defendant, explained all of the items on the form, and answered any questions he had. The defendant understands the information and my explanation.
- (5) I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.
- (6) I made no promises to the defendant other than any listed on this form.


 Attorney for Defendant


9/10/07

100 S. Broad St # 1520
 Dept. 19110

Date Address

DISTRICT ATTORNEY'S CERTIFICATION

I certify that I am the assigned District Attorney in this case and that any plea negotiation agreements mentioned herein are true and correct as they are set forth above. I have asked the defendant if there is anything on the Guilty Plea Colloquy form or anything else about this case that the defendant does not understand, and the defendant has indicated that the defendant understands everything that is set forth. The defendant said that any questions he or she had have been answered by the defense attorney. I have set forth a summary of facts which would support a conviction of defendant.


 Assistant District Attorney

9-10-07

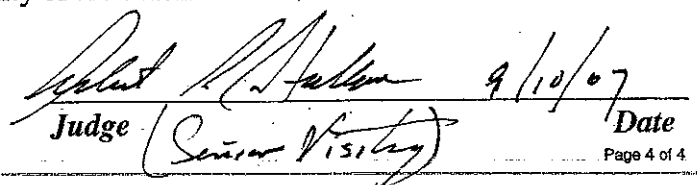
Date

JUDGE'S CERTIFICATION

I certify that I am the Judge, having the jurisdiction to hear this case and that I am satisfied the defendant understands fully the nature and quality of the Guilty Plea that the defendant is entering before me. The defendant has exercised a knowing, intelligent, voluntary Guilty Plea to the charge mentioned above. In addition, I have personally explained to the defendant, on the record:

- (1) the charges to which the defendant is pleading guilty, and the maximum sentence which could be imposed, as well as any mandatory minimum sentences;
- (2) that the defendant is presumed to be innocent and has a right to a trial by jury or by a Judge without a jury;
- (3) the elements of the crime the District Attorney would be required to prove to convict the defendant at trial; and
- (4) that, by pleading guilty, the defendant is giving up all rights to trial and almost all rights to appeal.

I have asked the defendant on the record if the defendant understands that everything that is being said and done here today, as well as whether the defendant is pleading guilty of the defendant's own free will.


 Judge

9/10/07

Date

CERTIFICATION OF DEFENSE COUNSEL

RE: Commonwealth v.

- (1) I am an attorney admitted to the Supreme Court of Pennsylvania.
- (2) I represent the defendant herein.
- (3) I know of no reason why the defendant cannot fully understand everything that is being said and done here today.
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- (5) I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.
- (6) I made no promises to the defendant other than any listed on this form.

[Signature] 9/14/07 100 S. Broad St # 1530
Attorney for Defendant *Date* *Address*

DISTRICT ATTORNEY'S CERTIFICATION

I certify that I am the assigned District Attorney in this case and that any plea negotiation agreements mentioned herein are true and correct as they are set forth above. I have asked the defendant if there is anything on the Guilty Plea Colloquy form or anything else about this case that the defendant does not understand, and the defendant has indicated that the defendant understands everything that is set forth. The defendant said that any questions he or she had have been answered by the defense attorney. I have set forth a summary of facts which would support a conviction of defendant.

[Signature] 9-10-07
Assistant District Attorney *Date*

JUDGE'S CERTIFICATION

I certify that I am the Judge, having the jurisdiction to hear this case and that I am satisfied the defendant understands fully the nature and quality of the Guilty Plea that the defendant is entering before me. The defendant has exercised a knowing, intelligent, voluntary Guilty Plea to the charge mentioned above. In addition, I have personally explained to the defendant, on the record:

- (1) the charges to which the defendant is pleading guilty, and the maximum sentence which could be imposed, as well as any mandatory minimum sentences;
- (2) that the defendant is presumed to be innocent and has a right to a trial by jury or by a Judge without a jury;
- (3) the elements of the crime the District Attorney would be required to prove to convict the defendant at trial; and
- (4) that by pleading guilty the defendant is giving up all rights to trial and all other rights to appeal.

COMMONWEALTH V. Larry Charles

TERM, NO.

Written Guilty Plea Colloquy
Nolo Contendere

PERSONAL

Defendant's Name: Larry Charles

Address: 6828 N 10th Street Phila Pa

Age: 50 years.

Education: Finished High Sch / 20 grades in school.

Master's

I can read and write English.

I have never seen a doctor or been in a hospital for any mental problems — I can understand what is going on.

I am not under the influence of drugs or alcohol.

I have not taken any medicine in the last week.

THE CHARGES

I admit I committed the crime(s) of Unlawful Contact with a Minor (F3); Indecent Assault (F3) (child under 13 yrs, cause of conduct), and I want to plead guilty.

My lawyer told me what the elements of the crime(s) are that the District Attorney must prove to convict me.

I know I can go to jail for up to 14 years years and be fined \$ 30,000 for the crimes I committed.
maximum

NO PROMISES OR THREATS

Nobody promised me anything or threatened me or forced me to plead ~~guilty~~. I, myself, have decided to plead ~~guilty~~.
nolo contendere *nolo contendere*
I know what I say today is final.

PLEA BARGAIN OR AGREEMENT

There is no plea bargain or agreement of any kind.

There is no plea bargain of any kind, except that the District Attorney ~~promised to~~ *will be recommending a sentence of 25-50 years incarceration in all six related cases.*

~~Recommend a sentence of not more than~~ 25 to 50 [years] [months].

~~Make no recommendations about my sentence.~~

Drop the charges of corruption of Minors

Nobody else promised me anything if I plead ~~guilty~~.
nolo contendere

I know if the judge does not agree with the plea bargain or agreement, I can withdraw my ~~guilty~~ plea and have a trial before a judge and jury or before a judge alone.
nolo contendere

RIGHTS AT TRIAL

After I plead guilty, I can only appeal if:

- (1) I did not know what I was doing when I pled guilty, or somebody forced me to do it – it was not voluntary.
- (2) I was in the wrong court – the court did not have jurisdiction over my case; or
- (3) The sentence the judge gave me was for some reason illegal or improper.

Before I can appeal even these three things, I must ask my lawyer to file a motion with the trial judge to allow me to withdraw my plea and go to trial. I lose my right to appeal if I do not ask to withdraw my plea for sentencing. I have ten (10) days after sentencing to file a motion to complain about the sentence or I lose the right to do that.

PROBATION OR PAROLE RIGHTS (If on Probation or Parole)

I know a guilty plea has the same effect as if I went to trial and were found guilty. The guilty plea may violate my probation or parole. Therefore, in addition to my sentence in this case, I can get more time in jail for a violation of my probation or parole. This plea may also cause me to be sentenced as a second or third strike offender if I am ever convicted again and it will increase my prior record score. The sentence on this guilty plea may not run concurrent to (at the same time as) a state (back time) sentence for a parole violation. It can be concurrent with a sentence I am currently serving.

RISK OF DEPORTATION (If an Alien)

I know that if I am not a United States citizen, it is possible I may be deported if I plead guilty to the crime(s) charged against me.

SATISFIED WITH MY LAWYER

I am satisfied with the advice and service I received from my lawyer. My lawyer spent enough time on my case and I had enough time to talk with my lawyer about the case. My lawyer left the final decision to me and I decided myself to plead guilty.

FACTS OF MY CASE AND ELEMENTS OF THE CRIME(S)

The facts of the case have been read to me. The crimes and elements of the crime(s) have been explained to me. I committed the crime(s), and that is why I am pleading guilty.

GIVING UP DEFENSES

If I plead guilty, I am giving up the right to defend my case. I cannot come back to court later and say that I was not guilty. Once I plead guilty, I can no longer complain that I was innocent and did not commit the crime.

**I HAVE READ ALL OF THE ABOVE, OR MY LAWYER READ IT TO ME.
I UNDERSTAND IT. MY ANSWERS ARE ALL TRUE AND CORRECT.**

Harry Charles

Print Name

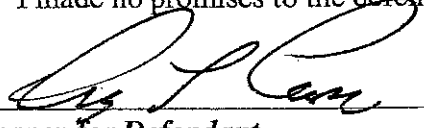
Harry Charles

Sign Name

CERTIFICATION OF DEFENSE COUNSEL

RE: Commonwealth v.

- (1) I am an attorney admitted to the Supreme Court of Pennsylvania.
- (2) I represent the defendant herein.
- (3) I know of no reason why the defendant cannot fully understand everything that is being said and done here today.
- (4) The defendant read the above form in my presence and appeared to fully understand it. I have gone over the form completely with the defendant, explained all of the items on the form, and answered any questions he had. The defendant understands the information and my explanation.
- (5) I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.
- (6) I made no promises to the defendant other than any listed on this form.



Attorney for Defendant

9/19/07
Date

190 S. Broad St
Phila PA 19102
Address

DISTRICT ATTORNEY'S CERTIFICATION

I certify that I am the assigned District Attorney in this case and that any plea negotiation agreements mentioned herein are true and correct as they are set forth above. I have asked the defendant if there is anything on the ~~Guilty Plea Colloquy form or anything else about this case that the defendant does not understand, and the~~ defendant has indicated that the defendant understands everything that is set forth. The defendant said that any questions he or she had have been answered by the defense attorney. I have set forth a summary of facts which would support a conviction of defendant.


Assistant District Attorney

9-10-07
Date

JUDGE'S CERTIFICATION

I certify that I am the Judge, having the jurisdiction to hear this case and that I am satisfied the defendant understands fully the nature and quality of the Guilty Plea that the defendant is entering before me. The defendant has exercised a knowing, intelligent, voluntary Guilty Plea to the charge mentioned above. In addition, I have personally explained to the defendant, on the record:

- (1) the charges to which the defendant is pleading guilty, and the maximum sentence which could be imposed, as well as any mandatory minimum sentences;
- (2) that the defendant is presumed to be innocent and has a right to a trial by jury or by a Judge without a jury;
- (3) the elements of the crime the District Attorney would be required to prove to convict the defendant at trial;

and
(4) that by pleading guilty the defendant is giving up his right to trial and almost all rights to appeal.

today.

- (4) The defendant read the above forms in my presence and appeared to fully understand it. I have gone over the form completely with the defendant, explained all of the items on the form, and answered any questions he had. The defendant understands the information and my explanation.
- (5) I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.
- (6) I made no promises to the defendant other than any listed on this form.

[Signature] 9/10/07 1200 S. Broad St
 Attorney for Defendant Date Philadelphia PA 19106
 Address

DISTRICT ATTORNEY'S CERTIFICATION

I certify that I am the assigned District Attorney in this case and that any plea negotiation agreements mentioned herein are true and correct as they are set forth above. I have asked the defendant if there is anything on the Guilty Plea Colloquy form or anything else about this case that the defendant does not understand, and the defendant has indicated that the defendant understands everything that is set forth. The defendant said that any questions he or she had have been answered by the defense attorney. I have set forth a summary of facts which would support a conviction of defendant.

[Signature] 9-10-07
 Assistant District Attorney Date

JUDGE'S CERTIFICATION

I certify that I am the Judge, having the jurisdiction to hear this case and that I am satisfied the defendant understands fully the nature and quality of the Guilty Plea that the defendant is entering before me. The defendant has exercised a knowing, intelligent, voluntary Guilty Plea to the charge mentioned above. In addition, I have personally explained to the defendant, on the record:

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- (2) that the defendant is presumed to be innocent and has a right to a trial by jury or by a Judge without a jury;
- (3) the elements of the crime the District Attorney would be required to prove to convict the defendant at trial; and
- (4) that, by pleading guilty, the defendant is giving up all rights to trial and almost all rights to appeal.

I have asked the defendant on the record if the defendant understands that everything that is being said and done here today, as well as whether the defendant is pleading guilty of the defendant's own free will.

[Signature] 9/10/07
 Judge Senior Visiting Date

COMMONWEALTH V. Larry Charles

TERM, NO. _____

Written ~~Guilty~~ Plea Colloquy
Nolo Contendere

PERSONAL

Defendant's Name: Larry Charles

Address: 6828 N. 10th Street Philadelphia, PA

Age: 50 years.

Education: Finished 22 grades in school.

I can read and write English.

*Law School
Master*

I have never seen a doctor or been in a hospital for any mental problems — I can understand what is going on.

I am not under the influence of drugs or alcohol.

I have not taken any medicine in the last week.

THE CHARGES

don't contest
I ~~admit~~ I committed the crime(s) of Rape (F1, victim under 13 yrs. old); Involuntary Deviate Sexual Intercourse (victim under 13 yrs. old); Indecent Assault (M1, victim under 13 yrs. old), and I want to plead guilty.

My lawyer told me what the elements of the crime(s) are that the District Attorney must prove to convict me.

I know I can go to jail for up to 45 years and be fined \$ 55,000 for the crimes I committed.
MAXIMUM

NO PROMISES OR THREATS

Nobody promised me anything or threatened me or forced me to plead ~~guilty~~. I, myself, have decided to plead ~~guilty~~.
nolo contendere *nolo contendere*
I know what I say today is final.

PLEA BARGAIN OR AGREEMENT

There is no plea bargain or agreement of any kind.

There is no plea bargain of any kind, except that the District Attorney ~~promised to~~ *will be recommending a sentence of 25-50 years incarceration on consolidated cases*

~~Recommend a sentence of not more than _____ to _____~~ [years] [months]

~~Make no recommendations about my sentence.~~

Drop the charges of Unlawful contact with minor (F1); (MOM (M1)); Sexual Assault (F2)

Nobody else promised me anything if I plead ~~guilty~~. *nolo contendere*

I know if the judge does not agree with the plea bargain or agreement, I can withdraw my ~~guilty~~ plea and have a trial before a judge and jury or before a judge alone.

RIGHTS AT TRIAL

To convict me, the District Attorney must prove more than that I probably committed the crimes. The District Attorney has to prove me guilty "beyond a reasonable doubt". A reasonable doubt is the kind of doubt which would cause a normal, reasonable person to hesitate or halt or refuse to take any action at all in something very important to them.

I have the right to remain silent. Nobody can make me testify or talk about the case. No one can hold it against me if I remain silent. However, if I want to, I can testify (tell my story) at the trial. Also, I may call other people who will be my witnesses and testify for me. If I plead guilty, I give up this right.

I give up many important rights if I plead guilty. For example, if I do not plead guilty and have a trial, all the witnesses for the District Attorney must come to court and testify under oath. My lawyer may cross-examine them. My lawyer can ask them questions to see if they are telling the truth and if what they say is correct. I give up this right to confront and cross examine witnesses and many other rights if I plead guilty. The witnesses do not have to come in to Court – the District Attorney just reads to the judge a summary of what happened.

JURY TRIAL OR TRIAL BY JUDGE

My lawyer has fully explained to me that I have a right to a jury trial. Nobody can take that right away from me. At a jury trial, twelve (12) people, all from Philadelphia, would be on the jury and hear the facts of my case.

If all twelve were convinced beyond a reasonable doubt that I was guilty, I would be found guilty.

If all twelve were not convinced beyond a reasonable doubt that I was guilty, I would be found not guilty.

If all twelve could not agree, I would not be convicted, although I might have another trial before a different jury.

~~I can help pick my jurors. Each juror would be questioned to make sure they would be fair. I can keep anyone off the jury who is shown to the judge to be unfair.~~

I can also keep [seven (7)] [_____ (____)] people off the jury without giving any reason why I don't want them on the jury, and so can the District Attorney. My lawyer and I would decide together which people we want to keep off the jury.

If I give up my right to a jury trial, I still can be tried by a judge alone without a jury. The same rules would apply, except the judge alone decides whether or not I have been proven guilty beyond a reasonable doubt.

If I plead guilty, I give up my right to a jury trial, and I also give up my right to have a trial by a judge who would decide the case alone without a jury.

PRE-TRIAL RIGHTS

I am also giving up my pre-trial rights. If I went to trial, before trial my lawyer could file motions, such as motions to keep out or "suppress" evidence. That means my lawyer could try to convince the judge that some of the evidence against me cannot be used at trial. This includes:

- (1) statements I made to the police or other people;
- (2) identifications people made of me; and
- (3) anything that the police or others seized to use against me.

APPEAL RIGHTS

If I am found guilty at a trial, I can appeal to a higher court. I can ask to have my conviction overturned and my case discharged because there was not enough evidence, because I did not get a speedy trial or for other reasons. I can ask for a new trial because a mistake was made before or during the trial.

I understand that if I plead guilty instead of having a trial, I give up almost all of my rights to appeal. If I plead guilty, my appeal rights will be very limited.

After I plead guilty, I can only appeal if:

- (1) I did not know what I was doing when I pled guilty, or somebody forced me to do it – it was not voluntary.
- (2) I was in the wrong court – the court did not have jurisdiction over my case; or
- (3) The sentence the judge gave me was for some reason illegal or improper.

Before I can appeal even these three things, I must ask my lawyer to file a motion with the trial judge to allow me to withdraw my plea and go to trial. I lose my right to appeal if I do not ask to withdraw my plea for sentencing. I have ten (10) days after sentencing to file a motion to complain about the sentence or I lose the right to do that.

PROBATION OR PAROLE RIGHTS (*If on Probation or Parole*)

I know a guilty plea has the same effect as if I went to trial and were found guilty. The guilty plea may violate my probation or parole. Therefore, in addition to my sentence in this case, I can get more time in jail for a violation of my probation or parole. This plea may also cause me to be sentenced as a second or third strike offender if I am ever convicted again and it will increase my prior record score. The sentence on this guilty plea may not run concurrent to (at the same time as) a state (back time) sentence for a parole violation. It can be concurrent with a sentence I am currently serving.

RISK OF DEPORTATION (*If an Alien*)

I know that if I am not a United States citizen, it is possible I may be deported if I plead guilty to the crime(s) charged against me.

SATISFIED WITH MY LAWYER

I am satisfied with the advice and service I received from my lawyer. My lawyer spent enough time on my case and I had enough time to talk with my lawyer about the case. My lawyer left the final decision to me and I decided myself to plead guilty.

FACTS OF MY CASE AND ELEMENTS OF THE CRIME(S)

The facts of the case have been read to me. The crimes and elements of the crime(s) have been explained to me. I committed the crime(s), and that is why I am pleading guilty.

GIVING UP DEFENSES

If I plead guilty, I am giving up the right to defend my case. I cannot come back to court later and say that I was not guilty. Once I plead guilty, I cannot longer complain that I was innocent and did not commit the crime.

After I plead guilty, I can only appeal if:

- (1) I did not know what I was doing when I pled guilty, or somebody forced me to do it – it was not voluntary.
- (2) I was in the wrong court – the court did not have jurisdiction over my case; or
- (3) The sentence the judge gave me was for some reason illegal or improper.

Before I can appeal even these three things, I must ask my lawyer to file a motion with the trial judge to allow me to withdraw my plea and go to trial. I lose my right to appeal if I do not ask to withdraw my plea for sentencing. I have ten (10) days after sentencing to file a motion to complain about the sentence or I lose the right to do that.

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RISK OF DEPORTATION (If an Alien)

I know that if I am not a United States citizen, it is possible I may be deported if I plead guilty to the crime(s) charged against me.

SATISFIED WITH MY LAWYER

I am satisfied with the advice and service I received from my lawyer. My lawyer spent enough time on my case and I had enough time to talk with my lawyer about the case. My lawyer left the final decision to me and I decided myself to plead guilty.

FACTS OF MY CASE AND ELEMENTS OF THE CRIME(S)

The facts of the case have been read to me. The crimes and elements of the crime(s) have been explained to me. I committed the crime(s), and that is why I am pleading guilty.

GIVING UP DEFENSES

If I plead guilty, I am giving up the right to defend my case. I cannot come back to court later and say that I was not guilty. Once I plead guilty, I can no longer complain that I was innocent and did not commit the crime.

**I HAVE READ ALL OF THE ABOVE, OR MY LAWYER READ IT TO ME.
I UNDERSTAND IT. MY ANSWERS ARE ALL TRUE AND CORRECT.**

Larry Charles

Print Name

Larry Charles

Sign Name

Written Guilty Plea Colloquy
Nolo contendere

PERSONAL

Defendant's Name: Larry Charles

Address: 6828 N. 10th Street Philadelphia, PA

Age: 50 years. Education: Finished Law School 20 grades in school.

I can read and write English. masters

I have never seen a doctor or been in a hospital for any mental problems — I can understand what is going on.

I am not under the influence of drugs or alcohol. I have not taken any medicine in the last week.

THE CHARGES

do not contest
I admit I committed the crime(s) of Rape (F1) (threat of forcible compulsion); Aggravated

Indecent Assault (F2; victim under 16, defendant 4 or more years older, and I want to plead guilty. nolo contendere
Indecent Assault (F2 victim under 16, def. 4 or more years older); Criminal trespass (F3)

My lawyer told me what the elements of the crime(s) are that the District Attorney must prove to convict me.

I know I can go to jail for up to 39 years and be fined \$ 70,000 for the crimes I committed.
maximum

NO PROMISES OR THREATS

Nobody promised me anything or threatened me or forced me to plead ~~guilty~~. I, myself, have decided to plead ~~guilty~~.
nolo contendere *nolo contendere*
I know what I say today is final.

PLEA BARGAIN OR AGREEMENT

There is no plea bargain or agreement of any kind.

There is no plea bargain of any kind, except that the District Attorney promised to: *will be recommending sentence of 25-50 years incarceration on all six related cases.*

~~Recommend a sentence of not more than 2.5 to 50 (years) (months).~~

~~Make no recommendations about my sentence.~~

Drop the charges of Contact with Minor, False Imprisonment, corruption of Minors, open Lewdness, Sexual Assault, Statutory sexual Assault
nolo contendere

Nobody else promised me anything if I plead ~~guilty~~.

I know if the judge does not agree with the plea bargain or agreement, I can withdraw my ~~guilty~~ plea and have a trial before a judge and jury or before a judge alone.

RIGHTS AT TRIAL

After I plead guilty, I can only appeal if:

- (1) I did not know what I was doing when I pled guilty, or somebody forced me to do it – it was not voluntary.
- (2) I was in the wrong court – the court did not have jurisdiction over my case; or
- (3) The sentence the judge gave me was for some reason illegal or improper.

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PROBATION OR PAROLE RIGHTS (If on Probation or Parole)

I know a guilty plea has the same effect as if I went to trial and were found guilty. The guilty plea may violate my probation or parole. Therefore, in addition to my sentence in this case, I can get more time in jail for a violation of my probation or parole. This plea may also cause me to be sentenced as a second or third strike offender if I am ever convicted again and it will increase my prior record score. The sentence on this guilty plea may not run concurrent to (at the same time as) a state (back time) sentence for a parole violation. It can be concurrent with a sentence I am currently serving.

RISK OF DEPORTATION (If an Alien)

I know that if I am not a United States citizen, it is possible I may be deported if I plead guilty to the crime(s) charged against me.

SATISFIED WITH MY LAWYER

I am satisfied with the advice and service I received from my lawyer. My lawyer spent enough time on my case and I had enough time to talk with my lawyer about the case. My lawyer left the final decision to me and I decided myself to plead guilty.

FACTS OF MY CASE AND ELEMENTS OF THE CRIME(S)

The facts of the case have been read to me. The crimes and elements of the crime(s) have been explained to me. I committed the crime(s), and that is why I am pleading guilty.

GIVING UP DEFENSES

If I plead guilty, I am giving up the right to defend my case. I cannot come back to court later and say that I was not guilty. Once I plead guilty, I can no longer complain that I was innocent and did not commit the crime.

**I HAVE READ ALL OF THE ABOVE, OR MY LAWYER READ IT TO ME.
I UNDERSTAND IT. MY ANSWERS ARE ALL TRUE AND CORRECT.**

Larry Charles

Print Name

Larry Charles

Sign Name

- (4) The defendant read the above form in my presence and appeared to fully understand it. I have gone over the form completely with the defendant, explained all of the items on the form, and answered any questions he had. The defendant understands the information and my explanation.
- (5) I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.
- (6) I made no promises to the defendant other than any listed on this form.

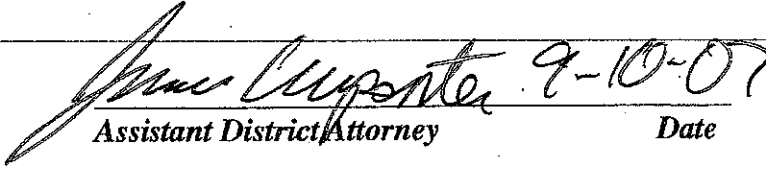

 Attorney for Defendant

9/10/07
 Date

100 S. Broad St #2520
 Philadelphia, PA 19110
 Address

DISTRICT ATTORNEY'S CERTIFICATION

I certify that I am the assigned District Attorney in this case and that any plea negotiation agreements mentioned herein are true and correct as they are set forth above. I have asked the defendant if there is anything on the Guilty Plea Colloquy form or anything else about this case that the defendant does not understand, and the defendant has indicated that the defendant understands everything that is set forth. The defendant said that any questions he or she had have been answered by the defense attorney. I have set forth a summary of facts which would support a conviction of defendant.

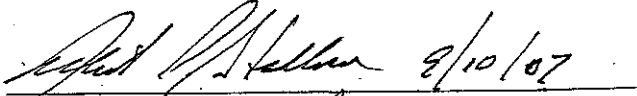

 Assistant District Attorney Date

JUDGE'S CERTIFICATION

I certify that I am the Judge, having the jurisdiction to hear this case and that I am satisfied the defendant understands fully the nature and quality of the Guilty Plea that the defendant is entering before me. The defendant has exercised a knowing, intelligent, voluntary Guilty Plea to the charge mentioned above. In addition, I have personally explained to the defendant, on the record:

- (1) the charges to which the defendant is pleading guilty, and the maximum sentence which could be imposed, as well as any mandatory minimum sentences;
- (2) that the defendant is presumed to be innocent and has a right to a trial by jury or by a Judge without a jury;
- (3) the elements of the crime the District Attorney would be required to prove to convict the defendant at trial; and
- (4) that, by pleading guilty, the defendant is giving up all rights to trial and almost all rights to appeal.

I have asked the defendant on the record if the defendant understands that everything that is being said and done here today, as well as whether the defendant is pleading guilty of the defendant's own free will.


 Judge Date

CERTIFICATION OF DEFENSE COUNSEL

RE: Commonwealth v.

- (1) I am an attorney admitted to the Supreme Court of Pennsylvania.
- (2) I represent the defendant herein.
- (3) I know of no reason why the defendant cannot fully understand everything that is being said and done here today.
- (4) The defendant read the above form in my presence and appeared to fully understand it. I have gone over the form completely with the defendant, explained all of the items on the form, and answered any questions he had. The defendant understands the information and my explanation.
- (5) I see no reason why the defendant cannot and is not knowingly, intelligently and voluntarily giving up his or her rights to trial and pleading guilty.
- (6) I made no promises to the defendant other than any listed on this form.

[Signature]
Attorney for Defendant

9/10/07
Date

100 S. Broad St #1528
Phila PA 19110
Address

DISTRICT ATTORNEY'S CERTIFICATION

I certify that I am the assigned District Attorney in this case and that any plea negotiation agreements mentioned herein are true and correct as they are set forth above. I have asked the defendant if there is anything on the Guilty Plea Colloquy form or anything else about this case that the defendant does not understand, and the defendant has indicated that the defendant understands everything that is set forth. The defendant said that any questions he or she had have been answered by the defense attorney. I have set forth a summary of facts which would support a conviction of defendant.

[Signature] 9-10-07
Assistant District Attorney Date

JUDGE'S CERTIFICATION

I certify that I am the Judge, having the jurisdiction to hear this case and that I am satisfied the defendant understands fully the nature and quality of the Guilty Plea that the defendant is entering before me. The defendant has exercised a knowing, intelligent, voluntary Guilty Plea to the charge mentioned above. In addition, I have personally explained to the defendant, on the record:

- (1) the charges to which the defendant is pleading guilty, and the maximum sentence which could be imposed, as well as any mandatory minimum sentences;
- (2) that the defendant is presumed to be innocent and has a right to a trial by jury or by a Judge without a jury;
- (3) the elements of the crime the District Attorney would be required to prove to convict the defendant at trial; and
- (4) that by pleading guilty, the defendant is giving up all rights to a trial and all rights to appeal.

EXHIBIT C

Commonwealth of Pennsylvania

v.

Larry Charles

IN THE COURT OF COMMON PLEAS OF
PHILADELPHIA COUNTY, PENNSYLVANIA

CRIMINAL DIVISION

DOCKET NO: CP-51-CR-0005630-2007

PID: 0561724

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 1 - 18 §6318 §§A1 - Contact/Comm.W/Minor-Sexual Offenses -(F3)

To be confined for a Minimum Term of 1 year and a Maximum Term of 2 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:

CP-51-CR-0005612-2007 Ct # 1 Confinement

Count 3 - 18 §3126 §§A7 - Ind Asslt Person Less 13 Yrs Age -~~(M1)~~ F3

To be confined for a Minimum Term of 1 year and a Maximum Term of 2 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:

CP-51-CR-0005630-2007 Ct # 1 Confinement

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 1 - 18 §6318 §§A1 - Contact/Comm.W/Minor-Sexual Offenses -(F3)

To be confined for a Minimum Term of 1 year and a Maximum Term of 2 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:
CP-51-CR-0005612-2007 Ct # 1 Confinement

Count 3 - 18 §3126 §§A7 - Ind Asslt Person Less 13 Yrs Age -(M1) F3

To be confined for a Minimum Term of 1 year and a Maximum Term of 2 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:
CP-51-CR-0005630-2007 Ct # 1 Confinement

This sentence is to be served consecutive to:
CP-51-CR-0005612-2007 Ct # 1 Confinement

The defendant shall pay the following:

Fines	\$0.00
Costs and Fees	\$624.00
Restitution	\$0.00
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	\$624.00

This sentence shall commence on December 20, 2007.

ALL OTHER CHARGES NOLLE

PROSSED, R. A. Spina ADA

BY THE COURT:

Albert A. Stallone
Senior Judge Albert A. Stallone

Christine Rockoff
Court Clerk

Commonwealth of Pennsylvania

v.

Larry Charles

IN THE COURT OF COMMON PLEAS OF
PHILADELPHIA COUNTY, PENNSYLVANIA

CRIMINAL DIVISION

DOCKET NO: CP-51-CR-0005612-2007

PID: 0561724

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 1 - 18 §6318 §§A1 - Contact/Comm.W/Minor-Sexual Offenses -(F1)

To be confined for a Minimum Term of 5 years and a Maximum Term of 10 years at
STATE

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:
CP-51-CR-0002094-2007 Ct # 11 Confinement

Count 7 - 18 §3126 §§A8 - Ind Asslt Person Less 16 Yrs Age -(M2)

To be confined for a Minimum Term of 6 months and a Maximum Term of 12 months at
STATE

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:
CP-51-CR-0005612-2007 Ct # 1 Confinement

This sentence is to be served consecutive to:
CP-51-CR-0002094-2007 Ct # 11 Confinement

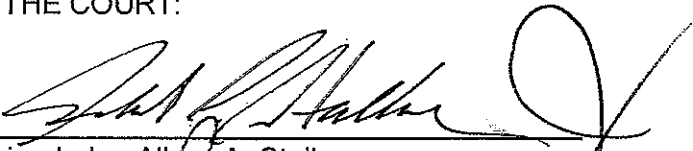
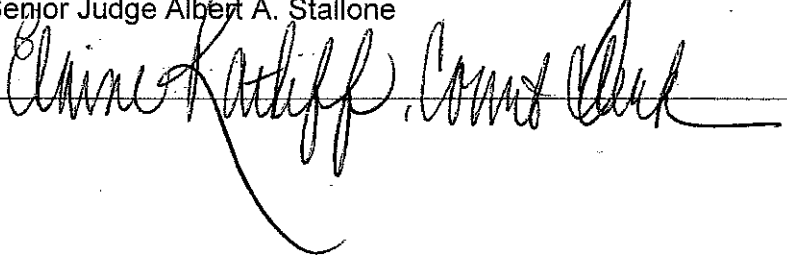
The defendant shall pay the following:

Fines	\$0.00
Costs and Fees	\$624.00
Restitution	\$0.00
	<hr/>
	\$624.00

This sentence shall commence on December 20, 2007.

ALL OTHER CHARGES NOLLE
PROSSED. Hobash Hooley ADA

BY THE COURT:


Senior Judge Albert A. Stallone


Commonwealth of Pennsylvania

v.

Larry Charles

IN THE COURT OF COMMON PLEAS OF
PHILADELPHIA COUNTY, PENNSYLVANIA

CRIMINAL DIVISION

DOCKET NO: CP-51-CR-0005636-2007

PID: 0561724

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 2 - 18 §3121 §§A2 - Rape Threat Of Forcible Compulsion -(F1)

To be confined for a Minimum Term of 5 years and a Maximum Term of 10 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:

CP-51-CR-0005630-2007 Ct # 1 Confinement

Count 4 - 18 §3123 §§A2 - Idsi Threat Forcible Compulsion -(F1)

To be confined for a Minimum Term of 5 years and a Maximum Term of 10 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrently with:

CP-51-CR-0005636-2007 Ct # 1 Confinement

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 2 - 18 §3121 §SA2 - Rape Threat Of Forcible Compulsion -(F1)

To be confined for a Minimum Term of 5 years and a Maximum Term of 10 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007,

This sentence is to be served consecutive to:

CP-51-CR-0005630-2007 Ct # 1 Confinement

Count 4 - 18 §3123 §SA2 - Idsi Threat Forcible Compulsion -(F1)

To be confined for a Minimum Term of 5 years and a Maximum Term of 10 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:

CP-51-CR-0005636-2007 Ct # 2 Confinement

This sentence is to be served consecutive to:

CP-51-CR-0005630-2007 Ct # 1 Confinement

Count 14 - 18 §3126 §§A8 - Ind Asslt Person Less 16 Yrs Age -(M2)

To be confined for a Minimum Term of 6 months and a Maximum Term of 12 months at
STATE

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:
CP-51-CR-0005636-2007 Ct # 2 Confinement

This sentence is to be served consecutive to:
CP-51-CR-0005630-2007 Ct # 1 Confinement

The defendant shall pay the following:

Fines	\$0.00
Costs and Fees	\$594.00
Restitution	\$0.00
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	\$594.00

This sentence shall commence on December 20, 2007.

ALL OTHER CHARGES NOLLE PROSSED.
R. DeSper ADA

BY THE COURT:

Albert A. Stallone
 Senior Judge Albert A. Stallone
Chime Kattuff, Court Clerk

Commonwealth of Pennsylvania

v.

Larry Charles

IN THE COURT OF COMMON PLEAS OF
PHILADELPHIA COUNTY, PENNSYLVANIA

CRIMINAL DIVISION

DOCKET NO: CP-51-CR-0005639-2007

PID: 0561724

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 1 - 18 §6318 §§A1 - Contact/Comm.W/Minor-Sexual Offenses -(F3)

To be confined for a Minimum Term of 1 year and a Maximum Term of 2 years at

STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:

CP-51-CR-0005636-2007 Ct # 2 Confinement

Count 5 - 18 §3126 §§A7 - Ind Asslt Person Less 13 Yrs Age -~~(M)~~ F3

To be confined for a Minimum Term of 1 year and a Maximum Term of 2 years at

STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:

CP-51-CR-0005636-2007
FILED 0309124

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 1 - 18 §6318 §§A1 - Contact/Comm.W/Minor-Sexual Offenses -(F3)

To be confined for a Minimum Term of 1 year and a Maximum Term of 2 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:
CP-51-CR-0005636-2007 Ct # 2 Confinement

Count 5 - 18 §3126 §§A7 - Ind Asslt Person Less 13 Yrs Age -~~(M)~~ F3

To be confined for a Minimum Term of 1 year and a Maximum Term of 2 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:
CP-51-CR-0005639-2007 Ct # 1 Confinement

This sentence is to be served consecutive to:
CP-51-CR-0005636-2007 Ct # 2 Confinement

The defendant shall pay the following:

Fines	\$0.00
Costs and Fees	\$624.00
Restitution	\$0.00
	\$624.00

This sentence shall commence on December 20, 2007.

ALL ~~OTHER~~ CHARGES NOLLE PROCESSED.

R. DeSper ADA

BY THE COURT:

Albert A. Stallone
Senior Judge Albert A. Stallone

Chaima Ruffalo, Court Clerk

Commonwealth of Pennsylvania

v.

Larry Charles

IN THE COURT OF COMMON PLEAS OF
PHILADELPHIA COUNTY, PENNSYLVANIA

CRIMINAL DIVISION

DOCKET NO: CP-51-CR-0005641-2007

PID: 0561724

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 4 - 18 §3121 §§A2 - Rape Threat Of Forcible Compulsion -(F1)

To be confined for a Minimum Term of 6 years and a Maximum Term of 12 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:
CP-51-CR-0005639-2007 Ct # 1 Confinement

Count 7 - 18 §3123 §§A6 - IDSI Person Less Than 13 Yrs Age -(F1)

To be confined for a Minimum Term of 6 years and a Maximum Term of 12 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:
CP-51-CR-0005639-2007 Ct # 1 Confinement

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 4 - 18 §3121 §SA2 - Rape Threat Of Forcible Compulsion -(F1)

To be confined for a Minimum Term of 6 years and a Maximum Term of 12 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:
CP-51-CR-0005639-2007 Ct # 1 Confinement

Count 7 - 18 §3123 §SA6 - IDSI Person Less Than 13 Yrs Age -(F1)

To be confined for a Minimum Term of 6 years and a Maximum Term of 12 years at
STATE

The following conditions are imposed:

Other - COMPLY WITH MEGAN'S LAW.

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:
CP-51-CR-0005641-2007 Ct # 4 Confinement

This sentence is to be served consecutive to:
CP-51-CR-0005639-2007 Ct # 1 Confinement

Count 13 - 18 §3126 §§A7 - Ind Asslt Person Less 13 Yrs Age -(M1)

To be confined for a Minimum Term of 1 year and a Maximum Term of 2 years at
STATE

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served consecutive to:
CP-51-CR-0005639-2007 Ct # 1 Confinement
CP-51-CR-0005641-2007 Ct # 4 Confinement

The defendant shall pay the following:

Fines	\$0.00
Costs and Fees	\$619.00
Restitution	\$0.00
	<u>\$619.00</u>

This sentence shall commence on December 20, 2007.

ALL ~~OTHER~~ CHARGES ~~NOLLE~~ ~~PROSSED~~

R. A. Supic ADA

BY THE COURT:

Albert A. Stallone
Senior Judge Albert A. Stallone
Chimer Kautoff, Court Clerk

Commonwealth of Pennsylvania

v.

Larry Charles

IN THE COURT OF COMMON PLEAS OF
PHILADELPHIA COUNTY, PENNSYLVANIA

CRIMINAL DIVISION

DOCKET NO: CP-51-CR-0002094-2007

PID: 0561724

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 11 - 18 §3121 §§A2 - Rape Threat Of Forcible Compulsion -(F1)

To be confined for a Minimum Term of 6 years and a Maximum Term of 12 years at
STATE

The following conditions are imposed:

Other - Comply with Megan's Law.

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007.

Count 3 - 18 §3503 §§A1I - Crim Tres-Enter Structure -(F3)

To be confined for a Minimum Term of 6 months and a Maximum Term of 12 months at
STATE

The defendant shall receive credit for time served as follows:

251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:

CP-51-CR-0002094-2007 Ct # 11 Confinement

Count 2 - 18 §3126 §§A8 - Ind Asslt Person Less 18 Yrs Age -(M2)

To be confined for a Minimum Term of 6 months and a Maximum Term of 12 months at

ORDER

AND NOW, this 20th day of December, 2007, the defendant having been convicted in the above-captioned case is hereby sentenced by this Court as follows:

Count 11 - 18 §3121 §§A2 - Rape Threat Of Forcible Compulsion -(F1)

To be confined for a Minimum Term of 6 years and a Maximum Term of 12 years at
STATE

The following conditions are imposed:
Other - Comply with Megan's Law.

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

Count 3 - 18 §3503 §§A11 - Crim Tres-Enter Structure -(F3)

To be confined for a Minimum Term of 6 months and a Maximum Term of 12 months at
STATE

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:
CP-51-CR-0002094-2007 Ct # 11 Confinement

Count 8 - 18 §3126 §§A8 - Ind Asslt Person Less 16 Yrs Age -(M2)

To be confined for a Minimum Term of 6 months and a Maximum Term of 12 months at
STATE

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:
CP-51-CR-0002094-2007 Ct # 11 Confinement

Count 15 - 18 §3125 §8A8 - Agg. Ind. Assault - Comp. Less Than 16 -(F2)

To be confined for a Minimum Term of 3 years and a Maximum Term of 6 years at
STATE

The defendant shall receive credit for time served as follows:
251 days.

This sentence shall commence on December 20, 2007.

This sentence is to be served concurrent with:
CP-51-CR-0002094-2007 Ct # 11 Confinement

The defendant shall pay the following:

Fines	\$0.00
Costs and Fees	\$624.00
Restitution	\$0.00
	\$624.00

This sentence shall commence on December 20, 2007.

ALL OTHER CHARGES NOLLE PROSSED.
Deborah Halber ADA

BY THE COURT:

Albert A. Stallone
 Senior Judge Albert A. Stallone