FILED: 1/22/2024 12:39 PM Vermont Superior Court Chittenden Unit 4288-12-19 Cncr

STATE OF VERMONT NOTICE OF PLEA AGREEMENT

SUPERIOR COURT

Chittenden Unit

CRIMINAL DIVISION

STATE OF VERMONT	v.	Defendant's Name Angela M. Auclair	DOB 10-26-72
The State of Vermont and the Defendant named above enter into the following agreement:			
Charge: Conspir. to Commit 1st Deg. f Docket Number: 4288-12-19 Cncr	<u>ylu</u> r der		Charge:
		Docket Number:	Docket Number:
Amended: Yes No		Amended: Yes No	Amended: Yes No
Amended Charge Code:		Amended Charge Code:	Amended Charge Code:
Amended Section No.:	_	Amended Section No.:	Amended Section No.:
✓ Guilty Nolo Contender	e	Guilty Nolo Contendere	Guilty Nolo Contendere
SENTENCE: FINE \$ & Surcharge \$ 147.00 (Min) 18 Years Months Days (Max) LifeYears Months Days		SENTENCE: FINE \$ & Surcharge \$ (Min)YearsMonthsDaysHours (Max)YearsMonthsDaysHours	SENTENCE: FINE \$ & Surcharge \$ Hours (Min) Years Months Days Hours (Max) Years Months Days Hours
Concurrent Consecutive		☐ Concurrent ☐ Consecutive	Concurrent Consecutive
Suspended with Probation: Yes Yes Yerm of Probation: Months Years	No	Suspended with Probation: Yes No Term of Probation: Months Years	Suspended with Probation: Yes No Term of Probation: Months Years
Combined Credit: Days Days (Treatment) Days (Out-of Days (Local Lock-Up)	-State)	Combined Credit:DaysDays (Treatment)Days (Out-of-State)Days (Local Lock-Up)	Combined Credit:DaysDays (Out-of-State)Days (Local Lock-Up)
All Suspended Except:DaysMonthsYears	_Hours	All Suspended Except:DaysMonthsYearsHours	All Suspended Except:DaysMonthsYearsHours
further notice, separate hearing, and agree that the Court impose the following: TOTAL SENTENCE: 18 years to life to serve Cases to be Dismissed by the State: Dismissed with prejudice without prejudice Docket # 4288-12-19 Cncr Charge: Aiding in Comm. 1st Deg. Murder Docket # 4288-12-19 Cncr Charge: VCR Docket # 190-1-20 Cncr Charge: VCR Docket # 706-2-20 Cncr Charge: VCR Docket # Charge: Docket #			
This is a Binding Rule 11 Agreement. In addition to any credit to which defendant is entitled by law, the parties agree defendant shall receive credit for treatment, out-of-state, and local lockup as shown above. Stipulation for remote hearing for change of plea I have reviewed this agreement and understand it.			

NOTICE OF THE POTENTIAL COLLATERAL CONSEQUENCES OF A CONVICTION

- 1. When you plead guilty or are convicted of an offense, you may suffer additional legal consequences beyond jail or prison, home confinement, probation, and fines. These consequences may include:
 - a. Being unable to get or keep some licenses, permits, or jobs;
 - b. Being unable to get or keep benefits such as public housing or education;
 - c. Receiving a harsher sentence if you are convicted of another offense in the future;
 - d. Having the government take your property;
 - e. Being unable to serve in the military or on a jury;
 - f. Being unable to possess a firearm; and
 - g. Being unable to exercise your right to vote if you move to another state.
- 2. If you are not a United States citizen, a guilty plea or conviction may also result in your deportation, removal, exclusion from admission to the United States, or denial of citizenship.
- 3. The law may provide ways to obtain some relief from these consequences. Contact information for organizations that may be able to offer assistance to persons seeking relief from collateral consequences may be found on the Internet at: http://forms.vermontlaw.edu/criminaljustice/index.cfm.
- 4. Under Vermont law, a Vermont conviction may be eligible for expungement or sealing. Potentially relevant statutes include 13 V.S.A Section 7602 and 33 V.S.A. Section 5119(g). These statutes can be found on the Internet at:

http://legislature.vermont.gov/statutes/section/13/230/07602 http://legislature.vermont.gov/statutes/section/33/051/05119

- 5. Further information about the consequences of conviction is available on the Internet at: http://www.ago.vermont.gov/divisions/criminal-division/collateral-consequences-of-conviction.php.
- 6. Conviction of a crime in Vermont does *not* prohibit an individual from voting in Vermont.

STANDARD CONDITIONS OF PROBATION

- A. You shall not be convicted of another crime or engage in criminal behavior.
- B. You shall give your probation officer your home address, mailing address, telephone number, and email address. If any of those change, you must notify your probation officer within 24 hours.
- C. You shall notify your probation officer within 72 hours if you are arrested or given a citation.
- D. You must meet with your probation officer at reasonable times as directed by a judge or your probation officer. Upon request, you must allow your probation officer to visit you at reasonable times wherever you are staying.
- E. Your probation officer may restrict or prohibit travel to any state as required by the Interstate Compact For Adult Offender Supervision.
- F. You shall provide your probation officer with the location of your job and employment status. If you change or lose your job, you must notify your probation officer within 72 hours.