| IN THE CIRCUIT COURT OF | THE STATE OF OREGON |
|------------------------------------------------------------------------------------------------|------------------------------------------|
| FOR THE COUNTY (| OF CLACKAMAS |
| MIKE ERICKSON FOR CONGRESS COMMITTEE, a political committee, | No. 22CV33968 |
| Plaintiff, vs. | DECLARATION OF SHANNON GEISON |
| ANDREA SALINAS FOR OREGON COMMITTEE, a political committee, and ANDREA SALINAS, an individual, | E-KDOCKET COM |
| Defendants. | CIE |
| I, Shannon Geison, declare: | 5,700 |
| 1. I am over the age of 18. I am full | competent to make this declaration. The |
| following statements are based on my person | al knowledge and my review of records |
| retained in the ordinary course of business for the | he Andrea Salinas for Oregon Committee. |
| 2. I am the campaign manager for the | ne Andrea Salinas for Oregon Committee |
| (the "Committee"), which is a federal politic | al action committee with the purpose of |
| supporting the election of Andrea Salinas to | the U.S. House of Representatives for |
| Oregon's sixth congressional district. | |
| 3. Andrea Salinas' Republican oppor | nent is Mike Erickson, and his committee |
| s the Plaintiff in this lawsuit. | |
| 4. As campaign manager, I am u | ltimately responsible, on behalf of the |
| Committee, for approving political advertising | sponsored by the Committee. I approved a |
| political advertisement concerning Mike Eri | ckson's criminal history, which began |
| running on certain television stations in Oregon | on September 17, 2022 (the "TV Ad"). |

26

Page

6. In this case, the information about the details of Mr. Erickson's 2016 arrest and subsequent interactions with Oregon law enforcement was based on official law enforcement and court documents. In particular, the information in the TV Ad was based upon my review of official records, including, but not limited to, an Oregon State Patrol Incident Report and DUII Report in Case Number SP16316264 as well as the Plea Petition in Case Nos. 16-CR61355 & 16-UI146303 in the Circuit Court of the State of Oregon for Hood River County. Some of the records that I reviewed are attached to this affidavit as Exhibits A-C.

7. Attached to this declaration are true and correct copies of the following documents:

| Exhibit | Description |
|---------|-----------------------------------------------------------------------|
| A | Oregon State Police DUI Report |
| В | Oregon State Police Incident: SP16316264 |
| С | Petition to Plead Guilty/No Contest and Waiver of Jury or Court Trial |
| D | "Respect" Advertisement Backup |

8. Based upon my review of these documents, I believed at the time that the TV Ad was placed, and I believe now, that Mike Erickson was charged with possession for illegal possession of oxycodone, which was a felony offense. Among other things, when I reviewed the Incident Report, I saw that the Oregon State Patrol had indicated, under "Charges/Pending Charges," that Mr. Erickson had been charged with unlawful possession of oxycodone on September 17, 2016, which the records indicated was a Class C felony. Ex. B at 2. I also saw that this Incident Report indicated that Mr. Erickson had been "lodged" with crimes including unlawful possession of oxycodone. Ex. B at 1. And I also saw, in a "Plea Petition," a handwritten explanation that the district attorney had

| agreed to "dismiss felony possession of controlled substance." Ex. C at 4. From my |
|-------------------------------------------------------------------------------------------|
| review of these and other public records, I understand that Mr. Erickson was charged by |
| the Oregon State Patrol with drug possession, and that the Hood River District Attorney's |
| Office chose not to pursue those charges as part of a plea agreement with Mr. Erickson. |

- 9. I am not a lawyer and I've never gone to law school or taken any other classes on criminal procedure issues or terminology. But it was and is my understanding that police officers can charge individuals with crimes. I have heard the word "charged" used in this way, and the Committee selected the word "charged" because we thought it was the most accurate way to describe what had happened; that is the word the Oregon State Patrol used in the Incident Report. This is also why the Committee cited the Incident Report in the TV Ad—so voters would know the basis of that statement and could review the underlying documents for themselves.
- 10. Before the Committee finalizes an advertisement, we fact check statements in it. For this Ad, we compiled our research in a back-up document for television stations that sets out each factual statement in the advertisement and the underlying factual support for each such statement. Attached as Exhibit D is a true and correct copy of the back-up for the advertisement about Mr. Erickson's 2016 arrest, titled "Respect." The advertisement's text is in the left column, and the factual support for each statement is in the right column.
- 11. As the Committee's senior-most employee who was responsible for reviewing and approving the TV Ad, the Committee did not intend to say anything inaccurate in the advertisement, and I believe and continue to believe that everything in the TV Ad was true, including that Mr. Erickson was charged with illegal possession of drugs.
- 12. The intent of this portion of the TV Ad was to convey the meaning that Mr. Erickson had been accused of unlawful possession of drugs, which was a felony. I do not

| 1 | believe the TV Ad's message would have been different if we said Erickson was "lodged |
|----|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 2 | for" felony possession of oxycodone, or that the police had accused Mr. Erickson of |
| 3 | unlawful drug possession. We did not intend a different meaning. |
| 4 | 13. After the TV Ad had already aired, I spoke with the Hood River District |
| 5 | Attorney's office. The person I spoke to informed me that the district attorney's office |
| 6 | never filed the felony possession of oxycodone charge. As I've stated above, the TV Ad |
| 7 | never made that claim—that prosecutors had filed a drug possession charge against Mr. |
| 8 | Erickson—and that was not our intended message. |
| 9 | I HEREBY DECLARE THAT THE ABOVE STATEMENT IS TRUE TO |
| 10 | THE BEST OF MY KNOWLEDGE AND BELIEF, AND THAT I UNDERSTAND |
| 11 | IT IS MADE FOR USE AS EVIDENCE IN COURT AND IS SUBJECT TO |
| 12 | PENALTY FOR PERJURY. DATED this 2 day of November, 2022. |
| 13 | DATED this 2 day of November, 2022. |
| 14 | |
| 15 | Shannon Gerson |
| 16 | ER-CHI COMPANY OF THE PROPERTY |
| 17 | WED. |
| 18 | ERIL |
| 19 | |
| 20 | |
| 21 | |
| 22 | |
| 23 | |
| 24 | |
| 25 | |
| 26 | |



OREGON STATE POLICE

DUII REPORT

Case#: SP16316264

Distribution: HOOD RIVER DA / OLCC **Refer to:** 3077301846 & 3077301847

PHASE I: VEHICLE IN MOTION:

On Saturday September 17th 2016 I was on duty in uniform operating a patrol car within Hood River County, Oregon. At approximately 0142 hours I was traveling eastbound on Oak Street near the intersection of 4th street and observed a dark colored Ford pickup parked on the north side of Oak Street between 2nd and 3rd. The parking lights on the pickup flashed on momentarily which indicated to me that someone had unlocked the vehicle remotely using a key fob. Seconds later I saw a tall male, approximately 50 years of age, crossing the street from the Trillium Cafe. The male, later identified as Michael Erickson, appeared to have poor walk and balance and stumbled as he crossed the street. Erickson opened the driver's side door to the truck and got in. I saw the truck was bearing Oregon pates of 529GAS. I circled around the block, and pulled to the side of 3rd Street, facing Oak Street.

Seconds after I had pulled to the shoulder of the road, I saw the Ford traveling westbound on Oak Street. I drove onto Oak Street to follow the Ford and noted there was a passenger vehicle between the Ford and my vehicle. I was still able to view the Ford as I was approximately one block behind it. I saw the brake lights activate and the Ford swerve to the right, outside of his lane and partially into a designated street parking area. The Ford swerved back into the lane of travel causing the vehicle behind it to activate their brakes. At no point during this maneuver did Erickson activate a turn signal. Erickson made a left hand turn onto 6th street and appeared to roll through the stop sign at the intersection of 6th and State. Erickson continued on Serpentine road and crossed over the solid painted center line by approximately eight inches just prior to the intersection of Hazel Avenue. He then then made an unsignaled left hand turn on to Eugene Street.

PHASE II: PERSONAL CONTACT:

I activated my overhead emergency lights to initiate a traffic stop and the vehicle continued until it pulled into a residence on Eugene Street. Erickson opened the driver's side door, and then I saw the vehicle lurch forward slightly as he shifted the transmission into park. Erickson exited the vehicle and walked back towards me. Erickson stood abnormally close to me, which in my experience is quite common with subjects who are under the influence of intoxicants; especially alcohol. Immediately I could detect an overwhelming odor of alcohol coming from Erickson's breath as I was informing him of my name, my employer, and that the conversation was recorded. I also informed Erickson the reason he was being stopped and he said "oh sorry about that." I noticed Erickson's speech was slurred and his

eyes were bloodshot and watery. I asked Erickson if there was any reason for the violations I had observed and he told me "no." Erickson was visibly intoxicated.

I requested Erickson's driver's license and he began walking back towards his truck. As we were walking, he stated "no reason, just, you know, thought I was here. This was actually a little side road." His statement made no sense to me.

Erickson retrieved his driver's license and four middle aged adults exited the truck. Two females exited from the rear driver's side, directly in front of me, and both were obviously intoxicated. They had difficulty exiting the vehicle due to their poor dexterity and balance. Both stumbled as they walked into the house. One of the females, later identified as Erickson's wife, told him to "just get in the house." Her speech was extremely slurred. I asked Erickson where they were out at and he told me "oh we're at the wedding." I asked him where that was at and he told me "white...across the bridge." Erickson had his wallet in his hand and was removing stacks of cards and thumbing through them. He was having a difficult time accomplishing this due to his poor finger dexterity. Erickson would often have to make several attempts to move the top card to expose the one underneath. After removing almost all the cards from his wallet, he handed me an insurance card. I reminded him about his driver's license and he told me "one thing at a time." Erickson eventually was able to provide me with his Oregon driver's license and his vehicle registration.

I asked Erickson to walk back with me to my vehicle and asked tim how much he had to drink tonight. Erickson told me he had two beers at the wedding. When I asked Erickson to tell me when his first and last drink was, he paused for several seconds, stared off into the distance and stated "an hour ago." I asked Erickson to tell me when his last drink was and he stated "an hour ago." I then asked him when his first drink was and he told me "three hours ago." Erickson estimated the time was 12:30 AM, the actual time was 1:50 AM. Erickson initially could not recall which bar they were at but he eventually told me he had his last drink at the Trillium Cafe.

PHASE III: PRE-ARREST SCREENING:

Interview and Medical Questions:

I asked Erickson if he would be willing to perform some field sobriety tests to make sure he was OK to be driving and Erickson said "yep." I requested Erickson stand by several trash cans while I repositioned my vehicle to capture the tests on my camera. He did not respond to my first two requests and finally on my third he complied.

Erickson told me he had two 16oz IPA style beers within the last three hours and had dinner at 9PM. The following tests were conducted on a flat, dry, concrete surface. There was no wind, no debris on the ground and it was approximately 65°F. Erickson was wearing a long sleeve shirt, slacks, and shoes.

| | Υ | Ν | Comments: |
|-------------------------------|---|-------------|-----------|
| Medical questions asked? | | \boxtimes | |
| Are you sick or injured? | | \boxtimes | |
| Pertinent medical conditions? | | \boxtimes | |
| Previous head injuries? | | \boxtimes | |

| Balance problems? Speech problems? Hearing problems? Do you wear contacts or glasses? Medications – what dose and when? | | | | | |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------|----------------|-----------|-------------------------------|------------------|
| Standardized Field Sobriety Tests (SF | FSTs): | | | | |
| SFST Admonishment (State V. Rohrs): SFSTs refused | | | | | |
| Horizontal Gaze Nystagmus (HGN): | | | | | |
| When asked if the instructions were und test was administered and the following | | • | -19. | he unde | erstood. The |
| Y N Equal pupil size: □ □ Resting nystagmus: □ □ Equal tracking □ □ | , oct | 2ACTOO | 3KE. | | |
| Lack of smooth pursuit: Distinct and sustained nystagmus at ma Onset of nystagmus prior to 45 degrees Vertical gaze nystagmus: Comments: I explained the test to Erickson and | : | | | L ⊠ ⊠ □ rickson's | R S pupils were |
| equal in size, tracked evenly, and he did not have resting nystagmus. Erickson had a difficult time following instructions and would not keep his head still. I had to remind him several times to stop moving his head. In both eyes, I detected lack of smooth, distinct and sustained nystagmus, and onset of nystagmus at approximately thirty five degrees. I did not detect vertical nystagmus. | | | | | |
| Walk and Turn (WAT): | | | | | |
| When asked if the instructions were understood, the driver stated, he understood. The test was administered and the following clue(s) were observed: | | | | | |
| Steps out of instruction position: Starts too soon: Misses heel-to-toe: Steps off line: | Y ⊠ □ □ | N □ ⊠ □ | Comments: | | |

| Stops walking: Incorrect number of steps: | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| still and stated "I appreciate you doing this sir." E | ed Erickson to stand where I was pointing my flash |
| foot, but he was not touching heel to toe and his the toe of his left foot. As I was explaining the tes | sition, he stood with his right foot in front of his left right foot was offset by approximately three inches to st to Erickson, he stepped out of position and put his ons and demonstration. Erickson stated he had no |
| an improper turn by picking up both feet and turn small steps around either foot. Erickson stumbled BACK: Erickson took ten steps back, raising his left | t arm approximately ten inches from his side. |
| | steps aloug. |
| One Leg Stand (OLS): | |
| When asked if the instructions were under test was administered and the following cl | rstood, the driver stated, he understood. The |
| Y N C Sways while balancing: □ □ Raises arms for balance: □ □ Puts foot down: □ □ Hops while balancing: □ □ | Comments: |
| • | he told me he had watched this performed test in it to him so he fully understood the test before I tated he had no questions so I asked him to begin. |
| both arms twelve inches from either side and held nine, he put his foot down. I reminded Erickson t | netwothreeetc." Erickson immediately raised d them there during the test. On Erickson's count of hat I would be telling him to stop the test and he told nt to four. I reminded Erickson that he had put his foot |

down on his count of 'nine.' Erickson stated counting again and set his foot down after two seconds and again at his count of twelve. Erickson had a significant sway. Erickson asked me "you said four?" At

that point thirty seconds had elapsed and I told Erickson the test was over. As I was writing my observations into my notebook, Erickson stated "I appreciate this."

Additional Field Sobriety Tests or Evidence:

N/A

Custody and Post-Arrest Procedures:

Erickson told me he had two beers and a glass of wine. I informed Erickson that I did not feel he was safe to be operating a vehicle and he was arrested. I handcuffed him, checking for fit and double locked the cuffs. Erickson was advised of his Miranda rights and seated in my patrol car after being searched for weapons and means of escape. Erickson's possessions were placed on the front seat of my patrol car. Erickson asked that his brother Chad retrieve his phone from the pickup. I allowed them to speak for a period of time. After several minutes, Chad returned from inside the house with Erickson's cell phone. Chad demanded it be placed in the back seat with Erickson and I explained to him that all of Erickson's personal property was to be placed in the front seat as I had arready searched his person and removed the items from his pockets. Chad was also visibly intoxicated; he was slurring his words and had an extremely strong odor of alcohol on his breath. He tried to tell me that Erickson's cell phone was on his person so it should stay there. I informed him that I had watched him retrieved the phone from inside the house and bring it out here. Chad started to argue with me and I told him that if he was going to be difficult I was just going to leave. Chad called me "a prick" so I got in my car and closed the door. Hood River City Police Officer Miller eventually was given the cell phone and handed it to me.

I transported Erickson to the Hood River County Sheriff's Office where he was read the implied consent rights and consequences. I asked Erickson if he would like to make a phone call and he told me he would like to speak to his attorney. Erickson was provided with his cell phone and I told him if he was able to connect with someone, I would exit the room as to provide him with privacy if he wished.

Erickson was not able to locate the number on his phone and complained that the room had no cell phone service. Erickson told me that he only had two bars and asked to go outside. I told Erickson he could get the phone number off of his cell phone and use the landline in the room but he stated he could not find the number in his phone. At one point Erickson received a phone call from his wife indicating to me that he had sufficient coverage to make and receive phone calls. Erickson was unable to locate the number on his phone and he asked that I "Google" the name of his attorney. I made multiple attempts to locate his attorney using search keywords provided to me by Erickson. I read back the results to Erickson from my tablet computer and Erickson told me none of the results were for his attorney. After approximately thirty minutes I told Erickson that we would begin the breath test process.

Erickson told me he could not make a decision without consulting his attorney. I explained to him that failing to provide a breath sample would be considered a refusal regardless of whether he was able to contact his attorney.

Eventually, I started the Intoxilyzer and told Erickson that if he did not provide a breath sample, it would be counted as a refusal. Erickson consented to a breath sample. On his first attempt, he failed to provide a proper breath sample initially and was blowing around the mouth piece even after I instructed

him how to properly provide a sample multiple times. Erickson was either so intoxicated he could not understand the simple instructions, or he was purposely trying to avoid providing a sample. He made multiple attempts before the machine registered a deficient sample. I warned Erickson that if the machine registered a deficient sample again, I would count it as a refusal.

After the warning, Erickson provided both breath samples without issue. Erickson's final BAC was 0.12%. His first breath sample at 0301 hours was 0.123% and his second at 0305 hours was 0.124%.

Erickson told me in essence that he believed the Intoxilyzer was wrong and he wanted to get a blood test. I told Erickson that I would be happy to take him to the hospital to have his blood drawn. I reminded him that it would be at his own expense and Erickson told me that would be fine.

I transported Erickson to the Providence hospital emergency room in Hood River and advised the staff of the situation. Erickson was informed they would perform a blood draw, but he would be required to pay approximately ninety dollars in cash within three days, prior to the hospital analyzing the blood. Erickson told me he had no cash and asked me to 'bring him an ATM.' I reminded him he would have three days to pay for it so he did not have to pay for it tonight. Erickson eventually appeared to understand, and had his blood drawn at approximately 0340 hours. Erickson was placed back in my vehicle and transported to NORCOR.

While Erickson was being booked in, NORCOR deputies located an Oxycodone blister pack with one 5mg pill and one empty package from within Erickson's wallet. I questioned Erickson about the narcotic and he told me he did not have a prescription for Oxycodone and he had gotten it from his wife, who is a nurse. The Oxycodone was seized, photographed, and placed into evidence. Erickson was lodged on the DUII and unlawful possession of Oxycodone. He was issued copies of the citations for the DUII and traffic violations, as well as the Intoxilyzer breath test report, implied consent paperwork, and a temporary driver's license.

Additional Information:



Oregon State Police

Incident: SP16316264

Incident Details:

Incident Type: DUII - Alcohol

Incident Time: 09/17/2016 01:46 - 09/17/2016 05:00

Reported Time: 09/17/2016 01:46

Incident Location: EUGENE ST and SERPENTINE RD, HOOD RIVER OR USA (Beat: TDO, Region:

ER)

Incident Status: Cleared by Arrest (OSP)

Summary: On Saturday September 17th 2016 I stopped a wenicle after watching the driver

stumble to his truck and get into the driver's seat. I observed the driver fail to drive within his lane multiple times then fail to signal for a turn. He admitted to drinking and an overwhelming odor of alcohol was present. He had bloodshot watery eyes, slurred speech, poor walk and balance, and poor finger dexterity. He consented to field sobriety tests. I observed 6/6 clues on the HGN test, 5/8 clues on the walk and turn test, and 3/4 clues on the one leg stand test. The driver was arrested and later provided a breath sample of 0.12%. He was transported to NORCOR and a search

of his wallet yielded a 5mg exycodone pill which he stated he did not have a prescription and had gotten it from his wife who was a nurse. He was lodged on the

DUII and unlawful possession of oxycodone.

Page: 1 of 3

Printed: 08/02/2022 08:04 by A89681

Involved Offenders - Persons

Name: ERICKSON, MICHAEL KURTIS Gender: Male

Classification: Arrested; Charged; Driver DOB:

DL: Address:

Height: 6'5" Weight: 240lb Build:

Race: White Hair Color: Gray or partially gray Eye Color:

Arrest Report:

 Author:
 #52231 FERRER, JACOB
 Report Time:
 09/17/2016 05:12

 Entered By:
 #52231 FERRER, JACOB
 Entered Time:
 09/17/2016 05:12

Arrest 09/17/2016 01:59 Arresting #52231 FERRER, Date/Time: JACOB

Place Of EUGENE ST and SERPENTINE RD, HOOD RIVER OR USA (Beat: TDO, Region: ER)

Arrest:

Apprehension Probable cause - Felony; Probable cause - Misdemeanor

Type:

Warrant #: Warrant

Agency:

Remarks:

Charges/Pending Charges:

- 475.834 Possession of Oxycodone (Fel, C); Status: Cleared by Arrest (OSP); Offense Date: 09/17/2016; Charge Date: 09/17/2016; Offense Location: EUGENE ST and SERPENTINE RD, HOOD RIVER OR USA (Beat: TDO, Region: ER)
- 813.010 DUII Alcohol (Misd, A); Status: Cleared by Arrest (OSP); Offense Date: 09/17/2016; Charge Date: 09/17/2016; Offense Location: EUGENE ST and SERPENTINE RD, HOOD RIVER OR USA (Beat: TDO, Region: ER)

Involved Property:

- Other: Prescription drugs / Evidence / [OXYCODONE]
- Police recording / Evidence / DASH CAM

Involved Vehicles:

 Other / FORD F15 2013 VIN:1FTFW1ET7DKD17141 / [Truck: Pickup] OR Reg #529GAS Colors: Blue / Blue

Printed: 08/02/2022 08:04 by A89681

Involved Addresses:

• EUGENE ST / Incident address / HOOD RIVER, HOOD RIVER, Oregon, USA (Beat: TDO, Region: ER)

Involved Officers:

- Reporting Officer/Case Lead: FERRER, JACOB ALLEN / #52231 THE DALLES PATROL
- Dispatcher/TC2: JONES, TERRI M / #18590 DISPATCH



Exhibit B - Geison Decl. Page 3 of 3

Printed: 08/02/2022 08:04 by A89681

| 4/20 | |
|----------------------------------------------------------------------------|----------------------------------------------------------------------------|
| IN THE CIRCUIT COURT OF FOR 1 | F THE STATE OF OREGON LOW COUNTY |
| STATE OF OREGON, Plaintiff, | Case No(s). 16-U1146303 Ond 160 Re |
| Michael Kurhis Ericlism, Defendant. | DA No. 16-667 |
| 2/ | PETITION TO PLEAD GUILTY / NO CONTEST AND WAIVER OF JURY OR COURT TRIAL |
| The defendant represents to the Court as follows: 1. My full true name is | ictson, |
| but I also am known as(\(\infty\)A\(\). | · |
| 2. I am <u>53</u> years of age. I have gone to sch | nool through (Ollege, BA Science |
| My physical and mental health is satisfactory. I am n | ot under the influence of any drugs or intoxicants, |
| except -NA- none. | |
| | 700 |
| 3. I understand my right to hire or have the Court app | |
| (a) I am represented by a lawrent-2 | |
| (b) I choose to give up my right to a lawyer; I will repr | esent myself: [4] [defendant's initials). |
| | • |

- 4. I have told my lawyer all the facts I know about the charge(s) against me. My lawyer has advised me of the nature of the charge(s), the defenses, if any, and any legal challenges that I have in this case. I am satisfied with the advice and help I have received from my lawyer.
- 5. I understand that I have the following rights at trial: (1) the right to have a jury or court trial; (2) the right to see, hear and cross-examine or question all witnesses who testify against me; (3) the right to remain silent about all facts of the case; (4) the right to subpoena witnesses and evidence; (5) the right to have the jury told, if I decide not to present any evidence, that it cannot hold that decision against me as an indication of guilt; (6) the right to have my lawyer assist me; (7) the right to testify; (8) the right to have the jury told, if I decide not to testify, that it cannot hold that decision against me as an indication of guilt; and (9) the right to require the prosecutor to prove my guilt and all sentence enhancement facts including consecutive sentences beyond a reasonable doubt.
- 6. I understand that I give up all of the rights listed in paragraph 5 when I plead either "Guilty" or "No Contest." I understand that I give up: (1) any defenses I may have to the charge(s); (2) objections to evidence concerning my guilt; (3) challenges to the accusatory instrument; and (4) the right to have proven beyond a reasonable doubt any sentence enhancement facts including consecutive sentences. I understand the right to appeal my conviction is limited; I may appeal only if I can make a colorable showing of error in the disposition of my case or a colorable claim of error in the proceeding.

17.

- 7. I understand, and by signing this petition have notice, that if I enter a plea of guilty or no contest to an offense involving domestic violence, as defined in ORS 135.230, and I am convicted of the offense, it may be unlawful for me to possess, receive, ship, transport 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 other provision of federal or state law, and that a criminal conviction, plea of guilty or no contest plea may also negatively affect my ability to serve in the Armed Forces of the United States as defined in ORS 348.282 or to be employed in law enforcement. If I have any questions about this potential consequence, I know I should consult an attorney.
- retirn to my State of residence until I have applied for permission to return as required by the Compact.

 9. I understand that if a sentence of probation is imposed that I will be required to comply with the general

supervision, that I may be subject to the Interstate Compact on Adult Offender Supervision and cannot

- 10. I know that this plea can affect probation or parole and any hearing I may have regarding probation or parole. If probation or parole is revoked, I know that the rest of the sentence of incarceration in each of those cases could be imposed and executed, and could be added to any sentence in this case.
- 11. I understand that I will be required to provide a blood or buccal sample if convicted of a felony, murder, aggravated murder, or certain misdemeanors.

conditions of probation and any special conditions imposed by the court.

- 12. I have notice, pursuant to ORS 135.385, that if am not a United States citizen, my plea of guilty or no contest may result in my deportation from the USA, or denial of naturalization, or exclusion from future admission to the United States.
- 13. I know that a No Contest Plea will result in a conviction to the charge(s) listed in Paragraph 15.

| 14. I know that when I plead "Guilty" or "No Contest" to the charge(s) in paragraph 15, the maximum |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| possible sentence is 1year(s) in (prisor((jail)) and a fine with assessments totaling \$_6,250° |
| , including a mandatory fine of \$1,000.4 also know that the Court can impose a minimum |
| — , including a mandatory fine of \$1,000 also know that the Court can impose a minimum sentence of two days in jail w so hows work service. Further I know that these maximum and minimum sentences can be added to sentences in these other |
| Further I know that these maximum and minimum sentences can be added to sentences in these other |
| cases: MA - |
| 15. I plead Guilty) No Contest to the charge(s) of (identify the count no., charge and grid block for each offense). |
| Finally, I know that my driver's license (can)(will)(cannot) be suspended or revoked for 90 days. |

16. I understand that I might (will not) be sentenced as a dangerous offender, which could increase each sentence to a maximum of 30 years, with a 15 year minimum.

Exhibit C - Geison Decl.

RETAILIFUED FROM DEMOCRACYDOCKET, COM

| | 7. I have been told that if my crime involved my use or threatened use of a firearm, I (can) (will) receive a |
|-----|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | mandatory minimum sentence without parole or work release for a period of |
| | Ala Da a For A Das s |
| | 18. I declare that no government agents have made any threats or promises to me to make me enter this |
| | plea other than the District Attorney's recommendation set forth in Paragraph 19, except: |
| | DAA hus agreed to dismiss felong possossin |
| ١ | Dea. |
| | 19. I know that the sentence is up to the Court to decide. The District Attorney may provide reports or |
| | other information if requested by the Court. I understand that the District Attorney will make the following |
| - 1 | recommendation to the Court about my sentence or about other pending charges. This recommendation is (χ) is not (χ) made pursuant to ORS 135.432 (2): |
| | is (X) is not () made pursuant to ORS 135.432 (2): DAA OCM ISS LOLON (DOSS-ESS-W OC. S. in old section) |
| ! | Silly Alea McChest A Endumering curso her resagn |
| | and The violations. |
| | 20. Lagree that if I withdraw or if a court later reverses, vacates or sets aside my plea of "Guilty" or "No |
| | Contest" in this case, the court will reinstate any charge(s) that were dismissed in return for my plea and the district attorney no longer will be bound by any promises made to me in exchange for my plea. If the |
| | court reinstates the charge(s), I waive the statute of limitations and any statutory or constitutional speedy |
| | trial or double jeopardy rights applicable to the dismissed charges. |
| | 21-A. I plead Guilty because, in 1000 River County, Oregon, I did the following: |
| | on Sept 17,2016, LO consumed alchol cual |
| / | droug my justicle while uncor the influence |
| | of alchel and failed who toreach test because |
| • | If was impained. |
| | 24 B. Unload No Contact because Lunderstand that a juny or judge could find me quilty of the charge(s) |
| | 21-B. I plead No Contest because I understand that a jury or judge could find me guilty of the charge(s), so I prefer to accept the plea offer (defendant's initials:) |
| | |
| | 22. I am signing this plea petition and entering this plea voluntarily, intelligently, and knowingly. |
| | 12/29/11/2 |
| | Date Defendant's signature |
| | 20.0.1dant o olginataro |
| | |

REFERENCED FROM DEMOCRACY DOCKET, COM

| CERTIFICATE OF INTERPRETER do hereby certify as follows: thruly interpreted this petition for Defendant in the interpretation was done in the presence of Defendant's attorney. believe that Defendant understood the translation. believe that Defendant's plea is offered freely, voluntarily and knowingly. Interpreter's signature |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Ď _i |
| CERTIFICATE OF COUNSEL |
| m the lawyer for the defendant and I certify: |
| I have read and explained fully to the defendant the allegations contained in the accusatory strument(s). I believe the defendant understands the charges and all possible defenses to them. I have plained the alternatives and the trial strategies to the defendant. Thave explained to the defendant all contents are sentencing consequences of entering this plea. I have explained to the defendant the maximum and minimum penalties that could be imposed for each arge and for all charges together and provided a copy of the general conditions of probation if a subtation sentence is to be imposed. The plea(s) offered by the defendant is (are) justified by my understanding of the facts related to me. To the best of my knowledge and belief, the declarations made by the defendant in the foregoing tition are true and accurate. To the best of my knowledge, the defendant's decision to enter this plea is made voluntarily, selligently, and knowingly. I recommend that the Court accept the plea. ave signed this certificate in the presence of the defendant and after full discussion of its contents with defendant. (Bar No.) |
| ORDER |
| IT IS HEREBY ORDERED that Defendant's plea of GUILTY/NO CONTEST is cepted/acknowledged. |
| Done in open Court on this 29th day of Necember, 2016. Circuit Judge |

RELIBIENED FROM DEMOCRACYDOCKET, COM

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF

Kush's Evickson

Case Number(s):

NOTICE OF THE RIGHT TO APPEAL AND THE PROCEDURES TO PROTECT THAT RIGHT

You and your attorney must sign this form and return it to the Court before you leave today.

- You have 30 days within which to file a Notice of Appeal. The 30 days begins to run the day I) the judgment is entered into the Court's register.
- Your right to appeal may be limited depending on the circumstances of your case. For II) example:
 - If you have been sentenced based on a plea of guilty or no contest, you may appeal only A) if you are able to make a colorable showing that the sentence either exceeds the maximum allowable by law or is unconstitutionally cruel or unusual.
 - If you have been convicted of a felony committed on or after November 1, 1989, you B) may appeal only if you are able to make a colorable claim of error in a proceeding if the appeal is from a proceeding in which: 1) you were sentenced based on a guilty or no contest plea; 2) your probation was revoked or extended, you had a new condition of probation imposed, or your suspended sentence was revoked; or 3) you have been resentenced after an appeal or post-conviction relief proceeding.
- III) If you are unable to afford an attorney to represent you on appeal, you may be eligible to have one appointed. You may request that the court appoint one for you or you may have your attorney transmit a request to the office of public defense services.

You must do the following if you want to appeal:

A signed, original Notice of Appeal, with proof of service, must be filed with the Clerk of the 1. Oregon Court of Appeals within 30 days of the date the appealable judgment or order is entered into the register.

2.

A copy of your Notice of Appeal must be served on the **Rocel Rice** County District Attorney. A copy of your Notice must be filed with the **Rocel Rice** County Circuit Court Reporter if you 3. want a transcript of your proceedings.

A copy of your Notice of Appeal must be served on the Clerk of the Kood Civer County 4. Circuit Court.

We acknowledge that the information in this Notice of Right to Appeal was provided to the Defendant

.20 [(day of on thi

Interpreter. Exhibit C - Geison Decl.

Page 8 of 8

(OR-06) RESPECT AD BACKUP

Question Backup Voiceover (male) (72): Voiceover (male) (72): The truth about Mike Erickson and law enforcement? Erickson was charged with felony drug possession for illegal oxycodone. The truth about Mike Erickson and **TEXT: Charged with Felony Drug Possession [Oregon State Police, Incident** law enforcement? Report, Case Number SP16316264, 9/17/161 Erickson was charged with felony September 17th, 2016: Erickson Faced "Charges/Pending Charges" For drug possession for illegal "Possession Of Oxycodone." oxycodone. **Involved Offenders - Persons TEXT: Charged with Felony Drug** Possession [Oregon State Police, **ERICKSON, MICHAEL KURTIS** Name: Gender: Male **Incident Report, Case Number** Classification: Arrested; Charged; Driver DOB: SP16316264, 9/17/16] DL: Address: Height: 6'5" Weight: Hair Color: White Gray or partially gray Eye Color: Race: Arrest Report: #52231 FERRER, JACOB Author: Report Time: 09/17/2016 05:12 #52231 FERRER, JACOB Entered By: Entered Time: 09/17/2016 05:12 09/17/2016 01:59 Arrest Arresting #52231 FERRER. Date/Time: Officer: **JACOB** Place Of EUGENE ST and SERPENTINE RD, HOOD RIVER OR USA (Beat: TDO, Region: ER) Arrest: Apprehension Probable cause - Felony; Probable cause - Misdemeanor Type. √v√arrant #: Warrant Agency: Remarks: Charges/Pending Charges: 475.834 Possession of Oxycodone (Fel, C); Status: Cleared by Arrest (OSP); Offense Date: 09/17/2016; Charge Date: 09/17/2016; Offense Location: EUGENE ST and SERPENTINE RD, HOOD RIVER OR USA (Beat: TDO, Region: ER) • 813.010 DUII - Alcohol (Misd, A); Status: Cleared by Arrest (OSP); Offense Date: 09/17/2016; Charge Date: 09/17/2016; Offense Location: EUGENE ST and SERPENTINE RD, HOOD RIVER OR USA (Beat: TDO, Region: ER) [Oregon State Police, Incident Report, Case Number SP16316264, 9/17/16] September 17th, 2016: While Erickson Was Being Booked In Jail For His DUI, Police Officers Located An "Oxycodone Blister Pack With One 5 Mg Pill And One Empty Package From Within Erickson's Wallet." "While Erickson was being booked in, NORCOR deputies located an Oxycodone blister pack with one 5mg pill and one empty package from within Erickson's wallet. I questioned Erickson about the narcotic and he told me he did not have a prescription for Oxycodone and he had gotter it from his wife, who is a nurse. The Oxycodone was seized, photographed, and placed into evidence. Erickson was lodged on the DUII and unlawful possession of

Oxycodone. He was issued copies of the citations for the DUII and traffic violations, as well as the Intoxilyzer breath test report, implied consent paperwork, and a temporary

driver's license."

Erickson told me in essence that he believed the Intoxilyzer was wrong and he wanted to get a blood test. I told Erickson that I would be happy to take him to the hospital to have his blood drawn. I reminded him that it would be at his own expense and Erickson told me that would be fine.

I transported Erickson to the Providence hospital emergency room in Hood River and advised the staff of the situation. Erickson was informed they would perform a blood draw, but he would be required to pay approximately ninety dollars in cash within three days, prior to the hospital analyzing the blood. Erickson told me he had no cash and asked me to 'bring him an ATM.' I reminded him he would have three days to pay for it so he did not have to pay for it tonight. Erickson eventually appeared to understand, and had his blood drawn at approximately 0340 hours. Erickson was placed back in my vehicle and transported to NORCOR.

While Erickson was being booked in, NORCOR deputies located an Oxycodone blister pack with one 5mg pill and one empty package from within Erickson's wallet. I questioned Erickson about the narcotic and he told me he did not have a prescription for Oxycodone and he had gotten it from his wife, who is a nurse. The Oxycodone was seized, photographed, and placed into evidence. Erickson was lodged on the DUII and unlawful possession of Oxycodone. He was issued copies of the citations for the DUII and traffic violations, as well as the Intoxilyzer breath test report, implied consent paperwork, and a temporary driver's license.

[Oregon State Police, DUII Report, Case # SP16316264, 9/17/16]

September 17th, 2016: Erickson Said That He Did Not Have A Prescription For Oxycodone. "While Erickson was being booked in, NORCOR deputies located an Oxycodone blister pack with one 5mg pill and one empty package from within Erickson's wallet. I questioned Erickson about the narcotic and he told me he did not have a prescription for Oxycodone and he had gotten it from his wife, who is a nurse. The Oxycodone was seized, photographed, and placed into evidence. Erickson was lodged on the DUII and uniawful possession of Oxycodone. He was issued copies of the citations for the DUII and traffic violations, as well as the Intoxilyzer breath test report, implied consent paperwork, and a temporary driver's license."

Erickson told me in essence that he believed the Intoxilyzer was wrong and he wanted to get a blood test. I told Erickson that I would be happy to take him to the hospital to have his blood drawn. I reminded him that it would be at his own expense and Erickson told me that would be fine.

I transported Erickson to the Providence hospital emergency room in Hood River and advised the staff of the situation. Erickson was informed they would perform a blood draw, but he would be required to pay approximately ninety dollars in cash within three days, prior to the hospital analyzing the blood. Erickson told me he had no cash and asked me to 'bring him an ATM.' I reminded him he would have three days to pay for it so he did not have to pay for it tonight. Erickson eventually appeared to understand, and had his blood drawn at approximately 0340 hours. Erickson was placed back in my vehicle and transported to NORCOR.

While Erickson was being booked in, NORCOR deputies located an Oxycodone blister pack with one 5mg pill and one empty package from within Erickson's wallet. I questioned Erickson about the narcotic and he told me he did not have a prescription for Oxycodone and he had gotten it from his wife, who is a nurse. The Oxycodone was seized, photographed, and placed into evidence. Erickson was lodged on the DUII and unlawful possession of Oxycodone. He was issued copies of the citations for the DUII and traffic violations, as well as the Intoxilyzer breath test report, implied consent paperwork, and a temporary driver's license.

[Oregon State Police, DUII Report, Case # SP16316264]

September 17th, 2016: According To A Questionnaire That Was Part Of The "Pre-Arrest Screening," Erickson Told The Arresting Officer That He Was Not

| On Any Medications. PHASE III: PRE-ARREST SCREE | NING: | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------|--------------------|---------------------------------|
| Interview and Medical Questions | : | | |
| I asked Erickson if he would be willing to p driving and Erickson said "yep." I requeste vehicle to capture the tests on my camera third he complied. | d Erickson sta | nd by several tra | sh cans while I repositioned my |
| Erickson told me he had two 160z IPA sty The following tests were conducted on a the ground and it was approximately 65 °F | flat, dry, concr | rete surface. Ther | e was no wind, no debris on |
| Medical questions asked? Are you sick or injured? Pertinent medical conditions? Previous head injuries? | | N ⊠ ⊠ ⊠ | Comments: |
| Balance problems? Speech problems? | | | |
| Hearing problems? Do you wear contacts or glasses? Medications — what are and whe | n? | | N 624 62 64 8 14 7 4 67 |

[Oregon State Police, DUII Report, Case # SP16316264, 9/17/16]

September 17th, 2016: Erickson Said That He Procured Oxycodone From His Wife. Who Was A Nurse. "While Erickson was being booked in, NORCOR deputies located an Oxycodone blister pack with one 5mg pill and one empty package from within Erickson's wallet. I questioned Erickson about the narcotic and he told me he did not have a prescription for Oxycodone and he had gotten it from his wife, who is a nurse. The Oxycodone was seized, photographed, and placed into evidence. Erickson was lodged on the DUII and unlawful possession of Oxycodone. He was issued copies of the citations for the DUII and traffic violations, as well as the Intoxilyzer breath test report, implied consent paperwork, and a temporary driver's license."

Erickson told me in essence that he believed the Intoxilyzer was wrong and he wanted to get a blood test. I told Erickson that I would be happy to take him to the hospital to have his blood drawn. I reminded him that it would be at his own expense and Erickson told me that would be fine.

I transported Erickson to the Providence hospital emergency room in Hood River and advised the staff of the situation. Erickson was informed they would perform a blood draw, but he would be required to pay approximately ninety dollars in cash within three days, prior to the hospital analyzing the blood. Erickson told me he had no cash and asked me to 'bring him an ATM.' I reminded him he would have three days to pay for it so he did not have to pay for it tonight. Erickson eventually appeared to understand, and had his blood drawn at approximately 0340 hours. Erickson was placed back in my vehicle and transported to NORCOR.

While Erickson was being booked in, NORCOR deputies located an Oxycodone blister pack with one 5mg pill and one empty package from within Erickson's wallet. I questioned Erickson about the narcotic and he told me he did not have a prescription for Oxycodone and he had gotten it from his wife, who is a nurse. The Oxycodone was seized, photographed, and placed into evidence. Erickson was lodged on the DUII and unlawful possession of Oxycodone. He was issued copies of the citations for the DUII and traffic violations, as well as the Intoxilyzer breath test report, implied consent paperwork, and a temporary driver's license.

Police, DUII Report, Case # SP16316264, 9/17/16]

[Oregon State

September 17th, 2016: Erickson Was Lodged For "Unlawful Possession Of Oxycodone" In Addition To His DUI. "While Erickson was being booked in, NORCOR deputies located an Oxycodone blister pack with one 5mg pill and one empty package from within Erickson's wallet. I questioned Erickson about the narcotic and he told me he did not have a prescription for Oxycodone and he had gotten it from his wife, who is a nurse. The Oxycodone was seized, photographed, and placed into evidence. Erickson was lodged on the DUII and unlawful possession of Oxycodone. He was issued copies of the citations for the DUII and traffic violations, as well as the Intoxilyzer breath test report, implied consent paperwork, and a temporary driver's

Erickson told me in essence that he believed the Intoxilyzer was wrong and he wanted to get a blood test. I told Erickson that I would be happy to take him to the hospital to have his blood drawn. I reminded him that it would be at his own expense and Erickson told me that would be fine.

I transported Erickson to the Providence hospital emergency room in Hood River and advised the staff of the situation. Erickson was informed they would perform a blood draw, but he would be required to pay approximately ninety dollars in cash within three days, prior to the hospital analyzing the blood. Erickson told me he had no cash and asked me to 'bring him an ATM.' I reminded him he would have three days to pay for it so he did not have to pay for it tonight. Erickson eventually appeared to understand, and had his blood drawn at approximately 0340 hours. Erickson was placed back in my vehicle and transported to NORCOR.

While Erickson was being booked in, NORCOR deputies located an Oxycodone blister pack with one 5mg pill and one empty package from within Erickson's wallet. I questioned Erickson about the narcotic and he told me he did not have a prescription for Oxycodone and he had gotten it from his wife, who is a rurse. The Oxycodone was seized, photographed, and placed into evidence. Erickson was lodged on the DUII and unlawful possession of Oxycodone. He was issued copies of the citations for the DUII and traffic violations, as well as the Intoxilyzer breath test report, implied consent paperwork, and a

license." temporary driver's license.

Oregon

State Police, DUII Report, Case # SP16316264, 9/17/16]

Voiceover (male) (72): Pled guilty to drunk driving at nearly twice the legal limit.

We can't trust Mike Erickson to keep us safe.

TEXT:

Pled Guilty To Drunk Driving [Hood River County Court, State of Oregon vs Michael Kurtis Erickson, Case #16CR61355, 12/29/16] <u>Voiceover (male) (72): Pled guilty to drunk driving at nearly twice the legal limit.</u> We can't trust Mike Erickson to keep us safe.

TEXT: Pled guilty to Drunk Driving [Hood River County Court, State of Oregon vs Michael Kurtis Erickson, Case #16CR61355, 12/29/16

December 29th, 2016: In His Plea Petition, Erickson Pleaded Guilty To "Driving Under The Influence Of Intoxicants."

7. I understand, and by signing this petition have notice, that if I enter a plea of guilty or no contest to an offense involving domestic violence, as defined in ORS 135.230, and I am convicted of the offense, it may be unlawful for me to possess, receive, ship, transport 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 other provision of federal or state law, and that a criminal conviction, plea of guilty or no contest plea may also negatively affect my ability to serve in the Armed Forces of the United States as defined in ORS 348.282 or to be employed in law enforcement. If I have any questions about this potential consequence, I know I should consult an attorney. 8. ∯understand that if I reside outside of this State and enter a plea of guilty or no contest to an offense and I am convicted and given a sentence with a term of probation, a deferred sentence, or post prison supervision, that I may be subject to the Interstate Compact on Adult Offender Supervision and cannot retimento my State of residence until I have applied for permission to return as required by the Compact. 9. I understand that if a sentence of probation is imposed that I will be required to comply with the general conditions of probation and any special conditions imposed by the court. 10. I know that this plea can affect probation or parole and any hearing I may have regarding probation or parole. If probation or parole is revoked, I know that the rest of the sentence of incarceration in each of those cases could be imposed and executed, and could be added to any sentence in this case. 11. I understand that I will be required to provide a blood or buccal sample if convicted of a felony, murder, aggravated murder, or certain misdemeanors. 12. I have notice, pursuant to ORS 135.385, that if I am not a United States citizen, my plea of guilty or no contest may result in my deportation from the USA, or denial of naturalization, or exclusion from future admission to the United States. 13. I know that a No Contest Plea will result in a conviction to the charge(s) listed in Paragraph 15. 15. I plead Guilty /No Contest to the charge(s) of (identify the count no., charge and grid block for each The influence of intovicants.

[Hood River County Court, State of Oregon vs Michael Kurtis Erickson, Case

Finally, I know that my driver's license (can (will) cannot) be suspended or revoked for 90 days

16. I understand that I might (will not) be sentenced as a dangerous offender, which could increase each sentence to a maximum of 30 years, with a 15 year minimum.

#16CR61355, 12/29/16]

December 29th, 2016: Upon Pleading Guilty, Erickson Faced A Minimum Sentence Of Two Days In Jail And 80 Hours Of Community Service.

- 7. I understand, and by signing this petition have notice, that if I enter a plea of guilty or no contest to an offense involving domestic violence, as defined in ORS 135.230, and I am convicted of the offense, it may be unlawful for me to possess, receive, ship, transport 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 other provision of federal or state law, and that a criminal conviction, plea of guilty or no contest plea may also negatively affect my ability to serve in the Armed Forces of the United States as defined in ORS 348.282 or to be employed in law enforcement. If I have any questions about this potential consequence, I know I should consult an attorney.
- 8. § understand that if I reside outside of this State and enter a plea of guilty or no contest to an offense and I am convicted and given a sentence with a term of probation, a deferred sentence, or post prison supervision, that I may be subject to the Interstate Compact on Adult Offender Supervision and cannot retirn to my State of residence until I have applied for permission to return as required by the Compact.
- 9. I understand that if a sentence of probation is imposed that I will be required to comply with the general conditions of probation and any special conditions imposed by the court.
- 10. I know that this plea can affect probation or parole and any hearing I may have regarding probation or parole. If probation or parole is revoked, I know that the rest of the sentence of incarceration in each of those cases could be imposed and executed, and could be added to any sentence in this case.
- 11. I understand that I will be required to provide a blood or buccal sample if convicted of a felony, murder, aggravated murder, or certain misdemeanors.
- 12. I have notice, pursuant to ORS 135.385, that if I am not a United States citizen, my plea of guilty or no contest may result in my deportation from the USA, or denial of naturalization, or exclusion from future admission to the United States.
- 13. I know that a No Contest Plea will result in a conviction to the charge(s) listed in Paragraph 15.
- 14. I know that when I plead "Guilty" or "No Contest" to the charge(s) in paragraph 15, the maximum possible sentence is I year(s) in (prisor) (jail)) and a fine with assessments totaling \$ (p, 250) or including a mandatory fine of \$ 1,000 or including a mandatory fine of the Court can impose a minimum sentence of 1 or including a mandatory fine of the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge and grid block for each offense; in the charge (s) of (identify the count no., charge (s) of (identify the count no., charge (s) of (identify the count no., charge (s) of (identify the count no.,

16. I understand that I might (will not) be sentenced as a dangerous offender, which could increase each sentence to a maximum of 30 years, with a 15 year minimum.

Page 2 of 4 Plea Petition

[Hood River County Court, State of Oregon vs Michael Kurtis Erickson, Case #16CR61355, 12/29/16]

September 17th, 2016: Erickson Was Handcuffed And Arrested After The **Arresting Officer Determined That Erickson Was Too Intoxicated To Be** Operating A Vehicle. "Erickson told me he had two beers and a glass of wine. I informed Erickson that I did not feel he was safe to be operating a vehicle and he was arrested. I handcuffed him, checking for fit and double locked the cuffs. Erickson was advised of his Miranda rights and seated in my patrol car after being searched for weapons and means of escape. Erickson's possessions were placed on the front seat of my patrol car. Erickson asked that his brother Chad retrieve his phone from the pickup. I allowed them to speak for a period of time. After several minutes, Chad returned from inside the house with Erickson's cell phone. Chad demanded it be placed in the back seat with Erickson and I explained to him that all of Erickson's personal property was to be placed in the front seat as I had already searched his person and removed the items from his pockets. Chad was also visibly intoxicated; he was slurring his words and had an extremely strong odor of alcohol on his breath. He tried to tell me that Erickson's cell phone was on his person so it should stay there. I informed him that I had watched him retrieved the phone from inside the house and bring it out here. Chad started to argue with me and I told him that if he was going to be difficult I was just going to leave. Chad called me 'a prick' so I got in my car and closed the door. Hood

River City Police Officer Miller eventually was given the cell phone and handed it to me."

Custody and Post-Arrest Procedures:

Erickson told me he had two beers and a glass of wine. I informed Erickson that I did not feel he was safe to be operating a vehicle and he was arrested. I handcuffed him, checking for fit and double locked the cuffs. Erickson was advised of his Miranda rights and seated in my patrol car after being searched for weapons and means of escape. Erickson's possessions were placed on the front seat of my patrol car. Erickson asked that his brother Chad retrieve his phone from the pickup. I allowed them to speak for a period of time. After several minutes, Chad returned from inside the house with Erickson's cell phone. Chad demanded it be placed in the back seat with Erickson and I explained to him that all of Erickson's personal property was to be placed in the front seat as I had already searched his person and removed the items from his pockets. Chad was also visibly intoxicated; he was slurring his words and had an extremely strong odor of alcohol on his breath. He tried to tell me that Erickson's cell phone was on his person so it should stay there. I informed him that I had watched him retrieved the phone from inside the house and bring it out here. Chad started to argue with me and I told him that if he was going to be difficult I was just going to leave. Chad called me "a prick" so I got in my car and closed the door. Hood River City Police Officer Miller eventually was given the cell phone and handed it to me.

[Oregon State Police, DUII Report, Case # SP16316264, 9/17/16]

Erickson Had a Blood Alcohol Content Of .12 When He Provided a Breath Sample At The Station.

| | 7 50 | | | | | |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------|--|--|--|--|--|
| ADDICTIONS AND MENTAL HEALTH DIVISION Addictions Policy and Program Development | Health | | | | | |
| | Authority | | | | | |
| ADES Screening and Referral Report | FILED | | | | | |
| Name: | Date of birth: COUNTY | | | | | |
| = Michael Erichson K. | 2 75 63 | | | | | |
| Street address: 25 Stampher 2d. Port. 02 97034 Mailing address: (If different than above.) | Home phone?! -6 PH 1:00 | | | | | |
| Mailing address: (If different than above.) | Cell phone: COURTS 781 9082 | | | | | |
| Gregon driver license number: (AKA: reference number, customer s | | | | | | |
| Identification number) 4/2_5069 | | | | | | |
| SID number: Law enforcement agency and rep 21949956 ORegon State SP 16 | | | | | | |
| Court and case number: Incident date: | Adjudication date: | | | | | |
| □ DUII diversion □ Marijuana diversion | Petition term. date: | | | | | |
| Adjudication: DUII conviction MIP | 12-28-17 | | | | | |
| -22 | | | | | | |
| Referral criteria | 2 | | | | | |
| BAC: _/2 Breati Blood Refused TO | U/risk score: | | | | | |
| Indicators: | | | | | | |
| ☐ BAC over .15 | | | | | | |
| Self-admission of problems involving alcohol and/or other drugs | | | | | | |
| Previous alcohol and/or other drug arrest | | | | | | |
| Prior diagnosis or treatment for alcohol and/or other drugs | | | | | | |
| Prior diagnosis or treatment for alcohol and/or other drugs Personal to changes | | | | | | |
| Passed out on more than one occasion | | | | | | |
| | | | | | | |
| Regular pattern of use | | | | | | |
| Concern of others regarding alcohol and/or other drug use | | | | | | |
| Symptoms of withdrawal | | | | | | |
| Blackout on more than one occasion | | | | | | |
| Unsuccessful attempts to quit or cut back | | | | | | |
| Alcohol and/or other drug related problems | _ | | | | | |
| Health, including cirrhosis or fatty liver Psychological | ☐ Social | | | | | |
| ☐ Employment/school ☐ Family | | | | | | |
| DUII diversion or conviction: | | | | | | |
| Anyone exhibiting any of the indicators listed above must be referred to a DUII treatment program for an assessment and treatment. | | | | | | |
| | ove should be referred to a DLIII | | | | | |
| Anyone whose screening reveals none of the indicators listed above should be referred to a DUII information program. | | | | | | |
| Marijuana diversion: | | | | | | |
| Anyone exhibiting any of the indicators listed above must be referred to a treatment program for an assessment and consideration for treatment. | | | | | | |
| If no indicators are found, then the individual should be reported to the court as screening completed – no referral made. | | | | | | |
| Individual name: EVIC KSOV | OHA 8050 (20/42) | | | | | |
| inuividual naifie. () / / / · · · | OHA 8052 (02/13) | | | | | |

[Hood River County Court, State of Oregon vs Michael Kurtis Erickson, Case #16CR61355, 2/13/17]

Oregon's Legal BAC Limit While Driving Was .08. "Sen. President Peter Courtney last month introduced a bill to drop Oregon's legal drinking limit from .08 to .05. But for most Oregonians, those numbers don't mean much at all. Unless you've taken a breathalyzer test, most folks only have the foggiest notion, and often an incorrect assumption, about what that limit feels like." [The Oregonian, 3/1/19]

September 17th, 2016: Erickson Faced A "Charge/Pending Charge" For "DUII-Alcohol" And "Possession Of Oxycodone."

| | | ERICKSON, MICHAEL KURTIS | 6 | Gender: | Male |
|-----------------|--------|-----------------------------------------------------------------------|------------------------|-------------------|-------------------------|
| | | Arrested; Charged; Driver | | DOB: | |
| DL: | - 1 | | | | |
| Address: | | | | | |
| Height: | 6'5" | Weight: | 240lb | Build: | |
| Race: | Whit | te Hair Color: | Gray or partially gray | y Eye Colo | r: |
| . | . D | | | | |
| Arres | t Rep | ort: | | | |
| Autho | r: | #52231 FERRER, JACOB | Re | eport Time: | 09/17/2016 05:12 |
| Enter | ed By: | #52231 FERRER, JACOB | Er | itered Time: | 09/17/2016 05:12 |
| Arrest Date/ | | 09/17/2016 01:59 | | resting ficer: | #52231 FERRER, JACOB |
| Place Arrest | | EUGENE ST and SERPENTINE RD, HOOD RIVER OR USA (Beat: TDO, Region: ER | | | |
| Appre Type: | hensio | n Probable cause - Felony; Pro | obable cause - Misde | meanor | |
| Warra | int#: | | | arrant jency: | |
| Rema | rks: | | | | |
| | | | | | |
| Char | ges/P | ending Charges: | | | |
| | | | | | |
| | | 34 Possession of Oxycodone (F | | | |
| | | 2016; Charge Date: 09/17/2016; RIVER OR USA (Beat: TDO, Re | | GENE ST a | nd SERPENTINE RD, |

[Oregon State Police, Incident Report, Case Number SP16316264, 9/17/16]

December 29th, 2016: Erickson: "I Consumed Alcohol And Drove My Vehicle While Under The Influence Of Alcohol And Failed The Breath Test Because I Was Impaired." "I plead guilty because, in Hood River County, Oregon, I did the following: On September 17th, 2016, I consumed alcohol and drove my vehicle while under the influence of alcohol and failed the breath test because I was impaired."

| | i i |
|---|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | 77. I have been told that if my crime involved my use or threatened use of a firearm, I (can) (will) receive a |
| | 7. Have been told that if my original |
| | mandatory minimum south my crime involved my use or threat- |
| | sentence without parole or wards a firearm 1/2 |
| | of work release for a period of A (A) (can) (will) receive |
| | a bound of My |
| | IB I dool- |
| | plea official state of the stat |
| | 18. I declare that no government agents have made any threats or promises to me to make the enter this plea other than the District Attorney's recommendation set forth in Paragraph 19, except: |
| | 100 Commendation set forth in D |
| | M La Trus Trus To Chicago In Paragraph 19, except (1) A street this |
| | |
| | Thea. Possossin |
| | 19. I know that the sentence is up to the Court to decide. The District Attorney may provide reports or recommendation to the Court about my sentence. |
| _ | other information if requested by the Court to decide. The District Attorney may provide reports or recommendation to the Court about my sentence or about other pending charges. This recommendation to the Court about of the Court about the pending charges. This recommendation to the Court about of the Court about the pending charges. This recommendation to the Court about the pending charges. This recommendation to the Court about the pending charges. This recommendation to the Court about the pending charges. This recommendation to the Court about the pending charges. This recommendation to the Court about the pending charges. This recommendation to the Court about the Court a |
| 2 | and information if requested by the Court to decide. The District Attornovers |
| / | recommendation to the Court of |
| | recommendation to the Court about my sentence or about other pending charges. This recommendation to the Court about my sentence or about other pending charges. This recommendation |
| |) made pursuant to ORS 135 too about other pending charges. This |
| | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| | Air I De Melon Poss-25-11 Des |
| | (1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1 |
| | 20. Tagree that if I withdraw or if a court later reverses, vacates, or sets aside my plea of "Guilty" or "No court reinstates the court will reinstate any charge(s) that were dismissed in return for my or "No court reinstates the charge of "Guilty" or "No court reinstates and "Guilty" or "No court reinstat |
| | 20. Tagree that if I withdraw or it |
| | Contest" in this case, the court will reinstate any charge(s) that were dismissed in return for my plea of "Guilty" or "No court reinstates the charge(s), I waive the statute of limitatives made to me in exchange for my offer my offer and trial or double inconactive. |
| | the district attorney no longer will reinstate any charge(s) that were dismissed in return for my plea of "Guilty" or "No court reinstates the charge(s), I waive the statute of limitations and et o me in exchange for my plea and trial or double jeopardy rights applicable to the dismissed when any statutory or constitutions. |
| | court reinstates the ability or No |
| | trial or double is a charge(s). I waive the statute of it is said to me in exchange for my plea and |
| | describe jeopardy rights applicable to the distributions and any statutory are |
| | our trainstates the charges, in the bound by any promises made to me in exchange for my plea and trial or double jeopardy rights applicable to the dismissed and any statutory or constitutional speedy 21-A. I plead Guilty because in the statute of limitations and any statutory or constitutional speedy |
| | 21-A. I plead Guijty because, in 1-toos Pilead Charges. |
| | M Sept 17 2016 County, Oregon, I did the following: |
| | ansunge a le following: |
| | of the frenche will be ached as all |
| | to attitude (und last a last of a last of the attitude of the |
| | the was in the factor of the way of |
| | many test bornes |
| | 21 P. (-) |
| | 21-b. I plead No Contest because Lundar |
| | so I prefer to accept the place office () and restand that a jury or judge could be |
| | 21-B. I plead No Contest because I understand that a jury or judge could find me guilty of the charge(s). |
| | 22. Lam signing the |
| | 22. I am signing this plea petition and entering this plea voluntarily, intelligently, and knowingly. |
| | 1 Strong this plea voluntarily, infeligently |
| | 10/09/1/6 and knowingly. |
| | Date |
| | from the |
| | Defendant's signature |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | ge 3 of 4 Plea Petition |
| | - A lea religion |

[Hood River County Court, State of Oregon vs Michael Kurtis Erickson, Case #16CR61355, 12/29/16]

| Voiceover (male) (72): Andrea Salinas. The daughter of a police officer. TEXT: Andrea Salinas | Voiceover (male) (72): Andrea Salinas. The daughter of a police officer. TEXT: Andrea Salinas | | | |
|-----------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|--|--|
| | Salinas' Father Worked As A Police Officer For Three Decades. "I believe that change can happen in a generation if we work for it. I know, because it happened for me. My dad immigrated to the US from Mexico in 1950 and worked in the fields picking cotton and tomatoes before he was in the first grade. Later in life, he would join the military, and after serving two tours in Vietnam, he was able to earn his US citizenship. He then spent the next three decades as a police officer. It was this good-paying union job that would provide a path into the middle class for our family." [Andrea Salinas For Oregon, Meet Andrea Salinas, accessed 9/15/22] | | | |
| Voiceover (male) (72): Andrea Salinas voted to increase funding for the Oregon state police | Andrea Salinas voted to increase funding for the Oregon state police by tens of millions to fight violent crime. Because she believes defunding the police is wrong TEXT: Andrea Salinas: \$34 Million for Oregon State Police | | | |
| by tens of millions to fight violent crime. Because she believes | WALE DIATED AND FEBRUARY | | | |
| defunding the police is wrong. | Voted for Budget That Increased State Police Funding by \$34 Million Increase | | | |
| TEXT: Andrea Salinas: \$34 Million for Oregon State Police | In 2022, Salinas voted in favor of a massive appropriations bill that included increased funding for law enforcement by tens of millions of dollars, including a \$34 million increase for the State Police. [Legislative Fiscal Office] The bill passed 41-16. [HB 5202, 3/4/22] | | | |
| Andrea (VO) (7): I'm Andrea Salinas. I approve this | Andrea (VO) (7): | | | |
| message. | I'm Andrea Salinas. I approve this message. | | | |
| DISCLAIMER: Paid for by Andrea Salinas for Oregon. Approved by Andrea Salinas. | DISCLAIMER: Paid for by Andrea Salinas for Oregon. Approved by Andrea Salinas. | | | |

ATTORNEY CERTIFICATE OF SERVICE

I hereby certify that on November 2, 2022, I have made service of the foregoing **DECLARATION OF SHANNON GEISON** on the party/ies listed below in the manner indicated:

| Jill O. Gibson Lynch Murphy McLane LLP 1120 NW Couch Street, Tenth Floor Portland, OR 97209 Attorney for Plaintiff | | U.S. Mail Facsimile Hand Delivery Overnight Courier Email jgibson@lynchmurphy.com Odyssey File & Serve TM | | | |
|--------------------------------------------------------------------------------------------------------------------|---------|----------------------------------------------------------------------------------------------------------------------|--|--|--|
| DATED this 2nd day of November, | , 2022. | | | | |
| Harry B. Wilson, OSB #077214 Attorney for Defendants | | | | | |
| REFERENCE FROM DE | | | | | |