

Filed in open court: M. Reports

Date: 10/13/25

## IN THE COUNTY COURT OF THE EIGHTH JUDICIAL CIRCUIT, IN AND FOR ALACHUA COUNTY, FLORIDA

STATE OF FLORIDA, Plaintiff,		CASE NO.: <u>25 -MM - 1560 -A</u>	
VS.	S.	Criminal Division	
Defe	fendant.  Jamari Kingler	Case: 2025 M 001560 A	
	PETITION TO ENTER A	PLEA DK: PEP-X	
	I have appeared before a judge in the Alachua County Court and have I do (do not []) read, write, and speak the English language.	been advised of the charge(s) against me.	
	I understand that I have the following rights:		
1.	To have my plea recorded by an official court reporter or electronic device, and to offer an explanation of extenuating or mitigating circumstances before being sentenced.		
2.	To have an attorney represent me, and if I cannot afford to hire an attorney, to have a court appointed attorney.		
3.	To remain silent, and not incriminate myself on the charge(s) against me. My silence cannot be considered by the judge or jury.		
4.	To have a trial before a judge or jury, and at trial, to confront and question witnesses against me.		
5.	To be presumed innocent, and to require the State to prove my guilt beyond a reasonable doubt.		
6.	To have my case brought to trial within ninety (90) days from the date of my arrest unless my case has been continued.		
7.	To subpoena witnesses and to testify in my own behalf, if I choose, and at trial, to present any defenses I might have to the charge(s).		
<b>.8.</b> .∵	To appeal the judgment and sentence within thirty (30) days, and if indigent, to have a court appointed attorney for this appear without cost to me.		
	I understand that I waive all of the above rights by entering a ple collateral matters and the right to offer an explanation before be		
	REPRESENTATION BY	Y COUNSEL	
1.	I am represented by an attorney, who is Adreanne L. Martinez. I have told my attorney all of the facts and circumstances about the charges against me. I understand that a fee may be assessed for the services of my attorney if appointed by the court.		
2.	I have discussed with my attorney if entering a plea is in my best interest, the plea offer from the State, and the advantages and disadvantages of what I might say in court. However, the decision to plea is mine alone after considering the advice of my attorney.		
3.	I understand the nature of the charge(s) against me and that the charge(s) is (are):		
· ·	Second degree misdemeanor(s); punishable by a maximum of up Charge:		
	First degree misdemeanor(s); punishable by up to 364 days jail an Charge: Domostic Battery  Specified criminal traffic offense:	d/or a \$1000 fine.	
	hand " I "		

Therefore, I could be jailed on the charge(s) I am facing today.

the abov		nowingly and intelligently waived counsel. I also find the	at the defendant is alert, competent, and understands all of at the facts which the State is prepared to prove are sufficient
The abo	ve named de	efendant appeared before me on 10 13 20	151 SW 2 <sup>nd</sup> Ave Gainesville, Fl 32601
Defenda	maru <sup>Int</sup> Sign	Kinsler ed for Defendant	Adreanne L. Martinez (FL Bar No: 1058699) 8th Circuit Public Defender
		Kinnon	0, 2 m +
	I hereby pe	etition the court to enter a plea of: Not Guilty	☐ Guilty No Contest
I enter my plea after careful consideration. No promises, threats, or representations (other than by this court) have been made to me. I am not under the influence of alcohol, drugs, or medication at this time. I am not physically or mentally ill or impaired. I understand if I am presently on probation, entry of this plea may violate that probation. I have listened to and understand the court's instructions.			
	Court Cost	s and Cost of Prosecution  As a condition of probation	Request a payment plan with the Clerk of Court
*Batterer's Intervention Program; Mental Health Evaluation & Treatment Substance Abuse Evaluation & Treatment; Ne Contact w/ Victim			
Months of Level Supervised Probation (you have a Probation Officer and Costs of Supervision)			
	Adjudic	ation of Guilt  Withhold of Adjudication of Guilt	5,0
11.	I understand that the recommendation/ negotiation with the State Attorney's Office is:		
10.	I agree I ha	ve 66 days credit for time served in jail.	L Land Market
9.	I am <u>21</u>	years old and have completed 10 years of school.	1 Kr. Slight
8.	I understand the difference between a plea of guilty, no contest, and not guilty, as well as the effect of each plea.		
7.	JIMMY RYCE WARNING: I am aware that if I have previously been convicted of a sexually violent offense as that term is defined in Section 394.912(9), Florida Statutes, if incarcerated as part of my plea in this case, I could be subject to the provisions of the Jimmy Ryce Civil Commitment Act, Florida Statutes, Section 394.910, et seq., which allows the State to commit to a secure treatment facility, for an indefinite period of time, a person who has been convicted of a sex offense, and who is determined to be likely to commit a violent sexual offense in the future.		
6.	IMMIGRATION CONSEQUENCE: I understand that as a result of this plea, I may have a permanent criminal record and may be subjected to deportation if I am not a citizen of the United States. I understand I have the right to seek individualized advice from an attorney about the effect pleading will have on my immigration status; and, I fully understand the immigration consequences of pleading to a presumptively mandatory deportable offense.		
5.	I understand that if I am presently on probation, entry of this plea may violate that probation.		
4.	I understand I may be placed on probation and/or required to pay court costs, perform community service, pay a fine, or pay restitution; and that violations of any of these requirements can subject me to being jailed for up to the maximum sentence that can be imposed. Failure to satisfy your monetary obligations may result in a suspension of your driver's license.		
,	ķ** ',3	mandatory suspension or revocation of my license.	fety and Motor Vehicles or may result in the automatic,
			ffense, this plea may cause me to be designated as a habitual
		I understand that the charge listed above is an impeacl	dditional penalties and even possibly mandatory jail time. nable offense. I understand that this means that entering into
	Λ		eable offense. I understand that this means it I am convicted