

IN THE _____ COURT OF _____ COUNTY, ALABAMA
STATE OF ALABAMA v. _____

The Defendant appears in open court for sentencing with counsel: _____ and having pled or been found guilty, is **ADJUDICATED GUILTY** of: _____ as charged/embraced/amended in Count(s) _____ of the Information/Indictment. The Defendant being asked and given an opportunity to say why sentence should not now be imposed, the Defendant is hereby **SENTENCED** to a **TERM OF**

_____ in the **CUSTODY** of: **Department of Corrections** **Community Corrections**
County Jail

Jail Credit (of _____) as certified by the court clerk or stipulated by the parties shall be deducted from this sentence or

This sentence **IS imposed** under the **Alabama Sentencing Standards**, which the Court has duly considered. These from any split portion thereof. Sentence(s) shall run: **Concurrently** with: **Consecutively** with:

All cases, anywhere. Counts _____. Other _____.

Standards recommend a: **Non-Prison** Sentence: _____

Prison Sentence of: _____ to _____ **months** (straight) _____ to _____ **months** (split)

This sentence is **within** these Standards. This sentence is a **departure** from these Standards

This sentence is **NOT imposed** under the Alabama Sentencing Standards.

The Habitual Offender Act has been applied to this sentence as the Court finds the Defendant has been duly convicted of _____ prior adult felony offenses and had reasonable notice of the State's intention to seek enhancement under this Act.

This sentence includes enhancement of **5 yrs** for the sale of drugs within 3 miles of a school.

This sentence includes enhancement of **5 yrs** for the sale of drugs within 3 mi. of a housing project.

This sentence includes **Firearm or Deadly Weapon** enhancements.

This sentence includes an enhancement for _____

Defendant shall pay court costs and the following court-ordered monies to the Court Clerk no later than _____. Payment shall also be a condition of any parole, community corrections, SIR, SRP, work release, probation or other such program.

Fine of \$ _____. \$ _____ or Amount to be Determined to Fair Trial Tax Fund for **appointed attorney**.

\$ _____ to the **Crime Victims' Comp. Fund**.

Restitution (jointly and severally with any co-defendant) in an amount to be determined by further hearing, to: _____

As this is a drug offense - **Surrender** any **Driver's License** for suspension by the Department of Public Safety, **pay** a \$ _____ **CRO** Fee, successfully **complete** a **Substance Abuse Program**, **pay \$100** to the **Forensic Science Trust Fund**, and an additional fee of \$ _____,000 which shall be suspended when proof of the successful completion of a Substance Abuse Program is filed with the Court Clerk.

Defendant shall begin payments of court-ordered monies (in at least partial payments) of \$ _____ before the _____ day of each month thereafter beginning _____. The following costs/fines are remitted _____.

APPLICATION FOR PROBATION set for a hearing on _____. Imposition of this sentence is hereby suspended and the defendant continued on is/her same bond until said hearing. A pre-sentence investigation report shall _____ be prepared.

Ordered: _____, **Judge**

