STATE OF MAINE CUMBERLAND, ss

STATE OF MAINE

UNIFIED CRIMINAL DOCKET LOCATION: PORTLAND DOCKET NO ANDCO CA 23 - 3506

AGREEMENT OF DEFENDANT AND ORDER DEFERRING DISPOSITION

2. Possession of Sexually Explicit Materials (D)

v. CHRISTOPHER WATKINSON

DEFENDANT

DEI EN IDINI

Pursuant to 17-A M.R.S. § 1901 et seq., I am the above-named defendant, I have entered a plea of guilty or noto contendere, and I agree to:

1. Appear in the court on the date and time I am notified to appear.

- Appear in the court on the date and time I am notified to appear.
 Refrain from all criminal conduct and violation of federal, state, and local laws.
- 3. Identify myself as being on a deferred disposition if arrested or questioned by law enforcement and notify the District Attorney's Office in writing of any contact with law enforcement within 96 hours of the contact.
- 4. Advise the court and the District Attorney's Office of any change in my address or telephone number within 24 hours of the change.
- 5. Comply with all conditions of any bail order
- 6. Pay an administrative supervision fee of \$25.00 per month to the District Attorney's Office, in the form of a money order or cashier's check, on or before the first day of every month for the duration of this agreement.
- 7. Other conditions: **SEE PAGES 2-3.**

I UNDERSTAND THAT IF I VIOLATE ANY OF THE ABOVE REQUIREMENTS, I AM SUBJECT TO ARREST AND DETENTION, I CAN BE REQUIRED TO MEET DIFFERENT OR ADDITIONAL REQUIREMENTS OF DEFERRED DISPOSITION, AND I CAN BE TERMINATED FROM DEFERRED DISPOSITION AND SENTENCED IMMEDIATELY.

By signing here, I acknowledge that I understand the provisions of this order, I have received a copy of this order, I agree to comply with the above requirements, and I agree to have my sentencing deferred to a later date. I join in advance the State's motion to allow this plea to be withdrawn upon successful completion of the above conditions.

DATE: 1/12/24

As counsel for the defendant, I have explained to the defendant this procedure and agreement. I believe the defendant fully understands the meaning of this agreement and has sufficient mental capacity to intelligently, intentionally, and knowingly enter into this agreement.

DATE: 1/12/2024

Attorney for Defendant

Based upon the above, the defendant's plea of guilty or noto-contendere is accepted and sentencing is deferred for 12 months to 12 months to 15 25. The above requirements are imposed effective (immediately) (

). DATE: 1/12/2024

Judge/Justice-

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STATE OF MAINE CUMBERLAND, ss

UNIFIED CRIMINAL DOCKET LOCATION: PORTLAND DOCKET NO: CUMCD-CR-2022-4496

STATE v. CHRISTOPHER WATKINSON

SPECIAL CONDITIONS OF DEFERRED DISPOSITION:

	1. No use or possession of alcohol, marijuana, or illegal drugs, with (random) search and test; and
	a. submit to searches of my person, residence, and vehicle, and submit to chemical tests upon the request of a law enforcement officer, at any time (with) (without) articulable suspicion or probable cause, in order to determine if I am in violation of this condition;
	b . not to be present in any establishment whose primary business is the service of alcohol;
	c. undergo a substance abuse evaluation and provide written proof of completion to the DA's office within days of entering into this deferred disposition agreement. If counseling is recommended, engage in counseling and provide proof of participation to the D.A.'s Office, in writing, every three months. If the recommended counseling is completed, provide written proof to the D.A.'s Office within two weeks of completion. You must provide a copy of discovery to the evaluator and counselor.
X	2. Undergo a mental health evaluation and provide proof to the DA's office within 30 days of entering into this deferred disposition agreement, and provide a copy of discovery to the evaluator. If the mental health treatment provider is different from the evaluator, you must provide a copy of discovery to the treatment provider. Provide proof of updates (if treatment is indicated) every three months and completion to the D.A.'s office within two weeks of completion.
	3. Complete hours of community service work and provide proof of updates every three months and provide proof of completion to the DA's office by two weeks before the return date.
X	4. No unsupervised contact with children who have not attained 10 years of age.
	5. Pay restitution of \$ to the District Attorney's Office for the benefit of
	6. Must not use or possess dangerous weapons including ammunition.
	7. Must be employed or enrolled in an educational program. Provide proof of either to the DA's office every three months for the duration of this deferred disposition agreement.
	8. Enroll in and complete Domestic Violence Court. Provide proof of completion to the DA's office by
	9. Enroll in and complete Certified Domestic Violence Intervention Program. Provide proof of updates to the DA's office every three months and completion to the DA's office by
	10. Other:

If the defendant successfully completes the terms of this deferred disposition and does not violate any conditions of bail, the defendant will:

be permitted to withdraw his plea to Count 2, Possession of Sexually Explicit Material, Class D, will be dismissed. Defendant may plead guilty to a new Count 3, Endangering the Welfare of a Child, Class D, by way of information, and receive an unconditional discharge.

(even)

If the defendant is non-compliant, then:	
open plea and subject to any lawful sentence.	. // <i>//</i>
Seen and agreed to:	Marile Agn
DEFENDANT	ATTORNEY
	Nathan R. Walsh Bar No. 5596
	ASSISTANT DISTRICT ATTORNEY
	deferred disposition agreement in this case, I, istrict 3 District Attorney's Office communicating with
my client,, solely for	or the purpose of ensuring that my client complies with
the terms of this deferred disposition. See M.R. Prof. Con	nd. 4.2, 5.3.
Dated	Attorney for the Defendant

SK5	203		
	00	A23501	1

STATE OF MAINE V. DISTRICT SUPERIOR COURT located at COURT PROBLEM Docket No
Defendant's mailing address:
Defendant's residence address (if different):
Date of Dirth (mm (dd/man)) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
Hair Color Eye Color Height Gender Race Cell phone #
Hall Color 1 1/2 1/2 Lye Color 1 1/3 1/4 1/5 1/5 1/5 1/5 1/5 1/5 1/5 1/5 1/5 1/5
Home phone if Work Differ in
FOI TILLE 23-A VIolations, driver a needisc reduit of
Date of Offense(s) (mm/dd/yyyy) Location of Offense(s)
Date of Offense(s) (mm/dd/yyyy) Location of Offense(s) Offense(s), Class of offense, Seq #, Title & Section, ATN/CTN of each offense:
Law enforcement officer and agency:
The following apply if checked:
PERSONAL RECOGNIZANCE. UNSECURED. If I fail to appear as this Bail Bond requires I will owe the State of Maine \$
The property is:
Cash in the amount of \$
Cash in the amount of \$
Real estate (or) with a net value of \$
Roil Lion Mithin 1 working day after today. Before I may be released, a lien on the real estate described must be recorded in the Registry
of Deeds in the county where the real estate is located, and proof of such recording must be filed with the court listed above. (Note: The Registry of
Deeds and the clerk's office are different offices and may be in different counties.)
CONCURRENT. This bail is concurrent to the bail previously set/posted in (list court and docket number):
CONCURRENT. This pail is concurrent to the ball previously self-posted in this court and doctor number is
I agree to obey the following conditions of my release so long as this bail bond remains in effect. I understand that it is a crime for me to violate any of
these conditions, and that if I violate these conditions I will be subject to arrest, Jail and/or a fine.
1. I will appear at the Unified Criminal Docket located at HLISDON St., in Lewiston (City/Town),
AndrosCocgin (County) Maine, Tel # (207) 795-4860, on (mm/dd/yyyy) 1
at X. 2) [Va.m.] p.m. and on any other date and time and at the court the justice, judge, or clerk tells me to appear.
at
2. I will commit no criminal act and will not violate any protection from abuse orders.
3. I will immediately give written notice of any change in my address or telephone number to the court named above.
4. I waive extradition to the State of Maine from any other State of the United States, from the District of Columbia, from any territory of the United
States, and from any other jurisdiction whatsoever, for prosecution on the charge(s) listed above.
Additional conditions which Lagrage to obey if checked Lwill not: Use possess OR excessively use or possess alcohol; and
use possess OR excessively use or possess marijuana or marijuana products; and use or possess any illegal drugs or their
use possess on excessively decomposed in mangana of the possess of fireterms
derivatives; and use or possess any dangerous weapons or firearms.
In order to determine if I have violated any prohibitions of this bond regarding alcohol, illegal drugs or their derivatives, marijuana or marijuana
products, I will submit to searches of my person, vehicle and residence and, if applicable, to chemical tests upon articulable suspicion.
As a condition of my participation in a specialty court docket, or as a condition of my deferred disposition, I will submit to random searches of my
person, vehicle, residence and, if applicable, to chemical tests for use or possession of alcohol, illegal drugs or their derivatives, or marijuana or
marijuana products. In order to determine if I have violated any prohibitions of this bond regarding firearms or dangerous weapons, I will submit to searches of my
In order to determine it I have violated any prohibitions of this boild regarding in carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of this boild regarding the carried and recognized any prohibitions of the carried and recognized and recognized any prohibitions of the carried and recognized and recognized any prohibitions of the carried and recognized any prohibition and recognized and recognize
person, vehicle, and residence at any time without articulable suspicion or probable cause. upon articulable suspicion.
have no direct or indirect contact with (name and DOB mm/dd/yyyy)
except as is necessary
for counseling; to pay child support; for child contact; for court appearances; by telephone (from a.m p.m. to
a.m. p.m.) by text by email
a.m. p.m.) by text by entail by enta
and not enter any residence place of employment place of education of any such person(s)
except for a single time, while accompanied by a police officer, for the purpose of retrieving defendant's personal effects.
not operate any motor vehicle under any circumstances unless lawfully licensed to do so. Participate in electronic monitoring.
Defendant cannot be released onless a supervised ball contract is executed and approved by the Court. Def. must abide by contract conditions.
ATTOTAL BULLED MITTORY TO THE WITH TO STOLL IN ULL DULLE
As a condition of my release, I shall comply with any condition(s) set forth on the Conditions of Release form.
As a condition of my release I shall comply with any condition, see to the condition of my release I shall comply with any condition of the co
THE CASH BAIL HAS BEEN POSTED BY A THIRD PARTY
WARNING: Your cash or surety bail may be ordered forfeited if you fail to appear or if you violate any of the conditions of release in this case. Cash or
WARNING: Your cash or surety ball may be ordered to released by your talk of the sure your refrain from new criminal conduct, ensure
surety bail has been ordered to ensure your appearance at all court proceedings as required, ensure you refrain from new criminal conduct, ensure
the integrity of the judicial process, and ensure the safety of others in the community. Forfeiture of this bail may occur if you fail to appear as
ordered, violate any of the conditions of release on this bond or others, or fail to abide by court orders.
I have read and I understand all my obligations under this bond. Defendant:
I have explained the defendant's (and if applicable, the surety's/third party's) obligations under this pond on this date and will give a copy of this form
to the defendant and surety/third party immediately after signing it.
Dated (mm/dd/yyyy): 1/12/1/4 at 203 am pm
United Total Commissioner
at Lewiston Justice Judge Ficher Ball Commissioner
David about and in Unio
WHA Child Rel) What W. Yell Printed Name of Bail Commissioner
www.courts.maine.gov
COURT
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