

SECOND JUDICIAL CIRCUIT, IN  
AND FOR LEON COUNTY, FLORIDA  
STATE OF FLORIDA

-vs.-

CASE NO.: 2019CF02625

SPN.: 237606

JUSTIN CARLISLE HAYNES/  
DEFENDANT.

PLEA AND ACKNOWLEDGMENT OF RIGHTS

I hereby enter a plea of  GUILTY  NO CONTEST to the following criminal offense(s):

Count II: SHOOTING AT, IN, OR INTO A BUILDING F.S. 790.19; F-2: Max Penalty: 15 YRS DOC

NOTE: Per SAO:  No Information as to Count(s) 1  Nolle prosequi as to Count(s) 1 & 3:  
 My plea is entered with the understanding the State has agreed to the following disposition of my case:

Count II: X ADJUDICATION OF GUILT

10 years DOC with credit time served of 916 days jail; followed by 5 years of probation, no contact with victim Jasmine Perkins. Restitution in the amount of \$5,537.62 payable to Jasmine Perkins starting 60 days after release from DOC.  
\$ 5,225.00 Fine / Court Costs / Fees / Surcharge.

- (1) 1 I understand the judge will place me under oath to question me about this plea. I must answer the Judge's questions truthfully, and if I make a false statement while under oath I could be prosecuted for perjury.
- (2) I understand that a plea of not guilty means I deny that I am guilty; a plea of guilty means that I admit that I am guilty; and a plea of no contest means that I neither admit nor deny that I am guilty.
- (3) I understand the nature of the charges to which I am pleading, and I am aware of the maximum and minimum penalties. My lawyer has informed me of the facts the State would have to prove before I could be found guilty and discussed with me any possible defenses that could be raised in my case. I am satisfied with my lawyer's advice. I understand, if convicted of a felony, that I will lose certain rights, including the right to vote.
- (4) I understand if the Judge accepts this plea, I give up the right to formal discovery and depositions under Rule 3.220 of the Florida Rules of Criminal Procedure and my attorney will conduct no further investigation of the facts of my case. I give up the right to require the State to prove the charge against me beyond a reasonable doubt, the right to have a jury decide whether I am guilty or not guilty, the right to see and hear the witnesses against me and to have my lawyer question those witnesses, the right to subpoena and present witnesses or other evidence of any defenses I may have, and to testify or remain silent as I choose.
- (5) I understand by pleading guilty or no contest I am specifically giving up the right to an appeal of my guilt or innocence. The only matter I would be able to appeal are those relating to my sentence and the Judge's authority to hear my case. I understand I will have 30 days to file a notice of appeal and if not, time filed I may lose the right to an appeal. I understand that if I cannot afford a lawyer for an appeal one can be appointed for me if I qualify.
- (6) I understand that if I am not a United States citizen I may be deported and sent out of this country pursuant to the laws and regulations governing the United States Immigration and Naturalization Service.
- (7) I understand that if the offense to which I am entering this plea is a sexually violent offense or an offense that was sexually motivated, or if I have been previously convicted of such an offense in any state or federal court, I may be subject to involuntary civil commitment as a sexually violent offender after my sentence has been completed.
- (8) I understand if I enter a plea of guilty or no contest to a charge involving a controlled substance (drugs), my driver's license, or my ability to obtain one may be suspended or revoked.
- (9) I understand if I am placed on probation, I will be required to pay a monthly cost of supervision fee. Additionally, if I am placed on Felony Drug Offender Probation, I will have a curfew, I may be required to attend drug treatment or

counseling and I must pay for analysis of my blood or urine. If I am placed on Community Control, I understand that this is "house arrest" and that I cannot leave my approved residence without express permission from my community control officer. I understand the Department of Corrections will place various conditions and restrictions on me and will contact my employer to verify information I acknowledge and fully understand if I violate the terms of probation or community control, and those violations are found to be willful and substantial, I may be sentenced to the MAXIMUM penalty noted on the reverse of this plea form.

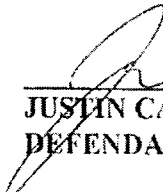
(10) I understand that under Florida law I must pay a \$40.00 public defender application fee for my request for an appointed lawyer and the judge may assess an attorney's fee against me for the services of my appointed lawyer.

(11) I understand that by entering a plea to a felony, I will have to register pursuant to law, and that my failure to do so would be a misdemeanor. I also understand that if I am convicted of a felony, I will not be able to possess a firearm. Further, If I enter a plea to a sex offense, I have been advised of the registration and other requirements of sections 775.21, 943.0435 and 944.607 of the Florida Statutes, as well as the nature and application of the "Jimmy Ryce Act," all of which may be amended from time to time.


(12) My lawyer has explained to me that this plea and sentence may be used against me in the future to enhance criminal penalties against me including, but not limited to, as a Prison Releasee Reoffender, a Habitual Felony Offender, a Habitual Violent Felony Offender and Three-time Violent Felony Offender.

(13) **ISWEAR OR AFFIRM** that I have read this entire form carefully or have gone over it with my attorney (if represented) and I understand all of the rights, duties and responsibilities explained in it. I affirmatively state that I am not under the influence of drugs or alcohol and that I am entering this plea voluntarily and of my own free will. I further state I am entering this plea because I acknowledge my guilt or I believe it is in my best interest to do so at this time. I have had the opportunity to ask my attorney (if represented) questions about my case and this plea and I received answers to all of my questions.

SWORN TO AND FILED in open court on the record on 5/12/2022.

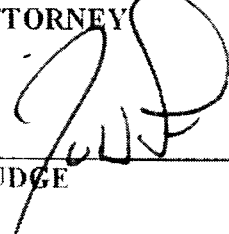
  
JUSTIN CARLISLE HAYNES  
DEFENDANT.

I hereby certify I am counsel for the Defendant and I have informed the Defendant of the nature of each charge, the maximum penalty, any applicable minimum penalty, the required elements of proof, and any possible defense. I believe the Defendant understands the rights and duties explained in this plea form and the Defendant is entering this plea freely and voluntarily with a full and complete understanding of the consequences.

  
John N. Weed  
Assistant State Attorney  
May 12, 2022

  
GARY A. ROBERTS / 0069620  
ATTORNEY / FL Bar No.

Plea Accepted in Open Court.  
Plea Colloquy Performed and Plea Form Filed By:

  
JUDGE / 5 / 12 / 2022  
Mo. / Day / Year