

IN THE CIRCUIT COURT OF THE JUDICIAL CIRCUIT
IN AND FOR COUNTY, FLORIDA

STATE OF FLORIDA
vs

CASE NO: _____
DIVISION: _____

PLEA/DISPOSITION ON VIOLATION OF PROBATION/COMMUNITY CONTROL

Comes now the Defendant, being present and represented by, _____
Having entered an admission to the Violation(s) of Probation/Community Control contained
in the Affidavit on the underlying charge of _____

_____ and the Court
having inquired of the Defendant at the time of the admission if there were any inducements or
promises of any kind and the Defendant having replied that there were none and that the Admissions
is voluntarily given, thereupon;

Being satisfied that there is a factual basis, the Court accepts the Defendant's Admission
and hereby finds that the Defendant willfully and substantially violated the following condition(s) of
probation (specify condition(s) of probation violated, as set forth in the affidavit, the nature of the
violation(s), and attach affidavit):

The court finds that any of these violations are in and of themselves, sufficient to revoke
probation.

IT IS FURTHER ORDERED AND ADJUDGED that the Court hereby:

- _____ Revokes probation and imposes _____ term of probation (See separate probation order)
- _____ Revokes probation and sentences the defendant. (See separate sentencing order)
- _____ Revokes probation and sets sentencing for _____.
- _____ Modifies the previously imposed conditions of probation as follows:

- _____ Continues probation as originally imposed to the term date. Additional conditions if
any, are on a separate order.
- _____ Terminates probation and places the defendant on community control. (See separate
community control order)
- _____ Terminates probation and imposes costs. (See separate judgment for costs)

DONE AND ORDERED _____, in _____ County, Florida.

Nunc Pro Tunc:

Presiding Judge

Cc: Probation & Parole
State Attorney
Defense Counsel