

STATE OF ILLINOIS )  
COUNTY OF MC LEAN )

IN THE CIRCUIT COURT OF THE  
ELEVENTH JUDICIAL CIRCUIT

THE PEOPLE OF THE STATE OF ILLINOIS )

VS. )

NO. 2016CF1424

AMBER RUCK )

**MOTION TO DISMISS**

Now comes the People of the State of Illinois by the State's Attorney of McLean County, and moves this Court

to:

- nol-pros (all) Counts 1 TO 5 of the above-entitled cause
- dismiss the Rule to Show Cause
- dismiss the Petition to Revoke

FILED  
JAN 13 2017  
MCLEAN COUNTY  
CIRCUIT CLERK

for the following reason(s):

PER OPEN/BUND POG  
TO COUNT SIX and co-operation  
AGREEMENT

01/12/2017  
Date

[Signature]  
(Assistant) State's Attorney

**ORDER**

This cause, coming on to be heard on the foregoing motion, and the Court being fully advised in the premises:  
IT IS, THEREFORE, ORDERED that (all) Counts 1 TO 5

- of the above-entitled cause be and the same is/are hereby nol-prossed.
- the Rule to Show Cause is hereby dismissed.
- the Petition to Revoke is hereby dismissed.
- Defendant is ordered to pay costs from bond.
- There is a warrant outstanding for Defendant's arrest on this charge. Said warrant is hereby recalled.
- Defendant is in custody of the McLean County Sheriff's Department on this charge. If Defendant is not being held on any other charges or detainers, said Department is hereby ordered to release Defendant from custody.
- Defendant's bond is ordered released, after it is applied to fine and costs in this cause, in accordance with applicable statutes.
- Defendant's bond is ordered transferred to case number \_\_\_\_\_ as well as all SOS supporting documents including Notice of SSS and officer's sworn report.

FILED  
JAN 13 2017  
MCLEAN COUNTY  
CIRCUIT CLERK

01/12/2017  
Date

[Signature]  
Judge

white: Court Copy  
yellow: State's Attorney  
pink: Defendant  
goldenrod: Defense Attorney

STATE OF ILLINOIS )  
COUNTY OF McLEAN )

IN THE CIRCUIT COURT OF THE  
ELEVENTH JUDICIAL CIRCUIT

THE PEOPLE OF THE  
STATE OF ILLINOIS

vs

AMBER BUCK

No.

2015CF0704  
2015CF0929  
2015CF1424

PLEA AGREEMENT

The defendant and the State's Attorney hereby submit to the Court the following Plea Agreement which was reached pursuant to discussions initiated by them. The defendant consents to the Court's receiving evidence in aggravation and mitigation in advance of the tender of this plea. The Agreement is as follows:

1. Defendant agrees to plead guilty to 2016CF1424 CLASS TWO METH/BUILDING  
2015CF0929 COUNT TWO CLASS TWO; 2015CF0704 CLASS FOUR

2. State's Attorney agrees to nolle pros 2016CF1424 COUNTS ONE TO FIVE  
2015CF0929 COUNTS ONE/THREE; SEE DISMISSAL FORMS

3. The court will impose as a maximum sentence in this case the following:

Agreed a. \$ 0 fine, plus court costs and fees as authorized by law, payable as follows:  
\$100 SVF in 2015CF0704; \$2000 SVF in 2015CF0929; \$2000 SVF in 2016CF1424

b. \_\_\_\_\_ years/months/days imprisonment in \_\_\_\_\_, as follows:

c. Probation/Conditional Discharge/Court Supervision for \_\_\_\_\_ years/months with  
payment of court costs and fees no later than \_\_\_\_\_

Payment of Restitution no later than \_\_\_\_\_, as follows:

PERSONS OWED

AMOUNT PAYABLE

OPEN/BLIND PLEA WITH NO  
AGREEMENT AS TO SENTENCING

d. Additional conditions:

RECOMMENDATION - D TO COOPERATE AND  
TESTIFY TRUTHFULLY in PEOPLE v. DAMEON, 2016CF1052

4. It is stipulated that the defendant's prior record is as follows:

BOND AMENDED TO \$30,000 (10%) in 2016CF1424 with  
D TO REPORT TO PROBATION AS BOND CONDITION

5. The defendant does (not) waive presentence investigation and written report.

01-12-2017

Date

X Amber Buck  
Defendant

X John Wright  
Defendant's Attorney

State's Attorney

- white: Court copy
- yellow: State's Attorney
- pink: Probation Office
- gold: Defendant

FILED  
JAN 13 2017  
McLEAN COUNTY  
CIRCUIT CLERK

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT  
McLean County, Illinois

THE PEOPLE OF THE STATE OF ILLINOIS

vs.

Case Number(s):

2016CF1424

2015CF0929

2015CF0704

AMBER BUCK

ORDER FOR PROBATION ~~OR CONDITIONAL DISCHARGE~~

This cause coming before the Court for sentencing, and the defendant having been convicted of the following offense: 2015CF704 CLASS 4 PCS; 2015CF0929 CLASS 2 CANNABIS; 2016CF1424 METH  
(Court Number and Offense)

IT IS HEREBY ORDERED that the defendant is sentenced to a term of: ~~PROBATION~~

~~CONDITIONAL DISCHARGE~~ for a period of 30 months, upon the conditions that during said period the defendant shall:

- A. Not violate any criminal statute of any jurisdiction.
- B. Pay all fines, restitution, costs, fees and mandatory assessments, including VCVA, as set forth in the fine/cost sheet provided by the McLean County Circuit Clerk by 23 MAY 2019.
- ~~C.~~ Pay restitution in the following amount, as detailed in the attached restitution addendum, to the McLean County Circuit Clerk as directed by the Court or Court Services: \$ \_\_\_\_\_
- D. Serve a term of 180 days of imprisonment in the McLean County Jail as provided in the attached Order for Confinement. STAYED PENDING REVIEW / REMISSIAN
- E. If placed on probation, report to the Court Services Office immediately, and then as often as directed by the Probation Officer, permit the Probation Officer to visit him/her at his/her home or elsewhere, and pay a probation services fee of \$ 2502 per month. All defendants shall truthfully and completely answer all questions asked by the Probation Officer or Court during the term of this order, and shall cooperate fully with the Probation Officer and obey all reasonable directives during the period of this order.
- F. Not possess a firearm or other dangerous weapon. In all felony and/or domestic battery convictions, the defendant shall surrender his/her Firearm Owners Identification (FOID) card to the Probation Officer as directed.
- G. Work or pursue a course of study or vocational training as directed by the Probation Officer and shall support his/her dependants.
- H. Not unlawfully consume, use, or possess: (1) cannabis; or (2) any Controlled Substances or any depressant or stimulant substances or anabolic steroid as defined in the Illinois Controlled Substances Act (720 ILCS 570). Upon the request of the Probation or Correctional Officer, the Defendant shall submit to breath, urine and/or blood tests to determine whether he has in his body the presence of any of the aforesaid prohibited substances or alcoholic beverage. The Defendant shall within 30 days pay the costs of each such test performed.
- I. Advise and provide proof to the Probation Officer, in writing, of his place of residence and employment at all times; advise the Probation Officer within 24 hours of any change; not leave the State of Illinois without written permission of the Probation Officer; and sign and deliver a waiver of extradition to said Probation Officer before departing.
- J. Not seek transfer to another state without first paying a \$125.00 non-refundable transfer fee to the McLean County Circuit Clerk. The defendant's supervision shall remain in McLean County until he/she is granted permission by the probation officer to transfer his/her supervision to another state.

FILED  
MAY 23 2019  
CIRCUIT CLERK

COUNTY

K. Not seek transfer to another county within the state of Illinois without first obtaining permission from the probation officer or Court. The defendant shall continue to report in McLean County until his/her supervision is accepted by the Illinois county to which he/she seeks transfer, and shall comply with the terms and conditions herein set forth and those that may be required of him/her to reside in the receiving Illinois county.

L. Undergo diagnosis and assessment for any medical or psychiatric condition, drug or alcohol addiction, sex offense or domestic violence as directed by the Probation Officer AS RECOMMENDED, and shall provide proof of successful completion of all recommended treatment to the Probation Officer as directed, by AS RECOMMENDED. The defendant shall sign consent for release of confidential information to court services for all treatment programs which shall be effective during the entire term of this order.

M. Complete \_\_\_\_\_ hours of Community Service by \_\_\_\_\_, and shall cooperate fully with the guidelines of the Community Service Program, including payment of any applicable fee.

N. Not be a member of, or knowingly associate with, any member of a criminal street gang, as defined by the Illinois Street Gang Terrorism Omnibus Prevention Act (740 ILCS 147/10).

O. The Defendant may be offered the opportunity to participate in the Administrative Sanctions Program.

P. The following conditions are applicable if checked:

1. The Defendant's Probation is to be served on Intensive Probation under the additional conditions as provided by Court Services.

2. The Defendant's Probation is to be served on Sex Offender Probation under the additional conditions as provided by Court Services.

3. The Defendant shall register as a convicted sex offender pursuant to the Illinois Sex Offender Registration Act.

4. The Defendant is directed to submit to STD/DNA testing as directed by Court Services, and shall pay a DNA collection fee of \$200.00

5. The Defendant shall not consume, use, or possess any alcoholic beverage.

6. The Defendant shall appear in Court for a review/remission hearing on 6/16/2017 @ 10AM

7. The Defendant shall attend a \_\_\_ DUI Victim Impact Panel/ \_\_\_ Domestic Violence Victim Impact Panel as directed by Court Services, including payment of any applicable fee.

8. The Defendant shall attend a Youthful Intoxicated Driver Visitation Program as directed by Court Services, including payment of any applicable fee.

THREE (3) SELF-HELP MEETINGS PER WEEK

I understand these conditions and acknowledge receipt of this order including the additional conditions of Intensive or Sex Offender Probation if applicable.

X Amber Buck  
Defendant

Entered: MAY 23<sup>rd</sup>, 2017

FILED

MAY 23 2017

CIRCUIT CLERK

McLEAN COUNTY

Judge of the Circuit Court

STATE OF ILLINOIS  
IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT  
COUNTY OF McLEAN

PEOPLE OF THE STATE OF ILLINOIS

Plaintiff

vs.

AMBER BUCK

Defendant

Case No. 2016CF1424  
2015CF0704  
2015CF0929

ORDER ON PLEA OR FINDING OF GUILT

Defendant present in person (in custody) and with counsel WRIGHT;

People by ASA HORVE; CSO by \_\_\_\_\_.

- (1) Plea agreement tendered and Court (conditionally) concurs therein. Guilty plea accepted.
- (2) Defendant tenders plea of guilty. Guilty plea accepted.
- (3) Court finds Defendant proven guilty beyond a reasonable doubt at bench trial.
- (4) Jury renders verdict finding Defendant guilty.

Judgment of conviction entered against Defendant on Count(s) 2016CF1424 COURT SIX  
2015CF0704 COURT ONE  
2015CF0929 COURT TWO  
and for costs.

PSI Report (ordered) ~~(waived)~~. Sentencing Hearing ~~(held)~~ (set) 03/22/2017. AT 1:30  
Parties have notice. pm

- Defendant to report immediately to CSO. AS condition of Bond.
- Defendant to be screened for illegal drugs.
- Defendant to be screened for STD.
- Defendant in custody/DOC.
- \_\_\_\_\_

01-12-2017

DATE

[Signature]  
JUDGE

McLEAN COUNTY  
FILED  
JAN 18 2017  
CIRCUIT CLERK