

PLEA OF NOLO CONTENDERE

JD-CR-60 Rev. 9-01
Pr. Bk. 39-18, 39-22, 61-6 C.G.S. 54-94a

STATE OF CONNECTICUT
SUPERIOR COURT
www.jud.state.ct.us

DOCKET NO.

STATE OF CONNECTICUT VS.

G.A. NO. OR J.D.

HELD AT *(City or town)*

ON *(Date)*

PLEA OF NOLO CONTENDERE

In the above case, the above-named defendant being personally present before said court, and having been advised of his/her rights and having heard the complaint read or having waived the reading of such complaint, does hereby say that, (s)he does not desire to contest the claims of the State of Connecticut as said claims are set forth in such complaint, and will not contend with the State of Connecticut in respect thereto.

And hereof, (s)he puts herself/himself upon the clemency of the court and enters a plea of nolo contendere.

- This plea is being entered conditional on the right to take an appeal pursuant to Gen. Stat. 54-94a or Pr. Bk. 61-6. The defendant understands that an appeal of a motion to suppress or a motion to dismiss may be filed within the time prescribed by law only if a trial court has determined that a ruling on such motion would be dispositive of the case. Subject to the foregoing, the defendant reserves the following specific motions for review:

DATED AT *(City or town)*

ON *(Date)*

SIGNED *(Defendant)*

X

SIGNED *(Parent or guardian of minor defendant)*

X

SIGNED *(Attorney for defendant)*

X

FOR JUDICIAL BRANCH USE ONLY

ABOVE PLEA ACCEPTED BY THE JUDICIAL AUTHORITY

- YES
- IF PLEA WAS CONDITIONAL pursuant to Gen. Stat. 54-94a or Pr. Bk. 61-6, the denial of the motion had a significant impact upon the disposition of the case in the trial court and the record available for review of the motion is adequate for appellate review of the court's determination thereof.
- NO

SIGNED *(Assistant Clerk)*

A TRIAL COURT DETERMINED THAT A RULING ON A MOTION TO SUPPRESS OR A MOTION TO DISMISS WOULD BE DISPOSITIVE OF THE CASE

- YES
- NO

SIGNED *(Assistant Clerk)*

DATE