IN THE SUPREME COURT OF PENNSYLVANIA

MIDDLE DISTRICT

46 MAP 2018

COMMONWEALTH OF PENNSYLVANIA

Appellant

VS.

CHRISTIAN LEE FORD

Appellee

REPRODUCED RECORD

Appeal from the Order of the Superior Court at No. 620 MDA 2017 dated November 30, 2017, reconsideration denied February 9, 2018, Reversing the PCRA order of the Lancaster County Court of Common Pleas, Criminal Division, at Nos. CP-36-CR-0001443-2016, CP-36-CR-0001496-2016, and CP-36-CR-0002530-2016 dated March 10, 2017 and remanding.

Office of the District Attorney Lancaster County Courthouse 50 North Duke Street Lancaster, PA 17602 717-299-8100 Craig W. Stedman
District Attorney
Travis S. Anderson
Assistant District Attorney

TABLE OF CONTENTS

Court of Common Pleas Criminal #1443-2016 Docket Entries RR.1a - RR.12a
Court of Common Pleas Criminal #2530-2016 Docket Entries RR.13a - RR.24a
Court of Common Pleas Plea Agreement Criminal #1443-2016 RR.25a
Court of Common Pleas Plea Agreement Criminal #2530-2016 RR.26a
December 27, 2016 Appellee's Amended Post Conviction Relief Act
January 24, 2017 Commonwealth's Answer to Petitioner's Amended Post Conviction Relief RR.85a - RR.96a
Notification of Order in Question
Proof of Service

DOCKET



Docket Number: CP-36-CR-0001443-2016

CRIMINAL DOCKET

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Christian Lee Ford

CASE INFORMATION

Cross Court Docket Nos: 620 MDA 2017, 516 MD 2016, 170 MAL 2018, 46 MAP 2018

Judge Assigned:

Date Filed: 03/28/2016 Initiation Date: 03/18/2016

OTN: X 009262-1

LOTN: X 009262-1

Originating Docket No: MJ-02302-CR-0000096-2016

Initial Issuing Authority: B Denise Commins

Final Issuing Authority: B Denise Commins

Arresting Agency: East Lampeter Twp Police Dept

Arresting Officer: Jones, Christopher D.

Complaint/Incident #: 1603019870 Case Local Number Type(s)

Case Local Number(s)

STATUS INFORMATION							
Case Status:	se Status: Closed Status Date Processing Status		Arrest Date:	03/18/2016			
04/06/2017 Awaiting Appellate Court Decision		Awaiting Appellate Court Decision					
1	06/23/2016 Sentenced/Penalty Imposed						
1	06/23/2016 Awaiting Sentencing						
		06/20/2016	Awaiting Plea Court				
	•	06/15/2016	Awaiting Pre-Trial Conference				
		06/13/2016	Awaiting Plea Court				
		04/25/2016	Awaiting Pre-Trial Conference				
		03/28/2016	Awaiting Formal Arraignment				
		03/28/2016	Awaiting Filing of Information				

Complaint Date: 03/18/2016

CALENDAR EVENTS							
Case Calendar	<u>Schedule</u>	Start	Room	Judge Name	<u>Schedule</u>		
Event Type	Start Date	<u>Time</u>			<u>Status</u>		
Formal Arraignment	04/22/2016	9:00 am	Courtroom A	-	Cancelled		
Status Conference	06/06/2016	1:30 pm	Courtroom 3	Judge Howard F. Knisely	Continued		
Guilty Plea	06/14/2016	9:00 am	Courtroom 8	President Judge Dennis E. Reinaker	Cancelled		
Guilty Plea	06/23/2016	1:30 pm	Courtroom 12		Scheduled		
Status Conference	07/11/2016	1:30 pm	Courtroom 3	Judge Howard F. Knisely	Cancelled		
Criminal Pre-Trial Conference	07/11/2016	1:30 pm	Courtroom 3	Judge Howard F. Knisely	Cancelled		
Criminal Pre-Trial Conference	07/11/2016	1:30 pm	Courtroom 3	Judge Howard F. Knisely	Cancelled		

CPCMS 9082 Printed: 10/30/2018

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03/28/2016

Christian Lee Ford

DEFENDANT INFORMATION

Date Of Birth;

04/10/1977

City/State/Zip: York, PA 17401

Alias Name

Ford, Christian

Ford, Christian

Ford, Christian L.

Ford, Christian L.

Ford, Christian Lee

CASE PARTICIPANTS

Participant Type

<u>Name</u>

Defendant

Ford, Christian Lee

BAILINFORMATION				
BAILINFORMATION				
	HAII	INFO	HMAI	II IN I
		1141 0		

Ford, Christian Lee					N	lebbla Status: None
Bail Action	Date	Bail Type	<u>Percentage</u>	<u>Amount</u>		
		•			Bail Posting Status	Posting Date
Set	03/18/2016	Monetary		\$50,000.00		
Bond Terminated	04/22/2016	Monetary		\$50,000,00		

Posted 04/22/2016 Set Monetary

\$75,000.00

	CHARGES CHARGES							
Seq.	<u>Oria Sea.</u>	<u>Grade</u>	Statute	Statute Description	 Offense Dt. 	<u>OTN</u>		
1	1	F	35 § 780-113 §§A30	Manufacture, Delivery, or Possession With Intent to Manufacture or Deliver	03/18/2016	X 009262-1		
2	2	M2	18 § 5104	Resist Arrest/Other Law Enforce	03/18/2016	X 009262-1		
3	3	М	35 § 780-113 §§A32	Use/Poss Of Drug Paraph	03/18/2016	X 009262-1		

DISPOSITION SENTENCING/PENALTIES

Disposition

Case Event

Sequence/Description

Sentencing Judge Sentence/Diversion Program Type **Disposition Date** Offense Disposition Final Disposition

Grade Section Credit For Time Served

Sentence Date Incarceration/Diversionary Period

Start Date

Sentence Conditions

Waived for Court (Lower Court)

Defendant Was Present

Lower Court Disposition

03/24/2016

Not Final

Manufacture or Deliver

1 / Manufacture, Delivery, or Possession With Intent to

Waived for Court (Lower Court)

35 § 780-113 §§ A30

2 / Resist Arrest/Other Law Enforce

Waived for Court (Lower Court)

18 § 5104

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DISPOSIT	TION SENTENCING/PENALTIES		
<u>Disposition</u>			
Case Event	<u>Disposition Date</u>	Final Dispos	
Sequence/Description	Offense Disposition	<u>Grade</u>	<u>Section</u>
Sentencing Judge	Sentence Date		lit For Time Served
Sentence/Diversion Program Type	Incarceration/Diversionary Per	<u>riod</u> §	Start Date
Sentence Conditions	•		
3 / Use/Poss Of Drug Paraph	Waived for Court (Lower Court)	М	35 § 780-113 §§ A32
Proceed to Court Defendant Was Not Present			
Information Filed	04/19/2016	Not Final	
1 / Manufacture, Delivery, or Possession With Intent to Manufacture or Deliver	Held for Court	F	35 § 780-113 §§ A30
2 / Resist Arrest/Other Law Enforce	Held for Court	M2	18 § 5104
3 / Use/Poss Of Drug Paraph	Held for Court	М	35 § 780-113 §§ A32
Guilty Plea - Negotiated			
Guilty Plea	06/23/2016	Final Disposi	ition
 / Manufacture, Delivery, or Possession With Intent to Manufacture or Deliver 	Guilty Plea - Negotiated	F	35 § 780-113 §§ A30
Ashworth, David L.	06/23/2016	75 Da	ays
Confinement	Min of 2.00 Years Max of 4.00 Years	C	06/23/2016
	2 years to 4 years		
Payment plan to be established by P/P Services			
Mental Health Counseling & Treatment		•	
DNA Sampling & pay costs.			
Eligible for Educational/Vocational Program			
Defendant is eligible for any and all programs at	SCI		
2 / Resist Arrest/Other Law Enforce	Guilty Plea - Negotiated	M2	18 § 5104
Ashworth, David L.	06/23/2016		
Probation	Min of 2.00 Years		
•	Max of 2.00 Years		
D	2 years		
Payment plan to be established by P/P Services	Collections Enforcement Unit.		
Mental Health Counseling & Treatment			
DNA Sampling & pay costs.			
3 / Use/Poss Of Drug Paraph	Guilty Plea - Negotiated	М	35 § 780-113 §§ A32
Ashworth, David L.	06/23/2016		
Probation	Min of 1.00 Years		
	Max of 1.00 Years		
	1 year		

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Payment plan to be established by P/P Services Collections Enforcement Unit.

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DISPOSITION SENTENCING/PENALTIES

Disposition

Case Event

Sequence/Description

Sentencing Judge

Sentence/Diversion Program Type

Sentence Conditions

Mental Health Counseling & Treatment

DNA Sampling & pay costs.

Disposition Date

Offense Disposition

Name:

Supreme Court No:

Phone Number(s):

717-875-4957

Po Box 10368

Lancaster, PA 17605-0368 Representing: Ford, Christian Lee

Rep. Status:

Address:

Sentence Date

Incarceration/Diversionary Period

ATTORNEY INFORMATION

Richard Russell Pugh

038398

Active

(Phone)

Public Defender

Final Disposition

Section <u>Grade</u>

Credit For Time Served

Start Date

COMMONWEALTH INFORMATION

Name:

Amara Michelle Riley

320583

District Attorney

Supreme Court No:

Phone Number(s): 717-295-8100 (Phone)

Address:

Lancaster Co Da's Office 50 N Duke St PO Box 83480

Lancaster, PA 17608-3480

Name:

Christopher J. Lechner

Assistant District Attorney 089304

Supreme Court No:

Phone Number(s):

717-299-8100 (Phone)

Address:

50 N Duke St PO Box 83480

Lancaster, PA 17602-2805

Name:

Maria Ana Cusick

District Attorney

Supreme Court No:

312002

Phone Number(s):

Sequence Number

717-299-8100 (Phone)

Address:

Lancaster County DA Office

50 N Duke St

Lancaster, PA 17608

ENTRIES

CP Filed Date

Document Date

Filed By

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Sequence Number	<u>CP Filed Date</u>	Document Date	Filed By			
1	03/18/2016	<u></u>	Witkonis, Adam J.			
Bail Set - Ford, Christi			Wilkonis, Adams.			
1	03/28/2016		Court of Common Pleas - Lancaster			
Original Papers Recei	ived from Lower Court		County			
_	03/28/2016	. — — — — — —	Fable, James Patrick			
Bail Posted - Ford, Ch	nristian Lee					
1 Motion for Bail Piece	04/14/2016		Fabie, James Patrick			
			Cooks MarillM			
2 Order Granting Motion	04/14/2016 n for Bail Piece		Spahn, Merrill M.			
	04/19/2016		Commonwealth of Pennsylvania			
Information Filed						
I	04/22/2016		Court of Common Pleas - Lancaster County			
Bail Piece Lodged		. 				
2	04/22/2016		Miller, Margaret C.			
Bail Piece Hearing — — — — —						
3	04/22/2016		Miller, Margaret C.			
Bail Set - Ford, Christi						
1 Waiver of Arraignment	04/25/2016 I		Spotts, Patricia Kay			
1 Order - Status, Contin	06/06/2016 ued on Defendant		Knisely, Howard F.			
			Chatta Datriale Van			
Motion for Continuanc	06/09/2016 æ		Spotts, Patricia Kay			

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		Christian Lee Ford	
		ENTRIES	
Sequence Number	CP Filed Date	<u>Document Date</u>	Filed By
1 Guilty Plea - Negotiate	06/23/2016 ed		Ashworth, David L.
2 Order - Sentence/Pen	06/23/2016 alty Imposed		Ashworth, David L.
1 DL-21D to be Prepare	07/07/2016		Pfursich, Jacquelyn E.
2 Penalty Assessed	07/07/2016		Court of Common Pleas - Lancaster County
3 Entry of Civil Judgmer	07/07/2016 nt		Lancaster County Clerk of Courts
4 DC300B Prepared	07/07/2016		Pfursich, Jacquelyn E.
1 DL-21D was prepared	07/11/2016		Pfursich, Jacquelyn E.
1 DL-21D Sent to Penn	07/12/2016 DOT		Unknown Filer
1 Pro Se Motion to Stop	09/22/2016 Withdraw of Funds		Ford, Christian Lee
1 Order - Motion Filed o	10/31/2016 on 9/22/16 Docketed as Mot	ion for PCRA, Appointing Counsel,	Ashworth, David L. Extension of Time
1 Order Granting Motion	11/01/2016 n for Appointment of Counse	el	Reinaker, Dennis E.
1 Transcript of Guilty Pk	11/09/2016 ea	06/23/2016	Ashworth, David L.
1 Amended Petition for	12/27/2016 Post Conviction Collateral F	Relief	Pugh, Richard Russell

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-		Christian Lee Fo	'd		_
		ENTRIES			<u>.</u>
Sequence Number	CP Filed Date	Document Date	Filed B	<u>By</u>	
Service To	<u> </u>	Service By			
Issue Date	Service Type	Status Date	Service Status		
Cusick, Maria Ana					
01/04/2017	eService		Served		
1	01/04/2017		Ashwo	rth, David L.	
Order DA to file Answer	r regarding Motion				
Cusick, Maria Ana	o Comileo		Served		
01/04/2017 	eService 		. — — — — —		
1	01/24/2017		•	Amara Michelle	
Commonwealth's Answ Cusick, Maria Ana	er to Petitioner's Amended	Petition for Post-Conviction Re	ief		
01/24/2017	eService		Served		
			. — — — —		— -
2	01/24/2017		Riley, A	Amara Michelle	
Notice of Intent					
Cusick, Maria Ana	. On miles		Canad		
01/25/2017	eService - — — — — —		Served		
1	01/26/2017		Ashwo	rth, David L.	
	iss Pursuant to Pa.R.Crim.	P.907			
Cusick, Maria Ana	- Camilaa		Served		
02/02/2017	eService		Serveu		
Riley, Amara Michelle 02/02/2017	eService		Served		
— — — — — —			. 		— -
1	03/10/2017		Åshwo	rth, David L.	
Order Denying PCRA -	Opinion				
Cusick, Maria Ana	a Camilaa		Served		
03/17/2017	eService		Serveu		
Pugh, Richard Russell	eService		Served		
03/17/2017 Riley Amere Michelle	COCITIOS		00.100		
Riley, Amara Michelle 03/17/2017	eService		Served		
	- 		. — — — —		
1	04/06/2017		Pugh, f	Richard Russell	
Notice of Appeal to the	Superior Court				

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l		ENTRIES		
Sequence Number	CP Filed Date	<u>Document Date</u>	Filed By	
Service To Service By		·		
Issue Date	Service Type	Status Date	Service Status	
04/10/2017	eService		Served	
Riley, Amara Michelle				
04/10/2017	eService		Served	
1	04/17/2017		Ashworth	, David L.
Concise Statement Ord Cusick, Maria Ana	ler			
04/18/2017	eService		Served	
Pugh, Richard Russell	000.000		· · · - -	
04/18/2017	eService		Served	
Riley, Amara Michelle				
04/18/2017	eService		Served	
2	04/17/2017		Superior (Court of Pennsylvania - strict
Docketing Statement fro Cusick, Maria Ana	om Superior Court			
04/17/2017	eService		Served	
Pugh, Richard Russell				
04/17/2017	eService		Served	
Riley, Amara Michelle				
04/17/2017	eService		Served	
1	04/27/2017		Pugh, Ric	chard Russell
	tatement of Errors Comple	ained on Appeal		
Cusick, Maria Ana	. Camira		Served	
04/28/2017	eService		Serveu	•
Riley, Amara Michelle	eService		Served	
04/28/2017 — — — — — —	- 			
1	04/28/2017		Ashworth	, David L.
Opinion				
Cusick, Maria Ana	. Consider		Served	
04/28/2017	eService		Served	
Pugh, Richard Russell	eService		Served	
04/28/2017	COG! AICC		COITCU	
Riley, Amara Michelle				

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Sequence Number	CP Filed Date	<u>Document Date</u>	<u>Filed</u>	By
Service To		Service By		
Issue Date	Service Type	Status Date	Service Statu	<u>ıs</u>
04/28/2017	eService		Served	
1 Index of Record	05/26/2017		Lanc	aster County Clerk of Courts
Cusick, Maria Ana 05/26/2017	eService		Served	
Pugh, Richard Russell 05/26/2017	eService		Served	
Riley, Amara Michelle 05/26/2017	eService		Served	
2 Original Record Sent to Cusick, Maria Ana	05/26/2017 Superior Court		Lanc	aster County Clerk of Courts
05/26/2017 . Pugh, Richard Russell	eService		Served	
05/26/2017	eService		Served	
Riley, Amara Michelle 05/26/2017	eService		Served	
1 Order Scheduling Heari Cusick, Maria Ana	01/31/2018 ng		Ashw	vorth, David L.
02/02/2018 Pugh, Richard Russell	eService		Served	
02/02/2018 Riley, Amara Michelle	eService		Served	
02/02/2018	eService		Served	
1 Order Staying PCRA an	03/16/2018 d Resentencing Pending	Supreme Court Decision	Ashw	vortḥ, David L.
03/19/2018 Pugh, Richard Russell	eService		Served	
03/19/2018	eService		Served	
Riley, Amara Michelle 03/19/2018	eService		Served	

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		ENTRIES		
Sequence Number	CP Filed Date	<u>Document Date</u>	Filed By	
Service To	Serv	rice By		
Issue Date	Service Type	Status Date	Service Status	
1	08/24/2018		Superior Court of Pennsylv Middle District	 /ania -
Order Granting Petitio	n for Allowance of Appeal		•	
Cusick, Maria Ana		•		
08/27/2018	eService		Served	
Pugh, Richard Russell				
08/27/2018	eService		Served	
Riley, Amara Michelle				
08/27/2018	eService		Served	
		PAYMENT PLAN SUMMA	RY	
Downsont Dian Ma	Dovernant Plan Coop	Most Due Date	Antivo	Overdue Amt

Payment Plan No	<u>Payme</u>	nt Plan Freg.		Next Due Date	<u>Active</u>		Overdue Amt
Responsible Participant					Suspended	[Next Due Amt
36-2017-P000004252	Single	Payment		12/29/2017			\$30,930.61
•	•	•			No		\$30,930.61
Payment	Plan History:	Receipt Date		Payor Name		Participant Role	<u>Amount</u>
		05/21/2010	Payment				\$8.50
		12/16/2016	Payment				\$53.03
,		01/26/2017	Payment				\$19.50
		02/23/2017	Payment				\$56.80
		05/04/2017	Payment		•		\$35.00
		05/26/2017	Payment				\$3.46
		07/06/2017	Payment				\$12.00
		07/28/2017	Payment				\$11.81
		09/08/2017	Payment				\$12.60
		10/05/2017	Payment				\$18.47
		10/30/2017	Payment				\$14.04
		12/06/2017	Payment				\$19.26
•		01/08/2018	Payment				\$30.84
		01/31/2018	Payment				\$27.74
		03/01/2018	Payment				\$18.09

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RR. 10a

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		LINFORMATION			
Last Payment Date: 04/14/2016	A CONTRACTOR AND THE STATE OF THE CONTRACTOR OF	A STATE OF THE PROPERTY OF THE		al of Last Payment: -	\$18.50
Ford, Christian Lee Defendant	<u>Assessment</u>	<u>Payments</u>	<u>Adjustments</u>	Non Monetary Payments	<u>Total</u>
Costs/Fees					
Bail Fee - 6444AB1211 (Lancaster)	\$16.50	-\$16.50	\$0.00	\$0.00	\$0.00
Bail Piece - 6444AB1211 (Lancaster)	\$18.50	-\$18.50	\$0.00	\$0.00	\$0.00
ATJ	\$4.00	\$0.00	\$0.00	\$0.00	\$4.00
Booking Center Fee - A6475A1114 (Lancaster)	\$300.00	\$0.00	\$0.00	\$0.00	\$300.00
CJES	\$2.25	\$0.00	\$0.00	\$0.00	\$2.25
Clerk Cost (Non-Jury/Guilty Plea)-6411AB1211 (Lan)	\$132.00	\$0.00	\$0.00	\$0.00	\$132.00
Clerk of Court Auto Fee-Costs 6593AAB1211 (Lan)	\$5.00	\$0.00	\$0.00	\$0.00	\$5.00
Commonwealth Cost - HB627 (Act 167 of 1992)	\$20.50	\$0.00	\$0.00	\$0.00	\$20.50
County Court Cost (Act 204 of 1976)	\$29.85	\$0.00	\$0.00	\$0.00	\$29.85
Crime Victims Compensation (Act 96 of 1984)	\$35.00	\$0.00	\$0.00	\$0.00	\$35.00
DA Administration Fee - 6421AB130019021 (Lan)	\$25.00	\$0.00	\$0.00	\$0.00	\$25.00
DA Cost - Felony- 6411AB1211 (Lancaster)	\$18.00	\$0.00	\$0.00	\$0.00	\$18.00
DNA Detection Fund (Act 185-2004)	\$250.00	\$0.00	\$0.00	\$0.00	\$250.00
Domestic Violence Compensation (Act 44 of 1988)	\$10.00	\$0.00	\$0.00	\$0.00	\$10.00
Firearm Education and Training Fund	\$5.00	\$0.00	\$0.00	\$0.00	\$5.00
JCPS	\$21.25	\$0.00	\$0.00	\$0.00	\$21.25
Judicial Computer Project	\$8.00	\$0.00	\$0.00	\$0.00	\$8.00
Sheriff Cost - Felony - 6411AB1211 (Lancaster)	\$4.00	\$0.00	\$0.00	\$0.00	\$4.00
State Court Costs (Act 204 of 1976)	\$13.65	\$0.00	\$0.00	\$0.00	\$13.65
Victim Witness Service (Act 111 of 1998)	\$25.00	\$0.00	\$0.00	\$0.00	\$25.00
Judgment Satisfaction/Filing Fee 6436AB1511 (Lanc)	\$34.50	\$0.00	\$0.00	\$0.00	\$34.50
Prothonotary State Tax 6534WB1511 (Lancaster)	\$0.50	\$0.00	\$0.00	\$0.00	\$0.50
Prothonotary Automation Fee 6545AAB1511(Lancaster)	\$5.00	\$0.00	\$0.00	\$0.00	\$5.00
Cost of Prosecution	\$6.40	\$0.00	\$0.00	\$0.00	\$6.40

CPCMS 9082 Printed: 10/30/2018

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RR. 11a

DOCKET



Docket Number: CP-36-CR-0001443-2016

CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

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Christian Lee Ford

CASE FINANCIAL INFORMATION								
Ford, Christian Lee Defendant		<u>Assessment</u>	<u>Payments</u>	<u>Adjustments</u>	Non Monetary Payments	<u>Total</u>		
	Costs/Fees Totals:	\$989.90	-\$35.00	\$0.00	\$0.00	\$954.90		
Fines	-							
Crimes Code, etc.		\$100.00	\$0.00	\$0.00	\$0.00	\$100.00		
	Fines Totals:	\$100.00	\$0.00	\$0.00	. \$0.00	\$100.00		
	Grand Totals:	\$1,089.90	-\$35.00	\$0.00	\$0.00	\$1,054.90		

^{** -} Indicates assessment is subrogated

CPCMS 9082

Printed: 10/30/2018

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DOCKET



Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

Page 1 of 12

Christian Lee Ford

CASE INFORMATION

Cross Court Docket Nos: 620 MDA 2017, 516 MD 2016, 170 MAL 2018, 46 MAP 2018

Judge Assigned:

Initiation Date: 04/26/2016

OTN: X 016846-4

LOTN: X 016846-4

Date Filed: 05/26/2016

Originating Docket No: MJ-02302-CR-0000172-2016

Initial Issuing Authority: B Denise Commins

Final Issuing Authority: B Denise Commins

Arresting Agency: East Lampeter Twp Police Dept

Complaint/Incident #: 1604023530

Arresting Officer: Kondras, Bryan S.

Case Local Number Type(s)

Case Local Number(s)

		Ot-1 - D-1-	STATUS INFORM	**	Compleint Date:	04/06/2044
<u>Case Status</u> : Clos		Status Date	Processing State		Complaint Date:	04/26/2016
		04/06/2017	Awaiting Appella	te Court Decision		
		06/23/2016	Sentenced/Pena	alty Imposed		
		06/23/2016	Awaiting Senten	cing		
		06/20/2016	Awaiting Plea Co	ourt		
		06/15/2016	Awaiting Pre-Tri	al Conference		
		06/13/2016	Awaiting Plea Co	ourt		
		06/10/2016	Awaiting Pre-Tri	al Conference		
		05/26/2016	Awaiting Formal	Arraignment		
		05/26/2016	Awaiting Filing o			
			CALENDAR E	VENTS		
Case Calendar	Schedule	Start	Room	Judge Name	<u>Sched</u>	<u>ıle</u>
Event Type	Start Date	<u>Time</u>			<u>Status</u>	
Formal Arraignmen	t 06/10/2016	9:00 am	Courtroom A		Cancel	led
Guilty Plea	06/14/2016	9:00 am	Courtroom 8	President Judge Dennis E. Reinaker	Cancel	led
Guilty Plea	06/23/2016	1:30 pm	Courtroom 12		Sched	ıled
Criminal Pre-Trial	07/11/2016	1:30 pm	Courtroom 3	Judge Howard F. Knisely	Cancel	led

DEFENDANT INFORMATION

Date Of Birth:

Conference

04/10/1977

City/State/Zip: York, PA 17401

Alias Name

Ford, Christian

Ford, Christian

Ford, Christian L.

Ford, Christian L.

Ford, Christian Lee

CPCMS 9082

Printed: 10/30/2018

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DOCKET.



Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

Court Case

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Christian Lee Ford

CASE PARTICIPANTS

Participant Type

Name

Defendant

Ford, Christian Lee

BAIL INFORMATION

Ford, Christian Lee

Bail Action

Date

Bail Type

Percentage

Amount

Bail Posting Status

Posting Date

Nebbla Status: None

Seq.

05/09/2016

Monetary

\$500.00

\$5,000.00

Increase Bail Amount

Oriq Seq.

05/13/2016

Monetary

CHARGES

Statute Description

Offense Dt.

OTN X 016846-4

Grade Statute 35 § 780-113 §§A16

Int Poss Contr Subst By Per Not Reg

04/21/2016

35 § 780-113 §§A32

Use/Poss Of Drug Paraph

04/21/2016

X 016846-4

DISPOSITION SENTENCING/PENALTIES

Disposition

Case Event

Sequence/Description Sentencing Judge

Sentence/Diversion Program Type

Disposition Date

Offense Disposition

Sentence Date

Final Disposition

<u>Grade</u> Section Credit For Time Served

Incarceration/Diversionary Period Start Date

Sentence Conditions

м

Held for Court (Lower Court)

Defendant Was Present

Lower Court Disposition

1 / Int Poss Contr Subst By Per Not Reg

05/13/2016

Not Final М

М

Final Disposition

35 § 780-113 §§ A16

2 / Use/Poss Of Drug Paraph

Held for Court (Lower Court)

35 § 780-113 §§ A32

Gullty Plea - Negotiated

Guilty Plea

1 / Int Poss Contr Subst By Per Not Reg

Ashworth, David L. **Probation**

06/23/2016

Guilty Plea - Negotiated

Held for Court (Lower Court)

35 § 780-113 §§ A16

06/23/2016

Min of 3.00 Years Max of 3.00 Years

3 years

Payment plan to be established by P/P Services Collections Enforcement Unit.

Mental Health Counseling & Treatment

Drug and Alcohol Eval/Treat as deemed necessary by APPS.

DNA Sampling & pay costs.

2 / Use/Poss Of Drug Paraph

Guilty Plea - Negotiated

М

35 § 780-113 §§ A32

Ashworth, David L.

06/23/2016

CPCMS 9082

Printed: 10/30/2018

Recent entries made in the court filing offices may not be immediately reflected on these docket sheets . Neither the courts of the Unified Judicial System of the Commonwealth of Pennsylvania nor the Administrative Office of Pennsylvania Courts assume any liability for inaccurate or delayed data, errors or omissions on these reports. Docket Sheet Information should not be used in place of a criminal history background check which can only be provided by the Pennsylvania State Police. Moreover an employer who does not compty with the provisions of the Criminal History Record Information Act may be subject to civil liability as set forth in 18 Pa.C.S. Section 9183.



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Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

Court Case

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Christian Lee Ford

DISPOSITION SENTENCING/PENALTIES

Disposition

Case Event

Sequence/Description

Sentencing Judge

Sentence/Diversion Program Type

Sentence Conditions

Probation

Disposition Date

Offense Disposition

Sentence Date

Incarceration/Diversionary Period

Final Disposition

Grade Section

Credit For Time Served

Start Date

Min of 1.00 Years Max of 1.00 Years

1 year

Payment plan to be established by P/P Services Collections Enforcement Unit.

Mental Health Counseling & Treatment

Drug and Alcohol Eval/Treat as deemed necessary by APPS.

DNA Sampling & pay costs.

LINKED SENTENCES:

Link 1

CP-36-CR-0002530-2016 - Seq. No. 2 (35§ 780-113 §§ A32) - Probation is Concurrent with

CP-36-CR-0002530-2016 - Seq. No. 1 (35§ 780-113 §§ A16) - Probation

CPCMS 9082 Printed: 10/30/2018

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Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

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Christian Lee Ford

Name:

Supreme Court No:

Phone Number(s):

717-875-4957

Po Box 10368

Lancaster, PA 17605-0368
Representing: Ford, Christian Lee

Rep. Status:

Address:

ATTORNEY INFORMATION

Richard Russell Pugh Court Appointed - Private

038398

Active

(Phone)

COMMONWEALTH INFORMATION

Maria Ana Cusick

District Attorney

Supreme Court No: 312002

Phone Number(s):

717-299-8100 (Phone)

Address:

Name:

Lancaster County DA Office

50 N Duke St

Lancaster, PA 17608

Name:

Christopher Peter Larsen

Assistant District Attorney
No: 084166

Supreme Court No:

Phone Number(s):

717-299-8100 (Phone)

Address:

Lancaster Co Da's Office

50 N Duke St

Lancaster, PA 17602-2805

Name:

Amara Michelle Riley

District Attorney

Supreme Court No:

Phone Number(s):

717-295-8100 (Phone)

Address:

Lancaster Co Da's Office 50 N Duke St PO Box 83480 Lancaster, PA 17608-3480

ENTRIES

Document Date

Filed By

05/09/2016

Commins, B Denise

Bail Set - Ford, Christian Lee

Sequence Number

05/13/2016

Commins, 8 Denise

Order Granting Motion for Modification of Bail - Ford, Christian Lee

CP Filed Date

1

05/26/2016

Court of Common Pleas - Lancaster

County

Original Papers Received from Lower Court

CPCMS 9082

Printed: 10/30/2018

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DOCKET



Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

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		Christian Lee Ford ENTRIES	<u> </u>
Sequence Number	CP Filed Date	Document Date	Filed By
I	06/08/2016		Commonwealth of Pennsylvania
Information Filed	<u> </u>		
	06/10/2016		Spotts, Patricia Kay
Waiver of Arraignment	: -		
	06/23/2016		Ashworth, David L.
Guilty Plea - Negotiate	:d 		
	06/23/2016		Ashworth, David L.
Order - Sentence/Pena	alty Imposed		
	07/07/2016	•	Court of Common Pleas - Lancaster
Penalty Assessed			County
` 			
DL-21D to be Prepared	07/07 / 2016 d		Flursich, Jacquelyn E.
	07/44/20046		Division Leaguelyn C
DL-21D was prepared	07/11/2016		Pfursich, Jacquelyn E.
DL-21D Sent to PennD	•		Control in the
			Ford, Christian Lee
Pro Se Motion to Stop			
	10/31/2016		Ashworth, David L.
Order - Motion Filed or		ion for PCRA, Appointing Counsel,	
	11/01/2016		Reinaker, Dennis E.
Order Granting Motion	for Appointment of Counse	¥	
	11/09/2016	06/23/2016	Ashworth, David L.
Transcript of Guilty Ple	a ·		
			Pugh, Richard Russell
	ost Conviction Collateral F	Relief	
usick, Maria Ana			

CPCMS 9082

Printed: 10/30/2018

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RR. 17a

DOCKET



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Christian Lee Ford

Sequence Number	CP Filed Date	Document Date		Filed By
Service To		Service By		
Issue Date	Service Type	Status Date	Serviçe	Status
01/04/2017	eService		Served	
1	01/04/2017			Ashworth, David L.
Order DA to file Answe Cusick, Maria Ana	er regarding Motion			
01/04/2017	eService		Served	
1	01/24/2017			Riley, Amara Michelle
	wer to Petitioner's Amende	d Petition for Post-Conviction Relie	ef	
Ousick, Maria Ana 01/24/2017	eService		Served	
				Riley, Amara Michelle
Notice of Intent				
Cusick, Maria Ana	eService		Served	
01/25/2017 — — — — —			— — — -	
1	01/26/2017			Ashworth, David L.
Notice of Intent to Disr Cusick, Maria Ana	miss Pursuant to Pa.R.Crim	1.P.907		
02/02/2017	eService		Served	
Riley, Amara Michelle				
02/02/2017	eService		Served	
1	02/08/2017			Ashworth, David L.
	robation/Parole Supervision	1		
Cusick, Maria Ana 02/08/2017	eService		Served	
Riley, Amara Michelle	20014100			
02/08/2017	eService		Served	
1 .	03/10/2017			Ashworth, David L.
Order Denying PCRA	- Opinion			
Ousick, Maria Ana 03/17/2017	eService		Served	
Pugh, Richard Russell	COU, 1.00			
03/17/2017	eService		Served	

CPCMS 9082 Printed: 10/30/2018

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RR. 18a

DOCKET * * ...



Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

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Christian Lee Ford							
Same and Number		ENTRIES		Filed Do			
Sequence Number	CP Filed Date	Document Date		Filed By			
Service To	<u>S</u>	ervice By					
Issue Date	Service Type	Status Date	Service	Status			
Riley, Amara Michelle							
03/17/2017	eService		Served				
1	04/06/2017			Pugh, Richard Russell			
Notice of Appeal to the Cusick, Maria Ana	Superior Court						
04/10/2017	eService		Served				
Riley, Amara Michelle 04/10/2017	eService		Served				
1	04/17/2017		- — — -	Ashworth, David L.			
Concise Statement Ord	ег						
Cusick, Maria Ana 04/18/2017	eService		Served				
Pugh, Richard Russell	COCIVICE		Gerved				
04/18/2017	eService		Served				
Riley, Amara Michelle							
04/18/2017	eService		Served	:			
2	04/17/2017	· 		Superior Court of Pennsylvania - Middle District			
Docketing Statement fro Cusick, Maria Ana	om Superior Court						
04/17/2017	eService		Served				
Pugh, Richard Russell							
04/17/2017	eService		Served				
Riley, Amara Michelle 04/17/2017	eService		Served				
1	04/27/2017			Pugh, Richard Russell			
	atement of Errors Complain	ned on Appeal					
Cusick, Maria Ana 04/28/2017	eService		Served				
Riley, Amara Michelle	OCCI VICE		20.100				
04/28/2017	eService		Served				
1	04/28/2017			Ashworth, David L.			
Opinion							

CPCMS 9082

Printed: 10/30/2018

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Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

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Christian Lee Ford

		ENTRIES		·
Sequence Number	CP Filed Date	Document Date	<u>Filed By</u>	
Service To		Service By		
Issue Date	Service Type	Status Date	Service Status	
Cusick, Maria Ana			•	
04/28/2017	eService		Served	
Pugh, Richard Russell 04/28/2017	eService		Served	
Riley, Amara Michelle	escivice		ocived	
04/28/2017	eService		Served	
1	05/26/2017		Lancaster C	County Clerk of Courts
Index of Record				
Cusick, Maria Ana 05/26/2017	eService		Served	
Pugh, Richard Russell	000		33.132	
05/26/2017	eService		Served	
Riley, Amara Michelle			01	
05/26/2017 	eService 		Served	
2	05/26/2017		Lancaster C	County Clerk of Courts
Original Record Sent to Cusick, Maria Ana	Superior Court			
05/26/2017	eService		Served	
Pugh, Richard Russell				
05/26/2017	eService		Served	
Riley, Amara Michelle	eService		Served	
05/26/2017	_ 			
1	01/31/2018		Ashworth, D	David L.
Order Scheduling Heari	ing			
Cusick, Maria Ana 02/02/2018	eService		Served	
Pugh, Richard Russell	escivice		ocived	
02/02/2018	eService		Served	
Riley, Amara Michelle				
02/02/2018	eService		Served	
 1	03/16/2018		Ashworth, D	David L.
	nd Resentencing Pending	g Supreme Court Decision		
Cusick, Maria Ana				

CPCMS 9082

Printed: 10/30/2018

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Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

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Christian Lee	e Ford
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		ENTRIES	
Sequence Number	CP Filed Date	Document Date	Filed By
Service To	<u>s</u>	ervice By	
Issue Date	Service Type	Status Date	Service Status
03/19/2018	eService		Served
Pugh, Richard Russell			
03/19/2018	eService		Served
Riley, Amara Michelle			
03/19/2018	eService		Served
			
	08/24/2018		Superior Court of Pennsylvania - Middle District
Order Granting Petition	for Allowance of Appeal		
Cusick, Maria Ana			• .
08/27/2018	eService	•	Served
Pugh, Richard Russell			
08/27/2018	eService	•	Served
Riley, Amara Michelle			
08/27/2018	eService		Served

CPCMS 9082 Printed: 10/30/2018

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Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

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Christian Lee Ford

PAYMENT PLAN SUMMARY								
Payment Plan No	<u>Payme</u>	nt Plan Freq.	N	ext Due Date	<u>Active</u>		Overdue Amt	
Responsible Participant					Suspended		Next Due Amt	
36-2017-P000004252	Single	Payment	1:	2/29/2017	Yes		\$30,930.61	
					No		\$30,930.61	
Payment Pl	an History:	Receipt Date		Payor Name		Participant Role	<u>Amount</u>	
		05/21/2010	Payment				\$8.50	
		12/16/2016	Payment				\$53.03	
		01/26/2017	Payment		•		\$19.50	
		02/23/2017	Payment				\$56.80	
		05/04/2017	Payment		•		\$35.00	
		05/26/2017	Payment				\$3.46	
•		07/06/2017	Payment				\$12.00	
		07/28/2017	Payment				\$11.81	
		09/08/2017	Payment				\$12.60	
		10/05/2017	Payment				\$18.47	
		10/30/2017	Payment				\$14.04	
		12/06/2017	Payment				\$19.26	
		01/08/2018	Payment				\$30.84	
•	,	01/31/2018	Payment				\$27.74	
		03/01/2018	Payment				\$18.09	

CPCMS 9082 Printed: 10/30/2018

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Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

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Christian Lee Ford

	CASE FINANCIA	L INFORMATION	· · · · · · · · · · · · · · · · · · ·		
Last Payment Date:			-	Total of Last Pay	ment:
Ford, Christian Lee Defendant	<u>Assessment</u>	<u>Payments</u>	<u>Adjustments</u>	Non Monetary Payments	<u>Total</u>
Costs/Fees					
ATJ	\$4.00	\$0.00	\$0.00	\$0.00	\$4.00
Booking Center Fee - A6475A1114 (Lancaster)	\$300.00	\$0.00	\$0.00	\$0.00	\$300.00
CJES	\$2.25	\$0.00	\$0.00	\$0.00	\$2.25
Clerk Cost (Non-Jury/Guilty Plea)-6411AB1211 (Lan)	\$132.00	\$0.00	\$0.00	\$0.00	\$132.00
Clerk of Court Auto Fee-Costs 6593AAB1211 (Lan)	\$5.00	\$0.00	\$0.00	\$0.00	\$5.00
Commonwealth Cost - HB627 (Act 167 of 1992)	\$10.25	\$0.00	\$0.00	\$0.00	\$10.25
County Court Cost (Act 204 of 1976)	\$33.30	\$0.00	\$0.00	\$0.00	\$33.30
Crime Victims Compensation (Act 96 of 1984)	\$35.00	\$0.00	\$0.00	\$0.00	\$35.00
DA Administration Fee - 6421AB130019021 (Lan)	\$25.00	\$0.00	\$0.00	\$0.00	\$25.00
DA Cost - Misdemeanor - 6411AB1211 (Lancaster)	\$15.00	\$0.00	\$0.00	\$0.00	\$15.00
Domestic Violence Compensation (Act 44 of 1988)	\$10.00	\$0.00	\$0.00	\$0.00	\$10.00
Firearm Education and Training Fund	\$5.00	\$0.00	\$0.00	\$0.00	\$5.00
JCPS	\$21.25	\$0.00	\$0.00	\$0.00	\$21.25
Judicial Computer Project	\$8.00	\$0.00	\$0.00	\$0.00	\$8.00
Sheriff Cost - Misdemeanor - 6411AB1211 (Lan)	\$2.00	\$0.00	\$0.00	\$0.00	\$2.00
State Court Costs (Act 204 of 1976)	\$11.95	\$0.00	\$0.00	\$0.00	\$11.95
Victim Witness Service (Act 111 of 1998)	\$25.00	\$0.00	\$0.00	\$0.00	\$25.00
Constable Education Training Act	\$5.00	\$0.00	\$0.00	\$0.00	\$5.00
Constable/Postage - 6411AB1211 (Lancaster)	\$196.50	\$0.00	\$0.00	\$0.00	\$196.50
Cost of Prosecution	\$6.40	\$0.00	\$0.00	\$0.00	\$6.40
Postage	\$14.65	\$0.00	\$0.00	\$0.00	\$14.65
Postage	\$14.60	\$0.00	\$0.00	\$0.00	\$14.60
Costs/Fees Totals:	\$882.15	\$0.00	\$0.00	\$0.00	\$882.15
Fines					

CPCMS 9082 Printed: 10/30/2018

Recent entries made in the court filing offices may not be immediately reflected on these docket sheets. Neither the courts of the Unified Judicial System of the Commonwealth of Pennsylvania nor the Administrative Office of Pennsylvania Courts assume any liability for inaccurate or delayed data, errors or omissions on these reports. Docket Sheet information should not be used in place of a criminal history background check which can only be provided by the Pennsylvania State Police. Moreover an employer who does not comply with the provisions of the Criminal History Record Information Act may be subject to civil liability as set forth in 18 Pa.C.S. Section 9183.

RR.23a

DOCKET



Docket Number: CP-36-CR-0002530-2016

CRIMINAL DOCKET

Court Case

Commonwealth of Pennsylvania

Page 12 of 12

Christian Lee Ford

		CASE FINANCIA	LINFORMATION		表 12 \$P\$(2014年)	T 28 3
Ford, Christian Lee Defendant		<u>Assessment</u>	<u>Payments</u>	<u>Adjustments</u>	Non Monetary Payments	<u>Total</u>
Crimes Code, etc.		\$100.00	\$0.00	\$0.00	\$0.00	\$100.00
•	Fines Totals:	\$100.00	\$0.00	\$0.00	\$0.00	\$100.00
	Grand Totals:	\$982.15	\$0.00	. \$0.00	\$0.00	\$982.15

^{** -} Indicates assessment is subrogated

CPCMS 9082

Printed: 10/30/2018

Recent entries made in the court filing offices may not be immediately reflected on these docket sheets. Neither the courts of the Unified Judicial System of the Commonwealth of Pennsylvania nor the Administrative Office of Pennsylvania Courts assume any liability for inaccurate or delayed data, errors or omissions on these reports. Docket Sheet information should not be used in place of a criminal history background check which can only be provided by the Pennsylvania State Police. Moreover an employer who does not comply with the provisions of the Criminal History Record Information Act may be subject to civil liability as set forth in 18 Pa.C.S. Section 9183.

PLEA AGREEMENT

The subscribing parties certify the following facts are accurate and the plea agreement to be voluntarily and intelligently executed with full knowledge of the maximum possible sentences:

DEFENDANT: Christian	n Lee Ford				
DOCKET NO: CP-36-C	CR-0001443-2016				
<u>OFFENSE</u>		GRADE	DISPO	DISPOSITION	
1. Manuf/del/poss/w In	t Manuf Or Del	F	(Juilty _	
 Manuf/del/poss/w In Resist Arrest/other I 				Juilty	
Resist Arres/other Law Enforce Use/poss Of Drug Paraph		M	(Guilty	
4.					
5.		<u> </u>	<u> </u>		
JAIL	PROBATION	CONSECUTIVE	<u>FINE</u>	COSTS	
1. 2-4 years SCI			\$100	yes	
	2 years			yes	
3.	1 year			yes	
4.					
5.					
All counts are concurr	rent unless otherwise noted abo	ove.			
• Notes: Concurrent with	h #1496-16				
•		1 0250 00 for			
 Condition(s) of proba 	tion/parole: DNA sampling and	1 \$250,00 fee.			
 Total amount of restit 	ution owed is \$0.				
	Λ				
 Forfeiture: Defendant 	agrees to forfeiture of \$325,25	**			
	orland land		,		
DEFENDANT		DATE	16/33/14		
		DATE C	10/23/14		
DEFENSE COUNSEL	Jalen Lege	DATE	1 / 1	<u> </u>	
DISTRICT ATTORNEY	Mack	DATE <i>(</i>	4/4/11	4	
PRESENTED TO JUDG	E		CEPTED IECTED		

PLEA AGREEMENT

The subscribing parties certify the following facts are accurate and the plea agreement to be voluntarily and intelligently executed with full knowledge of the maximum possible sentences:

DOCKET NO: CP-36-0	n Lee Ford CR-0002530-2016			
OFFENSE		GRADE .		<u>OSITION</u>
 Int Poss Contr Subst Use/poss Of Drug P 		M		Guilty Guilty
3				
JAIL	<u>PROBATION</u>	CONSECUTIVE	<u>FINE</u>	COSTS
1.	3 years		\$ 100	yes
1 2	1			yes
3.				
4. 5.				
All counts are concur	rent unless otherwise noted abo	ve.		
	h 1443-16 and 1496-16.			
 Condition(s) of proba 	tion/parole:			
 Total amount of resti 	tution owed is \$0			
• Forfeiture: Defendant	agrees to forfeiture of.			
defendant		DATE	06/03/	16
DEFENSE COUNSEL	Jan Kapa	DATE	06123	f16-
DISTRICT ATTORNEY	Macak	DATE <u>\(\ell_{\ell} \)</u>	<u> [[4]/Ce</u>	
PRESENTED TO JUDG	E		CEPTED ECTED	_ _

RR. 26a

IN THE COURT OF COMMON PLEAS OF LANCASTER COUNTY, PENNSYLVANIA CRIMINAL DIVISION

COMMONWEALTH OF PENNSYLVANIA

Nos. 2530-2016, 1496-2016

1443-2016

٧.

CHRISTIAN FORD

AMENDED PETITION FOR POST-CONVICTION RELIEF

CLERK OF COUR

- 1. Petitioner is Christian Ford, Defendant in the above-captioned criminal action.
- 2. Respondent is the Commonwealth of Pennsylvania.
- 3. By Informatia Nos. 2530, 1496 and 1443 of 2016, Petitioner was charged with multiple counts of PWID, drug paraphernalia, resisting arrest, DUI, driving under suspension, etc..
- 4. On June 23, 2016, Petitioner tendered a negotiated guilty plea to all charges. Pursuant to that agreement, Petitioner was sentenced to a net aggregate prison term of 2 to 4 years, reduced by RRRI to 18 months to 4 years. He was also sentenced to concurrent terms of probation.
- 5. Petitioner was also sentenced to pay fines, the costs of prosecution and the costs of probation supervision.
- 6. No Presentence Report was prepared; alternatively, no Presentence Report was referred to on the record, and/or informed the Court's sentence.
- 7. Petitioner is indigent and is unable to pay the fines and costs imposed. His inability to pay the fines and costs will prevent him from being paroled at his minimum, or prior to expiration of the maximum, and Petitioner is prejudiced thereby.
- 8. Petitioner has been subjected to a sentence in excess of the lawful maximum, towit, the *Court did not conduct a hearing or find facts related to Petitioner's ability to pay the fines and

RR. 27a

costs imposed, and whether the payment of fines and costs would prejudice payment of restitution, and the sentence was, accordingly, imposed unlawfully.

- 9. Petitioner's attorney was ineffective in failing to pursue a sentence modification or direct appeal from the unlawful sentence.
- 10. Petitioner's claims have not been previously litigated, as aforesaid. The claims are non-waivable. Commonwealth v. Boyd, 73 A3d. 1269 (Pa. Super., 2013).
- 11. Petitioner prays this Honorable Court to vacate his sentence and reimpose sentence without assessment of fines or costs.
 - 12. A hearing is requested. At the hearing, Petitioner will present as witnesses the following:
- a. Patricia K. Spotts, Esquire, Office of the Public Defender, 150 North Queen Street, Lancaster, PA 17603;
 - b. Christian Ford, 660 State Route 11, Hunlock Creek, PA 18621-3136;
 - c. Other witnesses, to be disclosed timely.
 - 13. At the hearing, Petitioner will introduce the following documents, appended hereto:
 - a. Guilty Plea Slip;
 - b. Guilty Plea Colloquy Form;
 - c. Negotiated Plea Agreement:
 - d. Transcript of Guilty Plea Hearing, June 23, 2016;
 - e. Sentencing Orders;
 - f. Itemized Accounts of Fines, Costs and Restitution;
 - g. Court Committment Forms;
 - h. Praecipes to Enter Judgment;
 - i. Notices of Entry of Judgments;

RR. 28a

- j. Other documents, to be disclosed timely.
- 14. Verification by Petitioner of a counseled amended PCRA is not required. Commonwealth v. Crews, 863 A2d. 498 (Pa. Super., 2004).

WHEREFORE, Petitioner prays this Honorable Court to grant post-conviction relief.

December 27, 2016

R. Russell Pugh, Esquire Attorney ID No. 38398 Attorney for Christian Ford

GUILTY PLEA

DEFENDANT: Christian Lee Ford DOCKET NO: CP-36-CR-0002530-2016		
OFFENSE 1. Int Poss Contr Subst By Per Not Reg 2. Use/poss Of Drug Paraph 3.	GRADE M M	DISPOSITION Guilty Guilty
Total amount of restitution owed is \$0		
I, Christian Lee Ford, with counsel, do consent to proceed a listed charges.	and enter my plea	of guilty to the
DEFENDANT COMPANY	DATE <u>C</u>	123/2016
DEFENSE COUNSEL QUICUD	DATE 06	2006 6

RR.30a

GUILTY PLEA

DEFENDANT: Christian Lee Ford		
DOCKET NO: CP-36-CR-0001496-2016		-
	·	
<u>OFFENSE</u>	<u>GRADE</u>	DISPOSITION
1. Driving Under The Influence Of Controlled Substance	M1 ·	· 6514.
2. Driving Under The Influence Of Alcohol Or Controlled	M1	Guilty
Substance	1411	Guilty
3. Driving Under The Influence Of A Controlled Substance	M1	Guilty
4. Drg Lic Sus/rev Purs To Sec 3731/1547b1	S	Guilty
5		Garry
Total amount of modification and 1: 0 107 00	•	
Total amount of restitution owed is \$ \[07.00 \]		
		•
I, Christian Lee Ford, with counsel, do consent to proceed a listed charges.	and enter my plea of	guilty to the
	٠.	
DEFENDANT	DATE _ CO.	123/14
	·	
DEFENSE COUNSEL	DATES OF CO	(22/4
- \ COUNSEL	DATE <u>O O/</u>	123/16

GUILTY PLEA

DEFENDANT: Christian Lee Ford	:	
DOCKET NO: CP-36-CR-0001443-2016		
		
<u>OFFENSE</u>	<u>GRADE</u>	<u>DISPOSITION</u>
1. Manuf/del/poss/w Int Manuf Or Del	F .	
2. Resist Arrest/other Law Enforce	M2	Guilty
3. Use/poss Of Drug Paranh	M M	Guilty
4.	IVI	Guilty
5	· ———	
	•	
Total amount of restitution owed is \$0		
	·	•
·.	•	
		·
I, Christian Lee Ford, with counsel, do consent to proceed listed charges.	eed and enter my plea of	guilty to the
DEFENDANT MAN	DATE <u> </u>	123/14
DEFENSE COUNSEL QUICES	DATE OG	123/16

RR. 32a

IN THE COURT OF COMMON PLEAS OF LANCASTER COUNTY, PENNSYLVANIA

CRIMINAL

COMMONWEALTH OF PENNSYLVANIA

VS.

1443 - 2016

Charatopher 2 Ford

GUILTY PLEA COLLOQUY AND POST-SENTENCE RIGHTS

Please answer all questions "yes", "no", or "n/a" for not applicable. Your attorney is required to review this document with you and answer your questions regarding the consequences of your decision to plead guilty. If, after reviewing this document, you have any questions that have not been answered, please inform the Court.

L GENERAL INFORMATION:

- 1. Can you read, write, speak and understand the English language?
- 2. If you cannot, are you using the services of an interpreter?
- 3. Right now, are you in any way under the influence of alcohol, drugs, or medication? No
- 4. If you are taking any medication, does it affect your ability to understand these questions or why you are here today?
- 6. Does that illness or its treatment affect your ability to understand these questions or why you are here today?
- 7. Do you understand that you are here today to enter a plea of guilty to some or all of the criminal charges against you?
- 8. Are you a United States Citizen?
- 9. Do you understand that if you are not a United States Citizen, there may be immigration consequences as a result of your guilty pleak

Page 1 of 7

IL TRIAL RIGHTS:

- 10. Do you understand that you do not have to plead guilty?
- 11. Do you understand that you have a right to a trial by jury and by pleading guilty you are giving up that right?
- 12. Do you understand that if you decided to go to a jury trial that a jury would consist of twelve citizens from Lancaster County?
- 13. And that you and your attorney can participate in the selection of the jury?
- 14. And that in order to convict you, all twelve members of the jury must agree unanimously that
- 15. Do you understand that if you decided to go to trial either by judge or by jury, that it is the Commonwealth's burden to prove you guilty?
- 16. Do you understand that you do not have to prove anything at trial?
- 17. Do you understand that your attorney can speak on your behalf to the jury in the form of an opening and closing statement?
- 18. Do you understand that your attorney can cross-examine witnesses on your behalf? Www.
- 19. Do you understand that you have the right to testify at trial?
- 20. Do you understand that you have the right not to testify at trial? Alex
- 21. Do you understand that if you choose not to testify at trial that it cannot be used against you that you did not testify and the Court would instruct the jury not to use it against you?
- 22. Do you understand that you have a right to present evidence to contradict the Commonwealth's case, but you are not required to do so? 1000
- 23. Do you understand that if you filed any pre-trial motions (such as a suppression motion), that you are giving up your right to be heard on them by pleading guilty? Lie
- 24. Do you understand that if you were to go to trial and could not pay proper costs, such as to subpoen a witness, that those costs would be paid for you? I Q A

Page 2.of 7

- 25. Do you understand that you are presumed to be innocent until proven guilty by the Commonwealth beyond a reasonable doubt? ____
- 26. Do you understand that at a trial the Commonwealth must prove each element or each part of
- 27. Do you understand that you have a right to be represented by an attorney?
- 28. Do you understand that if your cannot afford an attorney, that the Court would appoint one to represent you free of charge before, during, and after trial and on appeal?

III. SENTENCING:

- 29. Do you understand that judges in Pennsylvania are required to review the sentencing guidelines? \clo
- 30. Do you understand that the sentencing guidelines are based on a defendant's prior convictions and the seriouspess of the current offense(s)?
- 31. Has your attorney reviewed the sentencing guidelines with you on your case?
- 32. Do you also understand that every crime in Pennsylvania has a maximum sentence?
- 33. Do you understand that the Court cannot sentence you to more than the maximum sentence, but can sentence you to less than the maximum sentence? . . .
- 34. Do you understand that the maximum sentences you are facing are as follows:

	CHARGE & GRADING	MAXIMUM INCARCERATION	MAXIMUM FINE
	Puro	- 1Sucs	250,000
	18A	- Dyn	5,0000
•	Toss idia x2	ige	2,500
	725		5,500
<u>-</u>	Coss	l 40	1000
<u>.</u>			3,500
	•		

- DELTE CAMOS - OF	ssible sentence you could receive for your plea today if d all sentences were consecutive would be
(specify months or years)	1. day 500 1. dry
36. Have you, your lawyer, and the Distraction agreement?	rict Attorney entered into any negotiated plea
37. If the answer is "yes", do you unders agreement?	tand that the judge can reject the proposed plea
38. Do you understand that if the judge repermitted to withdraw your guilty plea?	jects the proposed plea agreement, you will be
39. Do you understand that once you with if no agreement had ever taken place?	draw your guilty plea, you are in the same position as
40. Do you understand that if you withdra judge or by jury?	w your guilty plea, you still have a right to a trial by
41. Do you understand that if the judge rejulea, your attorney may attempt to renegotian Attorney and re-present it to another judge?	ects the plea agreement and you withdraw your guilty ate the proposed plea agreement with the District
42. However, do you understand that you nagreement to another judge without informing agreement?	nay not present the same previously rejected plea ng that judge of the rejection or changing the plea
43. Do you understand that nothing that you can be used against you at a trial?	say in the courtroom when you withdraw your plea
44. Do you understand the terms of the plea	agreement? \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
45. If there is not a plea agreement, do you u your sentence? WIA	inderstand that it is the judge who will determine

Page 4 of 7

Court of Common Pleas of Lancaster Form GPC-LF (approved 2/09)	County
	•

46. Do you understand that if being sentenced on more than one count, the sentences could be consecutive to one another?

47. Do you understand that if you are currently serving another sentence, the sentence you receive for this charge could be consecutive to any other sentence you are already serving? ______

48. Do you understand that if you are on probation or parole, your guilty plea will mean that you have violated the supervision, that supervision can be revoked, and that you could be sentenced anew for the violation?

IV. VOLUNTARINESS:

- 49. Is it your decision to plead guilty?
- 50. Have you been threatened or forced to plead guilty?
- 51. Are you making the decision to plead guilty of your own free will?
- 52. Have any promises been made to you to enter this guilty plea other than the terms of the plea agreement?
- 53. Do you understand that a guilty plea has the same effect as a conviction by a jury or a judge hearing the case without a jury?
- 54. After reviewing all of this information, do you still wish to plead guilty?

V. APPEAL RIGHTS:

- 55. Do you understand that after you plead guilty you have the right to appeal to the Superior Court within thirty (30) days?
- 56. Do you understand that by pleading guilty, you are limiting your appeal rights?
- 57. Do you understand that after you plead guilty, your appeal rights are limited to three issues? ______
- 58. The first issue is whether this Court has the jurisdiction to hear your case. In other words, did this offense happen in Lancaster County. Do you understand the first appeal issue?
- 59. The second issue is the voluntariness of your plea. In other words, is your decision to plead

Page 5 of 7

guilty a knowing, intelligent, and voluntary decision on your behalf. Do you understand the second appeal issue?

- 60. The third issue is the legality of the sentence. In other words, does the sentence you receive fit within what the legislature says you can get for an offense of this nature. Do you understand the third issue?
- 61. Do you understand that, after pleading guilty, you are limited to these three issues on appeal?
- 62. You have the option of appealing to this Court by filing what is called a "Post-Sentence Motion". Do you understand that the Post-Sentence Motion must be filed within ten (10) days of your sentencing date?
- 63. Do you understand that the Post-Sentence Motion must be in writing, filed at the Clerk of Courts, and state specifically what grounds you are claiming on your appeal?
- 64. Do you understand that if you cannot afford an attorney to file the appeal, that if you qualify one will be appointed to represent you on the appeal?
- 65. Do you understand that if you miss the ten (10) day deadline to appeal to this Court, that you have thirty (30) days from the date of sentencing to appeal to the next level of Court (the Pennsylvania Superior Court)?
- 66. Do you understand that with any appeal to the Pennsylvania Superior Court, you are limited to the same three issues described in paragraphs 56, 57, and 58?
- 67. Do you understand that if this is an open plea without a plea agreement, you have a fourth issue on appeal?
- 68. Do you understand that in that case, the fourth issue on appeal is the discretionary aspects of the Court to sentence you as it did?
- 69. Do you understand that if you wish to challenge the Court's discretion, you must do so by filing a Post-Sentence Motion to this Court within ten (10) days?
- 70. Do you understand that if you fail to challenge the Court's discretion within ten (10) days, you will not be permitted to raise that issue on further appeal?
- 71. Do you understand that by filing a Post-Sentence Motion to this Court, your appeal to the higher court cannot commence until this Court rules on your motion?
- 72. Do you understand that if you file a Post-Sentence Motion to this Court, the Court must decide on your motion within 120 days?

- 73. Do you understand that if the Court does not grant or deny your Post-Sentence Motion within 120 days, then it is deemed denied by operation of law? _______.
- 74. Do you understand that if you file a Post-Sentence Motion and this Court denies the motion or it is deemed denied by operation of law, that you have thirty (30) days from that date of denial to file an appeal to the Pennsylvania Superior Court?
- 75. Do you understand that in the appeal to the Pennsylvania Superior Court, you will still be limited to the three issues outlined in paragraphs 56, 57, and 58 and, if applicable, the fourth issue outlined in paragraph 67?

VI. CONCLUSION:

- 75. Have you had sufficient time to review this information with your attorney?
- 76. If you did not understand any part of this form, has your attorney explained it to you so that you now understand?
- 77. After reviewing all of this information with your attorney, do you still wish to enter a guilty plea?

I affirm that I have reviewed the entire document with my attorney and I am aware of the consequences of my guilty plea. With a full understanding of my rights as explained in this document, I am voluntarily pleading guilty and signing this Guilty Plea Colloquy.

•	•	. :			11	2.	2 ·	
	6	128G	<u> مارة</u>		M	2	<u> </u>	<u>' · : </u>
Date .		•	• -	D	efendant		٠	
						· ·		. (,

Interpreter (if any)

I, Tottle & Spott Sequire, Attorney for State that I have reviewed this document fully with my client. It is my belief that my client fully comprehends the consequences of pleading guilty and is pleading guilty of his/her own free will.

Date Attorney for Defendant Esq.

PLEA AGREEMENT

The subscribing parties certify the following facts are accurate and the plea agreement to be voluntarily and intelligently executed with full knowledge of the maximum possible sentences:

DEFENDANT: Christian Lee F	'ord			
DOCKET NO: CP-36-CR-0002	2530-2016			
OFFENSE 1. Int Poss Contr Subst By Per 1 2. Use/poss Of Drug Paraph 3. 4.	OFFENSE 1. Int Poss Contr Subst By Per Not Reg 2. Use/poss Of Drug Paraph 3.			OSITION Guilty Guilty
1	PROBATION 3 years 1 year	CONSECUTIVE	FINE \$100	COSTS yes yes
All counts are concurrent unless Notes: Concurrent with 1443-16 are	nd 1496-16.			
 Condition(s) of probation/parole: Total amount of restitution owed i Forfeiture: Defendant agrees to for 	is \$0		· · · · · · · · · · · · · · · · · · ·	
DEFENDANT DEFENSE COUNSEL DISTRICT ATTORNEY PRESENTED TO HIDGE	KSPA Zá	DATE OF	0123/16 19123/16 14/16	
PRESENTED TO JUDGE	ON _	ACCEP REJEC	TED	

PLEA AGREEMENT

The subscribing parties certify the following facts are accurate and the plea agreement to be voluntarily and intelligently executed with full knowledge of the maximum possible sentences:

DEFENDANT: Christian Lee I DOCKET NO: CP-36-CR-000				
DOCKET NO. CF-30-CR-000	71430-2010			
<u>OFFENSE</u>		<u>GRADE</u>	DISPO	SITION
1. Driving Under The Influence		M1		uilty
2. Driving Under The Influence Substance	e Of Alcohol Or Controlled	M1	· G	Huilty
	e Of A Controlled Substance	<u>M1</u>		uilty
4. Drg Lic Sus/rev Purs To Sec		s	G	huilty
5.				
<u>JAIL</u>	PROBATION	CONSECUTIVE	<u>FINE</u>	COSTS
1. 1-4 years SCI			\$1500	Yes
2. Merges with count 1				Yes
3. Merges with count 1		<u> </u>		Yes_
4. 90 days			\$1000	<u>Yes</u>
All counts are concurrent un Notes:	less otherwise indicated abov	e .	•	
Highway Safety Classes and a SCRAM equipment (ankle monito within 48 hours of release from in	or, base station, etc.) to VigilNet u carceration.	imposed license suspe	ension. Shall r	eturn all
Total amount of restitution	n owed is $$107.00$			
DEFENDANT	\times \mathcal{M}	DAT	E <u>(Ve/23</u>	114
DEFENSE COUNSEL	Cem K JA	DAT	E_06/23	3/14
DISTRICT ATTORNEY	Macal	DAT	e <i>[[[[4]]</i>]	(0
PARGENTED TO HINGE.	C)N	ACCEPTED:	

REJECTED:

PLEA AGREEMENT

The subscribing parties certify the following facts are accurate and the plea agreement to be voluntarily and intelligently executed with full knowledge of the maximum possible sentences:

DEFENDANT: Christian DOCKET NO: CP-36-C	Lee Ford		:	
<u> </u>	R-0001443-2016	<u> </u>	:	
<u>OFFENSE</u>		GRADE	DISPO	SITION
1. Manuf/del/poss/w Int	Manuf Or Del	F	·	huilty
2. Resist Arrest/other La		M2		uilty
3. Use/poss Of Drug Par	aph	M		uilty
4. 5.	<u> </u>			
JAIL	PROBATION	CONSECUTIVE	FINE	<u>COSTS</u>
1. 2-4 years SCI			\$100	yes
2.	2 years			yes
3.	1 year			yes
4. 5.		-		
<i></i>				
 All counts are concurren 	t unless otherwise noted abov	e.		_
Notes: Concurrent with #				
- Notes: Concurrent with #	1490-10		•	
• Condition(s) of probation	/parole: DNA sampling and \$	250.00 fee.	•	
Total amount of restitution	on owed is \$0.			
Forfeiture: Defendant agr	ees to forfeiture of \$325.25		•	
,	01 4325/25	•		
0)	1/2 //			
DEFENDANT		DATE <u>0</u> 0	0/23/14	
DEFENSE COUNSEL	Jun Kas	DATE Q	0/23/14	
DISTRICT ATTORNEY	March	DATE	114/14	
PRESENTED TO JUDGE _	ON	ACCE	PTED	
		REJE		• -

	IN THE COURT OF COMM LANCASTER COUNTY, PEN CRIMINAL	ON PLEAS NSYLVANIA
•	:	
COMMONWEALTH	OF PENNSYLVANIA	
	vs.	No. 2530 of 2016 1496 of 2016
CHRISTIAN LE	EF0RD	1443 of 2016
	•======================================	> "

GUILTY PLEA

Before: HONORABLE DAVID L. ASHWORTH

Date: June 23, 2016

Lancaster County Courthouse

50 North Duke Street Lancaster, Pennsylvania

APPEARANCES:

CAITLIN BLAZIER, ESQUIRE Assistant District Attorney For - The Commonwealth

PATRICIA K. SPOTTS, ESQUIRE Assistant Public Defender For - The Defendant

ORDERED:	11/4/16	LODGED:	FILED:
			P

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The matter before the Court, MS. BLAZIER: Your Honor, is Commonwealth V Christian Lee Ford on Docket Numbers 1496 of 2016, 1443 of 2016, and 2530 of 2016.

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Defendant is present today with counsel, pleading guilty pursuant to a negotiated plea agreements.

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On Docket Number 1443-2016, Count 1. manufacturing, delivery, possession with intent to manufacture or deliver, a felony -- an ungraded felony, defendant will plead guilty, receive two to four years' State Correctional Institution, pay a \$100 fine plus costs.

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Count 2, resisting arrest, a misdemeanor of the second degree, defendant will plead guilty. receive two years' probation plus costs.

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Count 3, use or possession of drug paraphernalia, an ungraded misdemeanor, defendant will plead guilty, receive one year probation plus costs. This is concurrent with the other dockets,

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Your Honor.

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Conditions of probation and parole, there is a DNA sampling and \$250 fee, and the defendant agrees

to forfeiture of \$325.25, and I have the order to go with that.

On Docket 1496, Count 1, driving under the influence of controlled substance, a misdemeanor of the first degree, defendant will plead guilty, receive one to four years' State Correctional Institution, pay a \$1,500 fine plus costs.

On Count 2, driving under the influence of alcohol or a controlled substance, a misdemeanor of the first degree, the defendant will plead guilty.

Count 2 merges with Count 1. Defendant must pay costs.

On Count 3, driving under the influence of a controlled substance, misdemeanor of the first degree, defendant will plead guilty. Count 3 merges with Count 1 as well. Defendant must pay costs.

Count 4, driving under suspension, a summary offense, defendant will plead guilty. He will receive 90 days' incarceration, pay a \$1,000 fine plus costs.

Conditions of probation and parole, defendant must complete D&A counseling, treatment, Alcohol Highway Safety Classes and a CRN evaluation, PennDOT-imposed license suspension, shall return all SCRAM equipment to Vigilnet upon reporting to

Lancaster County Prison or within 48 hours of release from incarceration.

And on Docket Number 2530 of 2016, Count 1, intent, possession or control of a substance by a person not registered, an ungraded misdemeanor. Defendant will plead guilty, receive three years' probation, pay a \$100 fine plus costs.

Count 2, use or possession of drug paraphernalia, an ungraded misdemeanor, defendant will plead guilty, receive one year probation plus costs.

And there is restitution owed on Docket Number 1496 in the amount of \$107, and there is the restitution summary that I ask to be incorporated by reference.

THE COURT: So ordered...

Good afternoon, Mr. Ford.

THE DEFENDANT: Good afternoon.

THE COURT: It's my understanding that you would like to plead guilty to these charges. Is that correct, sir?

THE DEFENDANT: Yes, sir.

THE COURT: You understand that you don't have to, you have the right to a jury trial?

THE DEFENDANT: Yes, sir.

At which time the Commonwealth THE COURT: must prove all of the elements of these charges 2 beyond a reasonable doubt. Do you understand? 3 THE DEFENDANT: Yes, sir. 4 THE COURT: Do you understand that you are 5 innocent until proven guilty? 6 THE DEFENDANT: Yes, sir. 7 THE COURT: But by pleading guilty you're 8 giving up those rights? 9 Yes, sir. THE DEFENDANT: 10 THE COURT: You're charged with a number of 11 I have guilty plea agreements, three offenses. 12 guilty plea agreements and guilty plea slips. Have 13 you reviewed and signed all of these? 14 THE DEFENDANT: Yes, sir. 15 THE COURT: And you've spoken to your attorney 16 about them? 17 THE DEFENDANT: Yes. 18 You are charged with THE COURT: All right. 19 possession with intent to deliver, and in this case 20 159 bags of heroin, which is a controlled substance, 21 and you are not authorized by law to deliver that 22 Do you understand that? controlled substance. 23 THE DEFENDANT: Yes. 24 THE COURT: Resisting arrest, a person is

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guilty of that if, with the intent to preventing a public servant from effecting a lawful arrest or discharging any duty, a person creates a risk of bodily injury to the public servant or anyone else, or employs means justifying or requiring substantial force to overcome the resistance. Do you understand?

THE DEFENDANT: Yes.

THE COURT: Paraphernalia. A person is guilty

THE COURT: Paraphernalia. A person is guilty of that if they use, possess with intent to use any drug paraphernalia for the purpose of planting, propagating, cultivating, injecting, ingesting, inhaling or otherwise introducing into the human body a controlled substance.

THE DEFENDANT: Yes.

THE COURT: Do you understand?

THE DEFENDANT: Yes.

THE COURT: All right. Possession of a controlled substance, in this case heroin. Do you understand?

THE DEFENDANT: Yes.

THE COURT: And paraphernalia, the same that I've already defined. Do you understand?

THE DEFENDANT: Yeah.

THE COURT: Yes?

THE DEFENDANT: Yes.

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THE COURT: All right. You are also charged with driving under the influence of a controlled substance, in this case graded as a misdemeanor of the first degree. Do you understand that?

THE DEFENDANT: Yes.

THE COURT: And driving while your license is suspended, DUI related. Do you understand?

(Discussion held off the record.)

MS. SPOTTS: He's concerned that he has to spend more time in Lancaster County Prison. I've explained to him that all of these charges are running together and he will be eligible to the state prison.

THE COURT: Yes. All of these are concurrent, so the aggregate sentence is going to be, what, two to four? One? Two to four years?

MS. SPOTTS: Yes.

THE COURT: All right. You understand that?

THE DEFENDANT: Yes.

THE COURT: Each one of these offenses has a maximum. The possession with intent to deliver, 15 years and a \$250,000 fine. The resisting arrest, two years and a \$5,000 fine. Possession of paraphernalia, one year and a \$2500 fine. Driving under the influence, a misdemeanor 1, five years and

a \$5,000 fine. Driving under suspension, six months 1 and a \$1,000 fine; and possession, one year and \$2500 2 fine. 3 If all of these were sentenced consecutively, 4 you would be looking at 25 years and six months and 5 \$267,500. Do you understand that? 6 THE DEFENDANT: Yes. 7 THE COURT: I have a guilty plea colloquy form 8 here, Mr. Ford, that has seven pages and 77 9 paragraphs. Have you reviewed this document with 10 your lawyer? 11 Yes. THE DEFENDANT: 12 THE COURT: And you signed it? 13 THE DEFENDANT: Yes. 14 THE COURT: Do you have any questions of her 15 or me with regard to this? 16 THE DEFENDANT: Just RRRI and that's it. 17 MS. SPOTTS: He wants to know if you have any 18 questions about that paperwork. 19 THE COURT: Any questions about this colloquy 20 form? 21 THE DEFENDANT: No. 22 THE COURT: Counsel, are you satisfied that 23 your client is making a knowing, voluntary and 24 intelligent decision here today? 25

MS. SPOTTS: I am, Your Honor. I've had lots of discussions with him, and this is what he wants.

THE COURT: All right. May I have the facts, please?

MS. BLAZIER: Thank you, Your Honor.

On Docket Number 1443 of 2016, on March 18th, 2016, the defendant did feloniously possess with the intent to deliver approximately 159 bags of heroin, heroin being a controlled substance included in Schedule I. Said offense occurred at 10 Newport Road, Leola, Lancaster County, Pennsylvania.

under arrest, the defendant had to be chased down, and then after being caught and taken to the ground, the defendant refused to put his hands behind his back, causing both detectives to use substantial force to place his hands behind his back. Said offense occurred at the same location. And the defendant also had in his possession a digital scale and syringes.

On Docket Number 1496 of 2016, on July 14th, 2015, the defendant did drive or operate or was in actual physical control of a vehicle while having amphetamine and cocaine, Schedule II drugs, in his system.

He also drove and operated or was in actual physical control of a vehicle with heroin and cocaine in his system, and these offenses occurred in the area of 2288 New Holland Pike, East Lampeter Township, Lancaster County, Pennsylvania.

And on Docket 2530 of 2016, on April 21st, 2016, the defendant was in possession of a packet of heroin, said substance being a Schedule I of the Controlled Substance Act, and he was not authorized to be in possession of that controlled substance, and he also was in possession of a syringe with a needle. Those offenses occurred at 148 West Main Street, Leola, Lancaster County, Pennsylvania.

THE COURT: Are all of those facts correct,
Mr. Ford?

THE DEFENDANT: Yes.

THE COURT: All right. The sentencing guidelines, because of a prior record score of five, on a possession with intent to deliver, call for 24 to 30 months, plus or minus six months; resisting arrest, one to nine months, plus or minus three months; paraphernalia, probation to five months, plus or minus three months; possession, six to 16 months, plus or minus three months; the driving under the influence, a misdemeanor 1, 12 to 18 months, plus or

minus three months.

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Do you understand that, sir?

THE DEFENDANT: Yes, sir.

THE COURT: Counsel?

MS. SPOTTS: Your Honor, the only thing I'd like to add in his behalf is Mr. Ford actually is requesting an expedited guilty plea. He has been in jail for approximately two months. He was picked up on a bench warrant. That's actually how the drug charges were a result, and a bench warrant for the DUI, and he was picked up on that.

He reports that he is a serious heroin addict, but he also has serious mental illness. He reports that he's diagnosed with bipolar and schizophrenia. It's certainly my experience with him, I would believe that would be accurate.

I would ask that the Court accept the guilty plea. I would also ask that the Court make him eligible for any mental health treatment that is deemed necessary.

Also, Mr. Ford is requesting RRRI. In reviewing his prior record, there's actually very little there. He has a Felony 2 burglary back in the '90s, that was a business, which would not make him ineligible.

THE COURT: Mr. Ford, you have the right to make a statement. Anything you'd like so to say, sir?

...

THE DEFENDANT: Yes. I went to administration to request, and they said you had the power or authority to ask them to get me upstate sooner. I have behavioral issues and mental health issues. I'm trying my best to stay out of trouble in that jail. I'm just involved in a program to do what I can to come home.

THE COURT: Mr. Ford, I can put on the sentencing sheet that you are to be sent up there as promptly as possible, but beyond that, that's the best I can do.

THE DEFENDANT: Yes, that's fine. She said she would make an attempt to call, and I don't know.

MS. SPOTTS: I told him that I would contact the board, because I know they are anxious for him to move up.

THE COURT: Okay. Just put on the sentencing sheet, please, that the defendant's transportation to the SCI should be expedited.

THE DEFENDANT: I appreciate that, Your Honor.

And then also I ask for RRRI. I heard that if you

don't get in any trouble up there and do your classes

that you're eligible to come home a little early. 1 THE COURT: Well, you are. Is there anything 2 to suggest that he's not eligible for RRRI? 3 No, there isn't. MS. SPOTTS: 4 All right. On the two to four THE COURT: 5 years he is eligible for RRRI of 18 months, and on 6 the one to four years he's entitled to nine months on the one to four. But basically it's 18 months for 8 Do you understand that? RRRI. 9 I got to do 18? THE DEFENDANT: 10 THE COURT: Yes. 11 THE DEFENDANT: That's good. 12 THE COURT: Plus credit for any time served. 13 THE DEFENDANT: I appreciate it. 14 THE COURT: All right. I will accept the plea 15 agreements as proposed, find the defendant guilty on 16 all charges. 17 . The defendant is sentenced in accordance with 18 the plea agreement as outlined by the Assistant 19 District Attorney, and all of the conditions as 20 outlined are also imposed. And he is made eligible 21 for any and all programs that would otherwise be 22 available for him in the State Correctional 23 Institution facility, including drug and alcohol, 24 mental health. Specifically mental health treatment, 25

1 as deemed necessary. THE DEFENDANT: One more question. 2 THE COURT: Yes, sir. 3 THE DEFENDANT: Do you think I was better off 4 going on an open plea or taking a plea bargain? 5 THE COURT: That's a good question, Mr. Ford. 6 I think you got a good deal here. 7 THE DEFENDANT: All right. Thank you. 8 THE COURT: You know, I can reject this if 9 you'd like and I can just decide something else if 10 you'd want. 11 THE DEFENDANT: Depends what your answer is. 12 I don't know. 13 THE COURT: If you're shopping for a better 14 deal, it's not gonna happen, Mr. Ford. This is the 15 best deal you can get, and I think it's a good deal 16 for you to get the help that you need. Go up there 17 and participate. Try not to create any problems and 18 ask for help. If they prescribe medications, 19 Mr. Ford, take the medications. 20 THE DEFENDANT: All right. 21 THE COURT: Don't stop taking it when you 22 start feeling better. 23 THE DEFENDANT: All right. 24 THE COURT: Because that's when you get 25

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yourself in trouble. All right?
             THE DEFENDANT: Yeah.
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             THE COURT: Yeah. All right, thank you.
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             THE DEFENDANT: Appreciate it.
             (The hearing concluded at 3:33 p.m.)
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1	REPORTER'S CERTIFICATE
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3	I hereby certify that I was present
4	upon the hearing of the above-entitled matter and
5	there reported stenographically the proceedings had
6	and the testimony produced; and I further certify
7	that the foregoing is a true and correct transcript
8	of my said stenographic notes.
9	In testimony whereof, I have hereunto subscribed my
10	hand this 7th day of November, 2016.
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13	Jamie F. Hackman Official Court Reporter
14	. Orrioral court Reporter
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17	AND NOW,,, this
18	transcript is approved and ordered to be filed.
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21	DAVID L. ASHWORTH, JUDGE
22	DAVID E. AOIMONTH, GODGE
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Jamie F. Hackman, Official Court Reporter

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Commonwealth of Pennsylvania Court of Common Pleas County of Lancaster 2nd Judicial District



Itemized Account of Fines, Costs, Fees, and Restitution

Commonwealth of Pennsylvania Christian Lee Ford

Christian Lee Ford 140 A W Main St Leola, PA 17540

Docket No:

CP-36-CR-0002530-2016

Assessments to be paid by Christian Lee Ford

Costs/Fees

Constable Education Training Act Constable/Postage - 6411AB1211 (Lancaster)

Cost of Prosecution

ATJ

Booking Center Fee - A6475A1114 (Lancaster)

CJES

Clerk Cost (Non-Jury/Guilty Plea)-6411AB1211 (Lan)

Clerk of Court Auto Fee-Costs 6593AAB1211 (Lan)

Commonwealth Cost - HB627 (Act 167 of 1992)

County Court Cost (Act 204 of 1976)

Crime Victims Compensation (Act 96 of 1984)

DA Administration Fee - 6421AB130019021 (Lan)

DA Cost - Misdemeanor - 6411AB1211 (Lancaster)

Domestic Violence Compensation (Act 44 of 1988)

Firearm Education and Training Fund

JCPS

Judicial Computer Project

Sheriff Cost - Misdemeanor - 6411AB1211 (Lan)

State Court Costs (Act 204 of 1976)

Victim Witness Service (Act 111 of 1998)

Fines

Crimes Code, etc.

istribution Account	. ,	Assessment Balance
COMM - CETA	•	\$5.00
LANCASTER COUNTY		\$196.50
CTY		\$6.40
COMM - ATJ		\$4.00
LANCASTER COUNTY		· \$300.00
COMM - CJES	•	\$2.25
LANCASTER COUNTY		\$132.00
LANCASTER COUNTY		\$5.00
COMM - CST1		\$10.25
CTY	·	\$33.30
COMM - CVC	•	\$35.00
LANCASTER COUNTY	i.	\$25.00
LANCASTER COUNTY		\$15.00
COMM - DVC		\$10.00
COMM - FETA		· \$5.00
COMM - JCPS		\$21.25
COMM - JCP		\$8.00
LANCASTER COUNTY		\$2.00
COMM - COST		\$11.95
		\$25.00
COMM - VWS		\$852.90
		\$100.00
CTY		\$100.00 \$100.00
Ralance Due:		\$952.90

Court of Common Pleas - Lancaster County **Lancaster County Courthouse** 50 North Duke Street

You can now make case payments online through Pennsylvania's Unified Judicial System web portal. Visit the portal at http://ujsportal.pacourts.us/epay to make a payment and learn more.

Commonwealth of Pennsylvania Court of Common Pleas County of Lancaster 2nd Judicial District



Itemized Account of Fines, Costs, Fees, and Restitution

Commonwealth of Pennsylvania
v.
Christian Lee Ford

Christian Lee Ford 140 W Main St Apt A Leofa, PA 17540

Docket No:

Madelhedian Assault

CP-36-CR-0001496-2016

Assessments to be paid by Christian Lee Ford

Costs/Fees	Distribution Account	Assessment Balance
Judgment Satisfaction/Filing Fee 6436AB1511 (Lanc)	CTY - 36	\$34.50
Prothonotary State Tax 6534WB1511 (Lancaster)	CTY - 36	\$0.50
Prothonotary Automation Fee 6545AAB1511(Lancaster)	CTY - 36	\$5.00
Cost of Prosecution	CTY	\$6.40
Constable Education Training Act	COMM - CETA	\$5.00
Miscellaneous Issuances	CTY	\$17.00
Bail Piece - 6444AB1211 (Lancaster)	LANCASTER COUNTY	\$0.00
Bail Fee - 6444AB1211 (Lancaster)	LANCASTER COUNTY	\$0.00
Constable/Postage - 6411AB1211 (Lancaster)	LANCASTER COUNTY	\$144.50
Constable/Postage - 6411AB1211 (Lancaster)	LANCASTER COUNTY	\$6.00
ATJ	COMM - ATJ	\$4.00
CJES	COMM - CJES	\$2.25
Clerk Cost (Non-Jury/Guilty Plea)-6411AB1211 (Lan)	LANCASTER COUNTY	\$132.00
Clerk of Court Auto Fee-Costs 6593AAB1211 (Lan)	LANCASTER COUNTY	\$5.00
Commonwealth Cost - HB627 (Act 167 of 1992)	COMM - CST1	\$10.25
County Court Cost (Act 204 of 1976)	CTY	\$33.30
Crime Victims Compensation (Act 96 of 1984)	COMM - CVC	\$35.00
DA Administration Fee - 6421AB130019021 (Lan)	LANCASTER COUNTY	\$25.00
DA Cost - Misdemeanor - 6411AB1211 (Lancaster)	LANCASTER COUNTY	\$15.00
Emergency Medical Services (Act 45 of 1985)	COMM - EMS	\$10.00
Firearm Education and Training Fund	COMM - FETA	\$5.00
Impaired Driver - DUI 48 hr 6444AB1128 (Lan)	LANCASTER COUNTY	\$200.00
JCPS	COMM - JCPS	\$21.2 5
Judicial Computer Project	COMM - JCP	\$8.00
PA Transportation Trust Surcharge	COMM - PA TRANSPORTATION TRUST FUND	\$75.00
Sheriff Cost - Misdemeanor - 6411AB1211 (Lan)	LANCASTER COUNTY	\$2.00
State Court Costs (Act 204 of 1976)	COMM - COST	\$11.95
Substance Abuse Education (Act 198 of 2002)	CTY	\$50.00
Substance Abuse Education (Act 198 of 2002)	COMM - SAE	\$50.00
Victim Witness Service (Act 111 of 1998)	COMM - VWS	\$25.00
		\$ 93 8.90
Fines	- 	
Title 75, DUI (Motor License Fund)	CTY	\$750.00
Title 75, DUI (Motor License Fund)	MC .	\$750.00 ·
Title 75, Motor Vehicle (Motor License Fund)	MC	\$500.00
Title 75, Motor Vehicle (Motor License Fund)	COMM - MLF	\$ 500.00 .
		\$2,500.00

Court of Common Pleas - Lancaster County Lancaster County Courthouse 50 North Duke Street P.O. Box 83480

You can now make case payments online through Pennsylvania's Unified Judicial System web portal. Visit the portal at http://ujsportal.pacourts.us/epay to make a payment and learn more.

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Commonwealth of Pennsylvania **Christian Lee Ford**

Itemized Account of Fines, Costs, Fees, and Restitution

Docket No: CP-36-CR-0001496-2016

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PK E	151	ж	JŁI	u

Restitution - Unknown Recipient

ESCR - REST

\$107.00 \$107,00

Balance Due:

\$3,545.90

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I hereby certify that as of the date indicated below Christian Lee Ford is indebted to the County of Lancaster for the sum of \$3545.90 which is the balance due of all fines, costs, fees, and restitution that have accrued as of this date in the above-captioned case. You are obligated to notify the Clerk of Courts Office within 48 hours of any address change. Failure to change your address could result in additional cost being assessed to your account.

. View your case on-line at ujsportal pacourts us

Original Case Balance: \$3,580.90

BY THE COURT:

07/07/2016

Date

Jacquelyn E. Pfursich

Court of Common Pleas - Lancaster County Lancaster County Courthouse 50 North Duke Street

You can now make case payments online through Pennsylvania's Unified Judicial System web portal. Visit the portal at http://ujsportal.pacourts.us/epay to make a payment and learn more. Printed: 07/07/2016 1:55:28PM

Commonwealth of Pennsylvania Court of Common Pleas County of Lancaster 2nd Judicial District



Itemized Account of Fines, Costs, Fees, and Restitution

Commonwealth of Pennsylvania Christian Lee Ford

Christian Lee Ford 140 W Main St Apt A Leola, PA 17540

Docket No:

Balance Due:

CP-36-CR-0001443-2016

. Assessments to be paid by Christian Lee Ford

Costs/Fees

Bail Piece - 6444AB1211 (Lancaster)

Prothonotary Automation Fee 6545AAB1511(Lancaster)

Cost of Prosecution

Bail Fee - 6444AB1211 (Lancaster)

Prothonotary State Tax 6534WB1511 (Lancaster)

Judgment Satisfaction/Filing Fee 6436AB1511 (Lanc)

ATJ

Booking Center Fee - A6475A1114 (Lancaster)

CJES

Clerk Cost (Non-Jury/Guilty Piea)-6411AB1211 (Lan)

Clerk of Court Auto Fee-Costs 6593AAB1211 (Lan)

Commonwealth Cost - HB627 (Act 167 of 1992)

County Court Cost (Act 204 of 1976)

Crime Victims Compensation (Act 96 of 1984)

DA Administration Fee - 6421AB130019021 (Lan)

DA Cost - Felony- 6411AB1211 (Lancaster)

DNA Detection Fund (Act 185-2004)

Domestic Violence Compensation (Act 44 of 1988)

Firearm Education and Training Fund

JCPS

Judicial Computer Project

Sheriff Cost - Felony - 6411AB1211 (Lancaster)

State Court Costs (Act 204 of 1976)

Victim Witness Service (Act 111 of 1998)

Fines

Crimes Code, etc.

Distribution Account	·	Assessment Balance
LANCASTER COUNTY	•	· \$0.00
CTY - 36	ì	\$5.00
CTY		\$6.40
LANCASTER COUNTY		\$0,00
CTY - 36		\$0.50
CTY - 36		\$34.50
COMM - ATJ		\$4.00
LANCASTER COUNTY		\$300.00
COMM - CJES		\$2.25
LANCASTER COUNTY		\$132.00
LANCASTER COUNTY	7	\$5.00
COMM - CST1		\$20.50
CTY		\$29.85
COMM - CVC		\$35.00
LANCASTER COUNTY		\$25.00
LANCASTER COUNTY	:	\$18.00
COMM - DNA	;	\$250.00
COMM - DVC		\$10.00
COMM - FETA		\$5.00
COMM - JCPS		\$21.25
COMM - JCP		\$8.00
LANCASTER COUNTY		\$4.00
COMM - COST		\$13.65
COMM - VWS		\$25.00
		\$954.90
CTY		\$100.00
		\$100.00
Balance Due:		

Court of Common Pleas - Lancaster County Lancaster County Courthouse 50 North Duke Street P.O. Box 83480

You can now make case payments online through Pennsylvania's Unified Judicial System web portal. Visit the portal at http://ujsportal.pacourts.us/epay to make a payment and learn more.

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STATE		CORRECTIONALIN	ISTITU	TION	DEPARTMENT OF CORRECTIONS						
Commonwealth of Pennsylvania				BOX 8837 CAMP HILL, PA 17001-0598 Attn: Central Office Records						Ì	
,	Chri	v. stian Lee Ford			X DC-3008 (PART II) Attached						
COMMITMEN	TNAME Ford,		_		COURT OF INITIAL JURISDICTION COMMON PLEAS X						X
SEX	DATE OF BIRTH			OTN	СОММІТТ	ING CO	UNTY: L	ancaster			
□F⊠M			T 6	86567-0	COURT NUMBER AND TERM: 0001496-2016 Ct. 1						
MANDATORY SENTENCE BOOT CAMP RECOMMENDED					COUNTY	REFER	ENCE #:				
☐ Yes ☒ No ☐ Yes ☒ No					SEX OFF	ENDER	CLASS:				
THE GOOTE COLOREST CO.				ontendere		ord Ptea	☐ Being Found Gu	<u>" </u>	GBMI		
was on 06/23	1/2016, sentence	ed by David L. Ash	worth i	o Confine	ment for a	term o	f A minim	um period of 1 Yes	r(s) and a	a maxim	um
period of 4 Y	ear(s), or 1 yea	r to 4 years for the	offense	of DUI: C	ontrolled S	ubstan	ce - Sche	edule 2 or 3 - 1st C	ffense (S	ection 7	5 §
3802 §§ D1ii	of the Vehicles	Code). It is further	ordere	ed that the	sald defen	dant be	delivere	d by the proper aut	nority to a	and treat	led
as the law di	rects at the SCI	Camp Hill facility lo	cated a	t2500 Lisb	urn Road F	O Box	8837 Ca	mp Hill, PA:17001.			
RECIDIVISM	RISK REDUCT	ION INCENTIVE (R	RRI): F	RRI Eligib	le		Year(s),			_ Days(s)
Fine:		Cost:		Restitution	;		1.	tim's Compensation F ness Services Fund:	und-		
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Balance \$1,50		Balance \$878.90		Balance \$1	107.00		Balance \$	60.00			
CREDIT FOR	TIME SERVED (E	XPLANATION OF CR 75 Day		MPUTATIO	ON PAG	N ON PAGE TWO) EFFECTIVE DATE OF SENTEN 06/23/2016				ENTENCE	<u> </u>
THIS SENTEN	ICE IS CONCURR	ENT WITH: <- See S	upplem	ental Page -	->						
THIS SENTEN	CE IS CONSECU	TIVE TO:			•	_]
PROSECUTIN	GATTORNEY:				DEFENSE ATTORNEY:						
Maria Ana Cus	ick				Patricia Kay Spotts						
DISPOSITION	ON NON-INCAR	ERATION OFFENSE	(S): (TH	IS BLOCK NO	T TO BE US	ED FOR	NCARCER	ATION OFFENSE)			
Ct. 2 - DUI: Co	ntrolled Substance	e - Metabolite - 1st Off e - Impaired Ability - 1	ense - N d Offens	lerged with se - Memed	Ct. 1- Guilly with Ct. 1- C	Plea - r Suilty Pic	vegotiatea ea - Neacti	ated			
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Date of	County or	Court Number	Type Sent	tence		Minimu	m]	Maximu	n	Judge or	OTN
Sentence	Magisterial District	and Term			Yrs.	Mos.	Days	Yrs.	Mos.	Days	Magisterial District Judge	(Include Alpha Suffix)
06/23/2016	Lancaster	0001496-2016	Ct 1 Conf.		1	0	.0	4	0	0	Dávid L. Ashworth	T 686567-0
06/23/2016	Lancaster	0001496-2016	Ct 4 Conf.		0	0	90	0	0	90	David L. Ashworth	T 686567-0
			Total 9	Sentence								
Credit for 1	Time Served											
									۵	ates		No. of Days
		Locked Up (Lo		_				From			То	113. 5. 55/5
		ancaster Count						18/201			03/28/2016	1
	Li	ancaster Count	y Prison			_	04/	21/201	6		06/23/2016	6
											Total	7
Ail Detaine	rs Must Be Attach	ed To This For	m '		To	ta! Nur	nber Of	Detair	ers Att	ached		
Dated	Indict	- Warrant Nos						Re	marks		<u> </u>	
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Recomme	ndations of the (Court	<u>'</u>				_					
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CPCMS 2118

CP-36-CR-0001496-2016

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DC-300B (PART II) Rev. 12/05

COURT COMMITMENT
CONTINUATION SHEET
STATE OR COUNTY CORRECTIONAL INSTITUTION
Commonwealth of Pennsylvania
v.

Type or Print Legibly

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF CORRECTIONS
BOX 8837 CAMP HILL; PA 17001-0598
Attn: Central Office Records

Ch	ristian Lee Fo <u>rd</u>	·							
COMMITTING COUNTY: Land	caster	COURT NUMBER AND TER		OTN: T 686567-0					
The above defendant after				g Found Guilty GBMI					
was on 06/23/2016, senten	ced by David L. Aat	worth to Confinement for	r a term of A minimum perio	od of 90 Day(s) and a maximum					
	lays to 90 Days for ti	he offense of Drg Lic Sus/F	Rev Purs to Sec 3802/1547	B1 (Section 75 § 1543 §§ B1 of					
the Vehicles Code).									
Fine:	Cost	Restitution:	Crime Victim's Cor VictimWitness Ser						
Amount \$1,000.00 Balance \$1,000.00	Amount \$0.00 Balance \$0.00	Amount \$0.00 Balance \$0.00	Amount \$0.00 Balance \$0.00						
CREDIT FOR TIME SERVED:	<u></u>		EFFECTIVE DATE OF S	SENTENCE 06/23/2016					
THIS SENTENCE IS CONCURRENT WITH: < See Supplemental Page>									
THIS SENTENCE IS CONSEC		<u> </u>							
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DC-300B (PART II) Rev. 12/05

COURT COMMITMENT
CONTINUATION SHEET
STATE OR COUNTY CORRECTIONAL INSTITUTION
Commonwealth of Pennsylvania

Christian Lee Ford

Type or Print Legibly

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF CORRECTIONS BOX 8837 CAMP HILL, PA 17001-0598 Attn: Central Office Records

LINKED SENTENCES:

Link 1

CP-36-CR-0001496-2016 - Seq. No. 4 (75§ 1543 §§ B1) - Confinement is Concurrent with CP-36-CR-0001496-2016 - Seq. No. 1 (75§ 3802 §§ D1ii*) - Confinement

CPCMS 2116

CP-36-CR-0001496-2016

Printed: 07/07/2016 1:55:45PM

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DC-300B (PART II)

Rev. 12/05

COURT COMMITMENT
CONTINUATION SHEET
STATE OR COUNTY CORRECTIONAL INSTITUTION
Commonwealth of Pennsylvania

Type or Print Legibly

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF CORRECTIONS
BOX 8837 CAMP HILL, PA 17001-0598
Attn: Central Office Records

Christian Lee Ford

Case Asses	sment Summary			·	
Offense No 1	Statute Description DUI: Controlled Substance - Schedule 2 or 3 -	<u>Fines</u> \$1,500.00	<u>Costs</u> \$660.00	Restitution \$107.00	<u>CVC</u> \$60.00
4	1st Offense Drg Lic Sus/Rev Purs to Sec 3802/1547B1 Non-offense related	\$1,000.00 \$0.00	\$0.00 \$253.90	\$0.00 \$0.00	\$0.00 \$0.00
_	Total Ordered:	\$2,500.00	\$913.90	\$107.00	\$60.00
	Amount Pald:	\$0.00	-\$35.00	\$0.00	\$0.00
	Total Due:	\$2,500.00	\$878.90	. \$107.00	\$60.00

Credit Checks

To: Clerk of Courts

From: LCP

Date: June 27, 2016 Prepared by: CAF

Inmate's Name: Ford, Christian lee

Docket Number:	1443-16	X 009262-1		
Sentence Starts:	4/21/16			
Credit From:	3/18/16	To:	3/28/16	10 Days
Credit From:		To:		Days
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Comments:		•	·	
Docket Number:	1496-16	T 686567-0		
Sentence Starts:		,		***************************************
Credit From:	3/18/16	To:	3/28/16	10 Days
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Rev. 12/05	E OR COUNTY	T COMMITMENT CORRECTIONAL IN ealth of Pennsylvan		TION	COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF CORRECTIONS 80X 8837 CAMP HILL, PA 17001-0598 Attn: Central Office Records			
	ر الم	V.			DC-300B (PART II) Attached			
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	DATE OF BIRTH		,	NTC	COURT OF INITIAL JURISDICTION COMMON PLEAS COMMITTING COUNTY: Lancaster			
SEX	DATE OF BIRT	310	 	9262-1			-	RM: 0001443-2016 Ct. 1
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}			<u> </u>					
was on 06/23/2016, sentenced by David L. Ashworth to Confinement for a term of A minimum period of 2 Year(s) and a maximum period of 4 Year(s), or 2 years to 4 years for the offense of Manufacture, Delivery, or Possession With Intent to Manufacture or								
period of 4 Year(s), or 2 years to 4 years for the offense of Mar Deliver (Section 35 § 780-113 §§ A30 of the Health and Safety Co			ide) Itis:	further	ordered	that the said defendant be delivered by		
								2500 Lisburn Road PO Box 8837 Camp
Hill, PA 1700		eated as the law an	00.0 0.		,	,		•
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	IG ATTORNEY:				EFENSE A	TOR	NEY:	
Maria Ana Cus	slck			F	Patricia Kay	Spotts		<u> </u>
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CPCMS 2116	7	CP-36-CR-0001443-20)16	1		_		Printed: 07/07/2016 2:06:06PM

RR. 72a

Date of	County or	Court Number	Type Sentence	l	Minimu	n		<u>Max</u> lmur	n	Judge or	OTN (Include Aleba
Sentence	Magisterial District	and Term		Yrs.	Mos.	Days	Yrs.	Mos.	Days	'Magisterial District Judge	(Include Alpha Suffix)
06/23/201	6 Lancaster	0001443-2016	Ct 1 Conf.	2	0	0	4	0	0	David L. Ashworth	X 009262-1
•			Total Sentence	•							
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		Locked Up (Lo			-	00	From		1	To	
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		ancaster Coun	ny Prison			U4/	/21/20	16			75
			· <u>-</u>							Total	10
All Detair	ners Must Be Attach	ed To This Fo	irm	<u></u>	otal Nu	mber O	f Detair	ners Att	ached		
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			orcement Unit.							•	
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RR,73a

DC-300B (PART II)

Rev. 12/05

COURT COMMITMENT
CONTINUATION SHEET
STATE OR COUNTY CORRECTIONAL INSTITUTION
Commonwealth of Pennsylvania

Type or Print Legibly

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF CORRECTIONS
BOX 8837 CAMP HILL, PA 17001-0598
Attn: Central Office Records

v. Christian Lee Ford

Case Asses	sment Summary		_		
Offense No 1	Statute Description Manufacture, Delivery, or Possession With Intent to Manufacture or Deliver	Fines \$100.00	<u>Costs</u> \$848.50	Restitution \$0.00	<u>CVC</u> \$60.00
	Non-offense related	\$0.00	\$81.40	- \$0.00	\$0.00
	Total Ordered:	\$100.00	\$929.90	\$0.00	\$60.00
	Amount Paid:	\$0.00	-\$35.00	[∷] \$0.00	\$0.00
	Total Due:	\$100.00	\$894.90	\$0.00	\$60.00



Praecipe to Enter Judgment

PRAECIPE TO ENTER JUDGMENT/ ENTRY OF JUDGMENT

Commonwealth v.
Christian Lee Ford

16-02530

Civil Docket No: DOB:

			·
To the Protho	onotary:		16 TJ
. Enter	judgment in favor of Plaintiff, C	Commonwealth, against Defendant Christian Lee	Ford 40 W Pain Stapt A
Leola, PA 17	540, with respect to docket nun	nber and judgment amount listed below.	ET (CAS)
Docket No.:	CP-36-CR-0001496-2016		
Amount:	\$3,646.00		9: 13
. '		BY THE COURT:	
08/15/2016		<u></u>	E Presaroi
Date		Clerk of Courts	
		Entry of Judgment	
AND	NOW, this 17th da	ny of August, 20 16, judgm	ent is entered in favor of the
Plaintiff and a	gainst the Defendant in the am	nount set forth above.	· ·
			•

Prothonotary

OR 750



Notice of Entry of Judgment-General

Commonwealth of Pennsylvania Christian Lee Ford

Civil Docket No:

16-02530

You are hereby notified that a judgment was entered against you on 08/15/2016, in the Court of Comment Pleas of Lancaster County, Pennsylvania, at the Civil Docket Number listed above, concerning court assessments owed by you in Criminal Docket No CP-36-CR-0001496-2016. The total amount of the judgment entered against you is \$3,646.00. Interest and additional costs may accrue \$0.00.

Prothonotary

Printed: 08/15/2016 9:38:20AM



ENTRY OF JUDGMENT

Commonwealth v.
Christian Lee Ford

Civil Docket No: DOB:

16-02530

Pra	aecipe to En	ter Judgment	F = 0
To the Prothonotary:	•		ENTERI
Foter judgment in favor of Plainti	ff Commonwealth a	point Defendant Ot 4 4	O' [] }
Enter judgment in favor of Plainti			Lee Ford 240 With in St Apt A
Leola, PA 17540, with respect to docket	number and judgme	nt amount listed below.	A
Docket No.: CP-36-CR-0001496-2016	•		AND FILED AM 9: 13
Amount: \$3,646.00		<u> </u> 	
. •		BY THE COURT:	
08/15/2016		Jaquele	or E Provincia
Date		Clerk of Courts	
	Entry of Ju	dgment	:
AND NOW, this	day ofA	qust ,20_1(1, judgi	ment is entered in favor of the
Plaintiff and against the Defendant in the a	mount set forth abo	. <i>U</i> ve.	**************************************
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		Prothonotary	



Notice of Entry of Judgment-General

Commonwealth of Pennsylvania
v.
Christian Lee Ford

Civil Docket No:

16 AUG 17 AM 9: 13

You are hereby notified that a judgment was entered against you on 08/15/2016, in the Court of Common Pleas of Lancaster County, Pennsylvania, at the Civil Docket Number listed above, concerning court assessments owed by you in Criminal Docket No CP-36-CR-0001496-2016. The total amount of the judgment entered against you is \$3,646.00. Interest and additional costs may accrue \$0.00.

1

Prothonotary

Printed: 08/15/2016 9:38:20AM

RR. 78a

2



PRAECIPE TO ENTER JUDGMENT/ **ENTRY OF JUDGMENT**

Commonwealth Christian Lee Ford

Civil Docket No: DOB:

16-02531

	Praecipe to	Enter Judgment
To the Proth	-	
Ente	er judgment in favor of Plaintiff, Commonwe	alth, against Defendant Christian Lee Ford, 1790 W Main St Apt A
	7540, with respect to docket number and jud	
Docket No.:	CP-36-CR-0001443-2016	dgment amount listed below.
Amount:	\$1,054.90	13 ED
	•	$\sigma_{ij} = \sigma_{ij}$
		BY THE COURT:
08/15/2016		Jaquelos E. Paracoi
Date		Clerk of Courts
		н
-	Entry o	of Judgment
AND	NOW, this 17th day of 7	4090St ,20 10, judgment is entered in favor of the
Plaintiff and a	ngainst the Defendant in the amount set for	J
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		" " Toring Ward- forther
	•	Profhonotary
		• ,

CPCMS 2215



Notice of Entry of Judgment-General

Commonwealth of Pennsylvania
v.
Christian Lee Ford

Civil Docket No:

16-02531

FRUMENCASTER PAR

You are hereby notified that a judgment was entered against you on 08/15/2016, in the Courrent County Pennsylvania, at the Civil Docket Number listed above, concerning court assessments owed by you in Criminal Docket No CP-36-CR-0001443-2016. The total amount of the judgment entered against you is \$1,054.90. Interest and additional costs may accrue \$0.00.

Prothonotary

Printed: 08/15/2016 9:37:25AM

RR. 80a



PRAECIPE TO ENTER JUDGMENT/ **ENTRY OF JUDGMENT**

Commonwealth

Christian Lee Ford

	•	Civil Docket No: DOB:	16-02	5 3 1
	Praecipe to	Enter Judgment	#6.1 PM	
To the Proth			ENTERIT	
Ente	r judgment in favor of Plaintiff, Commonwea 540, with respect to docket number and jud CP-36-CR-0001443-2016	alth, against Defendant Christian L	ee Fort 40 W Main St A	pt A
Leola, PA 17	540, with respect to docket number and jud	igment amount listed below.	2 1 9:	
Docket No.:	CP-36-CR-0001443-2016	·	元 3 円	
Amount:	\$1,054.90			
08/15/2016 Date	·	BY THE COURT: Jacquel Clerk of Courts	on E. Aparas	uai .
	. Entry o	of Judgment		
AND	NOW, this day of	August, 20 115, judg	ment is entered in favor	of the
Plaintiff and a	against the Defendant in the amount set for	th above.	· i	
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		Prothonotary		

CPCMS 2215



Notice of Entry of Judgment-General

Commonwealth of Pennsylvania
v.
Christian Lee Ford

Civil Docket No:

16-02531

IS AUG 17 AM 9: 13

You are hereby notified that a judgment was entered against you on 08/15/2016, in the Court of Common Pleas of Lancaster County, Pennsylvania, at the Civil Docket Number listed above, concerning court assessments owed by you in Criminal Docket No CP-36-CR-0001443-2016. The total amount of the judgment entered against you is \$1,054.90. Interest and additional costs may accrue \$0.00.

Prothonotary

Printed: 08/15/2016 9:37:25AM

RR. 82a



77.77

Outstanding Accounts for Responsible Participant Lancaster

Docket Number	Original Balance	Current Balance	Overdue Amount	Days Overdue Last Pymt Amount Last Pymt Date Total Pymt Amount	Amount Last	Pymt Date Total Py	mt Amount
Name: Ford, Christian L		,	SSN:	Date of Bi		27	
Case Assessments not on Payment Plan N/A	ent Plan		CON.	Date of Bluth		SID	
CP-36-CR-0001443-2016 CP-36-CR-0002530-2016	\$1,089.90	\$1,054.90	\$0.00			04/14/2016	\$35.00
CP-36-CR-0001496-2016	\$3,580.90	\$3,545.90	\$0.00		\$0.00 \$18.50	04/21/2016	\$0.00 \$35.00
Case Assessments on Payment Plans 36-2014-P000001536	lans \$30,704.76	·\$30,696,26	\$1 028 20	769			}
CP-36-CR-0004756-2001 CP-36-CR-0001825-2000 CP-36-CR-000074-1000			4.756.55	è	÷.	04/29/2014	\$8.50 0
CP-36-CR-0004074-1999							

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Grand Totals:	Total for Ford, Christian L:
[6]	.: \$36,328.46
\$36,249.96	
\$1,038.30	\$1,038.30

CP-36-CR-0004676-2014 CP-36-CR-0003103-2012 CP-36-CR-0001598-2011 CP-36-CR-0002622-2010 CP-36-CR-0001120-2010

CP-36-CR-0005388-2014

CP-36-CR-0002462-2009

CP-36-CR-0002458-2009 CP-36-CR-0002149-2009 CP-36-CR-0001891-2009 CP-36-CR-0001139-1996

CP-36-CR-0003847-2009

CP-36-CR-0004076-1999

CP-36-CR-0004075-1999

\$78.50 \$78.50

For internal use only and is not to be distributed to the public.

CERTIFICATE OF SERVICE

I herewith certify that I served the foregoing document on the parties set forth below in the manner indicated:

By Hand-delivery:

Honorable David L. Ashworth Lancaster County Courthouse 50 North Duke Street Lancaster, PA 17602

District Attorney's Office Lancaster County Courthouse 50 North Duke Street Lancaster, PA 17602

December 27, 2016.

By US Mail:

Christian Ford #MP-5552 SCI Retreat 660 State Route 11 Hunlock Creek, PA 18621-3136

R. Russell Pugh, Esquire

RR.84a

IN THE COURT OF COMMON PLEAS LANCASTER COUNTY, PENNSYLVANIA CRIMINAL DIVISION

Commonwealth of Pennsylvania :

:

vs. : Nos. 2530-2016,

1496-2016,

Christian Lee Ford : 1443-2016

COMMONWEALTH'S ANSWER TO PETITIONER'S AMENDED PETITION FOR POST-CONVICTION RELIEF¹

AND NOW, comes the Commonwealth of Pennsylvania, by and through

Amara M. Riley, Assistant District Attorney, and respectfully offers the following

answer to the Amended Petition for Post-Conviction Relief:

- 1. The instant Post-Conviction Relief Petition is without merit and should accordingly be dismissed.
- 2. As fully set forth below, since the Commonwealth and Petitioner previously "reached a specific sentencing agreement and the court... conducted a colloquy with the defendant regarding the terms of the agreement, the court cannot later modify the terms of the agreement without the consent of the Commonwealth;" by doing so, the court "would deny the Commonwealth the full benefit of the agreement which it reached with the defendant and the defendant, in

RR, 85a

¹ The Commonwealth does not respond seriatim to the Petitioner's Amended Petition for Post-Conviction Relief, dated Dec. 27, 2016 (hereinafter, "Petitioner's PCRA Petition").

turn, would receive a windfall." <u>Com. v. Townsend</u>, 693 A.2d 980, 983 (Pa. Super. Ct. 1997).

3. Furthermore, and as also fully set forth below, the court imposed legal sentences on all three dockets and the Court is not required to conduct a hearing at the time fines and costs are imposed. Further, there exists no right to parole at the expiration of the minimum term. Finally, Petitioner's attorney was not ineffective.

Brief Procedural History

- 4. On June 23, 2016, Christian Lee Ford (hereinafter, "Petitioner") plead guilty before Your Honor to the each of the following Information Numbers: 1443-2016; 1496-2016; and 2530-2016.
- 5. The Petitioner plead guilty pursuant to three separate negotiated plea agreements on each of the three abovementioned dockets.
- 6. Each of the three negotiated plea agreements corresponding to the three abovementioned dockets specifically required the Petitioner to, among other things, pay fines and costs as part of the benefit of the bargain.²

RR.86a

² On Information Number 1443-2016, the Commonwealth specifically stated on the record at the time of the guilty plea that the Petitioner would pay a total of \$100 in fines plus costs. (Notes of Guilty Plea, June 23, 2016 (hereinafter, "N.G.P."), at 2.) See also, Plea Agreement for Information Number 1443-2016. This Plea Agreement, which was made part of the record and included by the Petitioner in his PCRA Petition, clearly stated that the Petitioner was to pay fines and costs and was signed and dated by the Petitioner.

On Information Number 1496-2016, the Commonwealth specifically stated on the record at the time of the guilty plea that the Petitioner would pay a total of \$2,500 in fines plus costs. (N.G.P., at 3.) See also, Plea Agreement for Information Number 1496-2016. This Plea Agreement, which

- 7. The negotiated plea agreements for each of the abovementioned dockets, which were made part of the record and included by the Petitioner in his PCRA Petition, clearly stated that the Petitioner was to pay fines and costs.³ Each of these negotiated plea agreements was signed and dated by the Petitioner before they were made part of the record.⁴
- 8. In addition, the Commonwealth specifically stated on the record at the time of the guilty plea for each of the abovementioned dockets, in the presence of the Petitioner, that the Petitioner would pay fines and costs on each docket as part of the negotiated plea agreement.⁵
- 9. Further, at the time the Petitioner plead guilty to each of the abovementioned dockets, Your Honor conducted a thorough verbal colloquy with him on the record. (N.G.P., 4-8.) Your Honor also confirmed that the Petitioner had executed a 7-page, 77-paragraph written Guilty Plea Colloquy and Post-Sentence Rights Form with counsel. (N.G.P., 8.)

was made part of the record and included by the Petitioner in his PCRA Petition, clearly stated that the Petitioner was to pay fines and costs and was signed and dated by the Petitioner.

On Information Number 2530-2016, the Commonwealth specifically stated on the record at the time of the guilty plea that the Petitioner would pay a total of \$100 in fines plus costs. (N.G.P., at 3.) See also, Plea Agreement for Information Number 2530-2016. This Plea Agreement, which was made part of the record and included by the Petitioner in his PCRA Petition, clearly stated that the Petitioner was to pay fines and costs and was signed and dated by the Petitioner.

³ **Id**.

 $^{^{4}\}overline{\underline{\underline{Id}}}.$

 $^{^{5}\}overline{\mathrm{Id}}$.

10. When given the opportunity to address any questions or concerns he may have had at the time of his guilty pleas, the Petitioner notably did *not* raise any issue with payment of fines or court costs, 6 despite the fact that he was aware that he would be subject to incarceration for a period of 1-4 years in a state correctional facility on Information Number 1496-2016 as well as a period of 2-4 years in a state correctional facility on Information Number 1443-2016. (N.G.P., 1, 3). *See also* signed Plea Agreements for Information Numbers 1496-2016 and 1443-2016.

Argument

The Court Cannot Modify the Terms of a Negotiated Plea Agreement Without Consent of the Commonwealth

11. As is long established and clearly noted by the Superior Court of Pennsylvania:

Plea bargaining is a vital aide [sic] to the effectuation of criminal justice...If either party to a negotiated plea agreement believed the other side could, at any time following entry of sentence, approach the judge and have the sentence unilaterally altered, neither the Commonwealth nor any defendant would be willing to enter into such an agreement...[T]he Commonwealth cannot violate the conditions of its bargain... nor should the court permit the defendant to do so.

Com. v. Coles, 530 A.2d 453, 458 (1987) (internal citations omitted) (emphasis added).

Furthermore:

⁶ When asked if he had any questions, the Petitioner only raised questions concerning RRRI (N.G.P., 8, 12-13).

[W]here the parties have reached a specific sentencing agreement and the court has conducted a colloquy with the defendant regarding the terms of the agreement, the court cannot later modify the terms of the agreement without the consent of the Commonwealth. In effect, this would deny the Commonwealth the full benefit of the agreement which it reached with the defendant and the defendant, in turn, would receive a windfall.

Com. v. Townsend, 693 A.2d 980, 983 (Pa. Super. Ct. 1997) (internal citations omitted) (emphasis added).

- 12. On each of the three abovementioned dockets, "the parties... reached a specific sentencing agreement and the court... conducted a colloquy with the [Petitioner]." Townsend, at 983.
- 13. On each of the three abovementioned dockets, the Petitioner agreed to pay fines and costs as part of the benefit of the bargain for each of the three negotiated plea agreements. The fines and costs are part of the three negotiated plea agreements and are as significant as any other aspect of the three negotiated plea agreements, including but not limited to, the concurrency among the three dockets, time to be served in the state correctional facility, time to be served on probation, and any conditions imposed as a part of probation or parole.
- 14. As they are part of the negotiated plea agreements, the

 Commonwealth does not consent to the removal of the fines and/or costs, or any
 other portion of the negotiated plea agreements, from the terms of the negotiated
 plea agreements on the three abovementioned dockets.

- 15. As the "court cannot later modify the terms of the agreement without the consent of the Commonwealth," <u>Townsend</u>, at 983, the Court cannot "vacate [Petitioner's] sentence and reimpose sentence without assessment of fines or costs" as sought by Petitioner.⁷ To do so would "deny the Commonwealth the full benefit of the agreement which it reached with the defendant and the defendant, in turn, would receive a windfall." <u>Id</u>.
- 16. Thus, as the Petitioner agreed to pay fines and costs on the abovementioned three dockets pursuant to three negotiated plea agreements, Petitioner's PCRA Petition should be denied.

The Court Imposed Legal Sentences on All Three Dockets; the Court is Not Required to Conduct a Hearing at the Time Fines and Costs are Imposed

- 17. As explained by the Superior Court of Pennsylvania, "[t]he law does not require that appellant be pleased with the outcome of his decision to enter a plea of guilty: 'All that is required is that [appellant's] decision to plead guilty be knowingly, voluntarily and intelligently made." Com. v. Moser, 921 A.2d 526, 528-529 (Pa. Super. Ct. 2007) (internal citations omitted).
- 18. Moreover, "[a]fter a defendant has entered a plea of guilty, the only matters that may be raised on appeal are the jurisdiction of the court, the validity of

⁷ See Petitioner's PCRA Petition, at para, 11.

the guilty plea, and the legality of sentence." <u>Com. v. Kinney</u>, 777 A.2d 492, 493 (Pa. Super. Ct. 2001). Finally, "[w]hether a question implicates the legality of a sentence presents a pure question of law." <u>Com. v. Taylor</u>, 104 A.3d 479, 489 (Pa. 2014).

- 19. In the instant case, Petitioner's PCRA Petition raises a challenge only to the legality of the sentence. Specifically, Petitioner alleges that he "has been subjected to a sentence in excess of the lawful maximum, towit, the Court did not conduct a hearing or find facts related to Petitioner's ability to pay the fines and costs imposed." This argument is wholly without merit and in direct contravention of Pa.R.Crim.P. 706 and precedential caselaw.
- 20. In a case analogous to the instant one, the Superior Court of Pennsylvania clearly stated that "a hearing on ability to pay is *not required* at the time costs are imposed." Com. v. Childs, 63 A.3d 323, 326 (Pa. Super. Ct. 2013) (internal citations omitted) (emphasis added). The Superior Court of Pennsylvania further clarified:

While Rule 706 [of the Pennsylvania Rules of Criminal Procedure] 'permits a defendant to demonstrate financial inability either after a default hearing or when costs are initially ordered to be paid in installments,' the Rule only requires such a hearing prior to any order directing incarceration for failure to pay the ordered costs.

⁸ See Petitioner's PCRA Petition, at para. 8.

Id. (internal citations omitted) (emphasis in original).

- 21. In the instant case, there is no violation of Pa.R.Crim.P. 706. Specifically, there does not exist any "order directing incarceration for failure to pay the ordered costs," Childs, at 326, and fines. Nor is there any indication that any such order may be forthcoming. Further, despite Petitioner's unsupported claim that he is "unable to pay the fines and costs imposed," there exists no allegation or evidence that the Petitioner has already defaulted or is presently defaulting in his payment of fines or court costs. Finally, Petitioner's bald allegation that "[h]is inability to pay the fines and costs will prevent him from being paroled at his minimum, or prior to expiration of the maximum, and Petitioner is prejudiced thereby," to no avail as there is no right to parole at the expiration of the minimum term.
- 22. The Petitioner's entire argument that he "has been subjected to a sentence in excess of the lawful maximum" is based on his incorrect assertion that "the Court did not conduct a hearing or find facts related to Petitioner's ability to pay the fines and costs imposed." As this argument is wholly without merit, the Petitioner's PCRA Petition should be dismissed.

⁹ See Petitioner's PCRA Petition, at para. 7.

¹⁰ See Petitioner's PCRA Petition, at para. 7.

¹¹ See Petitioner's PCRA Petition, at para. 8.

There Exists No Right to Parole at the Expiration of the Minimum Term

23. As clarified by the Superior Court of Pennsylvania:

Prisoners are not automatically paroled at the expiration of their minimum sentence. They are merely eligible for parole at that time... the maximum sentence is the only portion of the sentence which has legal validity, and that the minimum sentence is merely an administrative notice by the court to the executive department, calling attention to the legislative policy that when a man's so-called minimum sentence is about to expire.

Com. ex. rel. Scasserra v. Baldi, 121 A.2d 899, 900 (Pa. Super. Ct. 1956) (internal citations omitted) (emphasis added).

The parole of a prisoner at the expiration of his minimum term is not a matter of right, it is a matter of grace and mercy and the granting, reinstatement and revocation of parole is within the exclusive jurisdiction of the Parole Board.

Com. v. ex. rel. Soudani v. Maroney, 188 A.2d 780, 781 (Pa. Super. Ct. 1963) (internal citations omitted) (emphasis added).

24. In the instant case, there is no right to parole at the expiration of the minimum term. Furthermore, there exists no allegation or evidence that the Petitioner has approached his maximum term. Thus, Petitioner's PCRA Petition should be dismissed.

Petitioner's Attorney Was Not Ineffective

- 25. To "prevail on a claim alleging counsel's ineffectiveness under the PCRA, [Petitioner] must demonstrate (1) that the underlying claim is of arguable merit; (2) that counsel's course of conduct was without a reasonable basis designed to effectuate his client's interest; and (3) that he was prejudiced by counsel's ineffectiveness." Com. v. Bracey, 795 A.2d 935, 942 (Pa. 2001). (internal citations omitted).
- 26. Petitioner asserts his attorney was "ineffective in failing to pursue a sentence modification or direct appeal from the unlawful sentence." This allegation will not be able to successfully comport with the abovementioned PCRA requirements.
- 27. As fully set forth above, this claim is without merit. The Petitioner plead guilty to three dockets pursuant to three negotiated guilty pleas. Petitioner's Attorney Patricia Spotts noted on the record at the time of the guilty plea that she "had lots of discussions with [Petitioner], and this is what he wants." (N.G.P., at 9). There would be no reason for Attorney Spotts to "pursue a sentence modification or direct appeal" following the negotiated guilty pleas. As fully set forth above, the sentences were lawful. As the claim advanced by Petitioner is without arguable merit, he will be unable to successfully meet his burden and prevail on an ineffective assistance of counsel claim.

¹² See Petitioner's PCRA Petition, at para. 9.

28. Thus, as counsel was effective, Petitioner's PCRA Petition should be dismissed.

WHEREFORE, the Commonwealth respectfully requests that this Honorable Court **DISMISS** the instant PCRA action.

Respectfully submitted,

OFFICE OF THE DISTRICT ATTORNEY

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(717) 299-8100

Attorney I.D. No. 320583

Dated: _____Jan. 24, 2017

RR, 95a

IN THE COURT OF COMMON PLEAS LANCASTER COUNTY, PENNSYLVANIA CRIMINAL DIVISION

Commonwealth of Pennsylvania :

:

vs. : Nos. 2530-2016,

1496-2016,

Christian Lee Ford : 1443-2016

CERTIFICATE OF SERVICE

I hereby certify that, in compliance with Pa.R.Crim.P. 576, I am this day causing to be served a true and correct copy of the foregoing Commonwealth's Answer to Petitioner's Amended Petition for Post-Conviction Relief upon the following person(s) in the manner indicated below:

Deposit into counsel's designated courthouse mailbox:

R. Russell Pugh, Esq. 1853 William Penn Way #15 Lancaster, PA 17601 (Attorney for Petitioner)

By: _/s/ Amara M. Riley
Amara M. Riley, Esq.
Assistant District Attorney
Lancaster County Courthouse
50 North Duke Street
Lancaster, PA 17608-3480
(717) 299-8100
Attorney I.D. No. 320583

Dated: Jan. 24, 2017

RR. 96a

NOTIFICATION

- 1. The Order in Question (the Superior Court's November 30, 2017, Memorandum Opinion) is reproduced and attached to the Appellant's Brief.
- 2. The Order of the Court of Common Pleas Opinion dated March 10, 2017 and Pa.R.A.P. 1925(a) Memorandum of Opinion reproduced and attached to the Appellant's Brief.

RR, 97a

IN THE SUPREME COURT OF PENNSYLVANIA

MIDDLE DISTRICT

COMMONWEALTH OF PENNSYLVANIA :

:

VS.

No. 46 MAP 2018

CHRISTIAN LEE FORD

PROOF OF SERVICE

I hereby certify that I am this day serving two (2) copies of the foregoing, "Reproduced Record" upon the person and in the manner indicated below which service satisfies the requirements of Pa.R.A.P. 121.

Service in by first class mail as follows:

Alan J. Tauber, Esq. Lindy & Tauber 1600 Locust Street Philadelphia, PA 19103 (Attorney for Appellee)

Dated: 11/1/18

/s/ Travis S. Anderson

Travis S. Anderson Assistant District Attorney Lancaster County Courthouse 50 North Duke Street Lancaster, PA 17608-3480 (717) 299-8100

CERTIFICATE OF COMPLIANCE

I certify that this filing complies with the provisions of the *Case Records Public Access Policy of the Unified Judicial System of Pennsylvania* that require filing confidential information and documents differently than non-confidential information and documents.

Submitted by: Commonwealth of Pennsylvania

Signature:

Name: <u>Travis S. Anderson</u>

Attorney No. (if applicable): 307264