

**IN THE IOWA DISTRICT COURT FOR SCOTT COUNTY**

STATE OF IOWA	CRIMINAL NO. FECR410392
PLAINTIFF	MEMORANDUM OF PLEA AGREEMENT
VS.	
PARKER M. BELZ	I. R. Cr. P. 2.10
DEFENDANT	

COMES NOW The State of Iowa and Defendant, in the above captioned matter and, pursuant to Rule 2.10 of the Iowa Rules of Criminal Procedure, disclose the Plea Agreement, as set out hereafter:

1. **All filed or pending charges involved in the Agreement:**  
Count 1: Murder in the First Degree  
County 2: Intimidation with a Dangerous Weapon
2. **All charging concessions part of the Agreement:**  
Plea to the lesser included offence of Attempted Murder under Count 1.  
Count 2 will be dismissed at sentencing.
3. **All sentencing concessions part of the Agreement:**
  - a) Attempted Murder is a Class B Forcible Felony. Incarceration is mandatory. It has a mandatory minimum of seventy percent of the twenty-five year sentence.
  - b) The defendant will be responsible for payment of all pecuniary damages as defined in § 910.1(3). The defendant will be ordered to pay at least one hundred and fifty thousand dollars in restitution to the estate or heirs of Italia Kelly pursuant to § 910.3B.
  - c) The defendant will be responsible for payment of all Category “A” restitution as defined in § 910.1(01).
  - d) The defendant will be presumed responsible for payment of all Category “B” restitution as defined in § 910.1(001), unless a finding is made by the Court upon request of the defendant to find him/her reasonably unable to make payments regarding some or all of Category “B” restitution. Any such request to the Court would be subject to the rules and requirements of § 910.2A. The defendant is additionally noticed that failure to request reduction or waiver of Category “B” restitution within 30 days of the entry of judgment constitutes a permanent waiver of the right to request a finding of reasonable ability to pay under § 910.2A(3).
4. **Special Conditions of the Agreement:**  
Should Defendant have a criminal history more extensive than that revealed in the pleadings, Defendant violates the law or is arrested for further offenses, this agreement is voidable by the

State. The State may withdraw any recommendation previously agreed to and the State may reinstate all charges covered by this agreement. In this event the Defendant would be allowed to withdraw the guilty plea.


The State may withdraw its recommendation and the defendant may not withdraw the guilty plea under the following circumstances:

1. Defendant violates terms of release.
2. Defendant fails to cooperate with Correctional Services in preparing the P.S.I.
3. Defendant fails to appear where and as required.
4. Defendant is found to have violated a no contact order after the plea.
5. Defendant fails to abide by this agreement.


Under the circumstances in 1 - 5, the sentencing Court may sentence Defendant to a less favorable disposition than provided for in this memorandum of plea agreement.

5. **Concurrence of the Court to this Agreement is/is not a condition to the acceptance of the plea.**

  
DEFENDANT

  
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I have advised the Defendant of all particulars set out above and of the consequences thereof.

  
WENDY SAMUELSON  
ATTORNEY FOR DEFENDANT