JUDGMENT AND COMMITMENT ORDER IN THE CIRCUIT COURT OF LONOKE ARKANSAS LST DISTRICT 17-W DIVISION

nature of the charge(s), of constitutional and legal rights, of the effect of guilty plea upon those rights, and of the right to make a statement before sentencing. The court made the following findings:
DEFENDANT'S FULL NAME: HEATH STOCKS DATE OF BIRTH: 11-12-76 RACE: W SEX: M JUN 0 6 1997
ARREST TRACKING #: SID #: MARY LANE HIGHER SID #:
PROSECUTING ATTORNEY OR DEPUTY: Larry Cook CHANGE OF VENUE FROM:
Defendant was represented by private counsel appointed counsel xxx public defender himself/herself
Defendant made a voluntary, knowing and intelligent waiver of the right to counsel: Yes \underline{xx} No
There being no legal cause shown by the Defendant, as requested, why judgment should not be pronounced, a judgment of conviction is hereby entered against the Defendant on each charge enumerated, fines levied, and court costs assessed. The Defendant is sentenced to the Arkansas Department of Correction (A.D.O.C.) for the term specified on each offense shown below:
TOTAL NUMBER OF OFFENSES:
Offense # 1
A.C.A. # of Offense: 5-10-101 Name of Offense: Capital Murder Seriousness Level of Offense: n/a Criminal History Score: n/a Presumptive Sentence: n/a
Sentence is a departure from the sentencing grid. Yes No. NOT APPLICABLE Offense is a xx felony misdemeanor. Classification of offense: A B C D U XXX Y Sentence imposed: Life in Prison without Parole
Suspended imposition of sentence: 0 months. Defendant was sentenced as an Habitual Offender under A.C.A. 5-4-501, Subsection (a) (b) (c) (d). Sentence was enhanced by A.C.A.
Defendantattemptedsolicitedconspired to commit the offense. Defense date: 1-17-97 Docket #: 97-9
Number of counts: 3 Defendant was on probation parole at time of conviction. Commitment on this offense is a result of the revocation of Defendant's probation or suspended
Victim of the offense was under xx over the age of 18 years. Defendant voluntarily, intelligently, and knowingly entered a
xx negotiated plea of guilty. plea directly to the court of nolo contendere. Defendant
entered a plea as shown above and was sentenced by a jury. was found guilty of said charge(s) by the court. was found guilty at a jury trial.

	Offense #
	A.C.A. # of Offense:
	Name of Offense:
	Seriousness Level of Offense:
	Criminal History Score:
	Presumptive Sentence:
	Sentence is a departure from the sentencing grid Yes No. Offense is a felonymisdemeanor.
0	Classification of offense: A B C D U Y
	Sentence imposed: months.
	Suspended imposition of sentence: months.
	Defendant was sentenced as an Habitual Offender under A.C.A. 5-4-501, Subsection(a)(b)
	(c)(d).
	Sentence was enhanced by A.C.A.
	Defendant attempted solicited conspired to commit the offense.
	Offense date: Docket #:
	Number of counts:
	Defendant was onprobationparole at time of conviction.
	Commitment on this offense is a result of the revocation of Defendant's probation or suspended
	imposition of sentenceYesNo. Victim of the offense wasunderover the age of 18 years.
	Victim of the offense wasunderover the age of 18 years.
	Defendant voluntarily, intelligently, and knowingly entered a
	negotiated plea of guilty plea directly to the court of nolo contendere.
	Defendant
	entered a plea as shown above and was sentenced by a jury.
	was found guilty of said charge(s) by the court.
	was found guilty at a jury trial.
	Indicate which sentences are to run consecutively: ALL COUNTS Death Penalty: Execution Date:
	Total time to serve on all offenses listed above: Life in Prison Without Parole
	Time is to be served at: xx Department of Correction Regional Punishment Facility.
	Jail time credit:days.
	The Defendant was convicted of a target offense under the Community Punishment Act. The Court
	hereby orders that the Defendant be judicially transferred to the Department of Community Punishment (D.C.P.). Yes XX No
	Failure to meet the criteria or violation of the rules of the D.C.P. could result in transfer
	to the A.D.O.C.
ì	Fines \$ n/a Court Costs \$ n/a
	A judgment of restitution is hereby entered against the Defendant in the amount and terms as
	anown below:
- 1	Amount \$ $_{ m n/a}$ Due immediately Installments of:
	If multiple beneficiaries, give names and show payment priority:
1	Defendant is a Child Sex Offender as defined in A.C.A. 12-12-902 Yes XX No.
•	referred and was informed of the right to appeal: xx Yes No.
-	Appeal Bond: \$ The County Sheriff is hereby ordered to transport the Defendant has been been been been been been been bee
	The County Sheriff is hereby ordered to transport the Defendant to <u>xx</u> the Arkansas Department of CorrectionRegional Punishment Facility.
•	
	The short report of circumstances attached hereto is approved.
	Date: 6-6-9/Circuit Judge: Lance L. Hanshaw Signature Janes Sandaw
1	certify this is a true and correct record of this Court.
	Pate: 6/6/97 Circuit Clerk/Deputy: May Jane Hallum
	Seal)
	Orm Revised 7/96
	· · · · · · · · · · · · · · · · · · ·

The state of the s

ì

110

*