To whom it May Concern,

On 2/25/2006 I was arrested and charged for damage of a native Arizona plant. At that time I was attending Arizona State University and I was living in a house bordering the university campus. That day my two roommates and myself attempted to remove a saguaro cactus from the front yard of the house we were living in. The cactus was very large and often times dangerous and obstructive especially when having guests over.

While attempting to take down the cactus, patrolling campus police stopped us and arrested us on the spot. With myself being from Connecticut and the two others being from Michigan and Illinois, we were shocked to find out that this particular cactus we were taking down happened to be a saguaro cactus and the state plant of Arizona.

Since this offence is taken extremely serious by the state it was escalated from university police to the Maricopa County Court. The disposition of the case was a Class 1 Misdemeanor.

I was placed on unsupervised probation for 9 months, had to pay restitution for the damages and complete 24 hours of community service. The probationary period was terminated after 5 months due to completion of probationary requirements.

The cactus survived.

If you have an questions or need further clarification, please feel free to contact me by phone or e-mail.

Thank you,

Christopher DeNapoles M.D.

# W

## IN THE SUPERIOR COURT OF THE STATE OF ARIZONA UNSUPERVISED PROBATION CONDITIONS

State of	Arizon	a, Maricopa County CR 2006-119513-0015					
SID#: AZ	139	A.R.S. §13-901.01   1st   2nd   Ineligible					
SIU#: AZ	. ^						
OFFENSE	(s)	ruminal Damage, Mindureanor					
	ent (AP						
THE DEFE	NDAN'	SHALL: (Conditions Checked Also Apply)  AUG 1 7 2006 9:00 and					
	1.	Obey all laws.  MICHAEL K. JEANES, Clerk					
	4.	Notify APD within 10 days of any address change.  By J. Jaosmuna  Deputy					
	6.	Not possess or control any firearms, ammunition, or prohibited weapons as defined by A.R.S. §13-3101.					
	10.	Complete a minimum of hours of drug education and provide verification to APD within days of sentencing.					
	14.	Provide a sample for DNA testing if required by law.					
	16.	Abide by the Judgment and Orders of Restitution, Fines, and Fees in this cause.					
	19.	Complete a total of 24 hours of community service work beginning 8 / 15 / 06 at a minimum of 10 hours each month. Provide proof of completion to APD within 180 days of sentencing.					
	21.	Be incarcerated in the County Jail for day(s) month(s), beginning / with credit for days served. Upon screening and acceptance, abide by all conditional release program rules. Contact APD within 72 hours of release from incarceration.					
	24.	Complete the additional following programs of assistance:					
		Substance Abuse and/or Alcohol Counseling					
		Anger Management/Domestic Violence Program					
		MADD Victim Impact Panel Program					
	26.	Other:					
Immedia	tely afi	er Court, report to one of the following locations:					
		Adult Probation Department Adult Probation Department 111 S. 3 <sup>rd</sup> Ave., 5 <sup>th</sup> Floor 222 E. Javelina, Suite #1500 Phoenix, AZ 85003 Mesa, AZ 85201					
Unsupervised Probation Hottine # 602/506-5169							
these co	nditior ay imp	ACKNOWLEDGEMENT: I hereby acknowledge receipt of the conditions of probation and any attached addenda to so. I understand that a violation of any of the conditions could result in the revocation of my probation and the ose sentence upon me in accordance with the law. As a further condition, I waive extradition for any probation seedings in this matter.					
The	44	8-15-06					
Defend	ant /	Date (					
126 Addres	Big	Oak (1)					
Addres:		d ct oceas believes					
Of U	<u>M-}∂</u> rte	Zip					

### IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

JUDGMENT AND ORDERS OF RESTITUTION, FINES AND FEES COUNTY/DIVISION: State of Arizona CASE / CR / COUNT: [ ] Today's date This Date: Pursuant to Uniform Condition 16 the defendant shall abide by the following judgment and order of restitution, fines and fees: Begin Date Total Amount Financial Sanctions Payment a. Total Restitution Ordered\* b. Probation Service Fee (PSF) c. Base Fine: Total Fine & Surcharges (add c and d) = e. Warrant Charge \$45 (Maricopa County A.O. 2004-199) f. Reimbursement g. A.R.S. 28-1382 DUI Abatement Fund \$250 h. Delinquent Probation Service Fees i. A.R.S. 12-114.01 (Probation Surcharge-\$5 per fine/assessment) j. A.R.S. 28-1444 (DUI Incarceration Cost) k. A.R.S. 41-1651 (Prison Construction & Operations Fund) 1. A.R.S. 28-1383 (State General Fund) m. Other: TOTAL PAYMENT MONTHLY = n. Interstate Compact Application Fee \*\* Mandatory Assessments (paid in conjunction with monthly payment) **S**20 or **S**12 o. A.R.S. 12-116 (Time Payment Fee) p. Other: Total Mandatory Assessments (add o and p) q. It is ordered credit be given for any monies paid to date, during incarceration and, if necessary, balances be adjusted accordingly. All modified orders are to be considered new orders for billing purposes. of previous order dated r. Condition(s) # is/are suspended until further ordered. s. Condition(s) # months from t. Defendants probation is automatically extended for u. Restitution has been paid in full through JSL payments. It is ordered that any delinquent or unpaid balance be exonerated. The Court further orders: All previous orders and conditions of the Court remain in effect, unless otherwise stipulated above. \* Probation will automatically be extended pursuant to A.R.S. 13-902 C. \*\* Interstate Compact Process and Application Fee: Only one fee per defendant with entire fee due at time of application RECEIPT AND ACKNOWLEDGMENT: I hereby acknowledge receipt of the Judgment and orders of Restitution, Fines and Fees and understand my financial obligation to the Courf and other related parties, and agree to comply with all directives contained therein. See the reverse side of this form for payment instructions.

Form 1100-044 (R9/2005) 1

Defendant

White (original): Court File

Date

Yellow: APD File

Judge of the Superior Court

Pink: Defendant

C.C.z. a.c. 6 - 119515: 05   S. 05
B BOOKING AGENCY
14 15
DOMESTIC VIOLENCE &
AZ0070
DOMESTIC VIOLENCE OR VICTIM OR VICTIM OR VICTIM OR VICTIM OF CODES: OF Court Damissed CODES: OF Court Damissed OF Court
against children

MICHAEL K JEANES, CLERK
BY FILED TO DEP

## SUPERIOR COURT OF THE STATE OF ARIZONA MARICOPA COUNTY

MICHAEL K. JEANES, CLERK BY DEFENSE DEP

Division

RCCSE

Pros Atty: DCA

APQ

Margaret A. Johnston, DTJC

2007 JAN 25 AM 8: 5

THE STATE OF ARIZONA

VS.

**CHRISTOPHER DENAPOLES** 

DOB: 01/02/1986

Case Number: CR2006-119513-001-SE

PETITION FOR EARLY TERMINATION OF PROBATION OR UNSUPERVISED PROBATION

The defendant was formally judged guilty of the crime of COUNT I: CRIMINAL DAMAGE, A CLASS 1

MISDEMEANOR.

Probation Start

Date: 08/15/2006

Prob. Length: 9 month(s)

Unsupervised

It is respectfully recommended that the defendant's probation be terminated for the following reasons:

The defendant completed five months of a nine-month probation grant. he completed twenty-four hours of community restitution and has paid all Court fees in full. Based on his compliance on probation, and early termination is requested.

Victim Status: victim has not opted-in for post-conviction	notice of probation matters.
Dated this 18th day of Jacuary 2006. MAJ:amp:/01/17/2007	Mongard A John For A PO Sherry Johnston Phone 662 506-1225
IT IS ORDERED that the foregoing petition for eather this date unless written objection thereto is file petition is herewith transmitted to the prosecution	arly termination will be granted by this court 30 days from d not less than 72 hours before said date. A copy of this ing attorney.
	mination. It is further ordered that the defendant be placed beys all laws it is ordered that unsupervised probation be
☐ IT IS ORDERED	
Dated this 24h day of Jenuary 200.	7 Judge of the Superior Court

PETITION FOR EARLY TERMINATION OF PROBATION OR UNSUPERVISED PROBATION

cc:

APD File

Court (Original)

Pros Atty.

APD Macros

Rev. 12/13/2006

ANDREW P THOMAS
MARICOPA COUNTY ATTORNEY

Barbara K Miller
Deputy County Attorney
Bar Id #: 004008
222 East Javelina, Suite 2500
Mesa, AZ 85210
Telephone: (602) 506-0855
MCAO Firm #: 00032000
Attorney for Plaintiff

FILED
9:00 ANN
MICHAEL K. JEANES, CLERK
By Deputy

#### IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

COUNTY OF MARICOPA, RCC - SOUTHEAST

THE STATE OF ARIZONA,	)
Plaintiff,	CR 2006 - 119513 - 001 SE
vs.	
CHRISTOPHER DENAPOLES (001),	) )
Defendant.	) DIRECT COMPLAINT
	) ) SUMMONS
	— <sup>)</sup> ~ <i>/</i>

A Direct Complaint having been filed on April 2006, in the Superior Court of Maricopa County, Arizona, charging you, CHRISTOPHER DENAPOLES, with the crime of **COUNT 1**: CRIMINAL DAMAGE, A CLASS 6 FELONY, you are

Failure to appear without good cause as summoned will place you in contempt of Court and a warrant will be issued for your arrest.

YOU ARE FURTHER ORDERED to appear to be photographed and fingerprinted by the Maricopa County Sheriff's Office, Records and Identification Division, 201 West Jefferson, Phoenix, AZ, telephone (602) 876-1070, any time between the hours of 7:30 a.m. to 4:30 p.m., Monday through Friday before the date of your court appearance.

TO BE PROCESSED YOU <u>MUST</u> BRING this summons, some form of identification (i.e., Arizona Drivers License, Arizona Social Services card, Arizona I.D. card, Resident Alien card, or **SUM** 

remanding your case to adult court). GIVEN UNDER MY HAND AND SEAL of the said Court on by order of the Court. MICHAEL K JEANES CLERK OF THE SUPERIOR COURT Deputy Clerk BRUCE FEDDER C/O CHRISTOPHER DENAPOLES 2930 E. Camelback Road Suite 205 P.O. Box 44560 Phoenix, AZ 85064 602-257-035 **OFFICER'S RETURN** I CERTIFY that This summons was served by certified mail, receipt attached, I personally served this summons I personally attempted to serve this summons US Postal Service Postage 8918 Certified Certified Fee Mail Return Receipt Fee 3109 COMPLETE THIS SECTION ON DELIVERY A. Received by (Please Print Clearly) B. Date of Delivery 9847 \_ Agent \_ Addresse D. Is delivery address different from item PHON 7160 3901 9841 3109 8918 If YES, enter delivery address below 3. Service Type CERTIFIED MAIL 4. Restricted Delivery? (Extra Fee) 1. Article Addressed to: Bruic Feckler 40 Unistaglier Dencipoles 20130 E Camerbalk Hd Suite 255 Domestic Return Receipt

Military I.D. card, AND if you are under eighteen (18) years of age, a copy of the minute entry

Michael K. Jeanes, Clerk of Court

#### SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR2006-119513-001 SE

08/15/2006

COMM. MINA E. MENDEZ - RCC

CLERK OF THE COURT

K. DeSanna

Deputy

STATE OF ARIZONA

SARAH L CORCORAN

v.

CHRISTOPHER DENAPOLES (001)

DOB: 01/02/1986

BRUCE FEDER

**APO-SENTENCINGS-SE** 

APPEALS-SE

DISPOSITION CLERK-CSC

**RFR** 

**VICTIM SERVICES DIV-CA-SE** 

#### SUSPENSION OF SENTENCE - UNSUPERVISED PROBATION

11:00 a.m.

State's Attorney:

Daron Garey

Defendant's Attorney:

Bruce Feder

Defendant:

Present

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Count(s) 1: WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waived all pertinent constitutional and appellate rights and entered a plea of guilty.

IT IS THE JUDGMENT of the Court Defendant is guilty of the following:

OFFENSE: Count 1 AS AMENDED - CRIMINAL DAMAGE

Class 1 MISDEMEANOR

Docket Code 110 Form R110-04 Page 1

#### SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR2006-119513-001 SE

08/15/2006

A.R.S. § 13-1601, 13-1602, 13-707, 13-802

Date of Offense: 02/25/2006 Non Dangerous - Non Repetitive

IT IS ORDERED suspending imposition of sentence and placing defendant on Unsupervised Probation to be monitored by the Adult Probation Department (APD):

Count 1 Probation Term: 9 months

To begin 08/15/2006.

Conditions of probation include the following:

Condition 16 - Restitution, Fines, and Fees:

PROBATION SERVICE FEE: Count 1 - \$25.00 per month, beginning 10/01/2006.

**ASSESSMENTS:** 

Count 1: PROBATION SURCHARGE: \$5.00

All amounts payable through the Clerk of the Superior Court.

Condition 19 - Count 1: Complete a total of 24 hours of community service work beginning 08/15/2006 at a minimum of 10 hours each month. Provide proof of completion to APD as stated in the written conditions of probation.

Defendant has waived the preparation of a presentence report.

11:05 a.m. Matter concludes.

#### SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

JUDGE PRO TEM

Date: 8/15/06

Mina E. Mendez CLERK OF THE COURT

Deputy

STATE v.

Let the record reflect that the Defendant's thumbprint is permanently affixed to

this sentencing order in open court.

(thumbprint)

JUDICIAL OFFICER OF THE SUPERIOR COURT

# W

## IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

8.16.06 FILED 5∞pm
MICHAEL K. JEANES, Clerk
By B Miller
Deputy

IN AND FOR THE	COUNTY OF MARICOPA By STEELERS						
	Deputy						
STATE OF ARIZONA vs.	SUPERIOR COURT CASE # <u>CR 2006-119513-001 SE</u>						
Christopher Denapoles, Defendant	) WAIVER OF PRELIMINARY HEARING ) WITH PLEA AGREEMENT )						
DECLARATION	b <del>y de</del> fendant as follows:						
	20 0 - (-00						
Defendant is represented by his/her attorney	(print name)						
information will be filed charging me with having committee	ary hearing understanding that I will be held to answer and an ed: Count 1: Criminal Damage, a Class 6 Felony						
	committed on 2-25-2006						
This is a NON dangerous, NON repetitive offense under the	ne criminal code.						
<ul> <li>A. I have a right to a preliminary hearing</li> <li>B. I am represented by an attorney now. Further, I know that I have a right to an attorney for all further proceedings in this case. If I cannot afford one, then one will be appointed to represent me at this preliminary hearing as well as in the Superior Court for all purposes including trial, free of charge.</li> <li>C. I am giving up the right to confront and cross-examine witnesses.</li> <li>D. I am giving up the right to present evidence in my behalf and that I am giving up the right to have the magistrate determine if there is sufficient evidence against me to establish probable cause to hold me to answer in the Superior Court on the above stated charges, as well as the right to a dismissal of charges against me if the evidence is insufficient.</li> </ul>							
( <u>O</u> ) 1. The State of Arizona and the defendant here	by agree to the following disposition of this case:						
Plea: The defendant agrees to waive the preliminary hearing and plead guilty to: Count (1), Criminal Damage, a Class 1  Misdemeanor, in violation of ARS §§ 13-1601, 13-1602, 13-707, and 13-802 committed on 2-25-2006.							
This is a NON-dangerous, NON-repetitive offense under the criminal code.							
TERMS: On the following understandings, terms and conditions:  1. The crime carries a maximum sentence of <u>SIX MONTHS JAIL</u> . Probation <u>is</u> available. Restitution of economic loss to the victim and waiver of extradition for probation revocation procedures will be required. The maximum fine that can be imposed is <u>\$2,500 plus 80% surcharge and \$5 probation fee</u> . Special conditions regarding sentence, parole, or commutation imposed by statute (if any) are:							
Defendant shall complete 24 hours of community serv	al terms: The Defendant shall be placed on probation. The vice. The Defendant shall pay restitution for all damages						
arising under Arizona State University PD DR #060544 in an amount not to exceed \$1000							

(\_\_\_\_\_\_\_) 3. The following charges are dismissed, or if not yet filed, shall not be brought against the defendant: N/A.

STATE OF ARIZONA	SUPERIOR COURT CASE # CR 2006-1	119513-001 SE				
vsa	<i>1</i> 1 1	Page 2 of 2				
Christopher Denapoles, Defendant	1 1 1					
(CP) 4. This agreement serves to amend the complaint or informadditional pleading. However, if the plea is rejected by the court or with that are dismissed by reason of this plea agreement are automatically	drawn by either party, or if the conviction is subsequently					
( <u>OP</u> ) 5. If the defendant is charged with a felony, s/he hereby we determination on the charges to which s/he pleads. The Defendant a charged with or commit a crime between the time of this agreement and until the State confirms all representations made by the Defendant convictions and that s/he WAS Not on probation, parole, or commissentencing, the court may disregard the stipulated sentence and imposplea agreement. In the event the court rejects the plea, or either the Staright to a preliminary hearing or other probable cause determination of	grees that this agreement shall not be binding on the S d the time for sentencing in this cause; nor shall this agree and her/his attorney, to-wit: <u>The defendant avows the munity supervision at the time of this offense.</u> If the se any lawful sentence which is the same as or exceeds the or the Defendant withdraws the plea, the Defendant h	State should the Defendant be ement be binding on the State nat s/he has No prior felony a Defendant fails to appear for the stipulated sentence in the				
objections, or requests which s/he has made or raised, or could assert upon her/him consistent with this agreement. By entering this agreem	hereafter, to the court's entry of judgment against her/hir	m and imposition of a sentence				
(2) 7. The parties hereto fully and completely understand and agree that by entering into a plea agreement, the defendant consents to judicial fact-finding by preponderance of the evidence as to any aspect or enhancement of sentence and that any sentence either stipulated to or recommended herein in paragraph two is not binding on the court. In making the sentencing determination, the court is not bound by the rules of evidence. If after accepting this plea the court concludes that any of the plea agreement's provisions regarding the sentence or the term and conditions of probation are inappropriate, it can reject the plea. If the court decides to reject the plea agreement provisions regarding sentencing, it must give both the state and the Defendant an opportunity to withdraw from the plea agreement. In case this plea agreement is withdrawn, all original charges will automatically be reinstated. The Defendant in such case waives and gives up his right to a probable cause determination on the original charges.						
( <u>\$\text{\text{\$O\$}}\$</u> ) 8. If the court decides to reject the plea agreement provision plea agreement, then any sentence either stipulated to or recommende sentencing limits set forth in paragraph one and the applicable statute	ed herein in paragraph two is not binding on the court, an					
() 9. This plea agreement in no way restricts or limits the ability 32-1993, if applicable. Nor does the plea agreement in any way compreseq. or the provisions of A.R.S. §§ 13-2314(G) or 13-4310.	of the State to proceed with forfeiture pursuant to A.R.S. omise or abrogate any civil action, including an action proceeds and the company of the company o	§§ 13-4301 <u>et seq.;</u> 13-2314 or ursuant to A.R.S. § 13-2301 <u>et</u>				
(CO) 10. I understand that if I am not a citizen of the United States my decision to go to trial or enter into a plea agreement may have immigration consequences. Specifically, I understand that pleading guilty or no contest to a crime may affect my immigration status. Admitting guilt may result in deportation even if the charge is later dismissed. My plea or admission of guilt could result in my deportation or removal, could prevent me from ever being able to get legal status in the United States, or could prevent me from becoming a United States citizen. I understand that I am not required to disclose my legal status in the United States to the court.						
(CD) 11.1 have read and understand the provisions of all 2 pages of this agreement. I have discussed the case and my constitutional rights with my lawyer. My lawyer has explained the nature of the charge(s) and the elements of the crime(s) to which I am pleading. I understand that by pleading <u>guilty</u> I will be waiving and giving up my right to a determination of probable cause, to a trial by jury to determine guilt and to determine any fact used to impose a sentence within the range stated above in paragraph one, to confront, cross-examine, compel the attendance of witnesses, to present evidence in my behalf, my right to remain silent, my privilege against self-incrimination, presumption of innocence and right to appeal. I agree to enter my plea as indicated above on the terms and conditions set forth herein. I fully understand that if, as part of this plea agreement, I am granted probation by the court, the terms and conditions thereof are subject to modification at any time during the period of probation. I understand that if I violate any of the written conditions of my probation, my probation may be terminated and I can be sentenced to any term or terms stated above in paragraph one, without limitation.						
I have personally and voluntarily placed my initials in each of the above the previous paragraphs in this agreement, both individually and as a Date:    8-/5-06   Defendant		e I read and approved all of				
I have discussed this case with my client in detail and advised him of his constitutional rights and all possible defenses. I have also explained the nature of the charge(s) and the elements of the crime(s). I believe that the plea and disposition set forth herein are appropriate under the facts of this case. I concur in the entry of the plea as indicated above and on the terms and conditions set forth herein.						
Date: Defense Counsel		3ar#				
I have reviewed this matter and concur that the plea and disp	position set forth herein are appropriate and are i	in the interests of justice.				
Date 8 (5 o 6 Prosecutor	Deputy County Attorney	Bar# 023724				