

IN THE DISTRICT COURT OF BEAVER COUNTY  
STATE OF OKLAHOMA

BEAVER COUNTY OKLAHOMA  
**FILED**

State of Oklahoma,  
Plaintiff,

vs.

Patrick Braden Roth,  
Defendant,

NO. CM - 2019 - 1  
CM - \_\_\_\_\_  
CM - \_\_\_\_\_

MAR 13 2019

TAMMIE PATZKOWSKY  
COURT CLERK  
BY JP DEPUTY

State by: A. Cash

RECORD OF THE PROCEEDINGS IN OPEN COURT-MISDEMEANOR

On March 13, 2019, at \_\_\_\_\_ m., the indicated proceedings occurred:

PRELIMINARY TO ARRAIGNMENT

- ☐ Initial appearance of Deft. \_\_\_\_\_ Other \_\_\_\_\_
- ☒ Deft. appeared personally. \_\_\_\_\_ Deft. appeared NOT. Bond forfeited, bench warrant issued \$ \_\_\_\_\_.
- ☒ And with his attorney W. Dimstead Interpreter apptd./private \_\_\_\_\_
- ☐ Deft. admitted his true name as charged/ as amended, stating his age as \_\_\_\_\_ years. DOB: \_\_\_\_\_
- ☒ Deft. adjudged competent for purposes of proceedings. ☒ Record waived or by ETR
- ☐ Deft. acknowledged receipt of information and was advised he was charged with misdemeanor(s).
- ☐ Deft. was advised of the punishment prescribed by law for the offense(s) charged.
- ☐ Deft. requested/affirmatively waived the reading of the information.
- ☐ Deft. was advised by the Court of his constitutional rights, right of counsel and consequence of his plea.
- ☐ Deft. was advised that if he was a minor or if he desired counsel and had no means and unable to employ counsel the Court must appoint counsel for him without expense to him.
- ☐ Deft. competently and intelligently affirmatively waived his right to counsel after a discussion with the Court and the Court determines he understood his right to have counsel appointed.
- ☐ The Deft. makes written application for court-appointed counsel and such application is approved/denied.
- ☐ The Court appointed OIDS as counsel for Deft. and waived/ordered application fee paid \_\_\_\_\_.
- ☐ Further arraignment set for \_\_\_\_\_ 20\_\_\_\_ at \_\_\_\_\_ m.
- ☐ Deft. admonished to consult/hire an attorney.

☒ Notes: Def's demurrer denied. ~~State~~ Information meets statutory requirements and does not present facts which would constitute  
Def set on the Fall Misd. Jury Docket on Sept. 20, 2019 @ 9:00 A.M. Legal Justif.

ARRAIGNMENT

- ☒ Defendant granted/waived 24 hours in which to plead.
- ☒ Defendant voluntarily entered a plea(s) of not guilty to all counts/as follows: Ct. 1
- ☐ Defendant voluntarily entered a plea(s) of guilty to all counts/as follows: \_\_\_\_\_
- ☐ Defendant/State of Oklahoma provides Court with adequate factual basis by testimony or offer of proof.
- ☐ Judgement and Sentence set instanter/ for \_\_\_\_\_ 20\_\_\_\_ at \_\_\_\_\_ m.

JUDGEMENT AND SENTENCE

- ☐ Defendant affirmatively waived his right to wait 48 hours before judgement and sentence is pronounced.
- ☐ Defendant informed by the Court of the nature of the information, his plea, and asked by the Court, "Whether he has any legal cause to show why Judgement should not be pronounced against him?" Defendant replied in the negative and no cause appeared to the Court.
- ☐ Upon good cause shown the Court orders sentencing deferred as to all counts/ Ct(s) \_\_\_\_\_ until \_\_\_\_\_, 20\_\_\_\_ at \_\_\_\_\_ m. with Defendant ordered to pay a statutory assessment of \$ \_\_\_\_\_ and serve \_\_\_\_\_ days in the County Jail.
- ☐ It is the Judgement of this Court that the defendant by reason of his plea is guilty and the Court fixes his punishment for each Count as follows, to wit
- Ct. 1 confinement in the County Jail for \_\_\_\_\_ days (and) paying a fine in the amount of \$ \_\_\_\_\_ : and to pay the costs of this action.
- Ct. 2 confinement in the County Jail for \_\_\_\_\_ days (and) paying a fine in the amount of \$ \_\_\_\_\_ : and to pay the costs of this action.
- Ct. 3 confinement in the County Jail for \_\_\_\_\_ days (and) paying a fine in the amount of \$ \_\_\_\_\_ : and to pay the costs of this action.
- ☐ The Court further orders:

- ☐ Jail costs ordered assessed. \_\_\_\_\_ Deft. given credit for jail time served awaiting trial.
- ☐ Deft. to begin serving jail time immediately/ no later than \_\_\_\_\_ m. on \_\_\_\_\_ 20\_\_\_\_.
- ☐ Deft. notified of his right to appeal to the Court of Criminal Appeals in open court did affirmatively/ did not waive his right to appeal.
- ☐ Previous bond ordered exonerated.
- ☐ Bond Condition: No Contact/Other: \_\_\_\_\_
- ☐ All fines/costs ordered paid no later than \_\_\_\_\_ m. on \_\_\_\_\_ 20\_\_\_\_ (or F/C hrg. set for same date and time) all as per Rule 8 hearing.
- ☐ Defendant understands proceedings, judgment and sentence, his/her commitments to the Court and persists in his/her pleas(s) of guilty/nolo contendere.
- ☒ Bail fixed at \_\_\_\_\_ and continued until Sept. 20, 2019 at 9:00 m.

Attest to the indicated proceedings:

[Signature]  
DISTRICT/ASSOCIATE DISTRICT