IN THE DISTRICT COURT OF GRADY COUNTY STATE OF OKLAHOMA

Sta	ate of Oklahoma,) Plaintiff,)	1
v.))	Case No. CF 2024-96
	Jacob Mayhuch,) Defendant.	
	dress: 1008 S. Leth Str. Chickasha, OK 73018 N: xxx-xx- Date of Birth: 1/29/07	FILED IN DISTRICT COURT Grady County, Oklahoma
		DEC 2 3 2024
	Plea of Guilty Summary of Facts	MICATION STATES Court Clerk By: Deputy
Part	A: Findings of Fact, Acceptance of Plea	
1.	Is the name just read to you your true name? If no, what is your correct name? I have also been known by the name(s):	Yes No
	Are you recognized as an Indian by a federally-recognized Infederal government?	Yes No
	Do you have a CDIB or other proof of a degree of Indian blo	<i>b</i>
2.	My lawyer's name is Gretchen Armor	OBA Number 17620
3.	(a) Do you wish to have a record made of these proceedi Court Reporter?(b) Do you wish to waive this right?	ngs by a Yes No Yes No
4.	Age: 22 Grade completed in school: Junio	or in college
5.	Can you read and understand this form? (If the answer above is no, Addendum A is to be completed a	nd attached.)
6.	Are you currently taking any medication or substances which ability to understand these proceedings?	affect your Yes No
7.	Have you been prescribed any medication that you should be you are not taking? If so, what kind and for what purpose?	taking, but Yes No

ָ טע	you understand the nature and consequences of this proceeding?	Yes N
Hav	e you received a copy of the Information and read its allegations?	Yes N
Info	s the State move to dismiss or amend any case(s) or count(s) in the mation or on page 2 of the information? If so, set forth the cases or ts dismissed or amended.	Yes
		_
Do y	ou understand you are charged with the following:	Yes No
1)		tatute 0.5. 70
1) 2)	murder in the First Degree	
3)	Murder in the First Degree	
4) 5)		
6)		
	e you charged after former conviction of a felony?	Yes (No
If	yes, list the felony(ies) charged including case number, jurisdiction, cha	arge and date:
1)		
2) 3)		
4)		
5) 6)		
nı .		
۷)		

14	(Check if applicable) Do you understand you are subject to the Delayed Sentencing Program for Young Adults and what that sentencing program involves?	Yes	No
	(Check if applicable) Do you understand that upon a conviction on a plea of guilty to the offense(s) of	Yes	No
	be required to serve a minimum sentence of:		
	85% of the sentence of imprisonment imposed before being eligible for parole consideration and are not eligible for earned or other type of credits which will have the effect of reducing the length of sentence to less than 85% of the sentence imposed?	Yes	No
	% of the sentence of imprisonment imposed or received prior to becoming eligible for state correctional earned credits toward completion of your sentence or eligibility for parole?	Yes	No
	(Check if applicable) Do you understand that a conviction on a plea of guilty to the offense(s) of will subject you to mandatory compliance with the Oklahoma Sex Offender Registration Act?	Yes	No
	(Check if applicable) Do you understand that any person sentenced to imprisonment for two (2) years or more for the offense(s) of involving sexual abuse, sexual exploitation, or illegal sexual conduct, shall be required to serve a term of post-imprisonment supervision for at least three (3) years under conditions determined by the Department of Corrections in addition to the actual term of imprisonment. There will be no post-imprisonment supervision for a sentence of life or life without the possibility of parole for offenses involving sexual abuse, sexual exploitation, or illegal sexual conduct.	Yes	No
	(Check if applicable) Do you understand that a conviction on a plea of guilty to the offense(s) of will subject you to mandatory compliance with the Oklahoma Methamphetamine Offender Registry Act?	Yes	No
	(Check if applicable) Do you understand that a conviction on a plea of guilty to the offense(s) of will subject you to mandatory compliance with the Mary Rippy Violent Crime Offenders Registration Act?	Yes	No
	(Check if applicable) Do you understand that the Court is required to include in the sentence of any person convicted of a felony and sentenced to a term of imprisonment after November 1, 2012, a term of post-imprisonment supervision. The post-imprisonment supervision shall be for a period of not less than nine (9) months nor more than one (1) year following confinement of the person and shall be served under conditions prescribed by the Department of Corrections. There will be no post-imprisonment supervision for a sentence of life without the possibility of parole.	Yes	No

15.	What is/are the charge(s) to which the defendant is entering a plea today
1.0.	WINCH TO THE TOTAL TO THE TOTAL TO THE TOTAL TOT
	2) Guilty Murder in the First Degree
	2) Guilty Muder in the First Degree 3) Guilty Muder in the First Degree
	4)
	5)
	6)
16.	Do you understand the range of punishment for the crime(s) is/are as follows: Yes No
	1) Minimum of life to a maximum of death and/or a fine of \$
•	1) Minimum of life to a maximum of death and/or a fine of \$
	2) Minimum of the to a maximum of death and/or a fine of \$
-	3) Minimum of to a maximum of and/or a fine of \$
	4) Minimum of to a maximum of and/or a fine of \$ 5) Minimum of to a maximum of and/or a fine of \$
	5) Minimum of to a maximum of and/or a fine of \$ 6) Minimum of to a maximum of and/or a fine of \$
17.	 Read the following statements: You have the right to a speedy trial before a jury for the determination of whether you are guilty or not guilty and if you request, to determine sentencing. (if pleading to capital murder, advise Defendant of procedure in 21 O.S. § 701.10(B)). At the trial: 1) You have the right to have a lawyer represent you, either one you hire yourself or if you are indigent a court appointed attorney. 2) You are presumed innocent of the charges. 3) You may remain silent or, if you choose, you may testify on your own behalf. 4) You have the right to see and hear all witnesses called to testify against you and the right to cross-examine them. 5) You may have your witnesses ordered to appear in court to testify and present evidence of any defense you have to these charges. 6) The state is required to prove your guilt beyond a reasonable doubt. 7) The verdict of guilty or not guilty decided by a jury must be unanimous. However, you can waive a jury trial and, if all parties agree, the case could be tried by a Judge alone who would decide if you were guilty or not guilty and if guilty, the appropriate punishment.
	Do you understand each of these rights?
18.	Do you understand by entering a plea of guilty you give up these rights? Yes No
19.	Do you understand that a conviction on a plea of guilty could increase Yes No punishment in any future case committed after this plea?
20.	Have you talked over the charge(s) with your lawyer, advised interface Yes No any defense you may have to the charge(s) and had his/her advice?
21.	Do you believe your lawyer has effectively assisted you in this case and are you yes No satisfied with his/her advice?

22.	Do you wish to change your plea of not guilty to guilty and give up your right a jury trial and all other previously explained constitutional rights?	Yes No	
23.	Is there a plea agreement? What is your understanding of the plea agreement? See the attached Exhibit "A"	165) 7.6	
Im	of on all three counts		
24.	Do you understand the Court is not bound by any agreement or recommendation and if the court does not accept the plea agreement, you have the right to withdraw your plea of guilty?	Yes No	
25.	Do you understand that if there is no plea agreement, the Court can sentence you within the range of punishment stated in Question 16?	Yes No N	f
26.	Do you understand your plea of guilty to the charge(s) is after: no prior felony convictions one prior felony conviction two or more felony convictions List prior felony convictions to which pleading:	Yes No	
27. 28.	What is/are your plea(s) to the charge(s) (and to each one of them)? Did you commit the acts as charged in the Information?	GUILTY Yes No	
	State the factual basis for your plea: I Killed my mom, dad, and Siester intentionally on 5/10/2024. Their names were Tames maybush, Patty Maybush, and Shayla Maybush.	Defendant's Initials	
29.	Have you been forced, abused, mistreated, or promised anything by anyone to have you enter your plea(s)? promised Lwop and not (death	Yes No	
30.	Do you plead guilty of your own free will and without any coercion or compulsion of any kind?	Yes No	
31.	If you are entering a plea to a felony offense, you have a right to a Pre-sentence Investigation and Report which would contain the circumstances of the offense, any criminal record, social history, and other background information about you Do you want to have the Report?		
32.	(a) Do you have any additional statements to make to the Court? (b) Is there any legal reason you should not be sentenced now?	Yes No	

Hovis	ng been sworn, I, the Defendant whose signature appears below, make the following statements under
oath:	(A) [] I have read, understood, and completed this form. My attorney completed this form and we have gone over the form and I understand its My attorney completed this form and we have gone over the form and I understand its
	My attorney completed this form contents and agree with the answers. [] The Court completed this form for me and inserted my answers to the questions.
	(B) The answers are true and correct. (C) I understand that I may be prosecuted for perjury if I have made false statements to this
	Covert
	Defendant Defendant Defendant
Ackn	owledged this 23 day of December, 202.
	of the District Court
	Kory Slade Kirkland
	Z. Joseph Young Gina Lowe
35.	I, the undersigned attorney for the Defendant, believe the Defendant understands the nature, purpose, and consequences of this proceeding. He/She is able to assist me in formulating any defense to the charge(s). I am satisfied that the Defendant's waivers and plea(s) of guilty are voluntarily given and he/she has been informed of all legal and constitutional rights. Attorney for Defendant
36.	The sentence recommendation in question 23 is correctly stated. I believe the recommendation is fair to the State of Oklahoma.
37.	Offer of Proof for Nolo Contendere pleas:
38.	On entering a plea to a felony offence, the State has a right to a pre-sentence investigation. Yes No investigation and report. The State waives the right to a pre-sentence investigation.
	investigation and report. The State warves the right to a pro-
39.	The State of Oklahoma has complied with Article 2 Section 34 of the Oklahoma Constitution, addressing the rights of victims, in this matter. Assistant District Attorney

The	Court	Finds as Follows:
40.	(a) (b) (c)	The Defendant was sworn and responded to questions under oath. The Defendant understands the nature, purpose, and consequences of this proceeding. The Defendant's plea(s) of Guilty is/are knowingly and voluntarily entered and accepted by the Court.
	(d)	the Court. The Defendant is competent for the purpose of this hearing. A factual basis exists for the plea(s) and former conviction(s), if applicable.
	(e)	A factual basis exists for the pica(s) and a
	(f)	The Defendant is guilty as charged:
		after no prior convictions. after one prior felony conviction. after two or more prior felony convictions.
		Sentencing or order deferring sentence shall be:
	(g)	imposed instanter 20 at
		Imposed instanto day of, 20 at
		[] imposed instanter day of, 20 at at
		[] If the Pre-Sentence Investigation and Report is requested, it shall be provided to the Court by the day of, 20
	(h)	Defendant is committed to: The RID Program The Regimented Training Program The Delayed Sentencing Program for Young Adults
		Ine Delayed Schollong 110g.
		Court this 2 3day of Dec , 2021
Done	in open	Court this 2 /day of
1	1.	Show Judge of the District Court
Cou	Reporte	Present Judge of the District Court Kory Slade Kirkland
	<u>T</u>	Z. Joseph Young
		[] Cina Lowe
<u> </u>	ter Court	Clerk [] Gina Lowe

Deputy Court Clerk

CERTIFICATE OF DEFENSE COUNSEL

As the attorney for Defendant, I certify that:

1.	The Defendant has stated to me that he/she is []able [] unable to read and understand the attached form, and I have: determined the Defendant is able to understand the English language. determined the Defendant is unable to understand the English language and obtained determined the Defendant is unable to interpret.			
2,	I have read and fully explained to the Defendant the allegations contained in the Information			
3.	in this case. I have read and fully explained to the Defendant all of the questions in the Plea of Guilty Summary of Facts and answers to the questions set out in the Summary of Facts are the			
4.	Defendant's answers. To the best of my knowledge and belief the statements and declaration made by the Defendant are accurate and true and have been freely and voluntarily made.			
Date this May of Occarbe, 2024 Attorney for Defendant				
Interpreter:				
Name Address				
Phone No.				

PART B: SENTENCE ON PLEA

Case No. CF 2024-96						
State v.	To	رهع	mayhugh			
Date:	12	23	2024,			

THE COURT SENTENCES THE DEFENDANT AS FOLLOWS:

	TIME TO SERV	E	
You are sentenced to confi	inement under the supervision	n of the Department of Co	rrections for a terr
of years as follows:			
	TA GER ATTACHED EVI	HIBIT "A" + Zyy	red Place
	1 SEE ATTACHED EXI	3 Cts	an colored
IDON DELEASE FROM	SLICH CONFINEMENT, Y	OU SHALL SERVE A TI	ERM OF POST-
IMPRISONMENT SUPE	SUCH CONFINEMENT, YOR RVISION UNDER CONDIT	IONS PRESCRIBED BY	THE
DEPARTMENT OF COR	RECTIONS FOR A PERIOR	O OF: <u>NH</u>	
The sentence(s) to run (co	oncurrently consecutively)		or
TOTAL PRINCIPLE			01
NOT APPLICABLE			
Defendant shall receive:	credit for time served	no credit for time	e served.
Delendant shan receive.			
	DEFERRED SENTE	ENCE	3.6
The sentencing date is def	ferred until	, 20 at	M.
You (will/will not) be supe	ervised. The terms set forth i	in the Rules and Condition	is of Frobation
found in Exhibit B shall be	e the rules you must follow d	uring the period of determ	ient.
OTTODAINE.	DED CERTOERICE CIICDI	ENIDED AS TO DADT	
SUSPEND	DED SENTENCE or SUSPE finement under the supervision	on of the Department of Co	orrections for a te
	mement under the supervision	if of the Department of Se	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
of years as follows:	[] SEE ATTACHED !	EXHIBIT "A"	
	[] SEE ATTACHED]	EXHIBIT "B"	
	UDD III III OI DD		
To be suspended as follow	/s:		
-			
(a) ALL SUSPENDED YE	ES NO		
(h) augnanded aveant as to	the first (months)(vears) of the term(s) during	g which time you
to be held in the custody	of the Department of Correction	ctions, the remainder of t	he sentence(s) to
suspended under the terms	s set forth in the Rules and Cor	nditions of Probation found	d in Exhibit "B".
Said period of inca	arceration shall be in the cus	stody of the Department of	of Corrections, to
served in the	County y Service Sentencing Program	y Jail, in lieu of the Depart	ment of Correcti
pursuant to the Community	y Service Sentencing Program	1, 22 O.S. Section 991a – 4	r.1.
D C 1 11 1	f incarceration shall be calcula	atad as:	

	Calendar days with credit for good behavior only (57 O.S Section 65)
	As calculated by the Sheriff with all implemented and allowable credits allowed by law
2.	The sentence(s) to run (concurrently/consecutively)or
3.	NOT APPLICABLE Defendant shall receive: credit for time served no credit for time served.
You Exhi	FINES AND COSTS are to pay a fine(s), costs, fees and/or restitution to the Grady County District Court Clerk as set out in ibit A which is attached and made a part of this Order.
	NOTICE OF RIGHT TO APPEAL
Sent	ence to Incarceration, Suspended, or Deferred:
from cour trial trial With	To appeal from this conviction, or order deferring sentence, on your plea of guilty, you must file in District Court Clerk's Office a written Application to Withdraw your Plea of Guilty within ten days a today's date. You must set forth in detail why you are requesting to withdraw your plea. The trial trial trial the must hold a hearing and rule upon your Application within thirty days from the date it is filed. If the court denies your Application, you have the right to ask the Court of Criminal Appeals to review the court's denial by filing a Petition for Writ of Certiorari within ninety days from the date of denial. In the days from the date of the Application to Withdraw your Plea of Guilty is denied, notice of intent and designation of record must be filed pursuant to Oklahoma Court of Criminal Appeals Rule D). If you are indigent, you have the right to be represented on appeal by a court appointed attorney.
	you understand each of these rights to appeal?
	Do you want to remain in the county jail for ten days before being taken to the place of confinement? Yes
	Have you fully understood the questions that have been asked? Yes No
	Have your answers been freely and voluntarily given? Yes No
I acl	knowledge understanding the rights and sentence imposed.
	Defendant
I, th	e undersigned attorney, have advised the Defendant of his appellate rights. Attorney for Defendant

Done in open court, with all parties present, this 23 day of	Long Plea Form of December, 2024 11 of 11
Court Reporter Present Judge of the	District Court
[] Kory	Slade Kirkland Seeph Young
Deputy Court Clerk [] Gina	Lowe
COURT CLERK'S D	UTY
(TRIAL JUDGE TO COMPLETE TH	IS SECTION}
IT IS FURTHER ORDERED that the Clerk of this Court shall re in accordance with the applicable statutory authority:	
(As to Count(s), the defendant is ineligible to regist 26.	er to vote pursuant to Section 4-101 of Title
() Pursuant to Section 985.1 of Title 22, the Court departed imprisonment as to Count(s)	from the mandatory minimum sentence of
() As to Count(s), the defendant is subject to requirements as set forth in Section 2-701 of Title 63.	the Methamphetamine Offender Registry
() Defendant is a lawyer and certified copies of this documen the Supreme Court and the General Counsel of the Bar Associa 7.2 of the Oklahoma Rules of Professional Conduct, 5 O.S.Supp	tion within live (3) days as set form in Rule
() None of the above.	
	ge of the District Court Kory Slade Kirkland
[] [1	Z. Joseph Young
[]	Gina Lowe

IN THE DISTRICT COURT OF GRADY COUNTY STATE OF OKLAHOMA

THE STATE OF OKLAHOMA,)		
Plaintiff,)		
)		
vs.)	Case No.	CF-2024-96
)		
JACOB TERRY MAYHUGH)		
Defendant.)		

PLEA AGREEMENT

COMES NOW, the State of Oklahoma by and through Jason M. Hicks, the duly elected, qualified and acting District Attorney for the Sixth District of Oklahoma, to include Grady County, Oklahoma, and the Defendant, Jacob Terry Mayhugh, and his attorney, Gretchen Mosley, Oklahoma Indigent Defense System, Capital Trial Division and agree to be bound by the following agreement in the above entitled cause, to wit:

In exchange for a plea of guilty, and the conditions set forth herein, the State of Oklahoma agrees that it will NOT seek the imposition of a sentence of death, and will not file a "Bill of Particulars" in this matter.

Defendant, Jacob Terry Mayhugh, agrees to the following sentence, along with the conditions as set forth in this document:

Count 1:

Murder in the First Degree (James Mayhugh)

Sentence:

Life without parole

Fine:

\$2,500 plus court costs

VCA:

\$10,000

Count 2:

Murder in the First Degree (Patty Mayhugh)

Sentence:

Life without parole

Fine:

\$2,500 plus court costs

VCA:

\$10,000

Count 3:

Murder in the First Degree (Shayla Mayhugh)

Sentence:

Life without parole

Fine:

\$2,500 plus court costs

VCA:

\$10,000

¹ Attached herewith is the Bill of Particulars prepared in the instant matter. However, said document will not be filed and the State of Oklahoma will not seek a sentence of death in this matter in exchange for the agreement set forth herein.

Each count to run CONSECUTIVELY each to the other.

Additional conditions of the agreement:

That I, Jacob Terry Mayhugh, understand, agree, and am willing to abide by the following conditions as part of a plea agreement between myself, the State of Oklahoma, the victims in this case, and their families:

1. Restitution.

a. I agree to pay restitution in the amount of: \$22,500 to the Oklahoma Crime Victim's Compensation fund, 421 NW 13th Street, Suite 290, Oklahoma City, Oklahoma per the attached Restitution Recovery Form.

2. Withdrawal of Plea of Guilty.

- a. I understand that I have up to ten (10) days within which to file an application to withdraw plea of guilty, and have this Court make a determination as to whether grounds are sufficient for such a request. I M
- b. I hereby affirmatively, and for all time, waive my right to withdraw my plea of guilty and understand that what is being done this 23rd day of December, 2024 is final. 5^M

3. Appeal.

- a. I understand that in certain instances I may be entitled to relief of issues involved in my case through an appeal process.
- b. I hereby affirmatively, and for all time, waive any relief to which I may be entitled through an appellate process. I agree that at no time will I, nor will anyone on my behalf, be entitled to seek relief from a Court, whether that Court be the Grady County District Court, the Oklahoma Court of Criminal Appeals, any federal court, to include a federal district court, circuit court, or the United States Supreme Court, or from any successor court, or other tribunal established to hear issues arising out of the acts I committed and am pleading guilty to in this case.

4. Commutation.

- a. I understand that in certain circumstances I may be entitled to apply for, and/or seek, a commutation of my sentences. This process entails applying to the
- Oklahoma Pardon and Parole Board and then with a favorable recommendation the Governor of the State of Oklahoma would have the ability to modify any, or all, of my sentences.
- b. I hereby affirmatively waive any right I have to apply for, or to seek, a commutation of the sentences involved in this case. I understand this means that I am prohibited from applying for, or requesting any type of, commutation from the Oklahoma Pardon and Parole Board, and/or its successors, or the Governor of the State of Oklahoma.

5. Other relief.

a. I also understand, and agree, that at no time shall I be entitled to any relief from the sentences imposed by the Grady County District Court in this matter.

7M

6. Relief as to Counts.

a. I understand that I am waiving my rights as to each count listed herein and that at no time am I entitled to any relief on any count, whether that relief is today or in the future on another count involved in this case. Each Count contained in this matter, Counts 1 – 3 as set forth in the Information filed herein and in the Change of Plea paperwork filed herein are individual counts and I acknowledge that I am entitled to no relief as to this case, and to each individual count.

7. Unjust Enrichment/Media Participation.

a. I agree that I will not enter into any agreement that due to my actions in this case would enrich either me, or any heir of my estate, or any spouse or other person; I agree that I will not in any way enter into a contract or other agreement to write a book, either by my hand or through a ghost writer, or otherwise participate in telling my story through written medium, or through any other form of communication to include: podcasts, movies, or other type of recording; I further agree that I will not participate in any type of interview, whether face to face, recorded, phone, podcast, television, or other type of media wherein anyone would hear my version of events, regarding the actions I took, or have taken, in this matter, around the dates involved herein.

8. No Contact.

a. I agree that at no time shall I contact, either personally, or through another person or other mode, any victim, or family member of a victim involved in this matter. If, however, a victim, or family member of a victim, contacts me, I am able to respond, or, have contact with the person who contacted me, provided that I cannot contact any others, unless such contact is initiated by the other party.

9. Headings.

- a. The headings in this document are for purposes of convenience and are not to be used to interpret any portion of the document herein. 5 M
- 10. I further understand and agree that if at any time any part of this agreement is found to be unenforceable, that one provision is to be considered a separate and distinct part of the agreement and it does not invalidate the other provisions in this agreement. Each portion of the agreement is severable and if any portion thereof is unenforceable, the remainder of the agreement shall remain intact.
- 11. I further understand and agree that if at any time any portion of this agreement is found to be unenforceable, the State of Oklahoma, and/or the victim, or victim's family, shall have the ability to declare this agreement null and void and the case will start at the point of District Court Arraignment, with the State of Oklahoma retaining the ability to file a Bill of Particulars and thus seek a sentence of death.

- 12. I further understand and agree that if this plea agreement is found to be void, or voidable, the State of Oklahoma is entitled to file a Bill of Particulars and that no reference to this agreement during presentation of this matter to a court, or to a jury, shall be made by any party to the agreement.

 TM
- 13. That I understand and agree that this is a decision I made with the advice of counsel, Gretchen Mosley, and the Oklahoma Indigent Defense System, Capital Division, and is a voluntary act on my part with no threats, promises, or inducements to obtain this waiver, other than that as set forth in this plea agreement.
- 14. I understand that by entering into this agreement, the State of Oklahoma will not seek a sentence of death in my case and that I will be entering prison for the remainder of my natural life. I further understand that at no time shall I be considered for release from the Oklahoma Department of Corrections. By entering my plea of guilty in this matter, I agree to enter the Oklahoma Department of Corrections and understand that at no time will I be entitled to release, parole, commutation, or by any other means be able to seek relief from my sentence. I am doing this as I acknowledge that my acts in taking the lives of James Mayhugh, Patty Mayhugh and Shayla Mayhugh, were of such a nature that in exchange for the State of Oklahoma not seeking a sentence of death and a trial, this is the best strategy for my case moving forward.
- 15. I also acknowledge that I have been represented by counsel, Gretchen Mosley, and the Oklahoma Indigent Defense System, Capital Division, and that I have had the advice given by competent attorneys, considered it, and am satisfied with their representation of me in this matter. Their counsel and advocacy for me has been effective and has served me well.
- 16. This act is a voluntary act of the free will of Jacob Terry Mayhugh and that even if anything happens to the law or his case in the future, the acceptance of this agreement is binding and shall not be disturbed.

Signed this 23 day of December, 2024.

Jacob Terry Mayhugh, Defendant

Gretchen Mosley, Attorney for the Defendant

Oklahoma Indigent Defense System,

Capital Division

Jason M. Hicks, District Attorney