

IN THE COUNTY COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR COLLIER COUNTY,
FLORIDA

CRIMINAL ACTION

STATE OF FLORIDA

vs. Mollie Messuri
Defendant

CASE NO. 25MM216
CHARGE(S) knowingly Giving False Info to LEORR: Alleged Crime

PLEA OF GUILTY OR NO CONTEST

I have appeared on the below-listed date before a judge in Collier County, Florida and have been advised of and hereby swear under oath that I understand the following:

1. The nature and elements of the charges(s) in this cause.
2. The difference between the pleas of Guilty, No Contest and Not Guilty and the effect of each plea.
3. The possible results of entering this plea including the maximum sentence which may be imposed now or upon a material violation of my probation and any mandatory sentence which must be imposed. I have read and understand the penalties as defined on the reverse side.
4. A. That I have a right to an attorney and to have an attorney appointed at a modest cost if I cannot afford one, if the Judge is considering jail time, or if I am charged with petit theft or DUI. I have intelligently and of my own free will decided to represent myself and give up my right to a lawyer. OR
B. I have completely discussed my case and any defenses I might have with my attorney and am satisfied that he/she has done everything I have asked him/her to do.

I UNDERSTAND THAT WHEN I PLEAD GUILTY (ADMIT THE CHARGE(S)) OR NO CONTEST (DO NOT CONTEST THE ABOVE CHARGE(S)), THERE WILL BE NO TRIAL AND THAT I WAIVE (GIVE UP) THE FOLLOWING RIGHTS VOLUNTARILY (OF MY OWN FREE WILL):

1. My right to remain silent and not to incriminate myself on the above charges(s);
2. My right to trial and a jury trial where one is permitted;
3. My right to face witnesses against me and to face and question them;
4. My right to make witnesses appear on my behalf through court subpoena;
5. My presumption of innocence and my right to require the State to prove me guilty beyond a reasonable doubt before that presumption is removed;
6. My right to testify in my own behalf and to present any defenses which I might have; but, I understand that I may still offer brief explanation of the particular circumstances before being sentenced.

I AM ENTERING THIS PLEA OF MY OWN FREE WILL AFTER CAREFUL CONSIDERATION. NO PROMISES OR THREATS OR REPRESENTATIONS (OTHER THAN BY THIS COURT) HAVE BEEN MADE TO ME.

I AM NOT UNDER THE INFLUENCE OF ANY ALCOHOL OR DRUGS AT THIS TIME. I KNOW WHAT I AM DOING AND UNDERSTAND THE COURTS INSTRUCTIONS. I BELIEVE THIS PLEA TO BE IN MY BEST INTEREST AND ADMIT THERE IS A FACTUAL BASES FOR THIS PLEA AND THAT VENUE IS CORRECT.

I UNDERSTAND THAT UPON THE JUDGE ACCEPTING MY PLEA OF GUILTY OR NO CONTEST THAT I HAVE THE RIGHT TO APPEAL THE JUDGMENT AND SENTENCE OF THIS COURT WITHIN 30 DAYS WITH THE ASSISTANCE OF APPOINTED COUNSEL IF I CANNOT AFFORD ONE, AND THAT MY FAILURE TO APPEAL WITHIN 30 DAYS WILL CAUSE ME TO LOSE THAT RIGHT.

I UNDERSTAND THAT IF I AM NOT A CITIZEN OF THE UNITED STATES, A PLEA OF GUILTY OR NO CONTEST TO THIS CHARGE COULD RESULT IN DEPORTATION.

HAVING READ AND UNDERSTOOD ALL OF THE ABOVE, I ENTER MY PLEA OF GUILTY NO CONTEST TO THE CHARGE(S).

[Signature]
ATTORNEY

[Signature]
DEFENDANT

02/20/1990
DATE OF BIRTH

The above named Defendant appeared before me on the 22 day of October 2025. I find the Defendant is alert and competent and understands all of the above. I also find that the facts which the prosecution is prepared to prove are sufficient to constitute the offense(s) pled to above. I hereby certify that the above named Defendant affixed his right thumb print below, in my presence, in open court this date.

[Signature]
COUNTY JUDGE

FIRST DEGREE MISDEMEANORS

A first degree misdemeanor is punishable by a definite term of imprisonment not exceeding one (1) year and a fine not exceeding \$1,000 plus court costs.

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|--|--|
| Battery | Interference with Custody |
| Carry a Concealed Weapon | Obstruction by Disguised Person |
| Criminal Mischief of \$200 to \$1,000 | Petit Theft 2 nd offense |
| Cruelty to Animals | Possession of Drug Paraphernalia |
| Discharge a Firearm in Public | Possession of Marijuana |
| Driving While License Suspended 2 nd offense* * | 2 nd Refusal to Submit to Alcohol/dmg testing |
| DUI w/injury or Property Damage | Resisting Arrest Without Violence |
| Fleeing or Attempting to Elude | Trespass w/Inhabitants or after warning |
| Improper Exhibition of Weapon | Worthless Cheek |

* *Three convictions within five years for driving while license suspended or revoked will result in a classification as "Habitual Traffic Offender" and will result in a 5 year license revocation.

SECOND DEGREE MISDEMEANORS

A second degree misdemeanor is punishable by a definite term of imprisonment not exceeding sixty (60) days and a fine not exceeding \$500 plus court costs.

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|---|---------------------------------------|
| Assault | No Valid Driver's License |
| Criminal Mischief under \$200 | Open Container & Ordinance Violations |
| Disorderly Intoxication or Conduct | Petit Theft 1 st offense |
| Driving While License Suspended 1 st Offense | Prostitution |
| Failure to Sign Traffic Citation | Public Nuisance |
| False Accident Report | Tag & registration Offenses |
| Gambling | Trespass without inhabitants |
| Leaving Scene of Accident with damage Loitering or Prowling | Unlawful use of Driver's License |

Reckless Driving is punishable by:

- 1st conviction: Ninety (90) days in jail and fine of \$500 plus court costs.
- 2nd conviction: Six (6) months in jail and fine of \$1,000 plus court costs.

DUI & BUI PENALTIES

DUI (Driving Under the Influence) or BUI (Boating Under the Influence) is driving while impaired or with a .08 or above Blood Alcohol Level. By law, adjudication cannot be withheld,

	1 st Offense	2 nd Offense	3 rd Offense
Fine (amount doubled if BAL is .15 or above)	\$500 to \$1,000 fees + costs	\$1,000 to \$2,000 + fees + costs	\$2,000 to \$5,000 + fees + costs
	1 st Offense	2 nd Offense within 5 years	3 rd Offense within 10 years
Jail	Up to 6 months	Min. 10 days-Max. 9 Mos.	Min. 30 days-Max 1 year
DL Revocation (DUI only)	180 days to 1 year	5 years	10 years
Vehicle/Vessel Impound	10 days	30 days	90 days
Community Service	Min. 50 hours	Determined by Judge	Determined by Judge
Substance Abuse School/counseling	DUI School Phase 1	DUI School Phase 11	DUI School Phase 11