COUNTY OF 215 FIFTH ST MARYSVILLI (530) 740-180	FREET, SUITE 200 E, CA 95901 DO		
	OF THE STATE OF CALIFORNIA		
VS.			
DEFENDANT		CASE NUMBER:	
MISDEMEAN	OR ENTRY OF PLEA – PC § 273.5(a), 243(e)		
I, THE ABOV	E-NAMED DEFENDANT, hereby offer to:		
	er a plea of $\square$ <b>GUILTY</b> $\square$ <b>NOLO CONTENDERE</b> to the h in the Complaint.	violation of PC § 273.5(a) or 243(e) as set	
	that by initialing each of the following Rights, I am ex e present charge(s) against me, as well as the alleged an		
a 2. T 3. T 4. T 5. T	The Right to be represented by an attorney; if I am unable to in attorney to represent me.  The Right to a speedy and public court or jury trial.  The Right to confront adverse witnesses, that is, to see, hear the Right to subpoena witnesses to testify on my behalf at no the Right to remain silent, that is, not to be compelled to plea  ND THAT THE CONSEQUENCES OF MY PLEA ARE:	and question all witnesses against me.	
1.	For a violation of PC $\S$ 273.5(a), the maximum penalties and/or a fine of $\$6,000$ plus penalty assessments and fees,		
2.	For a violation of PC § 243(e), the maximum penalties are a sentence of 1 year in the county jail and/or a fine of \$2,000 plus penalty assessments and fees, or both.		
3.	If probation is granted, the Court shall impose conditions specified for crimes of domestic violence under PC $\S$ 1203.097:		
	A. The minimum period of probation is 36 months.  B. The Court must consider imposing a criminal court protective order protecting the victim from further acts of violence, threats, stalking, sexual abuse, and harassment, and, if appropriate, containing residence exclusion or stay-away conditions.  C. I must be booked within 1 week of sentencing if I have not already been booked.  D. I will be required to pay a \$500 Domestic Violence Fine.  E. I will be required to participate in, pay for, and successfully complete a batterer's		
	treatment program meeting weekly for a pe  F. I may be required to reimburse the victim f reasonable expenses that the Court finds a	riod not less than 52 weeks.  for reasonable costs of counseling and other re the direct result of this offense.  payments to a battered women's shelter, up (11)(A) and (B)).	
4.	I shall not possess a firearm or ammunition for ☐ 10 years		
5.	If probation is granted and I have sustained a prior conviction 244, 244.5 or 245 within the previous 7 years, I must serve If I have sustained 2 or more prior convictions within the principal minimum sentence of 60 days, unless the Court finds good for finding good cause.	a mandatory minimum sentence of 15 days. previous 7 years, I must serve a mandatory	
6.	If I am convicted of a violation of PC § 273.5(e) for acts occ of PC §§ 273.5(a), 243(d), 243.4, 244, 244.5, or 245, I shall jail for not more than 1 year, or by imprisonment in the state of the state	I be punished by imprisonment in the county	

imprisonment and a fine of up to \$10,000 plus penalty assessments and fees.

7.	If I am convicted of a violation of PC § 273.5(e) for acts oco of PC § 243(e), I shall be punished by imprisonment in the county jail for not more than 1 year, or by a fine of up to \$1 by both imprisonment and fine.	he state prison for 2, 3, or 4 years, or in the		
8.	If I am convicted of a felony under either 6 or 7 above, a will be imposed. In compliance with PC § 296, for a felon samples and palm prints for the state DNA databank. If I year prison prior pursuant to PC § 667.5, if alleged and pro-	ny conviction, I must provide blood and saliva serve state prison time, it will constitute a 1-		
9.	If I am not a citizen, a plea of GUILTY or NOLO CONTENDERE could result in my deportation or exclusion from admission to this Country or denial of naturalization or amnesty.			
10.	A plea to this charge may result in a violation of probation and the proper court(s) will be notified of my plea.			
11.	I understand that I may be ordered to make restitution to the victim, if the offense involved a victim, or to the state restitution fund in an amount between \$100 and \$10,000 depending upon the offense (PC § 1202.4), and that I may also be ordered to pay the expense incurred by any agencies that responded to this incident. I must also pay a mandatory \$40 court security fee plus a \$30 ICNA conviction assessment fee.			
12.	There have been no other representations or promises made to me other than what is stated on this form. If the Court accepts this offered plea/plea bargain, no penalty more severe than that set forth in this <i>Entry of Plea</i> will be imposed. I further understand that the Court may refuse to accept the offered plea/plea bargain and that if the Court so refuses, a NOT GUILTY plea will be reinstated and the offered plea/plea bargain shall not be used as an admission against me during the trial of this case.			
THE FOREGO	NDANT NAMED ABOVE, EXPRESSLY REPRESENT I H OING AND FREELY, VOLUNTARILY AND EXPRESSLY ID FULLY THE CONSEQUENCES OF MY PLEA.			
Date:		 Defendant's Signature		
I di		•		
I, the undersigned counsel for Defendant, expressly represent that I have discussed all of the Constitutional Rights, possible defenses and consequences connected with the entry of plea with the Defendant, and concur in the waiver of all enumerated rights and join in the plea with the Defendant, believing it in the Defendant's best interest to do so.				
Date:				
		Defense Counsel's Signature		
The District Attorney of the County of Yuba JOINS/OPPOSES the proposed plea set forth in this Entry of Plea Form.				
Date:		Deputy District Attorney's Signature		
Interpreter's Statement (if applicable)				
	, having been duly sworn, truly tr language. The Defendant init ne/she then initialed and signed the form in my presence.	ranslated this form to the Defendant in the cialed that he/she understood the contents of		
Date:				
		Interpreter's Signature		
	FINDINGS AND ORDER			
This document having been completed and presented to the Court; the Court being satisfied that the plea and waivers were expressly, intelligently and voluntarily made; and the Court finding that there is factual basis for said plea, the Court accepts such plea and enters it on the record.				
Date:		Judge of the Superior Court		
		Judge of the Superior Court		