

IN THE COUNTY COURT, IN AND FOR  
PUTNAM COUNTY, FLORIDA

STATE OF FLORIDA

CASE # 2016-0516-MM

v.

CHARGE: UNSAFE STORAGE OF FIREARM

JAMIE LYNN GILT

Defendant/

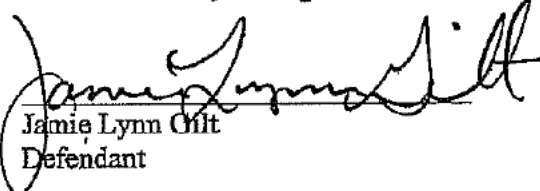
DEFERRED PROSECUTION AGREEMENT

Your execution of this instrument shall constitute a withdrawal of any demand for speedy trial you may have previously filed pursuant to Florida Statutes 918.015 and CrPR 3.191, and a stipulation that the periods of time established by said Rule for trial and any other rights conferred upon you by said Rule are waived.


On the authority of the State Attorney's office for Putnam County, Florida, prosecution in this matter will be deferred for the period of 90 days.

- (1) You will provide to the State proof of completion of a gun safety course.
- (2) You will provide to the State proof of a new mounted holster, demonstrating safe storage of a firearm in the vehicle.
- (3) You will provide to the State proof of safe storage of firearms within your home.
- (4) You will give ten (10) speeches relating to your incident and the need to safely secure firearms.

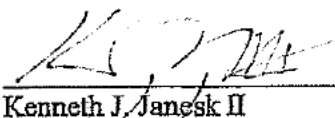
If you comply with these conditions during the period of Deferred Prosecution, the above charge(s) will no longer be pursued for prosecution. (ie. charges dismissed). The State Attorney, at its sole discretion may shorten or terminate said Agreement; or, upon violation of any condition herein, prosecution may be initiated on said charge(s). A violation within the meaning of this Agreement shall be deemed to have occurred when in the opinion of the State Attorney, you have committed such violation, whether or not such opinion is based upon sworn evidence, and regardless whether new charges have been dismissed or you have been acquitted at trial.

  
Jamie Lynn Gilt  
Defendant

5/2/16  
Date

  
Bryan E. DeMaggio  
Defense Counsel  
Bar No. 55712

5/3/16  
Date

  
Kenneth J. Janesk II  
Assistant State Attorney  
Bar No. 85993

5 MAY 2016  
Date