

USA v. Kozic

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Page 1 of 3 IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF COLORADO

Judge Robert E. Blackburn

Date: March 20, 2014 Deputy Clerk: Kathleen Finney Court Reporter: Tracy Weir

Criminal Action No. 13-cr-00303-REB Parties: Counsel: UNITED STATES OF AMERICA,

Plaintiff, v.

Michelle Heldmyer (by video)

1. NICOLE KOZIC,

a/k/a Nikki Kozic, Defendant.

Jeralyn Merritt

CHANGE OF PLEA MINUTES

2:30 p.m. Court in session. Appearances of counsel. Defendant is present on bond. The Plea Agreement (Court's Exhibit 1) and Defendant's Statement in Advance of Plea of Guilty (Court's Exhibit 2) are tendered to the Court. Defendant is sworn. Defendant is 25 years old, alert, competent, literate, and sober. Defendant waives formal reading of the Information.

Page 2 of 3 Defendant confirms the court's understanding of the terms of the plea agreement. Defendant confirms that she has read and understands the written plea agreement; that she has reviewed the written plea agreement carefully and thoroughly with her attorney; that she has no questions or concerns about the written plea agreement; and that she has signed the written plea agreement voluntarily with the advice and assistance of counsel. Defendant is advised of all matters required by Fed.R.Crim.P. 11(b)(1)(A)-(M). Defendant withdraws existing plea of not guilty to the offense made the subject of the plea agreement. Defendant waives re-arraignment on Count 1 of the Information. Defendant enters plea of guilty to Count 1 of the Information pursuant to plea

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agreement. Court's Findings of Fact and Conclusions of Law will be issued electronically.

IT IS ORDERED as follows: 1. That Court's Exhibits 1 and 2, which state the plea agreement, are

admitted in evidence; 2. That formal approval of the plea agreement is deferred, pending

consideration of the presentence report; 3. That the plea of guilty to Count 1 of the Information entered by the

defendant is received, accepted and approved; 4. That defendant is found guilty of the crime charged in Count 1 of the

Information; 5. That the Probation Department shall conduct a presentence investigation

and file a presentence report as required by 18 U.S.C. § 3552 and Fed.R.Crim.P. 32; 6. That defendant's counsel shall contac t the Probation Department as soon

as practicable to arrange, schedule, and coordinate the defendant's involvement and participation in the presentence investigation, and the defendant shall cooperate fully with the probation department during the presentence investigation; 7. That the matter is continued to May 28, 2014, at 1:30 p.m., for

Page 3 of 3 sentencing, at which counsel and the defendant shall appear without further notice or order; provided furthermore, that to the extent necessary, the United States Marshal for the District of Colorado shall assist the court in securing the appearance of the defendant; 8. That any pending pretrial motion filed by or on behalf of the defendant is

denied as moot; 9. That any Trial Preparation Conference and trial is vacated (as to the

defendant); and 10. That defendant is released on bond, which is continued to the sentencing

hearing. 3:23 p.m. Court in recess. Total time in court: 00:53 Hearing concluded.