

STATE OF MICHIGAN

RECORDER'S COURT
 3rd JUDICIAL CIRCUIT COURT

REQUEST BY DEFENDANT FOR
STATEMENT OF PRELIMINARY
EVALUATION OF SENTENCE

CASE NO.

95-13915

People Of The State Of Michigan

v

Defendant's name, address

PUCKETT

Charge MURDER 2ND DEGREE

DEFENDANT'S REQUEST

My client is interested in entering a plea. Accordingly, I therefore request the court to state on the record a preliminary evaluation of the length of sentencing that, on the basis of the information available, appears to be appropriate for the charged offense.

Date

Attorney for Defendant

STATEMENT OF PRELIMINARY EVALUATION
OF SENTENCE LENGTH

(10-15 YRS)
On the basis of the information available, the court's preliminary evaluation of sentence length is 10 YRS to 15 YRS. It is understood that the above evaluation does not bind the judge's sentencing discretion and a defendant who pleads guilty or nolo contendere in reliance on an evaluation may withdraw the plea if the judge later determines that the appropriate sentence must exceed the preliminary evaluation. A decision not to sentence in conformity with a preliminary evaluation is not automatically a basis for reversal. A defendant who pleads guilty or nolo contendere with knowledge of the sentence and who later seeks appellate sentence relief must expect to be denied relief on the grounds that the plea demonstrates the defendant's agreement that the sentence is proportionate to the offense and offender.

Defendant

Defense Attorney

Madison E. Achym
Judge

MAY 14 1996

Date

8/26/93