CRIMINAL CAUSE FOR PLEADING

BEFORE: MAGISTRATE JUDGE LEVY DATE: April 8, 2016
15 CR 302 (MKB) United States v. John Doe
DEFENDANT : John Doe Xpresentnot presentXcustbail
DEFENSE COUNSEL: Richard Willstatter
X present not present X CJA RET FD
AUSA: <u>Doug Pravda, Ian Richardson</u> CLERK: <u>Jared Goldman</u>
INTERPRETER: N/A COURT REPORTER: Stacy Mace
X_CASE CALLED DEFT'S FIRST APPEARANCE DEFT: X_SWORNARRAIGNED _X_INFORMED OF RIGHTS
 X WAIVER OF INDICTMENT FILED X INFORMATION FILED X DEFT'S ENTER GUILTY PLEA TO COUNT(S) 1 OF THE INFORMATION DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO COUNT(s) OF THE (SUPERSEDING) INDICTMENT/INFORMATION X COURT FINDS FACTUAL BASIS FOR THE PLEA X SENTENCING SET FOR July 14, 2016 AT 10 AM BEFORE J. Brodie
SENTENCING TO BE SET BY PROBATION BAIL: SETCONT'D FOR DEFTCONT'D IN CUSTODY CASE ADJOURNED TOAT (SEALED) TRANSCRIPT ORDERED
OTHER: Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate Judge did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The Magistrate Judge recommends that the plea of guilty be accepted.