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STATE OF INDIANA

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COUNTY OF LAKE

CHERKLAKE SUPERIOR COURT OF LAKE COUNTY CRIMINAL DIVISION
CROWN POINT, INDIANA

Plaintiff,

V

CAUSE 45G02-0801-FD-00008

45G02-0801-FC-00010

JAMES EARL DUMES,
D.O. B. = 7-31-1954
Defendant.

<u>ORDER</u>

7/7/08

The State of Indiana appears by Deputy Prosecuting Attorney Angela Stasik.

The defendant, James Earl Dumes, appears in person Will Attorney Teresa Hollandsworth. Anita Gladdis reporting.

The defendant having entered a plea of guilty pursuant to a plea agreement, which is accepted on this date, the Court now enters judgment of conviction for the offense of Theft, a Class (D) Felony in Cause No. 45G02-0801-FD-00008 and Count I, Burglary, a Class (C) Felony in Cause No. 45G02-0801-FC-00010.

Sentencing Statement:

Having considered the written pre-sentence investigation report, as well as, I.C. 35-38-1-1.3 and I.C. 35-38-17.1, the Court now enters the following findings and sentence.

FINDINGS:

Aggravating Circumstances:

1. The defendant has a history of criminal convictions.

Mitigating Circumstances:

1. The defendant admitted his guilt by way of a plea agreement, thus sparing the Court and the taxpayers the time and expense of a trial.

After presentation of evidence and hearing argument the Court finds that the aggravating factors outweigh the mitigating factors.

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SENTENCE: The Court now sentences the defendant as follows:

The defendant is now ordered committed to the custody of the Department Of Correction for classification and confinement in a medium security facility for a period of two (2) years in Cause No. 0801-FD-00008 and five (5) years in Cause No. 45G02-0801-FD-00010.

The sentence of imprisonment is to be served consecutively to each other, as well as, consecutive to #86W199 and 86W558 in Davidson County, Tennessee District Court and Davidson County Criminal Court; CR9822275 in Douglas County Nebraska Criminal Court; 49F10-0610-CM-185430 in Marion Superior Court; and 45D12-0611-CM-01443 in Lake County Court for the reason it is mandatory pursuant to I.C. 35-50-1-2.

The defendant is to receive credit for one hundred seventy-three (173) days spent in confinement as a result of this charge, plus one hundred seventy-three (173) days of good time credit as provided by law for a total of three hundred forty-six (346) days credit toward the sentence of imprisonment.

The defendant shall pay a court costs fee in both causes which the Court orders reduced to a judgment against the defendant.

The defendant has been advised of his post-conviction relief rights and appeal rights and advised the Court that he does not wish to appeal.

The defendant is remanded to the custody of the Sheriff of Lake County for execution of the judgment of the Court.

Pursuant to the terms of the plea agreement, the State of Indiana files a motion to dismiss Counts II and III in Cause No. 45G02-0801-FC-00010, which is granted.

The Clerk is directed to notify the Sheriff of Lake County. Cause disposed.

SO ORDERED:

CLARENCE D. MURRAY, JUDGE, ROOM II

Court Costs = \$164 in each case

Total = \$328.00