

STATE OF INDIANA)
) ss:
COUNTY OF LAKE)

SUPERIOR COURT OF LAKE COUNTY
CRIMINAL DIVISION
CROWN POINT, INDIANA
CASE 45G03-0803-FD-00023

STATE OF INDIANA,)
)
Plaintiff,)
)
v.)
)
CURTIS LOUIS JONES,)
)
Defendant.)

RECEIVED

NOV 06 2009

Thomas R. Philpott
CLERK LAKE SUPERIOR COURT

2009 079484

ORDER

11-05-09

The State of Indiana appears by Deputy Prosecuting Attorney Robert Neary. The defendant appears in person with Attorney Kevin Relphorde.

Cause submitted for acceptance of plea and sentencing hearing. The Court now receives said plea agreement and finds the defendant **guilty to the amended charge in Count V: Battery, a Class A Misdemeanor.** The Court having reviewed the pre-sentence investigation report and the parties offering no objections, accepts same of record. Evidence presented, arguments counsel heard.

That since this is an agreed sentence, the Court does not set forth any aggravating or mitigating circumstances.

Cause submitted for SENTENCING. Pursuant to the plea agreement which the Court accepts, and after considering the pre-sentence investigation report, the Court now finds the defendant **guilty of the amended charge in Count V: Battery, a Class A Misdemeanor, and sentences the defendant to twelve (12) months in the Lake County Jail. Sentence is suspended and the defendant is placed on probation for twelve (12) months.**

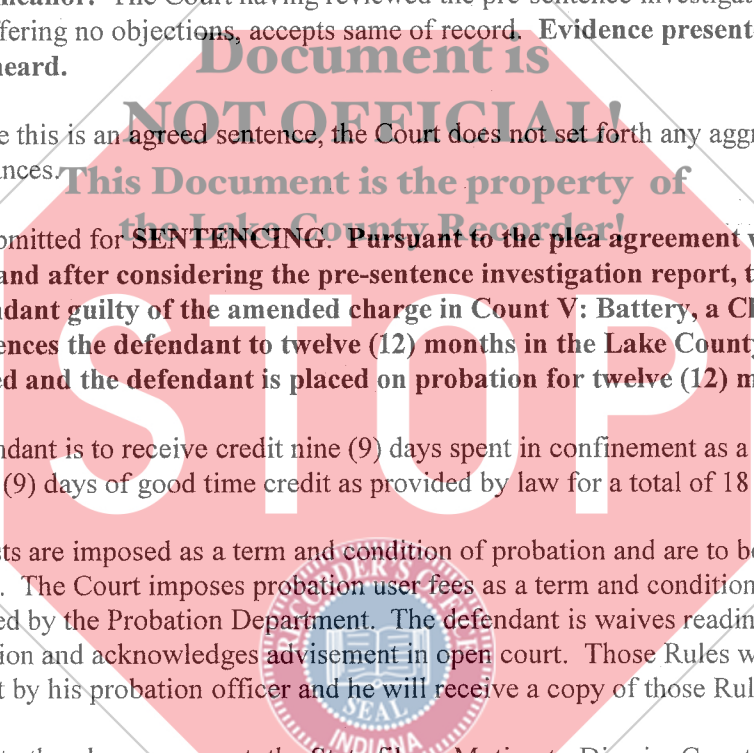
The defendant is to receive credit nine (9) days spent in confinement as a result of this charge, plus nine (9) days of good time credit as provided by law for a total of 18 days credit.

Court costs are imposed as a term and condition of probation and are to be paid in the first thirty (30) days. The Court imposes probation user fees as a term and condition of probation as determined by the Probation Department. The defendant is waives reading of the formal Rules of Probation and acknowledges advisement in open court. Those Rules will be read to the defendant by his probation officer and he will receive a copy of those Rules.

Pursuant to the plea agreement, the State files a Motion to Dismiss Counts I, II, III, and IV, only. Granted. **The Lake County Clerk is ordered to release the Real Estate Bond posted in this matter.** The Court does not read Criminal Rule 11 inasmuch as this was an agreed sentencing pursuant to the plea agreement. Cause ordered disposed. (Diane C. Iannessi reporting.)

SO ORDERED: *Diane Ross Boswell*
DIANE ROSS BOSWELL, Judge Room III (lcm/05)

STATE OF INDIANA
LAKE COUNTY
CLERK OF SUPERIOR COURT
2009 DEC 3 3 37 PM
MERRILL A. BROWN
RECORDER



Bond # 2008-020511

12-3-09
SLS