

STATE OF INDIANA)
)
COUNTY OF LAKE)
STATE OF INDIANA)

SUPERIOR COURT OF LAKE COUNTY
CRIMINAL DIVISION
CASE: 45G01-0903-FD-00032

2010 011106

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CLERK LAKE SUPERIOR COURT

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Plaintiff,)

v.)

STEPHEN MICHAEL TREMBCZYNSKI)

Defendant,)

ORDER

D.O.B. 11/19/1956

02-22-10

The defendant, Stephen Michael Trembczynski, appears with Attorney Richard Wolter. The State of Indiana appears by Deputy Prosecuting Attorney Robert Neumaier. The Court accepts the plea of guilty tendered on February 1, 2010 and enters judgment for the crimes of Counts I, II, III and IV: Theft, Class D felonies. The Court considers the written presentence report and sentences the defendant to a term of three (3) years in each count. Said sentences are ordered served concurrent with each other and with the sentence imposed this date in Case 45G01-0905-FD-00060, but consecutive to the sentence now being served by the defendant in the Illinois Department of Correction, Case 09C6604120. The defendant is committed to the Department of Correction for a term of three (3) years.

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The restitution owed to the victims are as follows: \$7,744.19 to John and Kristin Stamos; \$7,500 to Robert and Gretchen Gorski; \$3,460.31 to James Jay and Lynn Grzelak; and \$1,402.99 to Lynn and Sandra Barnes. The restitution ordered this date is ordered certified to the clerk of the Lake Circuit Court. The clerk shall enter and index the Order in the Circuit Court judgment docket in the manner prescribed by IC 33-32-3-2.

The reasons for the imposition of the sentence are as follows: the nature and circumstances of the crime committed; the defendant's prior criminal record and the mandatory nature of the plea agreement. The Court finds the agreed term to be reasonable in light of these considerations.

The defendant is to receive no credit days spent in confinement as a result of this charge for the reason that this sentence is to be served consecutive to the sentence the defendant is now serving in the Illinois Department of Correction. All credit days are awarded to the service of the Illinois sentence. The State of Indiana, by Deputy Prosecuting Attorney Robert Neumaier, files motion to dismiss Counts V through XII, which is granted.

N/C
LP

Court costs are assessed. Defendant is found to be indigent and shall not be incarcerated for failure to pay court costs.

The Sheriff of Lake County is directed to place a detainer hold on the defendant as to this matter, and is further ordered to return the defendant to Illinois Lawrence Correctional, Sumner, Illinois, at their earliest convenience.

Pursuant to IC 35-38-1-5(b), the Court notes that it currently costs an average of \$53.96 per day to house an adult inmate at the Indiana Department of Correction. The defendant's sentence calls for an executed term of imprisonment of 1,095 days. Accordingly, the estimated total cost to incarcerate the defendant for this term of imprisonment is \$59,086.20. This estimated costs does not include reductions which will result if the defendant is eligible to receive credit for time served in confinement prior to conviction, credit time earned to date or in the future, or any other credits against the sentence. The estimated cost also does not reflect any future changes in the cost of incarceration. Case disposed. [Nanetta L. Stigler reporting.]

SO ORDERED: SALVADOR VASQUEZ, Judge [nm]

State of Indiana vs Stephen Michael Trembezyński
Cause 45G01-0903-FD-00032



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CERTIFICATION OF CLERK
As legal custodian I hereby certify that the above and foregoing is a true and complete copy of the original on file with this office and is true and correct thereon.
Witness my hand and seal of the court this 25th day of FEBRUARY, 2010
Michael A. Brower
Clerk of the Lake County Superior Courts
By: Kathy Anderson
Recorder's Office