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STATE OF INDIANA)
) ss
COUNTY OF LAKE)
STATE OF INDIANA,)

SUPERIOR COURT OF LAKE COUNTY
CRIMINAL DIVISION
CROWN POINT, INDIANA

RECEIVED

JUL 31 2012

Plaintiff,

v

Michelle Hobson
CLERK LAKE SUPERIOR COURT

CAUSE 45G02-1106-FD-00137
45G02-0910-FB-00102

KEVIN KEONT'E CHARLES HOBSON,)

Defendant)

2012 059154

ORDER

07-27-12

The State of Indiana appears by Deputy Prosecuting Attorney Eric Randal. The defendant, Kevin K C Hobson, appears in person and with Attorney Stephen Scheele. The defendant having entered a plea of guilty in Cause No. 45G02-1106-FD-00137, pursuant to a plea agreement, which is accepted on this date, the Court now enters judgment of conviction for the offense of Failure to Return to Lawful Detention, a Class D Felony. In Cause No. 45G02-0910-FB-00102 the Court finds that the petition to expel is granted.

STATE OF INDIANA
LAKE COUNTY
CLERK OF SUPERIOR COURT
2012 AUG 30 PM 2:56
FILED

SENTENCING STATEMENT:

Having considered the written presentence investigation report, the contents of which the Court incorporates by reference, as well as I.C. 35-38-1-1.3 and I.C. 35-38-1-7.1, the Court enters the following findings and sentence

FINDINGS:

The Court finds that the agreed term as stipulated to by the parties is a reasonable and appropriate sentence based on the law and facts of the case.

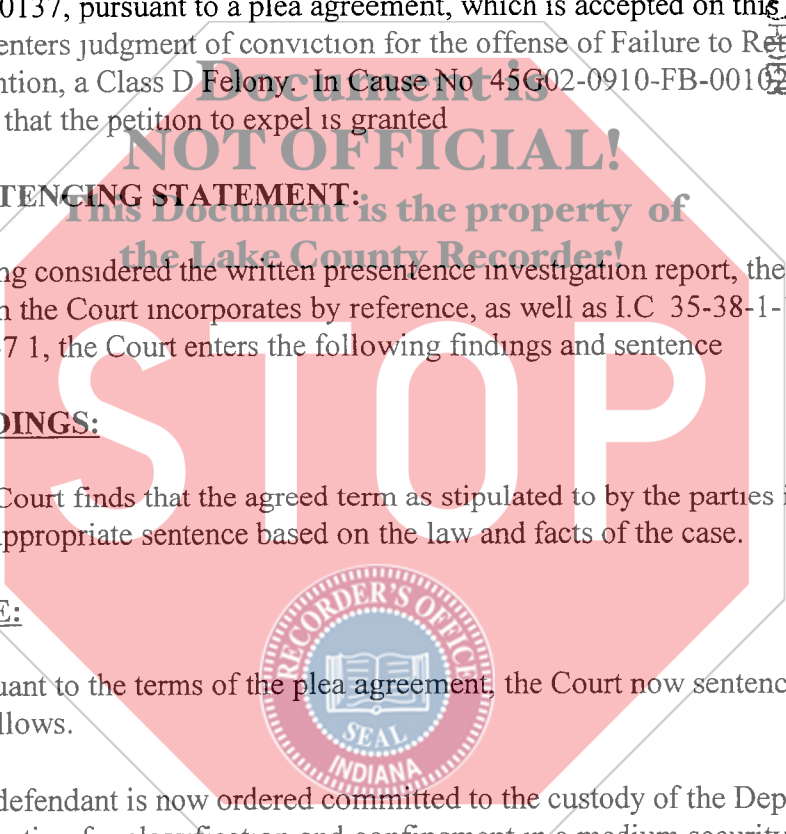
SENTENCE:

Pursuant to the terms of the plea agreement, 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 nine (9) months in Cause No. 45G02-1106-FD-00137 and four (4) years in Cause No. 45G02-0910-FB-00102

The sentences are to be served consecutively to each other for the reason that it is mandatory pursuant to I.C. 35-50-1-2

*N/C
JSE*



The Court will not consider judgment of conviction as a Class A Misdemeanor

The defendant is to receive credit for **933** days spent in confinement as a result of this charge, plus **358** days of good time credit as provided by law for a total of **1,291** days credit toward the sentence of imprisonment in Cause No 45G02-0910-FB-00102 There is no jail time credit in Cause No 45G02-1106-FD-00137 because all credit days are awarded in Cause No 45G02-0910-FB-00102

The defendant shall pay a court costs fee, which the Court orders reduced to a judgment against the defendant

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

The clerk is directed to notify the Sheriff of Lake County and to prepare an electronic abstract of judgment Cause disposed (Anita L. Gladdis reporting.)

SO ORDERED: KATHLEEN A. SULLIVAN, JUDGE *Pro Tempore* (Sjm)

State of Indiana v KEVIN KEONT'E CHARLES HOBSON
Cause No 45G02-1106-FD-00137 ✓
Cause No 45G02-0910-FB-00102



court cost - \$166.00

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 in the cause stated thereon.
Witness my hand and the seal of the court this 28th day of August 2012.
Clerk of the Lake Circuit and Superior Courts
By: [Signature]
Deputy Clerk