STATE OF INDIANA COUNTY OF LAKE REGELVE	SUPERIOR COURT OF LAKE COUN CRIMINAL DIVISION	ΤY
COUNTY OF LAKE JUL 23 2013	CROWN POINT, INDIANA)
CTATE OF DIDIANIA	· ·	-
Plaint Plaint Plaint Superio	A GOURT CO	
V)
CRYSTAL DAISHANY JONES,) CAUSE 45G02-1303-FC-00038 45G02-1305-FD-00103	- >
Defendant.)	

ORDER

07-22-13 The State of Indiana appears by Deputy Prosecuting Attorney David Roods The defendant, Crystal D. Jones, appears in person and by Attorney Adam Tavitas. Further proceedings held. The State of Indiana files amended information adding Count III, Criminal Recklessness, a Class D Felony in Cause No. 45692-1303-FC-00038. The parties submit a plea agreement in which the defendant enters pleas of guilty under oath to Count III, Criminal Recklessness, a Class D Felony in Cause No. 45G02-1303-FC-00038 and Count IV, Battery, a Class A Misdemeanor in Cause No. 45G02-1305-FD-00103. The Court examines the defendant further under oath and finds that she understands the nature of the charges against her and the possible penalties; her pleas of guilty are voluntarily and knowingly entered; and that there is a factual basis for the pleas. The Court accepts the plea agreement and now enters judgment of conviction for the offenses of Count III, Criminal Recklessness, a Class D Felony in Cause No. 45G02-1303-FC-00038 and Count IV, Battery, a Class A Misdemeanor in Cause No. 45G02-1305-FD-00103.

The parties waive the preparation of the presentence investigation report for purposes of sentencing.

SENTENCING STATEMENT:

The Court now enters the following findings and sentence:

FINDINGS:

After presentation of evidence and hearing argument, the Court finds that the agreed term as stipulated to by the parties to be 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 Lake County Jail for a period of six (6) months in Cause No. 45G02-1303-FC-00038 and thirty (30) days in Cause No. 45G02-1305-FD-00103.

The sentences of imprisonment are to be served consecutively to each other.

The defendant is to receive credit for 87 days spent in confinement as a result of this charge, plus 87 days of good time credit as provided by law for a total of 174 days credit toward the sentence of imprisonment.

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

The defendant has been advised of her postconviction relief rights.

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 I and II in Cause No. 45G02-1303-FC-00038 and Counts I, II, III, V and VI in Cause No. 45G02-1305-FD-00103, which is granted. The clerk is directed to notify the Lake County Sheriff and to prepare and Abstract of Judgment. Cause is disposed. (Marianna Runkle reporting)

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the Lake County Recorder!

SO ORDERED: NATALIE BOKOTA, JUDGE Pro Tempore (Sjm)

State of Indiana v. CRYSTAL DAISHANY JONES

Cause No 45G02-1303-FC-00038 Cause No 45G02-1305-FD-00103

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 seaf of the court this

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Clerk of the Lak

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