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STATE OF INDIANA )  
 ) ss:  
COUNTY OF LAKE )

SUPERIOR COURT OF LAKE COUNTY  
CRIMINAL DIVISION  
CASE: 45G01-1401-FC-00002

STATE OF INDIANA )  
 )  
Plaintiff, )  
 )  
v )  
 )  
DAVID ALLEN PETERSON, )  
 )  
Defendant, )

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DEC 05 2014

*Michael A. Brown*  
CLERK LAKE SUPERIOR COURT

2014 080605

**ORDER**

12-5-14

The defendant, David Allen Peterson, appears with his Attorney Shane O'Donnell. The State of Indiana appears by Deputy Prosecuting Attorney Jose Vega, who files Amended Information adding Count II, Conversion, a Class A Misdemeanor. The parties file their stipulated plea and agreement and stipulated oral factual basis. The Court examines the defendant regarding the plea agreement submitted to the Court and finds that he is 39 years of age, that he is aware of his constitutional rights and that he voluntarily waives them. The defendant tenders a plea of guilty voluntarily to the amended charge of Count II, Conversion, Class A Misdemeanor felony. The Court further finds that he understands the nature of the charge against him to which he has pled guilty; that he understands the minimum and maximum sentence and fine thereunder; that his plea is accurate and that there is a factual basis for the defendant's plea of guilty.

The Court accepts the plea of guilty tendered on this date and enters judgment for the crime of Count II, Conversion, Class A Misdemeanor. The parties waive the preparation of the written presentence report. The Court sentences the defendant to a term of one (1) year in Lake County Jail. The court suspends said sentence. The defendant is placed on probation for a term of one (1) year. As a condition of probation, the defendant is ordered to pay probation user's fee. The Clerk is directed to deduct the \$50 Administrative Fee and the \$50 Initial Probation Fee from the bond posted and forward same to the probation department. The defendant shall pay a monthly user's fee as assessed.

As a condition of the sentence, the defendant is ordered to pay restitution in the amount of thirty four thousand eight hundred ninety nine dollars (\$34, 899.00), with sixteen thousand five hundred dollars (\$16,500.00) to be paid at the time of sentencing to Indiana Department of Workforce Development, 10 North Senate Avenue Room SE 107, Indianapolis, Indiana 46207. The remaining eighteen thousand three hundred ninety nine dollars (\$18, 399.00) is ordered entered as a

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LAKE COUNTY  
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judgment against the defendant and in favor of the victim in the judgment docket of the Clerk of the Court.

The reasons for the imposition of the sentence are as follows: the nature and circumstances of the crime committed, the character of the defendant, 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 credit for one (1) day spent in confinement as a result of this charge, plus one (1) day of good time credit as provided by law, for a total of two (2) days credit.

The State of Indiana, by Deputy Prosecuting Attorney Jose Vega, files motion to dismiss Count I, which is granted.

Court costs are assessed. Bond is ordered released after payment of court costs, \$50 Administrative Probation Fee and \$50 Initial Probation Fee and made payable to the assignee, Attorney Shane O'Donnell, at the defendant's request. Case disposed. [Nanetta L. Stigler reporting.]

SO ORDERED: SALVADOR VASQUEZ, Judge, Room I [cr]

State of Indiana v David Allen Peterson  
Case 45G01-1401-FC-00002

