	<u>ORDER</u>	CLERK LAKE SUPERIOR COURT
Defendant.)	a No
CHARLES RUDOLPH SNOWDEN,)	**************************************
CHADLES DUDOLDU SNOWDEN)	RECEVED
v) CAUSE: 4	5G02-1210-FD-00257
Plaintiff,)	
STATE OF INDIANA,)	
STATE OF INDIANA,)	
COUNTY OF LAKE)	CROWN PC	INT, INDIANA
) ss:	CRIMINAL	
STATE OF INDIANA)	SUPERIOR	COURT OF LAKE COUNTY

The State of Indiana appears by Deputy Prosecuting Attorney David Rooda. The defendant, Charles R. Snowden, appears in person and with Attorney Steven Mullins. The defendant having entered a plea of guilty, pursuant to a plea agreement, which is accepted on this date, the Court now enters judgment of conviction for the offense of Count IV, Operating With a Controlled Substance in Blood Causing Serious Bodily Injury, a Class D Felony.

SENTENCING STATEMENT: ment is

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:

the Lake County Recorder!

FINDINGS:

Aggravating Circumstances:

1. The defendant has history of misdemeanor convictions. His last conwas over ten (10) years ago.

Mitigating Circumstances:

- 1. The defendant has led a law-abiding life for a substantial period before commission of the crime.
- 2. The defendant admitted his guilt by way of plea agreement, thus saving the Court and the tax payers of this county the time and expense of a trial.
- 3. The defendant's drug addiction has been a significant contributing factor in the defendant's criminal conduct.
- 4. The defendant was diagnosed with depression and bipolar disorder in 2013 and is currently on medication for those conditions.
- 5. The defendant suffers from glaucoma and can no longer drive.

N/c

After presentation of evidence and hearing argument, the Court finds that the aggravating factors outweigh the mitigating factors.

SENTENCE:

The Court now sentences the defendant as follows:

The defendant is now ordered committed to the custody of the Department of Correction for a period of eighteen (18) months to be served in the Lake County Community Corrections Program, with initial placement into the Day Reporting Program.

The Court orders the conviction to be reported to the Bureau of Motor Vehicles.

The defendant is ordered to pay restitution in the amount of \$25,000 to the victim. Said restitution shall be paid by cashier's check or money order only, directly to the victim. The Court orders said rate amount to be reduced to a judgment against defendant.

The defendant is to receive credit for 0 days spent in confinement as a result of this charge, plus 0 days of good time credit as provided by law for a total of 0 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 his postconviction relief rights and appeal rights and advised the Court that he does not wish to appeal.

The defendant is remanded to the custody of the Lake County Community Corrections Authorities for execution of the judgment of the court. The defendant is ordered to report on November 4, 2014 at 9:00 a.m.

Pursuant to the terms of the plea agreement, the State of Indiana files a motion to dismiss Counts I, II, and III, which is granted.

The clerk is directed to notify the Lake County Community Corrections and to prepare an Abstract of Judgment. Cause is disposed. (Erika L. Kelliher reporting)

SO ORDERED:

CLARENCE D. MURRAY, JUDGE, BOOM II

State of Indiana v Charles R. Snowden Cause No. 45G02-1210-FD-00257

\$ 25,000.00

