	STATE OF IT) ss:		SUPERIOR COURT C CRIMINAL DIVISION CROWN POINT, IND	1	JNTY	
2	STATE OF INDIANA, Plaintiff, V LYNTAE S. POOLE, Defendant.))))	CAUSE NO. 45G02-1	301-FC-00009)	
)))))))))))			
	11-05-14	The State of Indiana appears by Deputy Prosecuting Attorney Judith Massa. The defendant, Lyntae S. Poole, appears in person and by Attorney Shane O'Donnell. Further proceedings held. Parties submit a plea agreement in which the defendant enters a plea of guilty under oath to Count II, Theft, a Class D Felony. The Court examines the defendant further under oath and finds that she understands the nature of the charges against her and the possible penalties; that her plea of guilty is voluntarily and knowingly entered; and that there is a factual basis for the plea. The Court accepts the plea agreement and sentences the defendant pursuant to its terms. 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 for Count II, Theft, a Class D Felony. The parties waive the preparation of the presentence investigation report for purposes of sentencing. SENTENCING STATEMENT:					
		FINDINGS: After presentation of	f evidence and lated to by the	hearing argument, the C parties to be a reasonables of the case.	ourt find Chate and appropriate No.	FILED FOR RECORD 2014 DEC L8 PM 3: 17	のまれる。 このこ

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 a period of eighteen (18) months.

N/c ss E

The sentence of imprisonment is suspended.

The defendant is placed on probation for eighteen (18) months under the terms and conditions of the court's probation agreement. The Court imposes probation fees as determined and assessed by the Probation Department. Additional conditions of probation are as follows:

1. Obtain and maintain gainful employment; or full time student.

The defendant is ordered to pay restitution in the amount of \$9,500.00 to Chase Bank, 799 Joliet Street, Dyer, Indiana 46311 and shall be entered as a judgment against the defendant in favor of the victim in the judgment docket of the Clerk of this Court.

The Court will consider judgment of conviction as a Class A Misdemeanor, upon satisfactory completion of probation, pays full restitution and receives no violations, and upon the filing of the appropriate petition.

The defendant is to receive credit for 8 days spent in confinement as a result of this charge, plus 8 days of good time credit as provided by law for a total of 16 days credit toward the sentence of imprisonment.

The defendant shall pay a court costs fee to be deducted from bond proceeds.

The bond is ordered released, per assignment, to Attorney Shane O'Donnell upon payment of court costs, administrative and initial probation fees of \$150.00.

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The defendant has been advised of her postconviction relief rights and appeal rights.

The defendant is remanded to the supervision of the Probation Department for execution of the judgment of the court.

The Court grants leave to transfer probation to the State of Illinois upon payment of the transfer fee.

Pursuant to the terms of the plea agreement, the State of Indiana files a motion to dismiss Count I, which is granted. The clerk is to prepare an electronic Abstract of Judgment. Cause is disposed. (Marianna Runkle reporting)

SO ORDERED:

CLARENCE D. MURRAY, JUDGE, ROOM IN (IM) OF CLERK

State of Indiana v. Lyntae S. Poole Cause No. 45G02-1301-FC-00009 November 5, 2014

City Lake Circuit and Superior Courts

Ean thereby certify instifue above and are and complete copy of the original arms in the cause or ried thereon.

Deputy Clerk