

2 STATE OF INDIANA )  
 ) ss:  
COUNTY OF LAKE )

SUPERIOR COURT OF LAKE COUNTY  
CRIMINAL DIVISION  
CROWN POINT, INDIANA  
CASE 45G03-1503-F6-00043

2015 0680555

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SEP 24 2015

*[Signature]*  
CLERK LAKE SUPERIOR COURT

STATE OF INDIANA, )  
 )  
Plaintiff, )  
 )  
v. )  
 )  
AMI-LYNN RAE LANE, )  
 )  
Defendant. )

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09-23-15 The State of Indiana appears by Deputy Prosecuting Attorney Eric Randall. The defendant appears in person with Conflicts Public Defender Daniel Calhoun.

Cause submitted for **CHANGE OF PLEA**. Come now the parties and file their new Stipulated Plea and Agreement. The Court now advises defendant of constitutional rights and penalties. The defendant withdraws plea of not guilty and pleads guilty to the amended charge in **Count II: Residential Entry, a Level 6 Felony**.

A factual basis is established for the plea, and the Court finds the defendant's plea of guilty to be knowing and voluntarily made. The parties waive the pre-sentencing investigation report and wish to proceed to sentencing today. The Court now accepts said plea agreement and finds the defendant **guilty to the amended charge in Count II: Residential Entry, a Level 6 Felony**.

That since this is an agreed sentencing, the Court does not set forth any aggravating or mitigating circumstances.

Cause submitted for **SENTENCING**. Pursuant to the plea agreement, and after considering the pre-sentence investigation report, the Court now finds the defendant **guilty of the amended charge in Count II: Residential Entry, a Level 6 Felony and sentences the defendant to six (6) months in the Lake County Jail**.

**Pursuant to the plea agreement, said sentence is to be served consecutively to the sentence imposed in the defendant's Petition to Revoke Probation- First Amended in Cause #45G03-1401-FD-00009.**

The Court finds that the defendant has served one hundred ninety-nine (199) days spent in confinement as a result of this charge, plus one hundred ninety-nine (199) days of good time credit as provided by law for a total of **398** credit days.

STATE OF INDIANA  
LAKE COUNTY  
FILED FOR RECORDER  
2015 OCT 5 AM 8:33  
MICHAEL B. PROFFER  
RECORDER

*N/C*  
*SSC*

The Court finds that the defendant has executed time served. The defendant is released from the Lake County Jail, on this matter only.

Court costs are imposed, however, the defendant is found to be indigent and shall not be imprisoned for failure to pay these costs.

Pursuant to the plea agreement, restitution in the amount of Six Hundred Dollars (\$600.00) to Melissa Ringer-Clayton, shall be entered as a judgment against the defendant in favor of the victim in the judgment docket of the Clerk of this Court.

Pursuant to the plea agreement, the State moves to dismiss Count I, only. Granted. The Court does not read Criminal Rule 11 inasmuch as this was an agreed sentence pursuant to the plea agreement. *The Lake County Clerk is directed to prepare an electronic Abstract of Judgment.* Cause ordered disposed. (Diane C. Iannessi reporting.)

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SO ORDERED:

*Diane Ross Boswell*  
DIANE ROSS BOSWELL, Judge Room III (rkf/23)

STATE v. A. LANE  
CASE 45G03-1503-F6-00043  
09-23-15 SENTENCING ORDER  
PAGE 2

STOP  
\$600.00



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

24 Sept 2015

*[Signature]*  
Clerk of Circuit and Superior Courts

By: *[Signature]*  
Deputy Clerk