STATE OF INDIANA)	SUPERIOR COURT OF LAKE C	COUNTY
COUNTY OF LAKE) ss:)	CRIMINAL DIVISION Case: 45G01-1608-F6-00179	~ .
STATE OF INDIANA)		Ö
Plaintiff,)	RECEIVED	7 0
v)	JAN 0 4 2017	02/63
BRIAN ANTHONY AND	ERSON,)	ALTALUBARUM CLERKLAKE SUPERIOR COURT	တ ယ
Defendant,			

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The State of Indiana appears by Deputy Prosecuting Attorney Sean Millins. The defendant appears in person with Attorney Deria Gross. The Court ascepts the pleas of guilty tendered on December 14,2016 and enters judgment for the crime of Count I; Theft, Level 6 felony. The Court considers the written presentence reports and sentences the defendant to a term of two (2) years in the Lake County Jail. Pursuant to IC 35-38-2.6-3, the commitment to the Lake County Jail Suspended, and as an alternative to that commitment, the defendant is committed to the Lake County Community Corrections, with initial placement into the Kimbrough Work Program for a term of two (2) years. In the event of a violation of the rules governing defendants ordered to serve a sentence in the Lake County Community Correction Program, the defendant is directed to be transported to the Lake County Jail, where he is to be held without bail. If, after seven (7) days, no Petition to Expel has been filed, the Sheriff is directed to transport the defendant back to the Lake County Community Correction Program.

Pursuant to the plea agreement restitution in the amount of six hundred dollars (\$600.00) to Keandria Jones and restitution in the amount of eight hundred and ninety dollars (\$890.00) to Janetta Barge, shall be entered as a judgment against the defendant and in favor of the victim in the judgement docket to 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.

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As a condition of the sentence, the defendant agrees to enroll in and successfully complete a drug program, which is to be approved by Lake County Community Corrections.

The defendant is to receive one hundred thirty four (134) credit for days spent in confinement as a result of this charge. Further, the defendant is to receive good time credit as provided by law.

Public Defender fees are waived. Court costs are assessed. Defendant is found to be indigent and shall not be incarcerated for failure to pay court costs. Case disposed. (Christine M. Orr reporting.)

