STATE OF INDIANA ) SUPERIOR COURT OF LAKE COUNTY CRIMINAL DIVISION COUNTY OF LAKE CROWN POINT, INDIANA CASE 45G03-1309-FC-00110 STATE OF INDIANA, Plaintiff, RECEIVED V. JUN 22 2016 DENISE MARIE (TAYLOR) DONAHUE,) Defendant. Deputy Prosecuting Actorney Judith Massa. The 06-17-16 appears in person with Attorney Sam Berkman
the Lake County Recorder! Cause submitted for acceptance of plea and sentencing hearing. The Court now accepts said plea agreement and finds the defendant guilty of the amended charge of Count V: Theft, a Class D Felony. The Court having reviewed the pre-sentencing investigation report and the parties offering no objections, accepts same of record. Evidence presented. Arguments of counsel heard. Having considered the written pre-sentence investigation report, as well as I.C. 35-38-1-7.1, the Court now enteres the following findings and sentence: MITIGATING CIRC

1. The nature and circumstances of the trial.

Cause submitted for SENTENCING. After considering the above, the Court now finds the defendant guilty of the amended charge of Count V: Theft, a Class D Felony and sentences the defendant to eighteen (18) months in the Indiana Department of Correction. Said sentence is suspended to be served

on probation.

AGGRAVATING CIRC

None.

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The defendant is to receive credit for six (6) days spent in confinement as a result of this charge, plus six (6) days of good time credit as provided by law for a total of 12 credit days.

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Court costs and an administrative fee of \$100.00 are imposed. Probation user fees are imposed and are to be determined by the Probation Department. The defendant waives reading of the formal Rules of Probation ans acknowledges advisement in open court. Those Rules will be read to the defendant by her probation officer and she will receive a copy of those Rules.

Restitution in the amount of Nine Thousand Eighty-Four Dollars and Forty-Five Cents (\$9,084.45) is imposed and to be entered as judgment against the defendant. The restitution is also entered as a condition of probation, the defendant shall pay restitution to the Lake County Clerk, to pay Marlene Plummer.

Pursuant to the plea agreement, the State files a Motion to Dismiss Count I, II, III, and IV, only Granted. The Court reads Criminal Rule 11 regarding the defendant's right to appeal or to file a motion to correct errors of the Court's judgment desentence under Criminal Rule 11. The defendant, at this time, does not request the appointment of an Appellate Public Defender regarding restitution. After the payment of court costs and administrative fee, the balance of the bond is ordered released by Attorney Berkman pursuant to assignment. The Lake County Clerk is directed to prepare an electronic Abstract of Judgment. Cause ordered disposed. (Christine L. Jones reporting)

SO ORDERED:

DIANE ROSS BOSWELL, Judge, Room III (rkf/20)

STATE vs. D. DONAHUE CAUSE 45G03-1309-FC-00110 06-17-16 SENTENCING ORDER PAGE 2

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As legal custodian I have a constant the above and foregoing is a time and program original on file with this orders in the cause stated thereon.

Witness my hand and the socil of the court this above 20 /7

Clerk of the Charles

Deputy Clerk

a Superior Cours