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STATE OF INDIANA )  
 ) ss:  
COUNTY OF LAKE )

SUPERIOR COURT OF LAKE COUNTY  
CRIMINAL DIVISION  
CROWN POINT, INDIANA  
CASE 45G03-1006-FC-000056

2019 035233

STATE OF INDIANA, )  
 )  
Plaintiff, )  
 )  
v. )  
 )  
JOHNATHAN PAUL WARREN, )  
 )  
Defendant. )

ORDER

06-05-19 The State of Indiana appears by Deputy Prosecuting Attorney Daniel Burke. The defendant appears in person with Attorney Paul Rossi.

Cause submitted for **CHANGE OF PLEA**. Come now the parties and file their Stipulated Plea and Agreement. The State files an Amended Information. The Court now advises defendant of constitutional rights and penalties. Defendant withdraws plea of not guilty and pleads guilty to the **amended charge in Count II: Battery Resulting in Bodily Injury, a Class A Misdemeanor**.

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 wish to proceed to sentencing today without the benefit of a pre-sentence investigation report. The Court now accepts said plea agreement and finds the defendant **guilty of the amended charge in Count II: Battery Resulting in Bodily Injury, a Class A Misdemeanor**.

That since this is an agreed sentence the Court does not set forth any Aggravating or Mitigating Circumstances in this matter.

Cause submitted for **SENTENCING**. Pursuant to the plea agreement and after considering the above factors, the Court now sentences the defendant in **Count II: Battery Resulting in Bodily Injury, a Class A Misdemeanor to one (1) year in the Lake County Jail. Said sentence is suspended to be served on probation.**

The Court finds that the defendant has served thirteen (13) days spent in confinement as a result of this charge, plus thirteen (13) days of good time credit as provided by law for a total of **26** credit days.

Court costs and an administrative fee of \$50.00 are imposed as terms of probation, to be paid within thirty (30) days. As a term and condition of probation, the Court imposes probation user fees as determined by the Probation Department.

STATE OF INDIANA  
LAKE COUNTY  
FILED FOR RECORD  
MICHAEL B. BROWN  
RECORDS  
2019 JUN 2 AM 11:05

MC  
SS/E

The defendant waives reading of the formal Rules of Probation and acknowledges advisement in open court. Those Rules will be read to the defendant by his probation officer and he will receive a copy of those Rules.

Pursuant to the plea agreement, the defendant shall pay restitution in the amount of Thirteen Thousand Five Hundred Dollars (\$13,500.00), to Michael Albrecht, with Three Thousand Five Hundred Dollars (\$3,500.00) to be paid at the time of sentencing; and the remaining Ten Thousand Dollars (\$10,000.00) shall be entered as a judgment against the defendant and in favor of the victim, in the judgment docket of the Lake County Clerk.. Pursuant to the plea agreement, the restitution is non-dischargeable in any bankruptcy proceeding.

Pursuant to the plea agreement, the State files a Motion to Dismiss Count I, only. Granted. The Court does not read Criminal Rule 11 inasmuch as this was an agreed sentencing pursuant to the plea agreement. Restitution in the amount of Three Thousand Five Hundred Dollars (\$3,500.00), is to be deducted from the bond. Cause ordered disposed. (Christine L. Jones reporting)

SO ORDERED:   
DIANE ROSS BOSWELL, Judge, Room III (rkf/05)

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