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STATE OF INDIANA) ss:			SUPERIOR COURT OF LAKE COUNTY CRIMINAL DIVISION CROWN POINT, INDIANA		
COUNTY OF LAKE)					
COUNTY OF BINE	,			,	N
STATE OF INDIANA,)			9
)			
Plaintiff, v)			w
)	CAUSE	45G02-1808-F5-000127	S
)			N
ROLANDO HERNANDEZ,)			دىن
)			-0-1
Defe	endant.)			

ORDER

The State of Indiana appears by Deputy Prosecuting Attorney Nadia Wardrips
The defendant, Rolando Hernandez., appears in person and by Attorney J.
Michael Woods. 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 of Count I, Incest, a Level 5 Felony.

SENTENCING STATEMENT:

Having considered the written presentence investigation report, the contents of which the Court incorporates by reference into this order with the exception of deletion of paragraph 2(c) on page 5, as well as the Criteria for Sentencing as set forth in I.C. 35-38-1-7.1, the Court now enters the following findings and sentence:

FINDINGS:

After presentation of evidence and hearing argument, the Court finds that the agreed term as stipulated by the parties to be a reasonable and appropriate sentence based on the law and facts of the case.

SENTENCE:

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 two and one-half (2½) years. The defendant may serve his Department of Correction sentence for not less than the earliest release date and not more than the maximum sentence.

The sentence of imprisonment is suspended after serving four hundred (400) days.

N/C SS/E The defendant is placed on probation the balance of the sentence under the terms and conditions of the court's probation agreement.

The defendant is required to register as a sex offender for ten (10) years or for life.

Upon release, defendant is granted permission to travel to Texas to seek employment.

The defendant was incarcerated from August 6, 2018 to June 5, 2019. The defendant is entitled to jail time credit and good time credit as provided by law for the above dates. The Court finds that the defendant has served the executed portion of the sentence and is ordered released from custody INSTANTER, subject to any outstanding holds or warrants.

The defendant shall pay a court costs fee which the Court orders reduced to a judgment against the defendant.

The defendant has been advised of his 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.

Pursuant to the terms of the plea agreement, the State of Indiana files a Motion to Dismiss Counts II and III, which is granted. The clerk is directed to prepare an electronic abstract of judgment and to notify the Sheriff of Lake County. Cause is disposed. (Erika L. Kelliher reporting.)

SO ORDERED: Jeffrey C. Semko, JUDGE Pro Tempore (bbw)

