20 9 043 1t is

SUPERIOR COURT OF LAKE COUNTY

CRIMINAL DIVISION

CASE: 45G01-1904-F6-000785

- · · /

CHRISHON RAHEEM GREENWOOD.)

) ss:

Plaintiff,

STATE OF INDIANA

COUNTY OF LAKE

STATE OF INDIANA,

NOT OFFICIAL

07/08/19

This Document is the property of
The defendant Chrishon Raheem Greenwood, appears with his Attorney Gojko
Kasich. The State of Indiana appears by Deputy Prosecuting Attorney Tara
Villarreal. The parties file their stipulated plea and agreement and stipulated
factual basis. The Court examines the defendant regarding the plea agreement submitted to the Court and finds that he is 22 years of age; that he is aware of his
constitutional rights and that he voluntarily waives them. The defendant tenders a
plea of guilty voluntarily to the charge of Count I: Theft, Level 6 felony The
Court further finds that he understands the nature of the charge against from to
which he has pled guilty; that he understands the minimum and maximum
sentence and fine thereunder; that his plea is accurate and that there is a factual
basis for the defendant's plea of guilty

The Court accepts the plea of guilty tendered this date and enters judgment for the crime of Count I: Theft, Level 6 felony. The Court considers the written presentence report and sentences the defendant to a term of one (1) year in the Lake County Jail.

The parties agree that restitution in the amount of \$2,079.50 to Jewel-Osco shall be entered as a judgment against the defendant and in favor of the victim in the judgment docket of the Clerk of this 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.

The defendant is to receive credit for 107 days spent in confinement as a result of

STATE OF INDIANA
LAKE COUNTY
FILED FOR RECORD

N/C SS/q this charge, plus 107 days of good time credit as provided by law, for a total of 214 days credit. The State of Indiana, by Deputy Prosecuting Attorney Tara Villarreal, files motion to dismiss Counts II and III, which is granted. The defendant is remanded to the custody of the Sheriff for execution of the judgment of this Court.

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. [Nanetta L. Stigler reporting.]

SO ORDERED: SALVADOR VASQUEZ, Judge, Room I (nm)

