

2

STATE OF INDIANA)
)
COUNTY OF LAKE)

SS: **GEIVE**

SUPERIOR COURT OF LAKE COUNTY
CRIMINAL DIVISION, ROOM IV
CROWN POINT, INDIANA

MAR 06 2015

STATE OF INDIANA,

Plaintiff,

Michael Brown
CLERK LAKE SUPERIOR COURT

v.

CAUSE 45G04-1312-FC-00137

CORI MARIE (KELLY) WALKER,

Defendant.

Document is NOT OFFICIAL!

This Document is the property of the Lake County Recorder!

03-05-15

The State of Indiana appears by Deputy Prosecuting Attorney Michael Haynes. The defendant appears in person with Deputy Public Defender Derrick Julkes, who files Affidavit of Services Provided. Jane Renfrow reporting. Cause is set for acceptance of plea and sentencing. The parties have no modifications to the pre-sentence investigation report. The defendant, under oath, adopts same as being true and accurate. The defendant having tendered a plea of guilty with an agreement, which is accepted on this date, the Court now enters judgment of conviction for Amended Count II, Theft, as a Class A Misdemeanor. The Court now sentences the defendant on Amended Count II, Theft, a Class A Misdemeanor, to twelve (12) months Lake County Jail. Said sentence is suspended, and the defendant is placed on probation for a period of twelve (12) months. As a condition of probation, the defendant is ordered to pay restitution in the amount of Four Thousand Dollars (\$4,000.00) towards the restitution of Forty-three Thousand Eight Hundred Thirty-One Dollars and Thirty Cents (\$43,831.30). The defendant is to receive credit for five (5) days spent in confinement as a result of this charge, plus five (5) days of good time credit as provided by law, for a total of ten (10) days credit.

In mitigation, the Court has found that the defendant has no criminal history. The defendant has expressed her remorse and the defendant's character and attitude are such that she is unlikely to re-offend. The Court finds no aggravating factors. The defendant admitted her guilt by way of a plea agreement, thus saving the Court and the tax payers of this County the time and expense of a trial.

2019-075015

2019 Oct 31

9:08 AM

STATE OF INDIANA
LAKE COUNTY
FILED FOR RECORD
MICHAEL B BROWN
RECORDER

NIC
SS/E

The defendant is ordered to pay court costs and public defender's fees to be deducted from the bond. The balance of the bond, if any, is ordered to be applied toward the restitution and the balance of the restitution is ordered entered as a judgment lien at the end of the defendant's probationary period. The State of Indiana moves to dismiss Counts I only. Motion granted. Cause disposed.

SO ORDERED: *Samuel L. Cappas*, Judge, Room IV (dg)

State of Indiana - Court of Appeals

Cause No. 45G04-1312-FC-00137

Page 2



\$39824.30