STATE OF INDIANA	) ) ss:		SUPERIOR COURT OF LA CRIMINAL DIVISION	KE COUNTY
COUNTY OF LAKE	)		CROWN POINT, INDIANA	
STATE OF INDIANA,		)		
		)		
Plaintiff,		)		
		)		+ 55
V		)	CAUSE 45602 2004 25 0007 14	
		í	45G02-1803-F5-00	0023
DEVONTE JAMAR TAT	Ε,	į		٠.
Defe	endant	)		

10-08-19

The State of Indiana appears by Deputy Prosecuting Attorney Nathan Psimos. The defendant, Devonte J. Tate, appears in person and by Attorney Lonnie Randolph II. Further proceedings held. The parties silemit a plea agreement in which the Attorney Nathan Psimos. The defendant enters a plea of guilty under oath to Count I, Failure to Return to Lawful Detention, a Level 6 Felony in Cause 45G02-1904-F6-000714. Defendant also admits to the allegations in the Petition to Revoke Probation under oath in Cause 45G02-1803-F5-000023. The Court examines the defendant further under oath and finds that he understands the nature of the charges against him and the possible penalties; his plea of guilty and admission is voluntarily, knowingly and intelligently entered; and there is a factual basis for the plea. The Court accepts the plea of guilty on this date and now enters judgment of conviction for the offense of Count I, Failure to Return to Lawful Detention, a Level 6 Felony in Cause 45G02-1904-F6-090714.

presentence investigation report for purposes of sentencing.

The Court now enters the following findings and sentence:

## FINDINGS:

a. i. unig Randolph After presentation of evidence and hearing argument, the Court finds the agreed term as stipulated to by the parties to be a reasonable and appropriate sentence based on the law and facts of the case. 1: " Defendad

## SENTENCE:

Pursuant to the terms of the plea agreement, the Court now sentences the and the defendant as follows: successfully and The Court accepts

The defendant is now ordered committed to the custody of the Lake County Jail for a period of six (6) months, all executed. . Parony in

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The sentence of imprisonment is to be served consecutively to Cause 45G02-1803-F5-000023, which the Court now revokes the defendant's probation and orders the suspended sentence of 270 actual days executed and served in the Lake County Jail. Parties agree that said sentence is time served. Defendant is ordered discharged unsatisfactorily from probation.

The defendant is to receive credit for 85 days spent in confinement as a result of this charge, plus 85 days of good time credit as provided by law for a total of 170 days credit toward the sentence of imprisonment.

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 custody of the Sheriff of Lake County for execution of the judgment of the county of

the Lake County Recorder!
The defendant has been advised of his postconviction relief rights and appeal rights.

The defendant is remanded to the supervision of the Probation Department fornike execution of the judgment of the court.

The clerk is directed to notify the Sheriff of Lake County. Cause is disposed.

(Marianna Runkle reporting.)

SO ORDERED:

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arrest for

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