STATE OF INDIANA) ss: COUNTY OF LAKE)		SUPERIOR COURT OF LAKE COUNTY CRIMINAL DIVISION CASE 45G02-1510-F3-00054
STATE OF INDIANA, Plaintiff, V. MARVIN DEONTAY JONES, Defendant.)))))	RECEIVED FEB 06 2013 CLERKLAKE SUPERIOR COURT

UKULK

02-06-18

2020-017269



The State of Indiana appears by Deputy Prosecuting Attorney Michael Greener. The defendant appears in person and with Deputy Public Defender Susan Severtson, for Deputy Public Defender Lonnie Randolph II. The Probation Department appears by Probation Officer Cara Bisacchi. The defendant admits the allegations contained in the second amended petition to revoke probation, which is granted. The parties ask to proceed with sentencing. By agreement of the parties, the defendant is sentenced to two and one-half (2 1/2) years in the Department of Correction, to be served in Lake County Community Correction with initial placement in the Kimbrough Work Program. The defendant was incarcerated from October 3, 2016 through March 13, 2017, and October 11, 2017 through February 5, 2018. The defendant to receive jail time credit and good time credit for all of the above dates. The Court has not included today's date for the reason that the Department of Correction considers this date to be the first date of the defendant's sentence, and therefore will be counted by them. In the event of a violation of the rules governing defendants ordered to serve a sentence in the Lake County Community Correction Program, the defendant is directed to be transported to the Lake County Jail, where he is to be held without bail. If, after forty-eight (48) hours, no Petition to Expel has been filed, the sheriff is directed to transport the defendant back to the Lake County Community Correction Program.

The Probation Department orally moves to discharge the defendant unsatisfactorily from probation, which is granted. A judgment lien is ordered issued in the amount of two thousand five hundred (\$2,500,00) dollars for the balance of restitution owed. The clerk is directed to notify the defendant and Lake County Community Correction. The clerk is directed to show this cause as disposed.

The Clerk of the Court is ordered to prepare an electronic Abstract of Judgement. (Jan K. Shrader reporting.) VOIAN

SO RECOMMENDED: Kathleen A. Sullivan, Magistrate.

SO ORDERED: Clarence D. Murray, Judge. (jd/06)

N/C SS/E