

STATE OF INDIANA)
)
 COUNTY OF DEARBORN)
)
 STATE OF INDIANA)
)
 VS.)
)
TROY A. KEMPER)
D.O.B. 11/13/1962)

IN THE DEARBORN SUPERIOR COURT II
 CAUSE NO. 15D02-2102-F6-0078

ORDER ON PLEA, JUDGMENT OF CONVICTION AND SENTENCING

This matter came for hearing on the 28th day of September, 20 22 and the Defendant appeared with counsel F. Aaron Negangard and the State of Indiana appeared by Garrett Bascom.

The parties presented a Negotiated Plea and the Court inquired and verified that the Defendant understood the nature of the offense, the penalties and the legal and Constitutional rights of the Defendant and that the plea was knowing and voluntary and the Court finds that judgment of **CONVICTION** and sentencing shall be entered as follows:

Judgment of Conviction	Class	Sentence Imposed	Sentence Suspended	Court Costs	Fines	Concurrent With:	Consecutive To:
I. Perjury I.C.35-44.1-2-1	6 Felony	365 days	363 days	\$185.00			
II. *entered as A Misdemeanor							
III.							
IV.							
V.							

The Court finds that said sentencing shall be imposed based on Negotiated Plea Agreement.

The Defendant shall:

- Receive credit for 1 actual days which is 2 good time days. Credit time calculated: 2/17/2021
 - Receive credit for _____ accrued days
 - The remaining charges in the cause herein are dismissed.
 - The judgment of conviction for the Class D Felony/Level 6 Felony, Count I, is entered as a Class A Misdemeanor.
 - The Defendant shall have driving privileges suspended for _____.
 - The Defendant shall serve _____ days of the sentence on Road Crew; _____ days on Work Release and/or _____ days on _____ Home Incarceration and pay all fees and abide by all rules of S.E.R.C.C.
 - The Defendant shall have taken from cash bail posted in this matter (1) Bond Administration Costs, (2) Court Costs, (3) Probation User Fees (4) Probation Administrative Fees (5) A & D Assessment Fee (\$200 if ordered), (6) Public Defender Fees (7) Community Corrections Fees (8) Restitution (9) A&D Education Fees (if ordered) (10) Monthly Probation Fees, if no cash bond or the amount is not sufficient, remainder of these funds due within 90 days of release.
 - The Defendant shall pay \$ _____ for reimbursement for Public Defender fees.
 - All evidence in this cause of action held by the _____ shall be destroyed
 - The Defendant shall be on Probation under the Terms and Conditions outlined in Exhibit 1, Court Orders on Probation, and Exhibit A, Conditions of Probation.
- Defendant shall testify truthfully any proceedings regarding James Bartlett.
Parties agree no probation.

At the completion of the sentencing hearing, the attorney for the defendant requested to withdraw and the Court grants said withdrawal.

ALL OF WHICH IS ORDERED THIS 28th DAY OF September, 20 22

cc: Prosecutor Defendant
 Sheriff Community Corrections
 Probation


 HONORABLE SALLY A. McLAUGHLIN, JUDGE
 DEARBORN SUPERIOR COURT II