File Date: 11/16/2022 11:49 AM Hillsborough Superior Court Northern District

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## THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

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Court	Name:			
Case	Name:			
Case Number:		Charge ID Number:		
(if kno		E PRISON SENTENCE		
Plea	/Verdict:			
Crime:		Date of Crime:		
A findi	ng of GUILTY/TRUE is entered.			
	CONV	CTION AND CONFINEMENT		
☐ A.	The defendant has been convicted of Domestic Violence contrary to RSA 631:2-b or of an offense recorded as Domestic Violence. See attached Domestic Violence Sentencing Addendum.			
☐ B.	The defendant is sentenced to the New Hampshire State Prison for not more than , nor less than			
	There is added to the minimum sente	ence a disciplinary period equal to 150 days for each year of the stence, to be prorated for any part of the year.		
	Pretrial confinement credit: days.			
□ C.	This sentence is to be served as follows:			
	☐ Stand committed ☐ Commencing			
	of the minimu suspended.	m sentence and of the maximum sentence is		
	Any suspended sentence may be im	bood behavior and compliance with all of the terms of this order. bosed after a hearing at the request of the State. The suspended years from today <b>or</b> release on		
<b>□</b> D.1	jurisdiction up to and after the deferred further defer the sentence for an add expiration of the deferred period, the commitment should not be imposed, prescribed time will result in the imm	re is deferred for a period of year(s). The Court retains ed period to impose or terminate the sentence or to suspend or itional period of year(s). Thirty (30) days prior to the defendant may petition the Court to show cause why the deferred suspended and/or further deferred. Failure to petition within the ediate issuance of a warrant for your arrest.		
		with case number and charge ID		
□ E. □ F.	See Addendum to State Prison Sent	ence Sexual Offender Assessment and Treatment. ence Substance Use Disorder Assessment and Treatment.		
☐ G.	The Court recommends to the Depart			
	Screen and/or assess for drug and alcohol treatment needs.			
	☐ Sentence to be served at House	of Corrections		

Case Name:			
Case Number:			
STATE PRISON SENTENCE			
If required by statute or Department of Corrections policies and procedures, the defendant shall provide a sample for DNA analysis.			
PROBATION			
<ul> <li>A. The defendant is placed on probation for a period of year(s), upon the usual terms of probation and any special terms of probation determined by the Probation/Parole Officer.</li> <li>Effective: ☐ Forthwith ☐ Upon release from</li> <li>The defendant is ordered to report immediately, or immediately upon release, to the nearest Probation/Parole Office.</li> </ul>			
B. Subject to the provisions of RSA 504-A:4, III, the probation/parole officer is granted the authority to impose a jail sentence of 1 to 7 days in response to a violation of a condition of probation, not to exceed a total of 30 days during the probationary period.			
Violation of probation or any of the terms of this sentence may result in revocation of probatio and imposition of any sentence within the legal limits for the underlying offense.			
and imposition of any sentence within the legal limits for the underlying offense.			
FINANCIAL OBLIGATIONS			
A. Fines and Fees:			
Fine of \$, plus a statutory penalty assessment of \$ to be paid:			
Today			
<u> </u>			
☐ Through the Department of Corrections as directed by the Probation/Parole Officer. A 10 % service			
charge is assessed by DOC for the collection of fines and fees, other than supervision fees.			
s of the fine and \$ of the penalty assessment is suspended for			
year(s). A \$25.00 fee is assessed in each case file when a fine is paid on a date later than sentencing.			
B. Restitution:			
The defendant shall pay restitution of \$ to to			
☐ Restitution shall be paid through the Department of Corrections as directed by the Probation/Parole			
Officer. A 17% administrative fee is assessed for the collection of restitution.			
At the request of the defendant or the Department of Corrections, a hearing may be scheduled or			
the amount or method of payment of restitution.			
Restitution is not ordered because:			
C. <b>Appointed Counsel: NOTE:</b> Financial Obligations, Section C is NOT a term and condition of the sentence.			
☐ The Court finds that the defendant has the ability to pay:			
counsel fees and expenses in the amount of \$			
payable through in the amount of \$ per month.			
□ The Court order for repayment is suspended until the time of the defendant's release from star			
prison.			
☐ The Court finds that the defendant has no ability to pay counsel fees and expenses.			

Case Name:
Case Number:
STATE PRISON SENTENCE
OTHER CONDITIONS
☐ A. The defendant is to participate meaningfully in and complete any counseling, treatment and educational programs as directed by the correctional authority or Probation/Parole Officer.
□ B. Subject to the provisions of RSA 651-A:22-a, the Department of Corrections shall have the authority to award the defendant earned time reductions against the minimum and maximum sentences for successful completion of programming while incarcerated.
<ul><li>□ C. Under the direction of the Probation/Parole Officer, the defendant shall tour the</li><li>□ New Hampshire State Prison</li><li>□ House of Corrections</li></ul>
D. The defendant shall perform hours of community service and provide proof to within of today's date.
☐ E. The defendant is ordered to have no contact with
either directly or indirectly, including but not limited to contact in-person, by mail, phone, email, text message, social networking sites or through third parties.
☐ F. Law enforcement agencies may ☐ destroy the evidence ☐ return evidence to its rightful owner.
☐ G. The defendant and the State have waived sentence review in writing or on the record.
☐ H. The defendant is ordered to be of good behavior and comply with all the terms of this sentence.
☐ I. Other:
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