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ARIZONA SUPERIOR COURT, PIMA COUNTY

HON. RICHARD D. NICHOLS

COURT REPORTER: Denise Warren Courtroom - 675

STATE OF ARIZONA

VS.

RR Defendant

DATE OF BIRTH: _

MINUTE ENTRY

SENTENCE OF PROBATION

Defendant present, out of custody.

The defendant is advised of the charge and the determination of guilt, and all parties are given the opportunity to speak.

Ms. Chamblee addresses the Court and moves to keep restitution open until further order of the Court.

Mr. Amaru addresses the Court.

Pursuant to A.R.S. § 13-607, the Court finds as follows:

WAIYER OF TRIAL--The defendant knowingly, intelligently, and voluntarily waived his right to a trial with or without a jury, his right to confront and cross-examine witnesses, his right to testify or remain silent, his right to present evidence and call his own witnesses, and his right to review after having been advised of these rights. The determination of guilt was based upon a plea of guilty.

Upon due consideration of the offenses, and the facts, law and circumstances involved in this case, and having found no legal cause to delay rendition of judgment and pronouncement of sentence, the Court enters the following judgment and sentence:

IT IS THE JUDGMENT OF THE COURT that the defendant is guilty of AMENDED COUNT ONE: DISORDERLY CONDUCT, a Class One Misdemeanor, nondangerous, nonrepetitive offense, in violation of A.R.S. §13-2904 committed on June 08, 2014.

> Juliet Luiks Deputy Clerk

Jacob M Amaru, Esq. counsel for Defendant

Michelle Y Chamblee, Esq. for Lewis A Brandes,

CASE NO. CR20142653-001

DATE: November 13, 2014

Esq. counsel for State

MINUTE ENTRY

Date: November 13, 2014

THE COURT FINDS that the defendant is eligible for probation. The specific reasons for the granting of probation are stated by the Court on the record.

IT IS ORDERED suspending imposition of sentence and placing the defendant on probation for a period of EIGHTEEN (18) MONTHS, commencing on November 13, 2014, under the supervision of the Adult Probation Department of this Court, in accordance with the formal Judgment and Order signed by the Court suspending sentence and imposing terms of probation.

IT IS THE JUDGMENT OF THE COURT that the defendant is guilty of AMENDED COUNT TWO: DISORDERLY CONDUCT, a Class One Misdemeanor, nondangerous, nonrepetitive offense, in violation of A.R.S. §13-2904 committed on June 08, 2014.

THE COURT FINDS that the defendant is eligible for probation. The specific reasons for the granting of probation are stated by the Court on the record.

IT IS ORDERED suspending imposition of sentence and placing the defendant on probation for a period of EIGHTEEN (18) MONTHS, commencing upon completion of the term of probation imposed as to Count One in this cause number, under the supervision of the Adult Probation Department of this Court, in accordance with the formal Judgment and Order si_{gn} ed by the Court suspending sentence and imposing terms of probation.

IT IS ORDERED that this sentence shall be consecutive to the sentence imposed as to Amended Count One in this cause number.

IT IS ORDERED that the defendant abide by all conditions of probation as set forth in the Uniform Conditions of Supervised Probation, including the following:

1. Defendant shall not consume or possess any substances containing alcohol.

2. Defendant shall complete FORTY (40) hours of approved community restitution as directed.

IT IS FURTHER ORDERED that the defendant shall pay the following:

1. Monthly probation services fee to the Clerk of the Superior Court of Pima County at a rate of \$65.00 beginning December 13, 2014.

2. Probation assessment in the amount of \$20.00.

3. Surcharge Assessment in the amount of \$13.00.

In accordance with Project SAFE,

IT IS ORDERED imposing a 30-day deferred term of incarceration in the Pima County Jail, without hearing, should the defendant test positive for use of drugs and/or alcohol while on probation.

Juliet Luiks Deputy Clerk

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MINUTE ENTRY

Date: November 13, 2014

The written terms and conditions of probation are handed to the defendant for explanation, acceptance, and signature. The defendant is advised concerning the consequences of failure to abide by the conditions of probation.

IT IS ORDERED that in the event a bond has been posted, it is hereby exonerated.

IT IS ORDERED that restitution shall remain open until further order of the Court.

IT IS ORDERED, pursuant to the plea, that all remaining counts and allegations shall be dismissed as to this cause number only.

The defendant is advised of his rights of review, sign, and receives a copy of same.

Let the record reflect that the defendant's fingerprint is permanently affixed to the signature page of this sentencing order in open court.

FILED IN COURT: Uniform Conditions of Supervised Probation; Financial Judgment and Order; and Notice of Rights of Review; Presentence Report-Part One



HON. RICHARD D. NICHOLS

Hon. Richard D. Nichols
Jacob M Amaru, Esq.
Lewis A Brandes, Esq.
Adult Probation
Clerk of Court - Accounting Unit
Clerk of Court - Appeals Unit
Clerk of Court - Criminal Unit
County Attorney - Victim Notification
Office of Court-Appointed Counsel
Pretrial Services

Juliet Luiks Deputy Clerk

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