SUPERIOR COURT OF ARIZONA

COUNTY OF MARICOPA

Clerk of the Superior Court *** Electronically Filed *** A. Dvornsky, Deputy 3/25/2021 8:00:00 AM Filing ID 12688916

CR2018-006820-001 DT		
HONORABLE GEOFFREY FISH		
THE STATE OF ARIZONA)	
V.)) TAMARA	BARNETT
ASHLEY MARIE FULLER (001)) LINCOLN	GREEN JR.
DOB: 9/8/1987)	

SENTENCING ORDER Imprisonment

This is the time set for Sentencing hearing held on March 24, 2021 at 8:30 AM in the South Court Tower - 7B for CR2018-006820-001 DT and Defendant ASHLEY MARIE FULLER.

Hearing Start: 08:44 AM

Present in the courtroom,

Attorney	Barnett, Tamara
Defendant	Ashley Fuller
Retained Counsel	Lincoln Green

A record of the proceedings is recorded by Court Reporter, MICHAEL BABICKY.

IT IS THE JUDGMENT of the Court that the Defendant is guilty of the following offense(s):

Count 001

WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waived all pertinent constitutional and appellate rights and entered a plea of guilty. §13-2008A TAKING IDENTITY OF ANOTHER, Felony 4 A.R.S. § 13-702 Date of Offense: 9/20/2017 Non Dangerous - Non Repetitive

Count 002

WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waived all pertinent constitutional and appellate rights and entered a plea of guilty. §13-2008A TAKING IDENTITY OF ANOTHER, Felony 4 A.R.S. § 13-702 Date of Offense: 3/11/2017 to 4/11/2017 Non Dangerous - Non Repetitive AS PUNISHMENT, IT IS ORDERED the Defendant is sentenced to a term of imprisonment and is committed to Department of Corrections/Arizona State Prison as follows:

Count 001 - A Presumptive term of 2.5 years to begin on: 3/24/2021 with a presentence credit for 345 day (s) (time served).

IT IS ORDERED that the Defendant shall pay financial obligations through the Clerk of the Superior Court as directed.

	Total	Payment	Begin	Note
Probation Assess.	\$20.00		03/24/2021	
Criminal Penalty Assessment	\$13.00		03/24/2021	Gilbert PD
Victim Rights Enforcement Assessment	\$2.00		03/24/2021	

AS PUNISHMENT, IT IS ORDERED the Defendant is sentenced to a term of imprisonment and is committed to Department of Corrections/Arizona State Prison as follows:

Count 002 - A Presumptive term of 2.5 years to begin on: 3/24/2021 with a presentence credit for 345 day (s) (time served).

Community Supervision: Count(s) [001],[002] imposed pursuant to A.R.S. § 13-603(I).

The Arizona Department of Corrections shall notify the Clerk of the Court of Maricopa County of Defendant's release from custody via e-mail cforesponse@mail.maricopa.gov. The Clerk of the Court, upon said notification, shall furnish financial information for a Criminal Restitution Order for Judicial signature for any unpaid monies to date.

IT IS ORDERED that the imprisonment in CR2019112600-001 (Count - 001) is concurrent with CR2018006820-001 (Count - 002) is concurrent with CR2018006820-001 (Count - 001)

The Court will retain jurisdiction over restitution for Count 001. No hearing is set at this time. In the event a restitution hearing is set, Defendant waives presence. Restitution is to remain open for 6 Months.

IT IS ORDERED The defendant shall have no contact with the victim(s) whatsoever.

IT IS ORDERED Defendant shall not return to the scene of the crime.

IT IS ORDERED Defendant shall pay costs associated with DNA testing required pursuant to A.R.S. §13-610.

IT IS ORDERED The allegation of priors is dismissed.

IT IS ORDERED The Court recommends that the defendant be housed in a DOC facility that offers substance abuse treatment.

MCAO agrees not file charges related to possession of drugs or drug paraphernalia stemming from the Defendant's arrest on October 20, 2020 in DR 20000018527.

IT IS ORDERED authorizing the Sheriff of Maricopa County to deliver the Defendant to the Arizona Department of Corrections to carry out the term of imprisonment set forth herein.

IT IS ORDERED that a copy of the Order of Confinement together with all presentence reports, probation violation reports and medical and psychological reports that are not sealed in this case be remitted to the Arizona Department of Corrections.

IT IS ORDERED dismissing allegation(s) as listed in paragraph 3 of the Plea Agreement.

IT IS FURTHER ORDERED that the Defendant must submit to DNA testing for law enforcement identification purposes in accordance with ARS §13-610.

Defendant is advised that pursuant to ARS §13-805 that failure to maintain contact with the Adult Probation Department may result in the issuance of:

- 1. A criminal restitution order in favor of the state for the unpaid balance, if any, of any fines, costs, incarceration costs, fees, surcharges or assessments imposed.
- 2. A criminal restitution order in favor of each person entitled to restitution for the unpaid balance of any restitution ordered.

The Adult Probation Department has prepared a presentence investigation and recommendation to be filed under the case number.

Hearing Concludes: 08:59 AM

DONE IN OPEN COURT 03/24/2021

Hon. Geoffrey Fish Maricopa County Superior Court

IT IS ORDERED that defense counsel shall preserve defendant's file for post-conviction relief purposes. If defense counsel receives notice that defendant is seeking post-conviction relief, counsel shall prepare the file for delivery to PCR counsel and shall make timely arrangements for the exchange thereof when notified. Further, upon exchange of the file, defense counsel shall file with the court a Notice of Compliance that shall, at a minimum, include the date of compliance, recipient of the file, and an itemization of contents of the file. A copy of the Notice shall be provided to PCR counsel, the State and the PCR Unit.

Let the record reflect that the Defendant's right index fingerprint is attached to this sentencing order in open court.



Right Index finger

ENDORSEMENT PAGE

CASE NUMBER: CR2018-006820-001

E-FILING ID #: 12688916

SIGNATURE DATE: 3/24/2021 FILED DATE: 3/25/2021 8:00:00 AM

LINCOLN GREEN JR.

TAMARA BARNETT

AZ DOC

RFR