

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2019-005397-001 DT

04/19/2024

HONORABLE GEOFFREY FISH

CLERK OF THE COURT
M. Mogel
Deputy

STATE OF ARIZONA

SARAH LOUISE CORCORAN

v.

ARLENA M WILLES (001)

RONALD M DEBRIGIDA JR.

APO - SPECIFIC ACTION
DISPOSITION CLERK-SCT
JUDGE FISH
RFR

MINUTE ENTRY

The Court took this matter under advisement following oral argument on Defendant's Petition to Early Termination of Probation filed November 30, 2023. The Court has considered Defendant's Revised Petition, the State's Response, the Memo to the Court from the APO, the supplemental briefing, and the oral argument. The Court notes both the State and APO do oppose terminating Defendant's probation at this time.

Defendant was placed on supervised probation on July 6, 2021. Defendant has had no known violations and has complied with her terms of probation. Defendant previously applied to terminate her probation; however, the Court denied the previous Motion as Defendant needed to comply with a proper mental health screening and any recommended treatment. Defendant has complied with that term by being evaluated at Terros health which has not recommended any further treatment.

The Court notes the victim, Defendant's son, is over the age of 18 and under a guardianship by his father. The Court's understanding is that Defendant has had some supervised remote contact with the victim that has gone well. The Court feels the victim can be adequately protected by his guardian father.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2019-005397-001 DT

04/19/2024

While the Court imposed a seven-year probation sentence at sentencing, this was the minimum the Court could impose at that time. The Court does not believe further monitoring by the probation is necessary as it appears Defendant does not pose any danger to the community or the victim. Accordingly,

IT IS ORDERED terminating Defendant's probation grant effective this date.