#### STATE OF INDIANA

COUNTY OF WHITLEY

CASE NO: 92D01-1912-CM-001144

### STATE OF INDIANA

V.

# RYAN S CASTELAZ

# JUDGMENT OF CONVICTION AND SENTENCE

)

### STATE APPEARS BY: CHIEF DEPUTY PROSECUTOR CORY ANGELO SPREEN DEFENDANT APPEARS: IN PERSON AND BY ATTORNEY RANDALL J. HAMMOND

And, pursuant to the PLEA AGREEMENT, pleads guilty to:Count 29-30-5-1(c)/MC: Operating a Vehicle with Schedule I or II Controlled Substance (or<br/>its Metabolite) in Person's BodyMisdemeanor Class CCount 335-48-4-11(a)(1)/MB: Possession of MarijuanaMisdemeanor Class B

The Court finds the Defendant pled guilty freely and voluntarily, with full knowledge of rights, and there was a factual basis for such plea(s). The Court accepts the Plea(s), finds the defendant guilty of (each of) the crime(s) to which the Defendant pled guilty and enters Judgment of Conviction for such crime(s). Attorney for the Defendant files with the Court counseling letter. Statements heard from both parties.

The Court sentences the Defendant as follows:

With respect to Count 2 Operating a Vehicle with Schedule I or II Controlled Substance or its Metabolite in Person's Body, a Class C Misdemeanor, it is ORDERED and ADJUDGED as follows:

FINE: \$100.00.

COURT COSTS: \$185.50.

DRUG COUNTER MEASURE FEE: \$200.00.

BLOOD TEST FEE: \$187.21.

JAIL SENTENCE: To the Whitley County Jail for sixty days with time served executed and the balance on suspended sentence. Defendant receives 2 actual days of jail time credit.

LICENSE SUSPENSION: For sixty days retroactive to December 11, 2019.

With respect to Count 3 Possession of Marijuana, a Class B Misdemeanor, it is ORDERED and ADJUDGED as follows:

FINE: \$0.00.

JAIL SENTENCE: To the Whitley County Jail for one hundred and eighty days with time served executed and the balance on a suspended sentence concurrent to Count 2.

TERMS AND CONDITIONS OF THE SUSPENDED SENTENCE

Defendant to abide by the following rules and conditions of the suspended sentence:

a) No violation of Federal or State criminal laws.

b) The Defendant shall abide by the Agreed Payment Order with regard to the unpaid balance due.

c) Do not operate a motor vehicle until in possession of a valid driver's license.

On the motion from the State:

Counts 1 and 4, are hereby dismissed.

Clerk to release the surety bond.

Ordered on this the 20<sup>th</sup> day of July, 2020.

Douger M. Jakl

Judge Whitley Superior Court

Distribution: State

Defendant BMV – by system Attorney Randall Hammond Delaughter Bail Bonds