

FILED
TIME 9:40 M

MAR 11 2015

IN THE SUPERIOR COURT
MOHAVE COUNTY, STATE OF ARIZONA

VIRLYNN TINNELL
CLERK SUPERIOR COURT
DEPUTY

Judge: Honorable Steven F. Conn
Division: 3 Courtroom: A
Court Reporter: Jim Glover

Virlynn Tinnell, Clerk of Superior Court
By: Kari Dubay, Deputy Clerk
Hearing Date: 03/11/2015

STATE OF ARIZONA,
vs.
CASSLYN MAE WELCH,
Plaintiff,
Defendant.

CASE NO: CR-2010-00821
JUDGMENT & SENTENCING PRISON
START: 9:23 A.M.

APPEARANCES: James J. Zack, Deputy County Attorney; Stephen R. Glazer and Carolyn Nichols, Attorneys appearing for and with the Defendant.

DATE OF BIRTH: July 21, 1966

The Defendant is advised of the charges, the determination of guilt and is given the opportunity to speak.

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

WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waived her right to a trial with a jury; her rights to confront and cross examine witnesses, her right to testify or remain silent and her right to present evidence and call her own witnesses after having been advised of these rights. The determination of guilt was based upon pleas of guilty.

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 the following crime(s), that upon due consideration of all the facts, law and circumstances relevant here, the Court finds that suspension of sentence and a term of probation are not appropriate and that a sentence of imprisonment with the Arizona Department of Corrections is appropriate.

THE COURT FURTHER FINDS that there are circumstances sufficiently substantial to call for a Presumptive or Aggravated or Mitigated term as indicated. These circumstances are stated by the Court on the record.



AS PUNISHMENT, IT IS ORDERED that the defendant is sentenced to a term of imprisonment and is committed to the Arizona Department of Corrections as follows:

As to Count 1:

OFFENSE: Escape

FELONY CLASS: 5

IN VIOLATION OF A.R.S. §§: 13-2503, 13-701, 13-702 and 13-801

DATE OF OFFENSE: July 30, 2010

SENTENCE: 2.5 years with the Arizona Department of Corrections.

This is a substantially aggravated sentence. This offense is non-dangerous and non-repetitive.

As to Count 4:

OFFENSE: Armed Robbery

FELONY CLASS: 2

IN VIOLATION OF A.R.S. §§: 13-1904, 13-1902, 13-1901, 13-701, 13-702, 13-704 and 13-801

DATE OF OFFENSE: between July 30, 2010 and July 31, 2010

SENTENCE: 20 years with the Arizona Department of Corrections.

This is an aggravated sentence. This offense is a dangerous Class 2 Felony, but is non-repetitive.

As to Count 5:

OFFENSE: Armed Robbery

FELONY CLASS: 2

IN VIOLATION OF A.R.S. §§: 13-1904, 13-1902, 13-1901, 13-701, 13-702, 13-704 and 13-801

DATE OF OFFENSE: between July 30, 2010 and July 31, 2010

SENTENCE: 20 years with the Arizona Department of Corrections.

This is an aggravated sentence. This offense is a dangerous Class 2 Felony, but is non-repetitive.

Defendant is also to admit Aggravating Factors pursuant to A.R.S. §§ 13-701(D)(1) and 13-701(D)(4).

As to all 3 Counts:

IT IS ORDERED that the sentences shall begin March 11, 2015; further that all 3 sentences shall run concurrently with one another.

The Defendant is to be given credit against each sentence for 1,665 days served prior to sentencing.

IT IS ORDERED that all 3 sentences imposed in CR-2010-00821, shall run concurrently with the sentence imposed out of the United States District Court of New Mexico District number 1:10CR02734-003JH.

IT IS ORDERED that the Defendant, pursuant to A.R.S. § 12-114.01, shall pay to the Clerk of Superior Court a Probation Assessment in the amount of \$20.00.

IT IS ORDERED sentencing the Defendant to a term of community supervision, under the Community Supervision Program, for the period of 2 years and 10 months, which is to be served consecutive to the actual term of imprisonment.

IT IS ORDERED allowing Mr. Glazer to withdraw as Counsel of record.

3
Div.

3/11/15
Date

STEVEN F. CONN
Judge

[Signature]
Deputy Clerk

NO. CR-2010-00821

STATE VS. Casslyn Mae Welch

The Defendant is advised concerning rights of appeal/review and written notice of those rights are provided.

[] ORDERED exonerating any bond.

[X] ORDERED granting the State's Motion to Dismiss any charges/allegations pursuant to the plea agreement; all charges in CR-2010-00836.

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

ORDERED that the Clerk of the Court shall remit to the Department of Corrections a copy of this order together with all pre-sentence reports, probation violation reports, medical and psychological reports relating to the Defendant and involving this case.

[X] ORDERED allowing Counsel for the Defendant to withdraw as counsel of record.

Let the record reflect that the Defendant's fingerprint is permanently affixed to this sentencing order in open Court.

Notice of Rights of Appeal/Review signed by the Defendant.

Hearing concludes at 9:42 (a.m./p.m.).

[Signature]
Honorable Steven F. Conn

STATE OF ARIZONA }
COUNTY OF MOHAVE } ss.

I, VIRLYNN TINNELL, Clerk of the Superior Court of the State of Arizona, in And for the County of Mohave do hereby certify the foregoing to be a full, true and correct copy of the original on file in my office.

11 day of March, 20 15

[Signature]
Clerk/Deputy Clerk

cc:
Mohave County Attorney
Blazer / C. Nichols
Attorney for Defendant
Mohave County Probation
Mohave County Jail
Mohave County Sheriff/Transport
Arizona Dept. of Corrections
Alhambra Reception Center
Honorable Steven F. Conn

[Fingerprint]

