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**SUPERIOR COURT OF ARIZONA
COUNTY OF COCHISE**

Date: April 03, 2024

FILED

APR 10 2024

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AMY J. HUNLEY
CLERK OF SUPERIOR COURT
BY: *MEED*

MEED 4-12-24

CASE: STATE OF ARIZONA, Plaintiff

vs. ISAAH SMITH WALKER, Defendant

Date of Birth:

SENTENCE OF IMPRISONMENT

CASE NO: S0200CR202400346

JUDGE: SENIOR COMMISSIONER CONLOGUE

AMY J. HUNLEY, CLERK

DIVISION: FOUR

COURT REPORTER: Liberty Digital

By: Sarah South (04/04/2024), Deputy Clerk

INTERPRETER: NONE

Docketed by *MEED*

**10:22 a.m. State represented by Daniel Akers on behalf of Ruth Faulkner, Deputy County Attorney
Defendant present in person, in custody and by Charles Kendall, Jr., County Public Defender**

This matter came before the Court this date for Sentencing.

The Defendant waived his right to a presentence report.

The Court verified the Defendant's name and date of birth.

Mr. Kendall requested that the Court follow the Plea Agreement.

Mr. Akers submitted the matter to the Court.

The Defendant was given the opportunity to speak and did not make a statement on his own behalf.

The Court addressed the Defendant directly.

This remains a Division Four case.

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

[XX] **WAIVER OF TRIAL** The Defendant knowingly, intelligently and voluntarily waived his right to a trial with a jury, his right to confront and cross-examine witnesses, his right to testify or remain silent and his right to present evidence and call his own witnesses after having been advised of these rights. The determination of guilt was based upon a plea of **GUILTY**.

No. **S0200CR202400346**

STATE vs ISALIAH SMITH WALKER

The Court having considered the facts and circumstances, and there being no legal cause to delay the imposition of disposition,

IT IS THE JUDGMENT OF THE COURT that the Defendant is guilty of the following crimes, that upon due consideration of the facts, law and circumstances relevant here, the Court finds that a sentence of probation is not appropriate and a sentence of imprisonment with the Department of Corrections is appropriate.

THE COURT FURTHER FINDS that there are circumstances sufficiently substantial to call for a term as indicated on the following pages. 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:

No: S0200CR202400346

STATE vs ISAAH SMITH WALKER

As to COUNT 1 OF PLEA AGREEMENT: Robbery

OFFENSE:

in the course of taking any property of another, did take property from GP's person or immediate presence and against his will, used threats or force against another person, with the intent to coerce surrender of the property or to prevent resistance to ISAAH SMITH WALKER's taking or retaining the property

FELONY CLASS:

FOUR (4) Felony and amended from Count 12 of the Direct Information

IN VIOLATION OF A.R.S. §§:

13-1902(A), 13-1901, 13-701, 13-702, and 13-801

DATE OF OFFENSE:

On or about February 15, 2024

SENTENCE:

The Defendant shall be committed to the Arizona Department of Corrections for term of TWO POINT FIVE (2.5) YEARS.

	MITIGATED	xx	PRESUMPTIVE		SLIGHTLY AGGRAVATED
xx	NON-DANGEROUS		DANGEROUS PURSUANT TO A.R.S. §13-704		
xx	NON-REPETITIVE		CATEGORY 3		

The Defendant was given credit for FORTY-EIGHT (48) days of presentence incarceration.

IT IS ORDERED the Defendant shall serve eighty-five (85) percent of the sentence imposed.

IT IS FURTHER ORDERED pursuant to A.R.S. §13-603(I), the Defendant will be required to do mandatory community supervision sentence--one day for every seven days sentenced to, immediately after his actual period of imprisonment.

No. S0200CR202400346

STATE vs ISAIAH SMITH WALKER

As to COUNT 2 OF PLEA AGREEMENT: Unlawful Flight From Law Enforcement Vehicle

OFFENSE: while driving a vehicle willfully fled or attempted to elude a pursuing official law enforcement vehicle which was appropriately marked to show that it was an official law enforcement vehicle and was being operated in a manner described in A.R.S. § 28-624(C)

FELONY CLASS: FIVE (5) Felony and amended from Count 13 of the Direct Information

IN VIOLATION OF A.R.S. §§: 28-622.01, 28-624(C), 28-3304, 28-3305, 28-3315, 13-701, 13-702, and 13-801

DATE OF OFFENSE: On or about February 15, 2024

SENTENCE: The Defendant shall be committed to the Arizona Department of Corrections for term of ONE POINT FIVE (1.5) YEARS.

	MITIGATED	xx	PRESUMPTIVE		SLIGHTLY AGGRAVATED
xx	NON-DANGEROUS		DANGEROUS PURSUANT TO A.R.S. §13-704		
xx	NON-REPETITIVE		CATEGORY 3		

The sentence imposed in Count 2 shall run CONSECUTIVLY with the sentence imposed in Count 1.

IT IS ORDERED the Defendant shall serve eighty-five (85) percent of the sentence imposed.

IT IS FURTHER ORDERED pursuant to A.R.S. §13-603(I), the Defendant will be required to do mandatory community supervision sentence--one day for every seven days sentenced to, immediately after his actual period of imprisonment.

No. S0200CR202400346 STATE vs ISAIAH SMITH WALKER

The Court advised the Defendant of his rights of review and written notice of those rights were provided to the Defendant.

ORDERED the Defendant shall remain in the custody of the Cochise County Sheriff. The Sheriff is authorized to deliver the Defendant to the custody of the Department of Corrections and the Department of Corrections is authorized to carry out the term of imprisonment set forth herein.

ORDERED the Clerk of the Superior Court shall remit to the Department of Corrections a copy of this Order, together with any pre-sentence reports, medical reports and psychological reports relating to the Defendant and involving this cause.

ORDERED EXONERATING any bond and **VACATING** any pretrial orders.

THE RECORD MAY SHOW the Defendant's fingerprint (right index finger) is permanently affixed to this sentencing document.

FILED: Notice of Right to Apply to Have Conviction Set Aside and Notice of Rights After Sentencing signed by the Defendant.

At 11:03 a.m., hearing concluded.



DATED this APR 09 2024 day of _____, 2024.

For

JAMES CONLOGUE, Senior Commissioner

Please do not visit the courthouse if you are experiencing a communicable illness. Contact your attorney or the Court to reschedule your court appearance or to request a telephonic appearance.