PAGE COUNTY ATTORNEY

307 East Washington, P.O. Box 478 Clarinda, Iowa 51632 (712) 542-2514 FAX (712) 542-2582

Carl M. Sonksen Varley County Attorney James L.

Assistant County

Attorney

April 28, 2017

Page County Attorney, Carl M. Sonksen, reports the following activities in the Iowa District Court for Page County for the week of April 17, 2017. The Honorable Mark J. Eveloff, District Court Judge of the Fourth Judicial District presided. All persons are presumed innocent until proven guilty in a court of law.

Harley Krystal Ann Collier, age 21, Crescent, Iowa, appeared with her attorney and pled guilty to Possession of Marijuana First Offense. The Defendant was sentenced to thirty days in jail, all thirty days were suspended. The Defendant was granted a Deferred Judgement for one year and placed on informal probation for one year. The Defendant was ordered to obtain a drug/alcohol evaluation and follow through with any recommendations. The Defendant was ordered to pay a civil penalty of \$400.00 plus court costs and court appointed attorney fees. The Defendant's driving privileges were suspended for one hundred eighty days.

Christopher Lee Gillette, age 28, Shenandoah, Iowa, appeared with his attorney and admits to violating the terms of probation. The Defendant was found to be in willful contempt of court and sentenced to fourteen days in the Page County Jail. The Defendant was given credit for any time previously served in connection with this case and was unsuccessfully discharged from probation.

Karly Jean Glidden, age 34, Shenandoah, Iowa appeared with her attorney and pled guilty to Theft 2nd Degree. The Defendant was sentenced to 5 years in prison and fined \$750.00. The Defendant shall be given credit for any time served in connection with this case. The Defendant was ordered to pay fines, penalties and surcharges shall pay court costs, and court appointed attorney fees.

Shelly Lynn Graham, age 50, Shenandoah, Iowa, appeared with her attorney and entered a written plea of guilty to Possession of Controlled Substance, Marijuana. The Defendant was granted a deferred judgement for a period of one year and placed on Informal Probation for one year. The Defendant was fined a civil penalty of \$315.00, ordered to pay penalties and surcharges, court costs, and court appointed attorney fees.

Andrew Jacob Harrison, age 33, Clarinda, Iowa, appeared with his attorney and entered a plea of guilty to Operating While Intoxicated. The Defendant was sentenced to sixty days of incarceration, all but three of those days were suspended and Defendant was given credit for time served. The Defendant was placed on informal probation and ordered to complete both an evaluation and the drinking driver's school. The Defendant was charged the minimum fine of \$1,250 plus surcharge and costs. If the Defendant presents a valid temporary driver's license within four months of sentencing, half of the fine will be waived. In another case, Defendant pled guilty to Possession of a Prescription Drug or Device Without Prescription. The Defendant was sentenced in that case to sixty days in jail with all but three days suspended. Sentences shall run

concurrent with one another. All court costs, including court appointed attorney fees, we taxed to the Defendant.

Raymond Lee Kalkas, age 46, Imogene, Iowa, appeared with his attorney and pled guilty to Possession of Marijuana, a Scheduled I Controlled Substance, First Offense. The Defendant was sentenced to thirty days in the Page County Jail, all thirty days were suspended. The Defendant was placed on Informal Probation for one year and was ordered to obtain a drug/alcohol evaluation and follow through with any recommendations. The Defendant was ordered to pay a \$400.00 fine; suspended. The Defendant was ordered to pay fines, fees, court costs, and court appointed attorney fees and expenses.

Joseph Larry Martin, age 51, Clarinda, Iowa, appeared with his attorney and pled guilty to Driving While Barred. The Defendant was sentenced to ninety days with all but fourteen days suspended. The Defendant is given credit for any time served. Said sentence shall run concurrently with another Page County Case. The Defendant was sentenced to a suspended fine of \$625.00 plus court costs, all applicable surcharges, civil penalties and court appointed attorney fees. The Defendant was placed on informal probation for one year.

Richard Henry Rapp, age 41, Oakland, Iowa, appeared with his attorney and pled guilty to Theft in the Second Degree, Burglary in the Third Degree First Offense, and Driving While License was Denied or Revoked. The Defendant was sentenced to five years and fined \$750.00 for charges of Theft in the Second Degree, two years in prison and fined \$625.00 for the charge of Burglary in the Third Degree First Offense, and one year in prison and fined \$315.00 for charge of Driving While Denied or Revoked. All of the term of incarceration was suspended and the Defendant was placed on Formal Probation for a period of two years with special conditions of probation that include receiving no criminal law violations, pay all financial obligations ordered herein, and reside at the Residential Treatment Facility until maximum benefits have been achieved. The Defendant was ordered to pay restitution, fines, penalties and surcharges, court costs, and pay court appointed attorney fees.

Steven Thomas Shane, age 24, Shenandoah, Iowa, appeared with his attorney and admits to violating the terms and conditions of his probation. The Defendant is found to be in willful contempt of court and sentenced to forty days in Page County Jail. The Defendant shall be given credit for any time previously served in connection with this case. Upon completion of his sentence, the Defendant will be unsuccessfully discharged from probation.

Michael David Sutton, age 28, Council Bluffs, Iowa, appeared with his attorney and pled guilty to Operating a Motor Vehicle While Intoxicated, Second Offense. The Defendant was sentenced to two years in prison, suspended. The Defendant was placed on informal probation for a period of one year with special conditions of probation that include obtaining a drug/alcohol evaluation and following through with any recommendations, receive no criminal law violations, completely abstain from all controlled substances, attend and successfully complete the Drinking Driver's School, and reside at the Residential Correctional Facility until maximum benefits are achieved. The Defendant was fined \$1,875.00, ordered to pay penalties and surcharges, court costs, court appointed attorney's fees, and payment of financial obligations.

Dalton Christopher Wise, age 23, Clarinda, Iowa, appeared with his attorney and pled guilty to two charges of Violation of a No Contact Order and one charge of Driving While Barred. The Defendant was sentenced to seven days on each charge of Violation of a No Contact Order, to run consecutively and was given credit for fourteen days already served. The Defendant is sentenced to \$65.00 fine on each charge, suspended. The Defendant was sentenced to one hundred twenty days with all but thirty suspended in Page County Jail for charge of Driving While Barred. The Defendant was given credit for fourteen days already served. The Defendant was fined \$625.00, suspended. The Defendant was placed on informal probation for one year to run concurrent with Defendant's ongoing probation in another Page County Case. As conditions of informal probation, the Defendant was committed to the custody of the Residential Correctional Facility until maximum benefits are achieved. The Defendant is ordered to pay the total cost of court costs, all applicable surcharges, and court-appointed attorney fees. The Defendant also admits to violation of Probation. The Court finds the Defendant was in contempt of Court. The Defendant was sentenced to thirty days in Page County Jail and given credit for the fourteen days already served. The Defendant's Informal probation was extended for one year and he was committed to the Residential Correctional Facility until maximum benefits are achieved. The Defendant was also ordered to pay all applicable surcharges, court-appointed attorney fees, and court costs.

Q:\EDMS\CRIMINAL\email press release April 28 2017.doc