

NO: S20N-CR19-0147994-S

: SUPERIOR COURT

STATE OF CONNECTICUT

: G.A. #1

v.

: STAMFORD-NORWALK AT CONNECTICUT

JAMES LAWRENCE

: JANUARY 28, 2022

BEFORE THE HONORABLE GARY WHITE, JUDGE

A P P E A R A N C E S:

Representing the State:

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Representing the Defendant:

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Recorded/Transcribed By: Rose Lopez
Court Recording Monitor
123 Hoyt Street
Stamford, Connecticut, 06905

All about 1 Email

1 THE COURT: All right. Mister James Lawrence.

2 ATTY. TAMACCIO: Matter of State v. James
3 Lawrence. I believe he's present, sir.

4 THE COURT: Okay. Represented by Mr. Crosland.

5 ATTY. TAMACCIO: For the Court's information, I
6 filed a sentencing memorandum several days ago,
7 provided same to Counsel by email.

8 THE COURT: Okay. There was a PSI in this
9 matter.

10 ATTY. TAMACCIO: Yes.

11 THE COURT: I reviewed it.

12 Counsel, any changes?

13 ATTY. TAMACCIO: Very briefly.

14 THE COURT: Mr. Tamaccio?

15 Mr. Crosland?

16 ATTY. TAMACCIO: Very briefly. If I may, Judge,
17 there were just one or two things. For clarity of
18 the record, I received a corrected copy of the PSI
19 that had addressed some of the changes. There was an
20 issue with regard to the maximum exposure on Page 1
21 that has been addressed.

22 Referring, Your Honor, to Page 5, the victim's
23 attitude, it indicates that the victim provided no
24 input and did not provide a statement in October of
25 2021. That's not accurate, Judge. In fact, I spoke
26 to the victim just a few days ago, Monday, I believe.
27 She has provided no updated information, but she has

1 authorized me to speak on her behalf, here. For
2 obvious reasons, she didn't want to be present.

3 ATTY. CROSLAND: I'm objecting to that.

4 ATTY. TAMACCIO: So I just want to put the Court
5 on notice that her position is known to the State.
6 Beyond that, Judge, no corrections.

7 ATTY. CROSLAND: Your Honor, Attorney Crosland
8 for Mr. Lawrence. There's just -- on Page -- one
9 correction they have him born in -- in -- he was born
10 in Queens, New York not New London. They have him
11 born in New London. And on Page 3, the last
12 paragraph states 9/16/2021 that's supposed to be
13 2018. That's under the victim's statement.

14 ATTY. TAMACCIO: Yes.

15 ATTY. CROSLAND: And on Page 5, again, under the
16 victim's statement, they have the plural term, They,
17 as terms of the victims. It should be she because
18 it's only one victim complainant witness here.

19 And just for the record, the Court is probably
20 going to address situation as the Court feels fit,
21 but in the PSI, which is done by our professionals
22 here, on two different pages they say that there's no
23 contact with the victim. The victim advocate reached
24 out. The victim has not responded. So I'm going to
25 definitely object to the State telling the Court what
26 they think the victim feels.

27 We all have -- we all have -- Court, myself and

1 the Government has a PSI and that's what we should
2 rely on. That's it, Judge.

3 THE COURT: All right. It was a jury trial. I
4 presided over it. I recall the evidence and just so
5 we are all on the same page, the defendant was
6 convicted of Harassment in the Second Degree and also
7 convicted of -- or the jury found that -- or the
8 defendant -- not the jury found -- the defendant
9 admitted that the underlying crime occurred while the
10 defendant was on -- out on release. Another criminal
11 offense that he has.

12 ATTT. TAMACCIO: Yes, sir.

13 THE COURT: So the maximum exposure is 15
14 months, not 90 days.

15 ATTY. TAMACCIO: Correct, sir.

16 THE COURT: Are we agreed, Mr. Crosland?

17 ATTY. CROSLAND: Yes, Judge. I do agree with
18 that.

19 THE COURT: Okay. I'll hear from State and
20 Defense in whatever order you want to do it in.

21 ATTY. TAMACCIO: Thank you, Your Honor.

22 Judge, as I said, I filed the sentencing
23 memorandum. I won't deviate too far from that. Your
24 Honors recitation of the procedural posture is
25 correct. It's a preview of my ask at the end of
26 this. I'm gonna be asking Your Honor to sentence Mr.
27 Lawrence to a period of incarceration of 15 months.

1 Execution suspended after the service of 6 months
2 followed by 1-year period of probation with certain
3 conditions and that I'll address later.

4 In this situation, Judge, a straight period of
5 probation as recommended in the PSI is simply
6 inappropriate for Mr. Lawrence. First, as I lay out
7 my sentencing memo, a lot of the statements made by
8 Mr. Lawrence in the PSI and throughout trial cannot
9 be relied upon at face value. Mr. Lawrence has a
10 demonstrated extensive history of misrepresentations
11 to this Court, and I believe that should be taken
12 into account, including his conduct both before,
13 during and after the trial.

14 Specifically, Judge, I refer you to 53a-29(a),
15 that is the statutory provision that authorizes a
16 period of probation. It indicates that probation is
17 appropriate if three conditions are met in the
18 conjunctive. First that present or extended
19 institutional confinement is not necessary for the
20 protection of the public. Second, that the defendant
21 is in need of guidance, training or assistance which
22 in the defendant's case be effectively administered
23 through probation supervision and that third, such
24 disposition is not inconsistent with the hands of
25 justice. And I submit to you, Judge, on the record
26 before we can't find that a straight period of
27 probation is appropriate.

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1 I specifically focus, Judge, on section 2. The
2 defendant's need of guidance which can be effectively
3 administered through probation supervision. I don't
4 think there's anyone in the room who does not believe
5 that Mr. Lawrence is in need of assistance and
6 guidance. He himself has indicated both in emails
7 and communications, in his statement of the PSI, that
8 he's attending therapy and I believe he refers to it
9 as necessary.

10 It is the State's sincere hope that such therapy
11 is hopeful -- helpful to Mr. Lawrence. But given the
12 other factors that I lay out in my sentencing
13 memorandum, I don't believe that a straight period of
14 probation is the most effective means to render that
15 assistance. And I say that because, Judge, I turn to
16 the matter of harassing.

17 As I indicated, Mr. Lawrence has repeatedly,
18 from the inception of this prosecution, in fact,
19 proceeding the inception of this prosecution with the
20 inception of the prior prosecution of 2018 Breach of
21 Peace that Your Honor referenced, indicated to the
22 Court, to court staff, in memoranda, to anyone who
23 will listen, that he does not live in the State of
24 Connecticut. That he is, in fact, a resident of
25 various locations in New York, most notably Germany
26 or Lithuania depending on the instance that he is
27 speaking, and that he lives and works there in his

101
for
sentencing

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own words, at the time of the verdict being read. My
entire life is in Europe. That's simply untrue,
Judge.

One of the conditions that Your Honor imposed
was the surrendering of his passport following those
representations. I viewed that passport just a few
days ago in the presence of the clerk. The last time
Mr. Lawrence left the United States of America was in
January the 27th of 2020 when he passed through
customs in Frankfurt, Germany.

For the last two years, he has been representing
through words and conduct to this Court, through a
speedy trial motion, through various discovery and
dismissal motions, through his various arguments on
the record before Your Honor and every other criminal
judge in this district that the state was violating
his 8th amendment rights against cruel and unusual
punishment by dragging him here from Europe for every
court date, by putting him through unnecessary air
travel during a global pandemic. None of that was
true, Judge. He never left. He was here the entire
time. And to the extent that he wasn't here, his
statement in the PSI indicate that he was in Florida
with his parents or here in Connecticut. He has been
misrepresenting this from day one.

THE DEFENDANT: Judge, I'll -- I'll -

ATTY. TAMACCIO: Moving on, Your Honor, the most

daily
Covid
restrictions
asshole

was my home
uncertain
travel

misrepresents

I am
anti-vaccine

so
I'll
kill
him

What lies?

157 Amendment right to defend myself in court of public opinion

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troubling aspect of all of this is not, in fact, the defendant's lies, but the defendant's conduct.

Attached as Exhibit -- excuse me -- I want to make sure I'm citing it correctly -- Exhibit F to my sentencing memorandum, is a printout of Mr. Lawrence's website dedicated to the prosecution of this case and the 2018 matter.

Now, that website has been substantially reduced in the last several weeks. That print out was obtained by way of The Wayback machine, an internet archive site as it appeared on May the 5th of 2021, during the pendency of this case shortly prior to the grand end of a speedy trial. In that -- and that's, again, just the first page of the website. Not any of the links. Not any of the downloads.

Many of the pictures were unable to be recovered due to the nature of the internet archive but in the text that is available, Judge, no fewer than 50 times and frankly I stopped counting at 50 times, does the defendant publish the victim's full name while he's subject to an active protective order in a domestic violence situation. Her photograph. Her email address. He refers to her alternatively as a crazy bitch. A lying bitch. A spinster. A wicked snowflake and a perjurer or a thelp. Similar comments were made about every other witness that was called to trial along with their photographs, their names

Yes Cops Prosecutors Judges

1 and work information.

2 The website also included, published without
 3 permission, the email communications that were
 4 eventually submitted as evidence at trial, and Your
 5 Honor can see the link to that right on the first
 6 page, directly above the photographs of both the
 7 defendant and the victim.

8 I'll refer Your Honor to the PSI on Page 7. He
 9 seems to even, to this day, not only be denying any
 10 wrongdoing despite the finding of the jury and the
 11 conviction but blaming the victim for his position.
 12 When asked if he has any history of abuse or
 13 stressors, he indicates quote, This legal stuff is
 14 very traumatic, unquote, and goes on to indicate as
 15 abuse, quote, We all had relationships where people
 16 lied to us, some more than others, unquote. Your
 17 Honor will remember that as a consistent theme of Mr.
 18 Lawrence's defense indicating that the victim in this
 19 case, Ms. Campbell, was a lying, spurned woman who
 20 made this allegation up to get back at him despite
 21 providing into evidence the very same emails that the
 22 State provided upon which he was convicted.

23 He goes on to say, quote, I have been abused
 24 through the media through their slander, unquote.
 25 The lawyers in the room will not need to be reminded
 26 that slander -- truth is an absolute defense to
 27 slander, Judge and liable. He has been convicted of

Open
Book

Yes
Liar
omits
details

1 these crimes and I note that all of his federal suits
2 for slander and liable against various news
3 organizations relating to their coverage of this
4 incident have been dismissed.

5 When looking in total, Judge, at Mr. Lawrence's
6 conduct, one sees an individual with little to no
7 regard for anyone other than himself. His biggest
8 concern is expressing the PSI is that the ankle
9 bracelet upon which Your Honor placed him after his
10 representation that he lives in a foreign country
11 which turns out to not be accurate, is that that
12 ankle bracelet prevents him from swimming.

13 The publishing of the victim and witness' info
14 is troubling to the State. That website, by the way,
15 remains active to this day. Much of the content
16 relating to this prosecution has been scrubbed from
17 that website, but not all of it. I checked this
18 morning. As of this morning, two full instances of
19 the victim's full name are still present on that
20 website.

21 THE DEFENDANT: That's not true. That's not
22 true.

23 ATTY. TAMACCIO: In the PSI, Mr. Lawrence
24 indicates that one of his many roles is -- is -- a --
25 a website designer operating multiple websites. I
26 visited the website specifically mentioned by Mr.
27 Lawrence in the PSI. These websites all seem to

"white"
WTF
"his ilk"

1 cross link. They all refer to similar themes of Mr.
2 Lawrence and white males of his ilk, for lack of a
3 better phrase, being the victims of a risen
4 victimhood culture, an - a militanized feminism.

5 THE DEFENDANT: That is wrong. There are three
6 websites -

7 ATTY. CROSLAND: Lawrence. Lawrence. Lawrence.

8 THE DEFENDANT: - after that.

9 THE COURT: Be quiet, Mr. Lawrence.

10 THE DEFENDANT: They have nothing to do with
11 that.

12 ATTY. CROSLAND: Didn't I tell you to -

13 ATTY. TAMACCIO: And, Your Honor, I -- I would
14 ask that the record reflect that despite Counsel
15 asking him to stop, Mr. Lawrence has been -- several
16 outbursts so far during my argument which Your Honor
17 would remember from his conduct during trial. It's
18 typical. I'll remind the Court that when I did not
19 have any questions for him on cross-examination, he
20 cackled as he walked off the witness stand calling me
21 on the record a coward and a punk.

22 This, Your Honor, is indicative of a man who
23 does not recognize the wrongness of his actions. At
24 the time the verdict was read, he said no fewer than
25 four times, I didn't do anything. I didn't do
26 anything wrong. Later in the day he indicated again
27 on the record that he didn't commit any wrongs to

over
an
email!

1 anyone. There was zero remorse here. There was zero
2 control of impulsivity and action. He has minimal
3 regard for anyone other than James Lawrence and
4 consequently, Your Honor, a jail sanction is
5 appropriate.

6 I'm gonna ask again, that he be sentenced to the
7 full 15 months, execution suspended after the service
8 of 6 of those months and a 1-year period of probation
9 along with the \$500 maximum fine plus costs.
10 Conditions of those that probation to be a mental
11 health evaluation treatment as deemed necessary by
12 that evaluation and his probation officer, domestic
13 violence counseling and education and the immediate
14 removal of his website,
15 Jameslawrencewestportnotguilty.com, or at the very
16 least a removal of the word not from the URL to
17 accurately represent the finding of the jury.

18 Thank you, Judge.

19 THE COURT: Mr. Tamaccio.

20 ATTY. TAMACCIO: Yes.

21 THE COURT: I understand that Mr. Lawrence had a
22 Breach of the Peace case.

23 ATTY. TAMACCIO: That's correct, Judge.

24 THE COURT: And he was released on bond, I take
25 it on that case?

26 ATTY. TAMACCIO: Yes.

27 THE COURT: When he committed this harassment

WTF
Tyranny

1 crime.

2 ATTY. TAMACCIO: That's correct, Judge.

3 THE COURT: What was the Breach of the Peace
4 case about?

5 ATTY. TAMACCIO: The allegation in the Breach of
6 Peace, Judge, is -- was from 2018. Excuse me. I
7 don't have the arrest date in front of me. Mr.
8 Lawrence was alleged to have, according to the
9 complainant, followed her around a grocery store in
10 the town of Westport, followed her out to the parking
11 lot engaged in an unwelcomed conversation. She
12 attempted to disengage and apparently Mr. Lawrence
13 did not take no for an answer.

14 THE DEFENDANT: That -- I'm sorry. That's not
15 accurate.

16 ATTY. TAMACCIO: Ultimately, the victim
17 contacted the Westport Police and Mr. Lawrence was
18 charged with Breach of Peace. That case resolved on
19 February the 25th of 2020 with a plea to Creating a
20 Public Disturbance. If -- I believe it was a \$90
21 fine. I don't recall the number specifically.
22 However, during the pendency of that case, he was
23 released on bond by this Court and the incident that
24 he was convicted of at trial occurred the following
25 summer.

26 THE COURT: So the Breach of the Peace case was
27 sub to a Creating a Public Disturbance -

LIES

1 ATTY. TAMACCIO: Yes.

2 THE COURT: - which is an infraction, but it
3 involved a woman whom this defendant didn't know and
4 essentially the charge was that he was harassing some
5 woman in or near a grocery store.

6 ATTY. TAMACCIO: Correct, Judge.

7 THE COURT: All right.

8 ATTY. TAMACCIO: I understand that it's disputed
9 by the defendant but those are the allegations.

10 THE COURT: All right. Well, there was a
11 finding of probable cause by somebody I take it -

12 ATTY. TAMACCIO: Yes.

13 THE COURT: - the -- and the matter came to
14 court, and it was prosecuted, and it was ultimately
15 resolved, and he didn't get a criminal conviction,
16 but it was -- he pled guilty to at least an
17 infraction and there's an indication that he was
18 harassing a female, in that case, just as the claim
19 as in this case.

20 ATTY. TAMACCIO: That's correct.

21 THE COURT: All right. Thank you.

22 Mr. Crosland.

23 ATTY. CROSLAND: Yeah. Thank you, Judge, so
24 much. I was just gonna ask -- ask for clarity. Were
25 we report -- referring to Westport but I think we
26 are. If it pleases the Court, can I just hand the
27 Prosecutor and the document -

Kangaroo Court
omits facts
no witness

1 THE COURT: Just hand it to the marshal, please.

2 ATTY. CROSLAND: Yeah, I'll do that. I'll hand
3 it to the Marshal.

4 THE COURT: Thank you.

5 ATTY. CROSLAND: Your Honor, I just handed the
6 Court, just for record, of Westport Custodial Arrest
7 Synopsis that addresses the Harassment 2nd and I
8 highlight on one, two, three, four -- on the fourth
9 line where it says charge, and they specifically
10 highlight non-threatening as -- as in reference to
11 that charge.

12 In terms of the sentencing and the purpose of
13 sentencing, I wanna not lose focus of why we're here.
14 Attorney Tamaccio, excuse me if I'm saying your name
15 wrong, super intelligent, sited some very saliant
16 points in terms of the law and the statutes and went
17 on to talk about a lot of things that some -- some
18 are irrelevant in terms of his First Amendment right,
19 his website, and asking the Court to tell him to take
20 his websites down. But we indulge that, and I did
21 receive 152-page sentencing memo. I think 5 was
22 substantive and the others were attachments, again,
23 which -- you know -- again, for pertinence I'm not
24 gonna waste time objecting to it but I think - I
25 think the idea here is to show some compassion and
26 understanding and really understand that, obviously,
27 sentencing is not just about putting people in jail,

1 it's about doing what's right. And to that extent,
2 we lean on the Probation Department to do a thorough
3 job in putting together a Pre-Sentence Report which
4 is supposed to aid the Court.

5 In this Pre-Sentence Report, it appears that
6 Attorney Tamaccio, again, very intelligent and
7 bright, has basically objected to the PSR, has
8 basically stated that the PSR is incorrect in terms
9 of victim contact and has challenged the PSR as well
10 and -- and I think he's made it clear that his
11 opinion of what the victim thinks should be governing
12 and not the PSR. I take exception to that, but what
13 -- what I would say is that I would focus on the
14 things that Mr. Tamaccio said that are relevant and
15 what he said is relevant is that we all cannot
16 dispute the fact that Mr. Lawrence has some
17 impulsivities that he's in therapy as you see in --
18 in the PSR and I'll site the lines specifically in a
19 second. He's going to therapy. He's learning
20 control. He's doing well when it comes to people who
21 need extra attention in therapeutic intervention,
22 swimming is one of the things that they do. They try
23 to have you do physical activities to kind of stay in
24 control, and Mr. Lawrence has not been able to go
25 swimming because he's not allowed to go into the pool
26 with the -- with his ankle monitor.

27 So -- I'm -- I'm -- I'm not really sure

1 sometimes when I listen to the Government talk about
2 balancing compassion with with -- what's needed here
3 -- it's that he can't swim and if he mentions that he
4 can't swim, they -- they disconnect that from his
5 therapeutic benefit of swimming. And maybe they
6 don't want him to swim.

7 I would say to the Court that if they put him in
8 jail for six months or twelve months, that's exactly
9 what that is. That's six months and twelve months.
10 He still has to come back into society. Into Mr.
11 Tamaccio's world. Into my world. Your world. So
12 the whole idea is that we should, in a society, not
13 be so prone to just throwing people away, but we
14 should treat them and make them better people.

15 Now, I've worked with Mr. Lawrence ever since I
16 took over this case preparing for sentencing, and
17 when I tell you I had to yell and scream at Mr.
18 Lawrence and sometimes we have to take breaks in my
19 office and he has to walk outside because he makes
20 outbursts like he's doing now, that's James. He --
21 he's not harmful. He's passionate and he -- he has
22 some issues that -- that he's working on, but today
23 in sentencing is not for me to argue that he's the
24 perfect person or that he should go sit in a box
25 somewhere and be punished. I think that's not.

26 James stands here -- you now -- with a life and
27 he's doing his best. And -- you know -- I've learned

1 that -- you know -- it takes a lot when you have --
2 when you're working with clients. You don't just
3 take this as a job. So I've been working with Mr.
4 Lawrence for a long time. So I would just share as
5 part of his sentencing his mom and dad wanted to be
6 here, but they're very old and they didn't wanna take
7 a chance of getting sick with Covid coming up here.
8 We had two choices, whether I can patch them in or
9 just read their -- their statement. So I'll read
10 their statement.

11 Your Honor, thank you for receiving our letter.
12 Unfortunately, we are unable to be there in person
13 due to health and covid issues. We are thankful our
14 thoughts may be known on this matter.

15 Our son grew up in a loving household with
16 numerous friends that always hung out at our home.
17 He was a good student and a terrific athlete. He has
18 unfortunately had some major setbacks in his life,
19 one of which is a Arteriovenous Malformations, AVM,
20 that can -- can and has caused bleeding into the
21 spinal cord resulting in severe pain and headaches.

22 It first happened when he was a junior in high
23 school which resulted in an extended hospitalization.

24 It happened again as a freshman in college which
25 ended his ability to play basketball. In his senior
26 year of college, he had another major bleed which
27 prevented him from graduating.

1 Unfortunately, it is a condition that presents a
2 continuing challenge. His job history included
3 working for two major cooperations and eventually
4 started his own painting company. He's made some bad
5 decisions in his life which he now regrets, including
6 representing himself in his case.

7 The incarceration and the home arrest has had --
8 has had a devastating effect on him both emotionally
9 and economically. He has, however, taken the
10 affirmative approach to his home arrest, ie.
11 Counseling, anger management, and two jobs as well as
12 finding places to live.

13 We believe our son is a good person who needs to
14 restart his life in a positive way. He is getting
15 there but needs his family's help. Further
16 punishment would not benefit the State or him, short
17 or long term, nor is it deserved.

18 Thank you, Your Honor. From Jerry and Jim
19 Lawrence.

20 And Jerry and Jim Lawrence are his mom and dad.
21 His mom is gonna be 80 years old come February 15th
22 and only thing she keeps questioning to me is that
23 she wants to be alive to be with her son on her
24 birthday which is February 15th, and she wants her son
25 to be home. Obviously, I told her I can't guarantee
26 that but that was her concern. Her concern and her
27 husband's concern is that as I articulated, he had

1 several brain bleeds due to this AVM and we all know
2 that you -- you know -- can be good one minute, next
3 minute you hear your best friend is dead from a brain
4 aneurism or something like that. And so people --
5 you know -- suffer these things. He's not dead but
6 he's had several brain bleeds that has caused him
7 some cognitive issues, emotional issues.

8 And I'll flip now to the section in the PSI
9 which I think is relevant. Lawrence -- Page 10 --
10 Lawrence supported that -- Lawrence supported that he
11 would begin therapy with Maggy Sandoval of -- of
12 Third Level Therapy and Wellness Center, LLC. A
13 progress letter was received from Maggy Sandoval
14 dated November 10, 2021 which reported that Lawrence
15 began treatment on October 25, 2021 and has been
16 attending twice a week for a whole 60-minutes per
17 session. The letter reported that Lawrence has been
18 attending his appointments as scheduled and is
19 actively engaged in treatment.

20 An updated letter was provided dated January 20,
21 2021 that reported that Lawrence continues to engage
22 in mental health therapy 2 to 3 days per week for a
23 whole 60 minutes. So he's doing 2 to 3 days per week
24 for an hour each session and -- and if you know
25 therapy, it's something that if you lose a day or if
26 you lose some time such as like being incarcerated,
27 it's hard to reset. It's hard to get back on track.

1 It's not something you just turn off. So he's making
2 extreme progress in therapy and I think if we're
3 thinking about this from a totality, we do take the
4 probation professionals report seriously. And this
5 is not to take anything from the victim. Mr.
6 Lawrence has showed me remorse and that fact that he
7 started doing this treatment and he stayed on
8 schedule.

9 Lawrence reported that he received prior
10 treatment from Doctor Joshua Marcus in Norwalk,
11 Connecticut for his -- excuse me if I'm pronouncing
12 that wrong.

13 THE DEFENDANT: Arteriovenous Malformation.
14 It's a vein -

15 ATTY. CROSLAND: Thank you.

16 THE DEFENDANT: It's a vein mass in your back.

17 ATTY. CROSLAND: Thank you.

18 THE DEFENDANT: It's a malformation. It's
19 written up to be a tumor.

20 ATTY. CROSLAND: Thank you.

21 THE DEFENDANT: It degenerates as you get older.

22 ATTY. CROSLAND: Thank you.

23 THE DEFENDANT: It will kill you.

24 ATTY. CROSLAND: Thank you.

25 Malformation, in brackets, back injury.

26 Information was received from the Nuvance Health
27 dated May 20, 2022. The history of present illness

1 section indicated that Lawrence was referred by Dr.
2 Singer for management and evaluation as a previously
3 diagnosed spinal vascular malfunction -- malformation
4 in 1992.

5 So he's -- everything that his parents have
6 outlined in terms of what happened in high school and
7 through his early years that kind of threw him off
8 track have been very, very serious in terms of having
9 a neurological effect on him, his body and his brain.
10 And so one thing I learned from therapy, and I would
11 definitely invite the Government to consider really
12 understanding the people who they serve because one
13 thing I've learned is that when you have triggers,
14 same thing when we have people on the stand and we're
15 doing cross-examination, you wanna trigger something
16 so they can make an outburst in front of jury and
17 then you can say got 'em.

18 So the State, again, super intelligent and the
19 whole presentation that he's done today talking about
20 the website and things that are passionate to Mr.
21 Lawrence are definitely aimed at be -- at triggers
22 and they - he was successful at triggering Mr.
23 Lawrence a couple of times. Even -- you know --
24 that's a great tactic. I ask the Court not to focus
25 on that. I ask the Court to focus on what the
26 program and PSI and -- and I know the Court likes
27 people to be succinct and so then, I will move on to

1 the two areas.

2 One area I'll point the Court to of the PSR will
3 be Page 5, at the bottom, victim's attitude. The
4 writer contacted family violence victim advocate's
5 office on August 31, 2021 requesting assistance in
6 contacting the victim for their input. The Office of
7 Victim's Advocate reported that they spoke with the
8 victim on October 2021 and that the victim stated
9 that -- stated they, which should be she, would
10 provide a statement. However, the victim never
11 provided a statement. That's Page 5. And typically,
12 the Courts take into consideration victim statements
13 and that section is normally a long statement. But I
14 do believe that the -- the -- the complainant witness
15 in this case realizes that as the document that I
16 support, submitted from Westport, this was a non-
17 threatening situation. It was aggravating. It was
18 annoying. No one wants Mr. Lawrence to annoy them.
19 I don't even want him to come to my office half of
20 the time. He comes all the time. He just walks in.
21 No appointment.

22 You know that right? All right. Don't -- don't
23 answer that.

24 But he comes in with no appointment, constantly.
25 So you know, Judge, what type of lawyer I am. I'm
26 working constantly with this guy and with all my
27 clients, but I have to sit him down. We have to have

1 tea together. We have to talk together. And
2 meanwhile I have a million other things to do, but
3 Mr. Lawrence just needs my attention and sometimes
4 he's just a handful. And this -- this victim,
5 complaining witness in this case, she didn't respond,
6 again, because it was non-threatening, and she
7 probably just moved on. But the only person who
8 hasn't really moved on is the Government who wants
9 Mr. Lawrence to be jail.

10 So I -- I go over to Page 12, the last page -
11 THE COURT: Mr. Crosland, you've been going on
12 quite a while, and -- hold on -- and a large part of
13 what you said has been taken from the PSI. You've
14 been literally reading to me from the PSI. You don't
15 need to read to me from the PSI. I have it and I've
16 reviewed it. So could you begin to wrap up your
17 remarks? You don't have to tell me what's in writing
18 in front of me in which I've already reviewed.

19 Thank you.

20 ATTY. CROSLAND: Thank you, Judge.

21 It's important for me to highlight and as the
22 Government has highlighted the same thing from the
23 PSI. So I would just highlight the last page, Page
24 12, third line from the bottom. The victim did not
25 offer any input toward sentencing. So that's several
26 different areas. And the recommendation is that Mr.
27 Lawrence have community supervision and probation

1 only. And if I'm wrong at this, Judge, I guess --
2 you know -- the jails are there and the Court can
3 sentence him to jail, but I just wanted to try my
4 darndest to -- to -- not read from the PSI but to
5 highlight the things of import.

6 So with that being said, Your Honor, I just have
7 one person, which is his brother, who's entitled to
8 speak in sentencing, and I would like to have him
9 speak and then Mr. Lawrence will -- would like to
10 apologize to the Court.

11 THE COURT: I'll hear from his brother, briefly,
12 if he wants to be heard.

13 ATTY. CROSLAND: Thank you.

14 His brother flew up from New Orleans and was
15 trying to get back to the great state before the
16 snowstorm.

17 JOHN LAWRENCE: Your Honor, I just -

18 THE COURT: Just identify yourself, please.

19 JOHN LAWRENCE: My name is John Lawrence.

20 THE COURT: Okay. What would you like to say,
21 sir?

22 JOHN LAWRENCE: I would like to reiterate, first
23 off, some of the things that Mr. Crosland said about
24 healing and to find a way for people that are
25 challenges, and I feel like that is extremely
26 important for James to stay on the track that he's
27 in. He's sought counseling, has been going to

1 counseling. He has these jobs that he really likes
2 that is really helping him out. He went and got into
3 a financial mess trying to represent himself in a
4 case that he had no business doing. So he's been
5 working his way out of this hole. And I think that
6 I'd ask that he be allowed to continue on this path,
7 because the healing path has actually been very good
8 for him.

9 And I spend a lot of time on the phone with him
10 although I live in New Orleans, but -- and he speaks
11 with friends up here as well that are with him. And
12 putting him in jail, to me, is the absolute wrong
13 thing that you can do for him. It's the absolute
14 wrong thing for someone like him.

15 So I ask the Court, please, to take in
16 consideration the things that he has also been doing
17 proactively since -- since this incident. And -
18 thank you, Your Honor.

19 ATTY. CROSLAND: Your Honor, I would just --
20 before Mr. Lawrence addresses the Court, I just wanna
21 highlight -- what I forgot to highlight is that he
22 works at Town Fair Tires and that's a manual labor
23 job and he puts in a lot of hours there and -- and he
24 has one other job.

25 What's your other job?

26 THE DEFENDANT: I deliver food and also, I'm an
27 independent contractor -

1 ATTY. CROSLAND: Okay. You're gonna speak in a
2 minute. I got it from here.

3 He delivers food as well as he works at Town
4 Fair Tire and so he -

5 THE DEFENDANT: Tire technician.

6 ATTY. CROSLAND: He's a tire technician. So he
7 does that in addition to those long therapy sessions,
8 not just the 15 minute to 10 minutes, he does 60
9 minutes per session, three times a week. So with all
10 of that going on in his life, he still has the ankle
11 monitor and we're hoping that he can be sentenced
12 today to probation as recommended to release the
13 ankle monitor, that he could go back to swimming and
14 other therapeutic mechanisms.

15 Oh -- I will highlight lastly before I be quiet
16 is that he did eight days in jail prior to being
17 bonded out and being put on an ankle monitor. So he
18 has had some time in jail and he will tell you about
19 that. So he's had time in jail, he's had the ankle
20 monitor on and he's come out and done all these great
21 things and we think because of the mental space --
22 mental space -- mental health space that he's in, we
23 can't just give up service like that. These are
24 things that we have to really as society help
25 encourage the healing. So with that, I'll be quiet
26 now and I'll have Mr. Lawrence -

27 Mr. Lawrence, would you like to address the

1 Court?

2 THE DEFENDANT: Most certainly, please. Yes.

3 ATTY. CROSLAND: All right.

4 THE DEFENDANT: All right -- so I'm not
5 longwinded. I have five major points. The hardest
6 thing is my introduction right now because I hear
7 stuff and we all know that we never hear total
8 truths. Sometimes we hear lies. We hear partial
9 truths. I have the right to defend myself via a
10 website because I, myself, was being slandered. And
11 Mr. Tamaccio made this website out to be about my
12 Second Degree Harassment Class C misdemeanor and that
13 is literally, maybe 50% of it Your Honor.

14 There was the first arrest that resulted in a
15 non-criminal infraction and then there was -

16 ATTY. CROSLAND: Your Honor. Your Honor -- Hold
17 up. Hold up. Hold up.

18 THE DEFENDANT: - three civil -

19 ATTY. CROSLAND: Your Honor, I think Mr.
20 Lawrence wants to tell you about his therapy, his
21 sessions in therapy and his work and -

22 THE COURT: I think Mr. Lawrence is telling me
23 what he wants to tell me.

24 ATTY. CROSLAND: All right. Mr. Lawrence -

25 THE DEFENDANT: Okay. I will -- I will --
26 (indiscernible).

27 THE COURT: And -- I -- you know -- if he wants

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I think
attorney

1 to speak, I'll - I'll listen to him.

2 **ATTY. CROSLAND:** Yeah. I'm his lawyer and I --
3 I think what we talked about and I think what he
4 might have just forgot about is that -- anyway -- he
5 wants to talk about his -

6 THE DEFENDANT: That is all there.

7 ATTY. CROSLAND: All right. So -

8 THE DEFENDANT: That's all there.

9 ATTY. CROSLAND: So let's get to it.

10 **THE DEFENDANT:** Okay. So -- and -- one last
11 clarification -- just a clarification. The passport
12 is in your possession. The passport clearly shows,
13 and the emails show my effort to get Lithuanian
14 citizenship back in 2018. The pandemic changed
15 everything. I've been here for 2 and a half years as
16 was said. I've been here -- I live here on the
17 citizen. 2018 and 2019 I periodically went there.

18 Now, I alarmed and angered Ms. Campbell. I own
19 that. That is the law -- the -- the -- these -- the
20 Second Degree Harassment Class C misdemeanor law. I
21 alarmed and angered her with the email, Don't harass
22 my beloved parents, take this advice. I did that.
23 I'm profoundly sorry. And for various -- various
24 reasons I thank Mr. Tamaccio for advising me to have
25 a lawyer. I thank Mr. Tamaccio for in the pre-trial
26 extending the offer, Look just plead guilty and go
27 your way. He did that numerous times. He did that

1 literally after the 6, and you were there, after the
2 6th jury person being selected. He said, One last
3 chance. Just plead and you can go your way.

4 We both knew, as my attorney has showed, that it
5 was a non-threatening and you have read in State's
6 evidence that it was in the ground scope of this law,
7 a case that was worthy of at least me exercising my
8 constitutional right, but I've made mistakes. And
9 anger -- I learned through therapy -- anger --
10 whether it is anger through a website, whether it be
11 anger about in a process where you have to respect
12 other -- other people's jobs and -- and give people
13 the time and space -- is never the answer. Composure
14 is the answer.

15 So I thank Mr. Tamaccio for that deal that he
16 gave me and for that recommendation that, Well if
17 you're gonna go through it just as a Pro-se person,
18 you should probably get a lawyer. I thank him for
19 that. And this was all prior to a speedy trial, in
20 front of two security guards he said this, Plea, get
21 out of here and I didn't listen to him. And that's -
22 - that's the angry, stupid James Lawrence who was
23 being selfish because what did I do? My mother and
24 father wanted to be heard. I said, Look I could end
25 this, they say no. We wanna be heard. We wanna say
26 something. I go, But mom you're 80 years old.
27 There's no way in the world. Why would I fly -- I

1 don't wanna fly you up here and this is what kills me
2 the most, is that I literally -- beautiful people who
3 have been together for 55 years, have been great
4 family -- I have now created anxiety for them and
5 that's what I've learned through therapy, is that you
6 can have a tunnel vision of anger and you might even
7 be right about most of the stuff, but that anger will
8 spread to the people around you and your loved ones.
9 And that is not healthy, especially over an email.
10 It's not worth it.

11 My websites had fights about things, and I
12 should have processed the -- the entire system
13 foreseen being put on an ankle bracelet, foreseen
14 having to do this and I was not, but therapy and
15 everything that I have done with therapy has showed
16 that I have to be more -- have more composure when in
17 a conflict.

18 We all get in arguments with various people,
19 whether it be with loved ones, friends, colleagues,
20 but in the end, kind words, composure, empathy is the
21 answer and I've learned that through therapy. And
22 going three times a week, I love it and we have a
23 great relationship and it's the kind of stuff that --
24 that aids me. It also aids me with my help with my -
25 - my -- physical conditions because anger, a raising
26 of blood pressure, causes a rupture of the
27 Arteriovenous Malformation. And that kills you.

1 Anger causes stress which then causes cancer. I
2 don't want my mother and father stressed. Second --
3 so that's Number 1.

4 ATTY. CROSLAND: So that's two in one?

5 THE DEFENDANT: No. No. No. Well, no. No.
6 No. So I -

7 ATTY. CROSLAND: So you go to Number 5. You had
8 five points.

9 THE DEFENADNT: Yeah. Yeah. I have five. So -
10 - right -- so -- yeah. So that's two. Okay. So --
11 yeah. I'm just learning that this anger, it affects
12 your judgement and it's not just through your own
13 judgements and I suffer every day. So I'm gonna move
14 on to the next point. All right. Okay.

15 I love my work at Town Fair Tire. Obviously, my
16 skills with writing, web design, coding -- I've done
17 this for numerous people. Okay. That's one skill I
18 have. Painting contracting. Carpentry.
19 (indiscernible). That's another skill I have but
20 that stuff I can't do because my -- my vein
21 malformation.

22 Believe it or not, the website stuff -- I --
23 whether I was living in San Francisco for ten years,
24 from 2007 to 2017, that website work, the work that I
25 do -

26 ATTY. CROSLAND: Your Honor, could I have a
27 moment?

1 THE COURT: Sure.

2 (Side conversation off the record).

3 THE DEFENDANT: The work I have at Town Fair
4 Tire -- yeah -- is the work that I have now. The
5 food delivery. And my own personal contracting
6 business that I had prior to the pandemic and getting
7 pandemic relief -- this all is grounding.

8 I've learned that working in other people's
9 websites, working in politics, all this stuff is not
10 me. And working with my hands and -- and this
11 responsible job of the tire technician, having to be
12 able to handle four different types of machinery,
13 having to know different cars, having -- reading
14 computers, knowing how to balance a tire, knowing how
15 to -- just taking off these tires are -- are -- are a
16 very complicated process. The entire training of
17 this and the skill is something that I can have the
18 rest of my life. And it is something that is so
19 rewarding and my employer -- at a Town Fair Tire this
20 is a major corporation, okay?

21 THE COURT: Mr. Lawrence -

22 **ATTY. CROSLAND:** All right. I'll help you
23 finish.

24 THE COURT: Could you start wrapping up your
25 remarks? I've let you talk for quite a bit of time
26 and you're rambling a bit and could you please be
27 succinct in what you want to tell me, okay?

1 (Side conversation).

2 THE DEFENDANT: I -- I -- and like I said, I
3 wanna thank every -- I wanna thank the judge for --
4 for allowing me the speedy trial and for the -- and
5 for the ability to defend myself and, like I said, my
6 life right now is very great with my work, with my
7 therapy and I don't think that having an argument
8 with a friend -

9 **ATTY. CROSLAND:** James. Thank you. Thank you.
10 We're done.

11 Thank you, Judge.

12 THE DEFENDANT: No. No. I just have one last
13 thing. No. No. I'm not trying to rationalize
14 anything. I -- I -- I really am someone who - who
15 because of the -- the type of argument we had and
16 because -

17 **ATTY. CROSLAND:** Wait. Wait. Hold up -

18 THE DEFENDANT: No. The kind of things that I -

19 **ATTY. CROSLAND:** James. James. James.

20 **ATTY. TAMACCIO:** Your Honor.

21 **ATTY. CROSLAND:** We're all set. James, we're
22 all set. All right.

23 Thank you, Judge.

24 Put your mask on.

25 Thank you.

26 THE DEFENDANT: I don't want to be treated like
27 a child.

*O win
lawyer
shut me
down to
KISS ASS*

1 **ATTY. CROSLAND:** Put -- put your mask on.

2 **ATTY. TAMACCIO:** Your Honor, I believe Mr.
3 Lawrence has a right to be heard in full.

4 **ATTY. CROSLAND:** Thank you or the help, State.
5 That's not the kind of help I was looking for.

6 **THE DEFENDANT:** No. No. Well, that's -- just
7 one last line.

8 **ATTY. CROSLAND:** All right. One last line.

9 **THE DEFENDANT:** Why would I want to hurt anyone?
10 Why?

11 **ATTY. CROSLAND:** Okay. That's good. That's
12 good.

13 Thank you, Judge. Thank you.

14 **THE DEFENDANT:** Myself. My parents. The
15 victim.

16 **ATTY. CROSLAND:** Thank you.

17 **THE DEFENDANT:** Why?

18 **ATTY. CROSLAND:** All right.

19 Thank you, Judge.

20 **THE DEFENDANT:** Over an email.

21 **THE COURT:** All right.

22 **ATTY. CROSLAND:** Thank you, Judge.

23 **THE COURT:** I'll give the State a brief rebuttal
24 and then we need to move on because we have other
25 people waiting.

26 **ATTY. TAMACCIO:** Yes, sir. I'll be very brief.

27 First, if I may just have some clarification

1 from Attorney Crosland, this Westport Custodial
2 Arrest Synopsis -- are you saying this was prepared
3 by the Westport Police?

4 ATTY. CROSLAND: That's my understanding, yes.

5 ATTY. TAMACCIO: Not on their letterhead?

6 ATTY. CROSLAND: That -- that -- that's what -

7 THE DEFENDANT: That's an official police press
8 release.

9 ATTY. CROSLAND: That's what -- I think it was
10 printed off their website or something but anyway -

11 THE DEFENDANT: (Indiscernible) It comes -- it
12 comes from -

13 ~~ATTY. CROSLAND:~~ James. James. James. James.
14 James.

15 THE DEFENADNT: I understand but I defended
16 myself.

17 ~~ATTY. CROSLAND:~~ James.

18 THE DEFENDANT: Okay. Okay. I know where it
19 came from. I gave it to you.

20 ~~ATTY. TAMACCIO:~~ In any event, as I said, I'll
21 be brief. The most saliant point of -- of -- what I
22 have just heard from Mr. Lawrence are two things.
23 First, his words we quote, We never hear the total
24 truths, unquote, in reference to his website. Your
25 Honor will also remember this was another theme of
26 Mr. Lawrence's defense and in his closing arguments
27 multiple times. He told the jury during his closing

1 argument, If you let me go, I will tell you the whole
2 story. They wanna send me to jail for this.

3 He referred to other narratives as partial
4 truths and lies. Again, he stands here convicted by
5 a jury of his peers. He indicates that he rejected
6 the State's offer and went to trial because quote,
7 His parents wanted to be heard, unquote. Again, as
8 he stands here before you today convicted by a jury
9 of his peers saying he's taking responsibility, he
10 indicates the only reason he stands here is because
11 somebody else did something out of this control.

12 Finally, Your Honor, I'll refer you to Exhibit B
13 on the State's Sentencing Memoranda just regarding
14 veracity and Mr. Lawrence's residence. This was
15 filed by Mr. Lawrence on August the 31st -- excuse me
16 -- August the 30th of 2021, Motion to continue my
17 next court appearance. That was interpreted by the
18 Court as a motion for a speedy trial.

19 I have highlighted the relevant portions for
20 Your Honor but I'm gonna read them into the record.
21 Fact, my home is in Germany and need to attend my
22 work there without unnecessary Covid-19 travel. At
23 that point, Your Honor, he had not left the country
24 in nearly two years.

25 ATTY. CROSLAND: Your Honor, this is a repeat,
26 Your Honor.

27 ATTY. TAMACCIO: Fact -

See
Objections
to My
Witness

1 Excuse me, Attorney Crosland -

2 ATTY. CROSLAND: I mean -

3 **ATTY. TAMACCIO:** Fact, these empty court runs
4 also endanger my life with unnecessary travel.
5 Anymore empty court runs not only violate my 6th
6 amendment rights but also my 8th amendment rights.

7 Finally, I deserve to be free of burden so to
8 work at my residence since 2018 and not be faced with
9 unnecessary Covid-19 dangers traveling to and forth
10 for more empty court runs. This is an email case
11 that shows that I live and work 6,000 miles away.
12 Again, filed 8/30/2021, several weeks before trial.

13 Thank you, Your Honor.

14 **THE COURT:** All right. I obviously sat through
15 the trial, so I'm aware of what the evidence was.
16 I've reviewed the PSI and the State's Sentencing
17 Memorandum and heard everyone's comments.

18 I would agree, Mr. Lawrence, that you're in need
19 of therapy based on your conduct during your trial
20 and even here at sentencing. It's clear to me that
21 you're an angry, out of control person and I commend
22 you for seeking therapy and I think you should
23 continue.

24 The victim did not submit a statement that's
25 included in the PSI but to be frank with you, I'm
26 pretty -- pretty confident that I understand how the
27 victim feels about the situation. She testified and

WTF
CORRUPT

Judge
knows
next to
nothing.
Police
Narrative

1 she appeared to me to be terrified to be even near
2 you. There was a history surrounding the email
3 situation, and I am sure and confident that she wants
4 nothing to do with you and she asked you not to
5 contact her and you contacted her anyway.

6 You have a history of harassing women. You had
7 the incident in Westport with the woman in the
8 grocery store, and you started out as a Breach of
9 Peace, got subbed down to a Creating a Public
10 Disturbance which is an infraction, but to me, it's
11 not significant that it went from being a misdemeanor
12 to an infraction, it was the behavior involved. You
13 imposed yourself in -- in a way on someone who didn't
14 want to have anything to do with you. And the same
15 thing happened in this case. And what exacerbates
16 the harassment situation is that you engaged in that
17 wrongful conduct while you were out on release on the
18 other case. And on top of all of that, you're not a
19 truthful person.

20 I reviewed the materials submitted to me. I
21 heard you at trial and your veracity is not good. I
22 am glad that you have a supportive brother. Your
23 parents care about you, and they were here during the
24 trial to support you. And your father testified
25 outside the presence of the jury, and I genuinely
26 believe that they care about you and they wanna see
27 the best for you and rightfully so -

?

lame
brain

over
1 email

1 ATTY. CROSLAND: And a good lawyer, Judge.

2 THE COURT: - they're -- they're family members.

3 So I am taking into account your family, what your
4 family has said and the support you've gotten from
5 them and your efforts to -- to get treatment. And to
6 be frank with you, the State is asking for something
7 and I thought about giving you more than the State
8 asked you for because of your attitude, your
9 unwillingness to follow rules, your unwillingness to
10 -- it appears to me to get treatment up to this
11 point, but I think the State's recommendation is
12 appropriate.

13 So what I'm going to do is commit you to the
14 custody of commissioners of corrections for a period
15 of 15 months suspended after you serve 6 months and
16 place you on probation for 1 year. I'm going to
17 impose the \$500 fine. The conditions of the
18 probation are going to be no violence, threats or
19 contact with the victim.

20 Did you have a standing protective order?

21 ATTY. TAMACCIO: I had requested one, Your
22 Honor, but I did not have one prepared as this was a
23 disputed sentencing.

24 THE COURT: Okay. Well, I intend to impose a
25 standing criminal protective order and you can have
26 that prepared and maybe bring him down so I can
27 complete that. But in any event, you are to get in

1 the psychiatric or psychological evaluation treatment
2 and screening.

3 I'm not going to do anything about the website.

4 I have concerns about inhibiting or improperly
5 restricting the defendant's First Amendment rights.

6 You had photocopies of the website -

7 ATTY. TAMACCIO: Yes.

8 THE COURT: - attached to the Sentencing
9 Memorandum and I can see the defendant put the
10 picture of the victim and mentioned her name and
11 called her a lot of disparaging names in there and I
12 really don't think it's appropriate to do that and I
13 can't say that -- I don't know that I can stop him
14 from doing things like that but that certainly
15 doesn't help him.

16 THE DEFENDANT: It's not there.

17 ATTY. CROSLAND: Stop. Stop.

18 THE COURT: Actually -- actually it's -- it's -
19 it's his website. He's got the pictures of the
20 victim. He mentions the victim. He disparages a
21 number of people in there and I'm not saying he
22 doesn't have the right to say those things, but --
23 you know -- with rights also become responsibilities
24 and just because he can say something doesn't mean
25 that I have to ignore it. I can properly take that
26 into account in sentencing.

27 So no violence, threats or contact with the

Cops
Prosecutors
Judges

1 victim. I intend to impose a standing criminal
2 protective order and I'll do that at a later date.
3 We'll bring him down.

4 What were -- what were the other things the
5 State asked for?

6 ATTY. TAMACCIO: The mental health evaluation
7 which I believe Your Honor has already addressed the
8 website, which I appreciate Your Honors concerns but
9 -

10 ATTY. CROSLAND: That was it, Judge.

11 ATTY. TAMACCIO: I believe that was everything.

12 THE COURT: All right. Then I'm going to impose
13 the fees and costs.

14 So 15 months suspended after 6 months. One year
15 probation. \$500 fine. The fees and costs are all
16 imposed, and we will, once the State comes up with
17 the standing criminal protective order, we can either
18 via teams or in person I will impose the standing
19 criminal protective order.

20 ATTY. TAMACCIO: Your Honor, I believe he's with
21 family relations. We'll have it prepared immediately
22 and perhaps we can have a remote proceeding maybe in
23 the next week or so.

24 THE COURT: Okay. And as far as I'm concerned,
25 that's part of the sentencing?

26 ATTY. CROSLAND: Yes, James.

27 THE COURT: So Mr. Crosland is entitled to

1 participate now -

2 ATTY. CROSLAND: Yes. Yes. Yes. Yes.

3 THE COURT: - although there's nothing other
4 than imposing that order.

5 ATTY. CROSLAND: Yes. Yes.

6 THE COURT: That's all I'm gonna do. Okay. I
7 believe we're done.

8 THE CLERK: Your Honor, I have property.

9 THE COURT: What -- Okay. We, hold on. Hold
10 on. What's the property?

11 THE CLERK: Data maintained by Google.

12 THE COURT: Say that again.

13 THE CLERK: Data maintained by Google.

14 ATTY. TAMACCIO: It's a CD with the emails,

15 Judge. I would say proper owner except that it's

16 simply a copy of the data, so destroy, please.

17 THE COURT: Okay. And what else? Is that it?

18 THE CLERK: That's it, Your Honor.

19 THE COURT: Okay. Thank you.

20 ATTY. CROSLAND: Thanks, Judge.

21 (The matter was concluded).

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26

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NO: S20N-CR19-0147994-S

: SUPERIOR COURT

STATE OF CONNECTICUT

: G.A. #1

v.

: STAMFORD-NORWALK AT CONNECTICUT

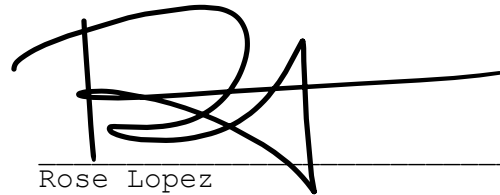
JAMES LAWRENCE

: JANUARY 28, 2022

C E R T I F I C A T I O N

I hereby certify the electronic version is a true and correct transcription of the audio recording of the above-referenced case, heard in Superior Court, Judicial District of Stamford, Stamford, Connecticut, before the Honorable Gary White, Judge, on the 28th day of January 2022.

Dated this 14th day of February 2022 in Stamford, Connecticut.

A handwritten signature in black ink, appearing to be 'RL', written over a horizontal line.

Rose Lopez
Court Recording Monitor