y y	HON. BRENDA R. GILBERT District Court Judge Sixth Judicial District Court 414 East Callender Livingston, Montana 59047 MONTANA SIXTH JUDICIAL DISTRICT COURT, PARK COUNTY MONTANA SIXTH JUDICIAL DISTRICT COURT, PARK COUNTY STATE OF MONTANA, Plaintiff,
14 15	JUDGMENT AND ORDER
16	The Defendant, MICHAEL VINCENT BONACORSI, personally appeared for a
17	Sentencing Hearing on November 30, 2020, in open Court. The Defendant's attorney, Jami
18 19	Rebsom, was also present. The State was represented by Kendra K. Lassiter, Park County
20	Attorney. The Defendant entered a guilty plea to amended COUNT I: NEGLIGENT
21	ENDANGERMENT, a misdemeanor, in violation of §45-5-208, MCA, 2019; and additional
22	charge of COUNT II: DISORDERLY CONDUCT, a misdemeanor, in violation of §45-8-
23	101, MCA, 2019. The Court found that the Defendant's guilt had been proved beyond a
24 25	reasonable doubt and accepted his guilty pleas based upon his admissions.
26	Based upon the above finding and conclusions, IT IS NOW HEREBY ORDERED AS
27	FOLLOWS:
28	

1	I.	
2	FOR amended COUNT I: NEGLIGENT ENDANGERMENT, a misdemeanor, in	
3	violation of §45-8-101, MCA, 2019, the Defendant is sentenced to a six (6) month sentence with	
4	the Park County Detention Center, with all but twenty (20) days suspended. The Defendant shall	
5		
6	receive credit for time served of two (2) days. The suspended time is conditioned upon the	
7	Defendant complying with all requirements of this Judgment and Order. Defendant shall serve	
8	this sentence in the last two months of his sentence in no less than 48 hour increments to be	
9	arranged by the Defendant, the timing of which shall be at the discretion of the Park County	
10	Detention Center staff. Defendant shall pay a fine of \$800.00; \$15.00 misdemeanor surcharge;	
11	\$50.00 Victim Witness Advocate Program; and \$10.00 for Court Information Technology Fee.	
12 13	The fine and fees shall be paid to the Clerk of the District Court, Park County, 414 East	
10	Callender, Livingston, Montana 59047, and shall be paid in full by the end of his six-month	
15	sentence.	
16	II.	
17	,	
18	FOR additional COUNT II: DISORDERLY CONDUCT, a misdemeanor, in	
19	violation of §45-8-101, MCA, 2019, the Defendant shall pay a fine of \$100; \$15.00	
20	misdemeanor surcharge and \$50.00 Victim Witness Advocate Program fee. The fine and fees	
21	shall be paid to the Clerk of the District Court, Park County, 414 East Callender, Livingston,	
22	Montana, 59047, and shall be paid in full by the end of his six-month sentence.	
23	111.	
24	As a condition of his suspended time, the Defendant shall perform forty (40) hours of	
25		
26	community service that must be completed by the end of his six-month sentence and shall	

.

provide proof of performing community service to the Court.

27

28

7

1	1
2	
3	-
4	Off
5	Offi
б	Lutł
7	lette
8	orde
9	
10	
11	
12	sent
13	,
14	
15	
16	
17	
18	
19	cc:
20	
21	
22	
23	
24	
25	
26 27	
28	

.

•

As a condition of his suspended time, the Defendant shall write a letter of apology to
icer Richard Ormiston, Officer Alex Walker, Sergeant Andrew Emanuel and Deputy Joseph
her on or before December 31, 2020. Defendant shall provide to the Court a copy of the
ers of apology. If the letters do not meet with the approval of the Court, the Defendant is
ered to appear before the Court to rewrite the letters of apology.
V.
The Defendant shall continue Soberlink testing throughout his six-month suspended
tence. Any violations of his testing shall be immediately provided to the Court.
VI.
Any bond posted by the Defendant is exonerated.
DATED this day of December, 2020.
HON, BRENDA R. GILBERT
District Court Judge
Michael Vincent Bonacorsi, Defendant <i>Consel</i> Kendra K. Lassiter MML Jami Rebsom, Attorney for Defendant <i>E MUL</i> Department of Justice <i>Cle MAL</i> Park County Sheriff's Office <i>Cle MAL</i> Livingston Police Department, Chief of Police <i>Cle MAL</i> Dispatch <i>Lle MML</i> jcorlegal@mt.gov <i>E MAL</i>

1	
2	
3	
4	
5	NOTICE OF RIGHTS
6	If this written judgment conflicts with the Judge's oral pronouncement of sentence, the
7	Defendant or the Prosecutor may within 120 days after the filing of this written judgment,
8	request that the Court modify this written judgment to conform to the oral pronouncement of the Court. The Court will modify this written judgment to conform to the oral pronouncement at a
9	to be present or elects to proceed pursuant to MCA §46-18-115. The Defendant and the
10	
11	judgment in this Court.
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

5 ·