## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

## **UNITED STATES OF AMERICA**

V.

## **SENTENCING MINUTES**

## **BRYAN S. PETERSON**

Case No. 24-CR-57

HONORABLE WILLIAM C. GRIESBACH presiding Proceeding Held: August 13, 2024 Deputy Clerk: Mara	Time Called: 1:33 p.m.  Time Concluded: 1:56 p.m.  Tape: 081324	
Appearances:		
UNITED STATES OF AMERICA by:	Daniel Humble	
BRYAN S. PETERSON by:	Krista Halla-Valdes	
US PROBATION OFFICE by:	Amy Kosmoski	
□ The parties have no objections to the factual statements in the PSR	□ The parties have no objections to the application of the guidelines in the PSR	
<ul> <li>□ Objections/corrections to factual statements in PSR</li> <li>by □ Plaintiff □ Defendant</li> </ul>	$\square$ Objections/corrections to application of guidelines by $\square$ Plaintiff $\square$ Defendant	
□ The court adopts the factual statements and guideline application as set forth in the PSR	☐ The court adopts the factual statements and guideline application with these changes:	
<ul> <li>☑ The government presents sentencing argument: joint recommendation 60 month mm.</li> <li>☑ Defendant exercises right of allocution.</li> <li>☑ The government dismisses count 2.</li> </ul>	<ul> <li>☑ The defendant presents sentencing argument: joint recommendation 60 month mm.</li> <li>☑ The court imposes sentence.</li> <li>☑ Defendant advised of appeal rights.</li> </ul>	

SENTENCE IMPOS	ED:	
Imprisonment: 60 m	nonths as to Ct 1 of the In	ndictment.
*		e served $\square$ concurrently $\square$ consecutively.  APRISONMENT IMPOSED: 60 months.
	f imprisonment is to be s the defendant is currentl	served ( $\square$ concurrently with $\underline{\text{or}} \square$ consecutively to) any state y serving.
<b>Probation</b> :		
Supervised Release:	7 years as to Ct 1 of the	Indictment.
☐ Supervised	release term for each co	ount to be served concurrently for a total term of years.
MONETARY PENALTIES		
<b>Special Assessment:</b>	\$_100.00	due immediately
Fine:	\$	⊠ fine waived
Restitution:	\$	☐ determination deferred
JOINT AND SEVERAL PAYMENTS		
<ul> <li>☐ Fine and/or ☐ Restitution is <b>joint and several</b> with</li> <li>☐ Repayment of Buy Money is <b>joint and several</b> with</li> </ul>		
FORFEITURE		
☐ All property forfeit	ted upon conviction or b	y order of the court shall be included in the criminal judgment.
RECOMMENDATIO	ONS	
	ends the defendant's placeners the defendant's p	cement at FCI Oxford. participation in the Bureau of Prisons' 500-hour drug treatment
CUSTODY		
<ul> <li>□ The defendant is remanded to the custody of the U.S. Marshal Service.</li> <li>□ The defendant is to voluntarily surrender at the institution designated by the Bureau of Prisons as notified by the U.S. Probation Office; □ on or after September 9, 2024.</li> </ul>		
Case 1	::24-cr-00057-WCG	Filed 08/13/24 Page 2 of 3 Document 18

CONDITIONS OF SUPERVISED RELEASE/PROBATION			
	The defendant does not object to the conditions of supervised release as set forth in the presentence investigation report.  The defendant waives reading of the conditions of supervised release.		
$\boxtimes$	Mandatory Conditions of Supervision imposed.		
	The Court adopts the <b>Standard Conditions of Supervision</b> set forth in the presentence investigation report without change.  The Court adopts the <b>Standard Conditions of Supervision</b> set forth in the presentence investigation report with the following changes:		
$\boxtimes$	The Court adopts the <b>Special Conditions of Supervision</b> set forth in the presentence investigation report without change.		
	The Court adopts the <b>Special Conditions of Supervision</b> set forth in the presentence investigation report with the following changes:		
	The Court adopts the rationale for said conditions of supervision as set forth in the presentence investigation report.		

Case 1:24-cr-00057-WCG Filed 08/13/24 Page 3 of 3 Document 18