ENTERED 0CT 18 2022 D136361108

THE STATE OF OHIO, HAMILTON COUNTY COURT OF COMMON PLEAS

date: 10/17/2022

code: GJEI judge: 310

Wende C. Crow

10/18/2022

Judge: WENDE C CROSS

NO: **B 2202745**

VS.
TARA CURLES

JUDGMENT ENTRY: SENTENCE: INCARCERATION

Defendant was present in open Court with Counsel MICHAEL WILLIAM BOULDIN on the 17th day of October 2022 for sentence.

The court informed the defendant that, as the defendant well knew, the defendant had pleaded guilty, and had been found guilty of the offense(s) of:

count 1: ATTEMPT (ENGAGING IN PATTERN OF CORRUPT ACTIVITY 2923-32A1) (AMENDED & REDUCED), 2923-02/ORCN, F3

count 2: THEFT FROM A PERSON IN A PROTECTED CLASS, 2913-02A/ORCN, F3, DISMISSAL

count 3: THEFT FROM A PERSON IN A PROTECTED CLASS, 2913-02A/ORCN, F3, DISMISSAL

count 4: THEFT, 2913-02A2/ORCN, F4, DISMISSAL

count 5: THEFT, 2913-02A3/ORCN, F4, DISMISSAL

The Court afforded defendant's counsel an opportunity to speak on behalf of the defendant. The Court addressed the defendant personally and asked if the defendant wished to make a statement in the defendant's behalf, or present any information in mitigation of punishment.

Defendant is sentenced to be imprisoned as follows:

count 1: CONFINEMENT: 12 Mos, Credit 81 Days DEPARTMENT OF CORRECTIONS

THE DEFENDANT SHALL RECEIVE EIGHTY-ONE (81) DAYS JAIL TIME CREDIT PLUS DAYS OF CONVEYANCE.

THE TOTAL AGGREGATE SENTENCE IS TWELVE (12) MONTHS IN THE DEPARTMENT OF CORRECTIONS.

THE DEFENDANT SHALL STAY AWAY FROM ALL VICTIMS LISTED HEREIN..

Defendant was notified of the right to appeal as required by Crim. R 32(B).

WPODR021 WF191577

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THE DEFENDANT SHALL HAVE A LIFETIME BAN FOR OWNING, OPERATING OR MANAGING ANY SALES BUSINESS.

THE DEFENDANT SHALL MAKE RESTITUTION IN THE AMOUNT OF \$1,800.00 TO CARLA MOORE, \$1,495.00 TO ODESSA WHITEHEAD, \$3,702.00 TO AMANDA GARLAND, \$1,075.00 TO CHANEL GRIFFITH, \$4,150.00 TO DAVID YOWELL, \$995.00 TO OMAR ELYYAN, \$3,143.00 TO PAM STACY-MCLAUGHLIN, \$565.00 TO MARIANNE MAYNARD, \$8,393.00 TO JENNIFER MOE, \$2,069.00 TO REDA QUAHIDY, \$1,000.00 TO LARRY MILLION, \$775.00 TO CHARLES EDMONSON, \$2,000.00 TO DAVID JAMISON, \$1,500.00 TO ALYSSA ARCHER, \$1,787.00 TO ANDREW LEE, \$700.00 TO NATHAN SCHNEIDER, \$450.00 TO PAULINE CAPPA, \$350.00 TO SANDRA BROWNING, \$852.00 TO TINA NOLAN, \$2,566.00 TO ELEANOR WALKER, \$504.00 TO RONDA MORROW, \$995.00 TO PHILLIP MEDOW, \$4,890.00 TO DAN HOSTETLER, \$1,427.00 TO SCOTT READ, \$757.00 TO JOSEPH KROELL, \$1,048.00 TO JAMES MOLUMBY, \$4,249.00 TO MATTHEW ROWEKAMP, \$2,137.00 TO SHERRY SPOKAS, \$6,000.00 TO STEPHANIE MCGUIRE, \$1,500.00 TO MARA GAIL MONTEMORE, \$1,172.00 TO MICHAEL FRANK, \$2,545.00 TO MELISSA MARTIGNETTI, \$2,935.00 TO WARREN FORDYCE, \$2,400.00 TO SCOTT NORRIS, \$1,842.00 TO CHARLOTTE LOUDERMILK, \$2,287.00 TO MARIE HARRIS, \$3,757.00 TO JESSICA THAMES-SPENCER AND \$3,000.00 TO BRIAN WHITLOCK.

REMIT COURT COSTS AND FINES.

FURTHER, IN ACCORDANCE WITH RC 2901.07, THE DEFENDANT IS REQUIRED TO SUBMIT A DNA SPECIMEN WHICH WILL BE COLLECTED AT THE PRISON, JAIL, CORRECTIONAL OR DETENTION FACILITY TO WHICH THE DEFENDANT HAS BEEN SENTENCED. IF THE SENTENCE INCLUDES ANY PERIOD OF PROBATION OR COMMUNITY CONTROL, OR IF AT ANY TIME THE DEFENDANT IS ON PAROLE, TRANSITIONAL CONTROL OR POST-RELEASE CONTROL, THE DEFENDANT WILL BE REQUIRED, AS A CONDITION OF PROBATION, COMMUNITY CONTROL, PAROLE, TRANSITIONAL CONTROL OR POST-RELEASE CONTROL, TO SUBMIT A DNA SPECIMEN TO THE PROBATION DEPARTMENT, ADULT

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PAROLE AUTHORITY, OR OTHER AUTHORITY AS DESIGNATED BY LAW. IF THE DEFENDANT FAILS OR REFUSES TO SUBMIT TO THE REQUIRED DNA SPECIMEN COLLECTION PROCEDURE, THE DEFENDANT WILL BE SUBJECT TO ARREST AND PUNISHMENT FOR VIOLATING THIS CONDITION OF PROBATION, COMMUNITY CONTROL, PAROLE, TRANSITIONAL CONTROL OR POST-RELEASE CONTROL.

AS PART OF THE SENTENCE FOR COUNT#1 IN THIS CASE, THE DEFENDANT MAY BE SUPERVISED BY THE ADULT PAROLE AUTHORITY AFTER DEFENDANT LEAVES PRISON, WHICH IS REFERRED TO AS POST-RELEASE CONTROL, FOR FOR A PERIOD OF UP TO TWO (2) YEARS AS DETERMINED BY THE ADULT PAROLE AUTHORITY.

IF THE DEFENDANT VIOLATES POST-RELEASE CONTROL SUPERVISION OR ANY CONDITION THEREOF, THE ADULT PAROLE AUTHORITY MAY IMPOSE A PRISON TERM, AS PART OF THE SENTENCE, OF UP TO NINE (9) MONTHS, WITH A MAXIMUM FOR REPEATED VIOLATIONS OF FIFTY PERCENT (50%) OF THE STATED PRISON TERM. IF THE DEFENDANT COMMITS A NEW FELONY WHILE SUBJECT TO POST-RELEASE CONTROL, THE DEFENDANT MAY BE SENT TO PRISON FOR THE REMAINING POST-RELEASE CONTROL PERIOD OR TWELVE (12) MONTHS, WHICHEVER IS GREATER. THIS PRISON TERM SHALL BE SERVED CONSECUTIVELY TO ANY PRISON TERM IMPOSED FOR THE NEW FELONY OF WHICH THE DEFENDANT IS CONVICTED.