THE STATE OF OHIO,

Plaintiff,

vs. CASE NO. {{ case\_number }}

{{ defendant\_first\_name }} {{ defendant\_last\_name }},

Defendant.

{% if judicial\_officer\_type == ‘Magistrate’ %}

**MAGISTRATE’S DECISION**

{% elif judicial\_officer\_type == ‘Judge’ %}

**FINAL JUDGMENT ENTRY**

{% endif %}

Defendant appeared in Court for arraignment on {{ plea\_trial\_date }}. {% if amend\_offense\_details is not none %}Counsel for the State of Ohio made a motion to amend the charge of {{ amend\_offense\_details.original\_charge }} to {{ amend\_offense\_details.amended\_charge }}{% if amend\_offense\_details.motion\_disposition == ‘Granted’ %}. The Court found the amendment did not alter the name or identity of the offense and the motion is {{ amend\_offense\_details.motion\_disposition }}.{% elif amend\_offense\_details.motion\_disposition == ‘Denied’ %}. The Court found the amendment did alter the name or identify of the offense and therefore the motion is {{ amend\_offense\_details.motion\_disposition }}. {% endif %} {% endif %}

The Court explained that Defendant was charged with the offenses set forth below. The Defendant, having understood the nature of the charge(s), all constitutional rights, and the effects of a plea, entered a plea(s) to the charge(s) as set forth in the chart below. The Court advised that if Defendant is not a United States citizen any plea or conviction could result in deportation, exclusion from admission into the United States, or denial of naturalization under United States law. R.C. 2943.031 The Court, finding that the Defendant entered the plea knowingly, intelligently, and voluntarily, accepted the plea and entered the following sentence:

|  |  |  |  |
| --- | --- | --- | --- |
| **Offense** | **{%tc for charge in charges\_list %}** | **{{ charge.offense }}** | **{%tc endfor %}** |
| **Statute/Ord.** | **{%tc for charge in charges\_list %}** | **{{ charge.statute }}** | **{%tc endfor %}** |
| **Degree** | **{%tc for charge in charges\_list %}** | **{{ charge.degree }}** | **{%tc endfor %}** |
| **Plea** | **{%tc for charge in charges\_list %}** | **{{ charge.plea}}** | **{%tc endfor %}** |
| **Finding** | **{%tc for charge in charges\_list %}** | **{{ charge.finding }}** | **{%tc endfor %}** |
| **Fine Amount** | **{%tc for charge in charges\_list %}** | **$ {{ charge.fines\_amount }}** | **{%tc endfor %}** |
| **Fines Suspend** | **{%tc for charge in charges\_list %}** | **$ {{ charge.fines\_suspended }}** | **{%tc endfor %}** |

**Fines and Costs. {%** if court\_costs\_ordered == ‘Yes’ %}Court costs are assessed for the highest degree charge in this case. {% elif court\_costs\_ordered == ‘No’ %}Court costs in this case are waived. {% endif %}Having been informed of the fines and costs owed, Defendant expressed an ability to pay **{{ ability\_to\_pay\_time }}**. Absent further order the fines and costs shall be paid in full by **{{ balance\_due\_date }}**. {% if ability\_to\_pay\_time != ‘forthwith’ %}Defendant may complete community service hours to satisfy fines and costs at a rate of $10.00 per hour. All Community Service hours must be approved by the Office of Community Control.{% endif %}

{% if community\_service\_terms.community\_service\_ordered is true %}

**Community Service.** Defendant shall complete {{ community\_service\_terms.hours\_of\_service }} hours of community service within {{ community\_service\_terms.days\_to\_complete\_service }} days. Defendant shall show proof of completion of all completed hours to the Office of Community Control on or before {{ community\_service\_terms.due\_date\_for\_service }}.

{% endif %}{% if fra\_in\_file is not none %}{% if fra\_in\_court is not none %}

**Proof of Financial Responsibility.** {% if fra\_in\_file is true %} The Defendant showed proof of financial responsibility at the time of the offense.{% endif %}{% if fra\_in\_court is true %} The Defendant showed the Court proof of responsibility during the proceeding.{% endif %}{% if fra\_in\_file is false %}{% if fra\_in\_court is false %}The Defendant did not show proof of financial responsibility at the time of the offense or during the proceeding, but may show proof to Clerk of Court at any time prior to the submission of this matter to the Ohio Bureau of Motor Vehicles.{% endif %}{% endif %}

{% endif %}{% endif %}{% if license\_suspension\_details.license\_suspension\_ordered is true %}

**License Suspension.** Defendant’s {{ license\_suspension\_details.license\_type }} license is suspended from {{ license\_suspension\_details.license\_suspended\_date }} for a term of {{ license\_suspension\_details.license\_suspension\_term }}. {% if license\_suspension\_details.remedial\_driving\_class\_required is true %}The defendant is required to complete a remedial driving class before his operator’s license may be reinstated.{% endif %}

{% endif %}{% if other\_conditions\_details.other\_conditions\_ordered is true %}

**Other Conditions.** {{ other\_conditions\_details.other\_conditions\_terms }}{% endif %}

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{{ judicial\_officer\_type }} {{ judicial\_officer }}

{% if judicial\_officer\_type == ‘Magistrate’ %}

***Pursuant to Criminal Rule 19(D) and Traffic Rule 14, written objections to this magistrate’s decision must be filed within 14 days of the filing of this decision. Any objections must state with specificity the grounds of the objections. A party shall not assign as error on appeal the court’s adoption of this decision unless the party timely files objections.***

{% endif %}

Copies Served: \_\_\_ Prosecutor’s Office, \_\_\_ {{ defendant\_first\_name }} {{ defendant\_last\_name}}