IN THE COMMON PLEAS COURT OF MERCER COUNTY, OHIO CRIMINAL DIVISION

STATE OF OHIO

12:30

Case No. 24-CRM-117

VS.

FEB 0 3 2025 SAMUEL PAUL

JUDGMENT ENTRY -

MERCER COUNTY OFFICE COURTS CHANGE OF PLEA Defendant CELINA, OHIO

On January 31, 2025, this matter came on for hearing. Prosecuting Attorney Erin M. Minor appeared on behalf of the State of Ohio. Defendant appeared in person with his legal counsel, Thomas J. Lucente, Jr.

Defense counsel stated that Defendant intended to plead guilty. Defendant then entered a plea of guilty to:

Count	<u>Degree</u>	Charge/Specification
5	F2	Felonious Assault, R.C.2903.11(A)(2)
6	F2	Felonious Assault, R.C.2903.11(A)(2)

The Court then informed the Defendant and determined that Defendant understood that by Defendant's plea of guilty, Defendant was waiving Defendant's Constitutional Rights as set forth in Criminal Rule 11(C); that Defendant understood the effect of Defendant's plea(s) of guilty and that the Court could proceed with the judgment and sentence immediately; and that Defendant understood the nature of the charges and the maximum penalties involved. Defendant stated, and the Court determined, that Defendant was making the plea(s) of guilty voluntarily. Defendant then executed and submitted to the Court a written Waiver of Constitutional Rights. The Court then accepted Defendant's plea(s) of guilty.

The Court, based upon the plea of guilty of Defendant, found Defendant to be quilty.

The Court ordered a written Presentence Investigation in accordance with Criminal Rule 32.2, and assigned the matter for Sentencing on Wednesday, March 5, 2025, at 10:00 a.m., and ordered the Defendant to appear with counsel at that time.

Defendant requested personal/own recognizance bond. The State opposed the request. Bond was modified to \$500,000 subject to 10%, and, if posted, with the following conditions:

Defendant is not to consume alcohol, drugs of abuse, including but not, limited to kratom, marijuana, medical marijuana, or any cannabis product that would cause you to test positive to THC in your blood or urine.

Defendant is subject to random testing for alcohol and/or drugs of abuse, including but not limited to, kratom, marijuana, medical marijuana, or any cannabis product at the request of the Court, any of the Court's bailiffs, any of the Court's probation officers, any law enforcement officers and any representative or agent of the State of Ohio.

Defendant is not permitted to test positive for alcohol or drugs, including but not limited to, kratom, marijuana, medical marijuana, or any cannabis product, and if Defendant refuses to submit to the test, or if Defendant does not provide and appropriate sample within one (1) hour of the test request, the Court will consider the refusal or inability to provide an appropriate sample as a positive test for alcohol and or drugs of abuse.

Defendant is not to be in any establishment that serves alcohol by the drink.

Defendant is not to violate any federal, state, or local laws.

Defendant is to have no contact, direct or indirect with Victim #1, Victim #2, Sharon Mangus, or Tyler Huffman.

IT IS SO ORDERED FILED

FEB 0 3 2025

MERCER COUNTY OF ERK OF COURTS
CELINA, OHIO

CERTIFICATE OF SERVICE

This is to certify that a copy of the foregoing was mailed to Erin M. Minor, Prosecutor, and Thomas J. Lucente, Jr., Defense Counsel, on the 4th day of February, 2025. A courtesy copy was also issued to the Mercer County Sheriff – Corrections Division.

XC: COURT

Darley Scott