

IN THE COURT OF COMMON PLEAS

FILED-COMMON PLEAS
2024 DEC 11 PM 12:48

CLINTON COUNTY
CYNTHIA R. BAILEY, CLERK

Clinton County, Ohio

<p>THE STATE OF OHIO <i>PLAINTIFF</i></p> <p>-VS.</p> <p>COREY P. HAUNERT <i>DEFENDANT</i></p>	<p>CASE NO: CRI <u>20245108</u></p> <p>JUDGMENT ENTRY OF SENTENCE</p>
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Defendant appeared in open court December 11, 2024 for a sentencing hearing. Assistant Ohio Attorney Generals Kenneth Egbert, Jr. AND Amy Geocarlis represented the state of Ohio. Privately retained counsel Connor Reilly represented defendant who appeared consistent with terms of his release on bond... The court first met with counsel in chambers.

Upon going on the record, the court reviewed the history of the case with the parties. On October 15, 2024, pursuant to terms of a negotiated settlement, the court accepted defendant's plea of guilty and found defendant guilty of the following crimes:

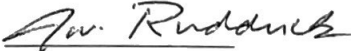
- Aiding a Wildlife Offender involving taking or Possession of Deer, a third-degree_misdemeanor, in violation of Title 15, § 1531.02, 1531.99 (B), and 1533.68 (A) of the Revised Code or Division Rule., as charged, under Count One;
- Hunting without Permission, a third-degree_misdemeanor, in violation of Title 15, § 1533.17(A), 1531.99 (A), and 1533.68 (A of the Revised Code or Division Rule., as charged, under Count Three;
- Aiding a Wildlife Offender involving taking or Possession of Deer, a third-degree_misdemeanor, in violation of Title 15, § 1531.02, 1531.99 (B), 1531.99, and 1533.68 (A) {A}{4} of the Revised Code or Division Rule., as charged, under Count Four;
- Aiding a Wildlife Offender involving taking or Possession of Deer, a third-degree_misdemeanor, in violation of Title 15, § 1531.02, 1531.99 (B), 1531.99, and 1533.68 (A) {A}{4} of the Revised Code or Division Rule., as charged, under Count Five;
- Attempted Tampering with Evidence, a fourth-degree felony, in violation of Title 29, §2923.02(A) and 2921.12 (B), as amended to a lesser offense, under Count Six; and
- Falsification, a first-degree_misdemeanor, in violation of Title 29§ 2921.13 (A)(3 & {F}{1) of the Revised Code., as charged, under Count Seven

The court has considered the record, oral statements, a pre-sentence investigation report, the terms of the negotiated settlement, the assessment from STAR, the purposes and principles of sentencing under RC §2929.11, the seriousness and recidivism factors relevant to the offense and offender pursuant to RC §2929.12, and the need for deterrence, incapacitation, rehabilitation, and restitution. After hearing from the parties, review of the terms of the negotiated settlement including the agreed and recommended sentence, the court enters the following sanctions to be served concurrently with one another:

1. Defendant is sanctioned to a three-year term of community control sanctions and supervision.
2. Defendant is sanctioned to serve ninety (90) days in jail; the entire jail term is suspended upon condition defendant comply with all conditions imposed herein.
3. Defendant agrees to pay \$500 in restitution to the Clerk of Courts under Count Three with the Clerk of Courts to transfer the \$500.00 payable to TIP, Inc. P. O. Box 1, Chandlersville, Ohio, 43727 to encourage reporting of deer poaching and other wildlife crimes;
4. Defendant is ordered to pay total wildlife fines of \$500.00 as follows: \$150.00 under Count One; \$150.00 under Court Four; and \$200 under Count Five with the Clerk to transfer the fines to Ohio Division of Wildlife, C/O Wildlife Fund, 20245 Morse Rd. Building G, Columbus, Oh, 43229, Attn: Alyssa Knaup.
5. Defendant is ordered to pay all court costs.
6. Defendant shall complete 200-hours of community service work and remain gainfully employed for the entire period of supervision.
7. Defendant hunting license is suspended and revoked for three-years under Ohio Revised Code section 1533.68 (A). Defendant shall not have any hunting privileges in Ohio or any other interstate wildlife violator compact member state. The loss of hunting privileges includes no hunting on public or private property, and property under the landowner exemption. Defendant shall not be in the presence of anyone engaged in hunting of wild animals on public or private land during such three-year revocation.
8. Defendant agrees to forfeit any possessory interest in all property seized as evidence, including a hunting tree stand provided by defendant to ODNR Wildlife and defendant's crossbow, both of which were used to aid another in poaching an 18-point antlered deer. The property is forfeited to ODNR Wildlife for appropriate disposition in accordance with Ohio law.
9. Defendant shall report to the supervision department on the first floor of the courthouse prior to exiting the building. Defendant is to remain of general good behavior for three years and comply with all terms of basic supervision which may be transitioned to monitored time supervision upon the discretion of the supervision department.

The Court may from time to time modify this order pursuant to RC§ 2929.15 as needed to protect the public and may punish violations of this order by imposing a longer period of supervision, a more restrictive community control sanction, or a prison term six to eighteen months, under Count Six. Counts Two and Eight are hereby dismissed on request of the state as part of the negotiated settlement. Defendant was advised of his right to appeal this court's final order but must act within 30-days or potentially lose the right to appeal. If he could not afford the expense of an attorney, one may be appointed to represent him. The STAR bed opening may be released for use by another.

DATE December 11, 2024


John W. Rudduck, Judge

A copy of this Entry was served upon Defendant / Defense Counsel this date by: 