

IN THE COURT OF COMMON PLEAS, DELAWARE COUNTY, OHIO

THE STATE OF OHIO, :
 :
 Plaintiff, : Case No. 23 CR I 08 0488
 :
 vs. : D.O.B. June 22, 1991
 : S.S.N. XXX-XX-6703
 RYAN C NEEDELS, :
 : JUDGE JAMES P. SCHUCK
 Defendant. :

JUDGMENT ENTRY OF PRISON SENTENCE

On November 18, 2024, the Defendant's sentencing hearing was held pursuant to R.C. 2929.19. The Defendant was present in Court and was represented by Assistant Public Defender's Barshaunda Robinson and Caleb Carson, III. The State of Ohio was represented by Assistant Prosecuting Attorney Lisa Treleven. The Defendant was afforded all rights pursuant to Crim.R. 32.

The Defendant previously entered an Alford Plea and the Court found the Defendant Guilty of:

Count One	Engaging in a Pattern of Corrupt Activity	In violation of R.C. 2923.32(A)(1)	A felony of the first degree
Count Nine	Telecommunication Fraud	In violation of R.C. 2913.05(A)	A felony of the second degree
Count Ten	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree

Count Twelve	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Fourteen	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Sixteen	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Eighteen	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twenty	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twenty-Two	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twenty-Four	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twenty-Six	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twenty-Eight	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Thirty	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Thirty-Two	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Thirty-Four	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Thirty-Six	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree

Count Thirty-Eight	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Forty	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Forty-Two	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Forty-Four	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Forty-Six	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Forty-Eight	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Fifty	Grand Theft	In violation of R.C. 2913.02(A)(3)	A felony of the fourth degree

The Court has considered the record, oral statements of counsel and the Defendant, the victim impact statements, and any presentence investigation report prepared by the Delaware County Office of Adult Court Services, as well as the purposes of felony sentencing under R.C. 2929.11. The Court has also balanced the seriousness and recidivism factors under R.C. 2929.12.

The Court finds that a prison term is consistent with the purposes of felony sentencing in R.C. 2929.11 and the seriousness and recidivism factors in R.C. 2929.12.

Pursuant to R.C. 2953.08(D)(1), the parties jointly recommend that the Defendant serve a prison term of five years.

It is therefore ordered that the Defendant serve a prison term as follows:

Count One	5-7.5 years	Engaging in a Pattern of Corrupt Activity in violation of R.C. 2923.32(A)(1)	A felony of the first degree
Count Nine	5 years	Telecommunication Fraud in violation of R.C. 2913.05(A)	A felony of the second degree
Count Ten	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twelve	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Fourteen	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Sixteen	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Eighteen	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twenty	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twenty-Two	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree

Count Twenty-Four	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twenty-Six	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Twenty-Eight	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Thirty	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Thirty-Two	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Thirty-Four	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Thirty-Six	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Thirty-Eight	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Forty	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
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Count Forty-Six	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Forty-Eight	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree
Count Fifty	18 months	Grand Theft in violation of R.C. 2913.02(A)(3)	A felony of the fourth degree

The prison terms imposed are ordered to be served concurrently to one another.

Jail-Time Credit. Credit for 179 days is granted as of this date, along with future custody days while the Defendant awaits transportation to the Ohio Department of Rehabilitation and Correction.

Indefinite Term Advisements. The Defendant was provided the notifications set forth in R.C. 2929.19(B)(2)(c).

Earned Reduction of Minimum Prison Term. The Court advised the Defendant concerning earned reduction of minimum prison term.

Earned Credit. The Court advised the Defendant concerning earned credit, pursuant to R.C. 2967.193.

Post-Release Control. Pursuant to R.C. 2929.19(B) and R.C. 2967.28, the Court advised the Defendant that (1) post release control is mandatory for 18 months to three

years; (2) for violating post-release control, the Parole Board may return the Defendant to prison for up to 50% of the stated prison term; and (3) if the violation is a new felony, the Defendant may be returned to prison for the greater of one year or the time remaining on post-release control, in addition to any prison sentence imposed for the new felony.

Restitution. The Court orders the Defendant is able to pay restitution in the sum of \$496,050.00. This amount shall be paid to the Clerk of Courts, which shall distribute it to see the attached Rule 11(F) Agreement.

Costs. The Court waives Court costs.

Order of Conveyance. The Defendant is therefore ordered conveyed to the custody of the Ohio Department of Rehabilitation and Correction forthwith. Further, the Clerk of Courts is ordered to forward a certified copy of this Judgment Entry of Prison Sentence to the Ohio Department of Rehabilitation and Correction.

Any bail in effect in this case is hereby released.

IT IS SO ORDERED.



signed by James Schuck 11/18/2024 01:40:35 hUBfA5YO

JUDGE JAMES P. SCHUCK

cc: Lisa Treleven, Assistant Prosecuting Attorney

Barshaunda Robinson, Public Defender's Office

Correctional Reception Center, 11271 St. Rt. 762, P.O. Box 300, Orient, Ohio
43146

Bureau of Sentence Computation, P.O. Box 2650, Columbus, Ohio 43216

Adult Court Services

Delaware County Jail