

STATE OF OHIO
CITY OF
VILLAGE OF

Jackson
Vlew
Std.
PLAINTIFF,

-VS-

CASE NO. 91 CV 110
DATE 3-21-91
JUDGMENT ENTRY

Lauren Sturgill
DEFENDANT

- () Defendant was advised of charge(s) against him and possible maximum penalty. Defendant's waiver of all rights was made knowingly, intelligently and voluntarily. Explanation of those rights included: (a) right to counsel; and appointment of counsel if entitled (b) right to trial, including trial by jury upon written demand (c) at trial the prosecution would have the burden of proof beyond a reasonable doubt; defendant could not be required to testify at that trial but would have the right to subpoena witnesses and introduce other relevant evidence in his favor; defendant would have the right to confront or cross examine the adverse witnesses. Plea of _____ accepted, (Finding of Guilty), to charge of _____, an opportunity to speak was given before sentence.
- () Trial to Court. Finding of guilty, advised of right to appeal. Opportunity given to speak before sentencing.
- () The Court finds that a fine and/or jail sentence is suited to the deterrence of the offense in others and for the correction of the Defendant.
- () Jail _____ days (Suspend _____, Credit _____)
- () Fine \$ _____ (_____ Suspended) Court costs _____
- () Defendant agreed to pay by _____ or in installments of _____ per _____ beginning _____.
- () Alcohol Education Program.
- () Operator's license suspended _____ days.
- () Occupational driving privileges granted.
- () Probation for _____, conditions to include:
 - () Defendant to be a law abiding citizen.
 - () _____
 - () _____

(4) Other orders *Instant summons defective as it does not contain language advising failure to appear will (may) result in adverse judgment. Case dismissed. Costs to plaintiff.*

Prosecution _____
Defense _____

FILED

MAR 21 1991

JACKSON COUNTY MUNICIPAL COURT
PATRICIA TEDROW, CLERK

Esposito
MICHAEL A. ESPOSITO
JUDGE
JACKSON COUNTY MUNICIPAL COURT
JACKSON, OHIO