

**IN THE SUPREME COURT OF OHIO**

STATE EX REL. ALRENZO BLANDIN : CASE NO. 07-330

Relator :

-vs- :

DANIEL W. BECK,  
ALLEN COUNTY SHERIFF :

ORIGINAL ACTION  
IN MANDAMUS

Respondent :

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**RESPONDENT'S EVIDENTIARY MATERIALS**

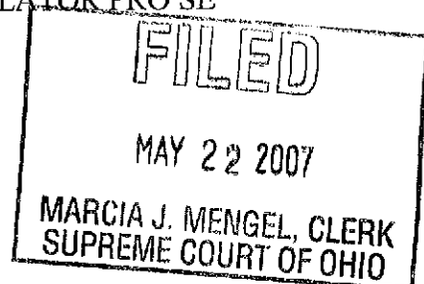
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JANA E. EMERICK Reg. # 005955  
Assistant Prosecuting Attorney  
Allen County, Ohio  
Court of Appeals Building  
204 North Main Street, Suite 302  
Lima, Ohio 45801  
Phone: (419) 228-3700 Ext. 8876  
Fax: (419) 227-1072

COUNSEL FOR RESPONDENT

ALRENZO BLANDIN  
Inmate # 538-507  
670 Marion-Williamsport Road East  
P.O. Box 1812  
Marion, Ohio 43301

RELATOR PRO SE



**IN THE SUPREME COURT OF OHIO**

STATE EX REL. ALRENZO BLANDIN : CASE NO: 07-0330  
Relator :  
-vs- :  
DANIEL W. BECK, ALLEN CO. SHERIFF : RESPONDENT'S EVIDENTIARY  
Respondent : MATERIALS  
:

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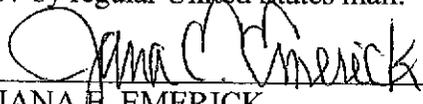
Now comes the Respondent, Daniel W. Beck, Sheriff of Allen County, Ohio, by and through the undersigned counsel, and pursuant to this Court's order of May 2, 2007, hereby files as respondent's evidentiary materials the attached affidavit of Clyde W. Breitigan and accompanying exhibits.

Respectfully submitted,

  
JANA E. EMERICK Reg. # 0059550  
Assistant Prosecuting Attorney  
Allen County, Ohio  
Court of Appeals Building  
204 North Main Street, Suite 302  
Lima, Ohio 45801  
Phone: (419) 228-3700 Ext. 8876  
Fax: (419) 227-1072

**PROOF OF SERVICE**

I hereby certify that a copy of the foregoing was served upon Alrenzo Blandin, Relator Pro Se, Inmate # 538-507, 670 Marion-Williamsport Road East, P.O. Box 1812, Marion, Ohio 43301, this 21st day of May, 2007 by regular United States mail.

  
\_\_\_\_\_  
JANA E. EMERICK



At the time of his arrest, Blandin had \$1,058.80 in U.S. currency on his person. Pursuant to jail policy, the \$1,058.80 was documented by the arresting officer at the time Blandin was booked into the Allen County Jail, and the cash was taken from Blandin to be placed on his behalf into a commissary account at the jail.

On that same date of August 3, 2005, immediately following Blandin's arrest, officers from the West Central Ohio Crime Task Force executed a search warrant at Blandin's residence at 609 East Kibby Street in Lima, Allen County, Ohio. Pursuant to the search warrant, officers seized approximately one hundred grams of crack-cocaine and over one hundred grams of powder cocaine from Blandin's home. Pursuant to the search warrant, officers also located and seized \$2,500.00 in U.S. currency from a vehicle parked on the premises. This \$2,500.00 was placed into a labeled envelope and secured within the evidence system of the West Central Ohio Crime Task Force. (See Exhibit 1 - copy of one manila West Central Ohio Crime Task Force (f.k.a. Lima – Allen County Drug Enforcement) evidence envelope marked as Exhibit #11 in Agency Case #05-6576).

On that same date, Sgt. Paula Martin from the Allen County Jail took the \$1058.80 removed from Blandin's person at the time of his arrest and turned the \$1,058.80 over to investigators from the West Central Ohio Crime Task Force, upon receiving the information that the money may be evidence in the drug case against Blandin. (See Exhibit 2 – copy of West Central Ohio Crime Task Force Report No. 05-6575, relating to the receipt of the \$1,058.80 by the task force; and see Exhibit 3 - copy of one manila West Central Ohio Crime Task Force evidence envelope marked as Exhibit B in Agency Case #05-6575).

As a result of the narcotics found in his possession on August 3, 2005, Blandin was subsequently indicted by the Allen County grand jury on multiple drug violations. The case against Blandin was Allen County Court of Common Pleas case number CR2005 0350. On December 5, 2006, a jury trial commenced in that case. On December 13, 2006, the jury returned a verdict finding Blandin guilty of four possession charges as follows: Count 1 - possession of crack-cocaine, a felony of the fourth degree; Count 2 – possession of cocaine, a felony of the fifth degree; Count 3 – possession of crack cocaine, a felony of the first degree; and Count 4 – possession of cocaine, a felony of the second degree. (See Exhibit 4 - Certified Copy of Judgment Entry of Conviction and Sentencing in Allen County Court of Common Pleas case number CR2005 0350, State of Ohio v. Alrenzo O. Blandin).

Following the jury verdict, the case then proceeded directly to sentencing and Blandin was sentenced to an aggregate term of twenty years, six months in prison. As part of the sentencing, Blandin was ordered by the trial court to pay a mandatory drug fine of \$20,000.00 as to Count 3 and a mandatory drug fine of \$15,000.00 as to Count 4. (See Exhibit 4 - Certified Copy of Judgment Entry of Conviction and Sentencing in Allen County Court of Common Pleas case number CR2005 0350, State of Ohio v. Alrenzo O. Blandin).

On February 26, 2007, the trial court filed a judgment entry in Blandin's criminal case ordering that the cash seized from Blandin at the time of his arrest be executed upon and applied to the mandatory drug fines in the criminal case. (See Exhibit 5 – Certified Copy of Court Order of February 26, 2007, filed in Allen County Court of Common Pleas case number CR2005 0350, State of Ohio v. Alrenzo Blandin).

On February 26, 2007, the Clerk of Courts of Allen County Court of Common Pleas then issued an order of execution to the Allen County Sheriff that the \$3,558.80 (1058.80 + 2500.00) belonging to Blandin and being held by the West Central Ohio Crime Task Force be executed upon to be applied to costs of prosecution in Blandin's criminal case. (See Exhibit 6 – Certified Copy of Order of Execution, filed in Allen County Court of Common Pleas case number CR2005 0350).

On February 28, 2007, the Allen County Sheriff's Office served the order of execution relating to Blandin's funds upon the West Central Ohio Crime Task Force. Pursuant to the court order, the West Central Ohio Crime Task Force turned over the \$3,558.80 (1058.80 + 2500.00) to the sheriff's office to be delivered to the clerk of courts. A receipt for the \$3,558.80 was received by the Task Force from the Sheriff's Office at that time. (See Exhibit 7, Receipt No. G 16166, issued to the West Central Ohio Crime Task Force, on February 28, 2007, evidencing the release of \$3,558.80 in cash).

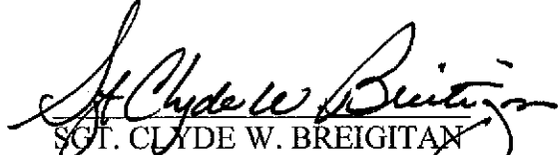
A review of the official records of the Clerk of Courts of the Allen County Court of Common Pleas reflects that in the case of State of Ohio v. Alrenzo Blandin, case number CR2005 0350, a return was filed relating to the February 26, 2007 order of execution by Sgt. Alan Mefford of the Allen County Sheriff's Office on February 28, 2007. The return signed by Sgt. Mefford reflects that he collected \$3,558.80 in cash from the West Central Ohio Crime Task Force on February 28, 2007, that the money was deposited in the sheriff's office checking account, and that check #8711 was then written to the Clerk of Courts in the amount of \$3,558.80. (See Exhibit 6 – Certified Copy of Order of Execution, filed in Allen County Court of Common Pleas case number CR2005 0350, with return attached).

A review of the official records of the Clerk of Courts of the Allen County Court of Common Pleas also reflects further documentation that the Clerk of Courts received \$3,558.80 from the Allen County Sheriff's Office and then applied \$3,558.80 to drug related fines in case number CR2005 0350, on behalf of Alrenzo Blandin. (See Exhibit 8, Certified Copy of Allen County Clerk of Courts Accounts Receivable Receipt Number 235190).

Thus, regarding the claims made by Alrenzo Blandin to the Supreme Court of Ohio in his complaint for a writ of mandamus, it is true that, following Blandin's felony conviction and sentence, Blandin was transferred from the Allen County Jail in Lima, Ohio to the Ohio Department of Rehabilitation and Correction to serve a prison term. It is also true that at the time Blandin was transferred to prison, the \$1,058.80 on which Blandin makes claim was not released to Blandin, or to his appointed representative. However, contrary to the claim made by Blandin in support of his complaint for a writ of mandamus, those

funds are **not** still being held by the Allen County Jail, or the Allen County Sheriff's Office, as the money was executed upon pursuant to court order, seized for the payment of fines and costs in Blandin's felony case, and applied to the payment of fines in Blandin's felony case.

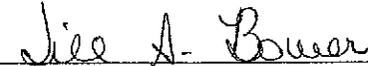
Further affiant sayeth naught.

  
SGT. CLYDE W. BREIGITAN  
ALLEN COUNTY SHERIFF'S OFFICE

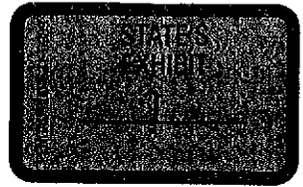
Sworn to and subscribed in my presence on this 21<sup>st</sup> day of May, 2007.



**JILLA A. BOWER**  
Notary Public, State of Ohio  
My Commission Expires  
January 20, 2008

  
NOTARY PUBLIC

9/2/11  
0052#



LIMA - ALLEN COUNTY DRUG ENFORCEMENT  
POST OFFICE BOX 235  
LIMA, OHIO

CASE 05-6576 ROI \_\_\_\_\_ EXHIBIT #11  
DATE 8-4-05 AGENT A. JOHNSON

DESCRIPTION OF SUBSTANCE Twenty-five hundred  
dollars U.S. currency.

Recovered From Red Thunderbird Floor Board  
DRIVERS SIDE UNDER FLOOR MAT

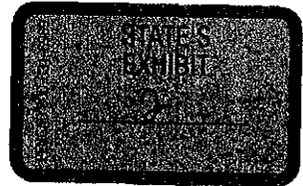
GROSS WEIGHT OR COUNT \_\_\_\_\_

CHAIN OF CUSTODY

DATE	EXHIBIT	FROM	TO	REASON
08-04-05	11	AMJ	vault	EVIDENCE

FINAL DISPOSITION

DATE	METHOD OF DISPOSITION	AGENT & WITNESS
4/28/07	Court Auction CR20050350	



REPORT NUMBER: 05-6575

On August 4, 2005 at approximately 1:55AM, Investigator Butler went to booking and spoke to Sgt. Martin. Sgt. Martin turned over \$1,058.80 in U.S. Currency to Investigator Butler. This currency was taken from **ALRENZO BLANDIN** when he was brought into the Allen County Jail for Possession of Crack/Cocaine in an amount between 25 and 100 grams.

SIGNED: *J.P. Butler* DATE: 8/8/05  
Investigator J.P. Butler

SIGNED: *Sgt. C.W. Breitigan* DATE: 8/8/05  
Sgt. C.W. Breitigan

WEST CENTRAL OHIO CRIME TASK FORM  
POST OFFICE BOX 235  
LIMA, OHIO

CASE 05-6575 ROI \_\_\_\_\_ EXHIBIT B

DATE 8-3-05 AGENT BREITIGAN

DESCRIPTION OF SUBSTANCE One (1) white envelope  
containing CASH, totaling \$1,058.80

GROSS WEIGHT OR COUNT \_\_\_\_\_

CHAIN OF CUSTODY

DATE	EXHIBIT	FROM	TO	REASON
<u>8/3/05</u>	<u>B</u>	<u>CLWB</u>	<u>Vault.</u>	<u>Evidence</u>

FINAL DISPOSITION

DATE	METHOD OF DISPOSITION	AGENT & WITNESS
<u>7/28/07</u>	<u>Count execution</u>	<u>CR20050350</u>



COMMON PLEAS COURT  
FILED

2006 DEC 14 AM 10:49

GINA C. STALEY-BURLEY  
CLERK OF COURTS  
ALLEN COUNTY, OHIO

IN THE COURT OF COMMON PLEAS, ALLEN COUNTY, OHIO

STATE OF OHIO

CASE NO. CR2005 0350

PLAINTIFF

JUDGMENT ENTRY  
OF CONVICTION  
AND SENTENCING

-VS-

ALRENZO O. BLANDIN

JUDGE JEFFREY L. REED

DEFENDANT

---

**INDICTMENT FOR: COUNT 1 - POSSESSION OF CRACK COCAINE,  
felony 4, R.C. 2925.11 (A)&(C)(4)(b);  
COUNT 2 - POSSESSION OF POWDER COCAINE,  
felony 5, R.C. 2925.11 (A)&(C)(4)(a);  
COUNT 3 - POSSESSION OF CRACK COCAINE,  
felony 1, R.C. 2925.11 (A)&(C)(4)(f);  
COUNT 4 - POSSESSION OF POWDER COCAINE,  
felony 2, R.C. 2925.11 (A)&(C)(4)(d);**

This 18th day of August, 2005, defendant personally present in open Court with counsel, Kenneth J. Rexford; State of Ohio represented by an Assistant Prosecuting Attorney. Defendant acknowledged service of a copy of the indictment; waived the reading thereof; waived any statutory waiting period and tendered a plea of **NOT GUILTY** to the charges as contained in the indictment.

This 5th day of December, 2006, defendant personally present in open Court, representing himself; Jerome R. Doute, appearing as shadow counsel. State of Ohio represented by M. Daniel Berry and Alissa M. Sterling, Assistant Prosecuting Attorneys. The State of Ohio, through Assistant Prosecuting Attorney Alissa M. Sterling, made an oral motion to amend Count Three of the indictment to Possession of Crack Cocaine, felony 1, pursuant to R.C. 2925.11 (A)&(C)(4)(e), and said motion to amend was approved by the Court.

This 5th day of December, 2006, matter proceeded to jury trial. Thereupon came the following named persons who were duly impaneled and sworn, to-wit:



5748

MDN 1025A

John Bowers  
Jamie Pellegrini  
Carly Neil  
Heather Andrews  
Karen Long  
Jaclyn Sollars

Andrew Selvaggio  
Daniel Hays  
Steven E. Sciranka  
Mary Bryan  
Deborah Hall  
John Sealts

ALTERNATE: Stephen Klingler

Court recessed until the following day.

This 6th day of December, 2006, defendant personally present in open Court, representing himself; Jerome R. Doute, appearing as shadow counsel. State of Ohio represented by M. Daniel Berry and Alissa M. Sterling, Assistant Prosecuting Attorneys. An opening statement was made on behalf of the State of Ohio. An opening statement was made on behalf of the defendant. Evidence was presented on behalf of the State of Ohio. Court recessed until the following day.

This 7th day of December, 2006, defendant personally present in open Court, representing himself; Jerome R. Doute, appearing as shadow counsel. State of Ohio represented by M. Daniel Berry and Alissa M. Sterling, Assistant Prosecuting Attorneys. The Court ordered the trial continued until Tuesday, December 12, 2006 due to one seated juror having a previously scheduled appointment on Friday, one seated juror unavailable this date because of illness, and the alternate juror unavailable on Friday due to a death in the family. Trial continued until Tuesday, December 12, 2006.

This 12th day of December, 2006, defendant personally present in open Court, representing himself; Jerome R. Doute, appearing as shadow counsel. State of Ohio represented by M. Daniel Berry and Alissa M. Sterling, Assistant Prosecuting Attorneys. Evidence continued to be presented on behalf of the State of Ohio. Exhibits were tendered and ruled upon by the Court for admission into evidence. State of Ohio then rested its case. Whereupon the defendant moved the Court for a Directed Verdict of acquittal on the charges contained in the indictment. The Court overruled the Motion for a Directed Verdict of Acquittal as to all charges. Evidence was presented on behalf of the defendant. Court recessed until the following day.

This 13th day of December, 2006, defendant personally present in open Court, representing himself; Jerome R. Doute, appearing as shadow counsel. State of Ohio represented by M. Daniel Berry and Alissa M. Sterling, Assistant Prosecuting Attorneys. Evidence continued to be presented on behalf of the defendant. Exhibits were tendered and ruled upon by the Court for admission into evidence. Defendant renewed his motion for acquittal under Rule 29, and the same was again overruled by the Court. Defendant rested his case.

Final arguments were presented by the State of Ohio and the defense. The Court charged the jury, and the jury retired for deliberation purposes at 1:52 P.M.

12/12/06 10:45

Whereupon, on this 13th day of December, 2006, at 3:48 P.M. came the said jury, conducted into open Court by the bailiff, the said defendant, representing himself, and Jerome R. Doute, shadow counsel, being present in open Court, along with M. Daniel Berry and Alissa M. Sterling, Assistant Prosecuting Attorneys, representing the State of Ohio. The said jury returned its verdict, signed by all twelve jurors, to-wit:

**VERDICT - COUNT 1 -**

"We, the jury, being duly impaneled, sworn and affirmed, find the defendant, ALRENZO O. BLANDIN, **GUILTY** of POSSESSION OF CRACK COCAINE IN AN AMOUNT THAT EQUALED OR EXCEEDED ONE GRAM BUT DID NOT EXCEED FIVE GRAMS, as charged in Count One of the indictment.

Signed this 13th day of December, 2006.

**VERDICT - COUNT 2 -**

We, the jury, being duly impaneled, sworn and affirmed, find the defendant, ALRENZO O. BLANDIN, **GUILTY** of POSSESSION OF COCAINE, as charged in Count Two of the indictment.

Signed this 13th day of December, 2006.

**VERDICT - COUNT 3 -**

We, the jury, being duly impaneled, sworn and affirmed, find the defendant, ALRENZO O. BLANDIN, **GUILTY** of POSSESSION OF CRACK COCAINE IN AN AMOUNT THAT EQUALED OR EXCEEDED TWENTY-FIVE GRAMS BUT DID NOT EXCEED ONE HUNDRED GRAMS, as charged in Count Three of the indictment.

Signed this 13th day of December, 2006.

**VERDICT - COUNT 4 -**

We, the jury, being duly impaneled, sworn and affirmed, find the defendant, ALRENZO O. BLANDIN, **GUILTY** of POSSESSION OF COCAINE IN AN AMOUNT THAT EQUALED OR EXCEEDED ONE HUNDRED GRAMS BUT DID NOT EXCEED FIVE HUNDRED GRAMS, as charged in Count Four of the indictment.

Signed this 13th day of December, 2006."

The jury was polled by the Court at the request of the defendant.

The Court accepted the verdict as returned by the jury and the defendant was convicted of Count One, Possession of Crack Cocaine, a felony of the 4th degree, as indicted; Count Two, Possession of Powder Cocaine, a felony of the 5th degree, as indicted; Count Three, Possession of Crack Cocaine, a felony of the 1st degree, as previously amended; and, Count Four, Possession of Powder Cocaine, a felony of the 2nd degree, as indicted.

This matter proceeded to sentencing pursuant to R.C. 2929.19 this 13th day of December, 2006, with the Defendant being personally present in open Court, representing himself, and Jerome R. Doute, appearing as shadow counsel. State of Ohio represented by M. Daniel Berry and Alissa M. Sterling, Assistant Prosecuting Attorneys. Following statements to the Court by the State of Ohio regarding sentencing, the defendant was given an opportunity to speak and to present witnesses and was afforded all rights pursuant to Crim.R. 32. The Court has considered the record, oral statements, any victim impact statement, any pre-sentence report, the purposes and principles of sentencing under R.C. 2929.11, the seriousness and recidivism factors relevant to the offense and offender pursuant to R.C. 2929.12, and the need for deterrence, incapacitation, rehabilitation and restitution.

The Court finds that the defendant has been convicted of:

**COUNT ONE - POSSESSION OF CRACK COCAINE,  
A VIOLATION OF R.C. 2925.11 (A)&(C)(4)(b);  
A FELONY OF THE 4TH DEGREE;**

**COUNT TWO - POSSESSION OF POWDER COCAINE,  
A VIOLATION OF R.C. 2925.11 (A)&(C)(4)(a);  
A FELONY OF THE 5TH DEGREE;**

**COUNT THREE - POSSESSION OF CRACK COCAINE,  
A VIOLATION OF R.C. 2925.11 (A)&(C)(4)(e);  
A FELONY OF THE 1ST DEGREE;**

**COUNT FOUR - POSSESSION OF POWDER COCAINE,  
A VIOLATION OF R.C. 2925.11 (A)&(C)(4)(d);  
A FELONY OF THE 2ND DEGREE;**

The Court finds that a mandatory prison term is required by divisions (F) of R.C. 2929.13 and 2907.02 (B) relative to Counts Three and Four; and, a prison term is presumed in Count One.

The Court further finds the following factors apply regarding the offender, the offense, or the victim, pursuant to R.C. 2929.12(B), (C), (D), and (E).

**R.C. 2929.12(B):**

The defendant committed the offense as a part of an organized criminal activity.

**R.C. 2929.12(D):**

The defendant previously has a history of criminal convictions, including Trafficking in Crack Cocaine in 1997.

The defendant has not been rehabilitated to a satisfactory degree after previously being adjudicated a delinquent child pursuant to R.C. Chapter 2151 or the defendant has not responded favorably to sanctions previously imposed for criminal convictions.

The defendant shows no genuine remorse for the offense.

The Court further finds that the defendant was born on NOVEMBER 4, 1964.

The Court further finds, pursuant to R.C. 2929.13 (B)(1), that the defendant previously served a prison term.

The Court further finds that, after considering the factors set forth in R.C. 2929.12, a prison term is consistent with the purposes and principles of sentencing set forth in R.C. 2929.11 and the defendant is **not** amenable to an available community control sanction.

The Court further finds that a combination of community control sanctions **would** demean the seriousness of the defendant's conduct and its impact on the victim, that a sentence of imprisonment is commensurate with the seriousness of the defendant's conduct and its impact on the victim and that a prison sentence **does not** place an unnecessary burden on the state governmental resources.

**IT IS HEREBY ORDERED** that the defendant serve a stated term of:

**18 MONTHS** in prison under **COUNT ONE** for the violation of R.C. 2925.11 (A)&(C)(4)(b), which is **not** a mandatory term pursuant to R.C. 2929.13(F), 2929.14(D)(3) or 2925;

**12 MONTHS** in prison under **COUNT TWO** for the violation of R.C. 2925.11 (A)&(C)(4)(a), which is **not** a mandatory term pursuant to R.C. 2929.13(F), 2929.14(D)(3) or 2925;

**10 YEARS** in prison under **COUNT THREE** for the violation of R.C. 2925.11 (A)&(C)(4)(e), which is a mandatory term pursuant to R.C. 2929.13(F), 2929.14(D)(3) or 2925;

**8 YEARS** in prison under **COUNT FOUR** for the violation of R.C. 2925.11 (A)&(C)(4)(d), which is a mandatory term pursuant to R.C. 2929.13(F), 2929.14(D)(3) or 2925;

**IT IS FURTHER ORDERED** the prison term imposed in each count is to be served **CONSECUTIVE** to each other.

CRN 11758

**IT IS FURTHER ORDERED** the defendant shall pay a mandatory fine of \$20,000.00 on Count 3; and, pay a mandatory fine of \$15,000.00 on Count 4. Said mandatory fines shall be disbursed as follows:

- Allen Co. Sheriff's Office - 40%;
- Lima Police Department - 20%;
- Allen Co. Prosecutor's Office - 20%;
- Delphos Police Department - 20%;

As part of this sentence the defendant is advised that upon the completion of the prison term the defendant SHALL BE subject to such further period of supervision under POST RELEASE CONTROL as the parole board may determine pursuant to law (up to 5 years). As authorized by law, the Adult Parole Authority may increase or reduce restrictions imposed by the parole board. If the defendant violates the terms of POST RELEASE CONTROL the parole board may return the offender to prison for a maximum period of nine months for each violation, but the total period of additional prison time imposed by the parole board for violations while under POST RELEASE CONTROL shall not exceed one-half (1/2) of the defendant's stated prison term. As part of POST RELEASE CONTROL defendant shall comply with any drug/alcohol treatment and/or monitoring. If the defendant is convicted of a felony committed while under POST RELEASE CONTROL the Court having jurisdiction over the new felony may return the defendant to prison under this case for an additional period of time as authorized by law and any prison term for the new felony may be served consecutively with the extension of prison time in this case. If the Court imposes additional prison time in this case the defendant shall be credited with any additional prison time imposed by the parole board for the same violation.

The additional periods of time imposed by another court because of a felony committed while under POST RELEASE CONTROL in this case or by the parole board for violations in this case while on POST RELEASE CONTROL are part of the sentence in this case.

**IT IS FURTHER ORDERED** the defendant's driver's license, or right to have a driver's license, is hereby suspended for a period of 5 years.

**IT IS FURTHER ORDERED** the defendant's vehicle, a 1979 Mercedes, VIN # 11603312094153, shall be sold and all monies received from sale shall be executed upon and applied to the mandatory fines ordered.

The defendant has been sentenced to a prison term or to a community residential sanction in a jail or community-based correctional facility, therefore it is **ORDERED** that defendant shall submit to a DNA specimen collection procedure administered by the director of rehabilitation and correction or the chief administrative officer of the jail or other detention facility in which the person is serving the term of imprisonment.

Defendant is **ORDERED** to pay all costs of prosecution.

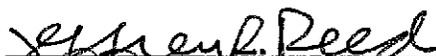
CR176 10759

Further, the Defendant was advised by the Court of his appellate rights pursuant to Criminal Rule 32(A)(2).

**IT IS FURTHER ORDERED** the Sheriff of Allen County shall deliver the Defendant to the Ohio Department of Rehabilitation and Corrections forthwith. Credit is granted for **498 days** (since August 3, 2005) because of time spent in custody in this case prior to sentence, together with future custody days while defendant awaits transportation to the appropriate institution.

**IT IS SO ORDERED.**

DATED: DECEMBER 13, 2006

  
\_\_\_\_\_  
JEFFREY L. REED, JUDGE

cc: Prosecuting Attorney  
Defendant  
West Central Ohio Crime  
Task Force  
Crime Victim Services

CR06 10760

COMMON PLEAS COURT  
FILED

2007 FEB 26 PM 12:15

IN THE COURT OF COMMON PLEAS OF ALLEN COUNTY, OHIO

GINA C. STALEY-BURLEY  
CLERK OF COURTS  
ALLEN COUNTY, OHIO

STATE OF OHIO

:

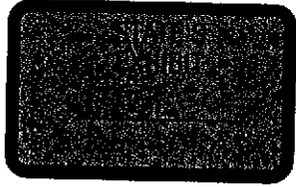
PLAINTIFF

:

CASE NO. CR2005 0350

VS

:



ALRENZO BLANDIN

:

DEFENDANT

:

ORDER

This matter came on to be heard upon the Court's own Motion.

Upon consideration of the same the Court finds that in the Judgment Entry of Sentencing in this case, defendant was ordered to pay mandatory fines. Law enforcement seized cash from defendant when he was arrested in this case.

It is therefore **ORDERED** that execution hereby is ordered upon the cash seized from defendant and being held by law enforcement to be applied to mandatory fines first and then to Court costs.

Therefore, it is **ORDERED** that the Motion is overruled, at defendant's costs.

**IT IS SO ORDERED.**

Dated: February 26, 2007

*Jeffrey L. Reed*  
JEFFREY L. REED, JUDGE

Prosecutor  
Defendant, pro se  
West Central Ohio Crime Task Force  
Crime Victims Serv.

CLERK OF COURTS  
ALLEN COUNTY, OHIO

278

CR07 1621

ORIGINAL

EXECUTION FOR COSTS IN FELONY COMMON PLEAS COURT FILED

Revised Code Sec., 2949.15 2007 MAR -1 PM 2:38

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GINA C. STALEY-BURLEY  
CLERK OF COURTS  
ALLEN COUNTY, OHIO  
COMMON PLEAS COURT

THE STATE OF OHIO, ALLEN COUNTY.

To the Allen County Sheriff:

CASE #: CR 2005 0350

YOU ARE HEREBY COMMANDED, That of the goods and chattels, and for want thereof, then of the lands and tenements of ALRENZO O BLANDIN in your county, you cause to be made \$3,558.80 dollars, being the amount of the costs of prosecution, which the State of Ohio, in our Court of Common Pleas, at a term thereof, commencing JANUARY 2007 by the judgment of said Court, recovered against ALRENZO O BLANDIN whereof HE was convicted, as of record, with interest thereon from the first day of the term of aforesaid; also that you cause to be made the costs of execution and increase costs that may accrue.

Hereof fail not, but of this writ and your proceedings endorsed hereon, make due return, within ten days From the date hereof.

WITNESS my hand and the seal of said Court, at Lima, Ohio, this

February 26, 2007

GINA STALEY-BURLEY, Clerk of Courts

MONIES HELD AT WEST CENTRAL OHIO CRIME TASK FORCE

*Jennifer Gunk*  
Deputy Clerk

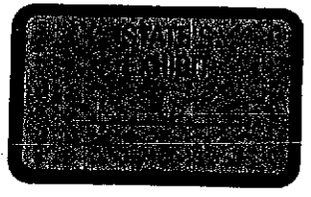
THE STATE OF OHIO, }  
Allen County } SS CERTIFICATE OF COPY

I, Gina C. Staley-Burley, Clerk of the Courts within and for the aforesaid County and State do hereby certify that the foregoing is a true and correct copy of the original document now on file in the office of the Clerk of Courts.

(SEAL)

Witness my hand and the seal of said Court at Lima, Ohio, this 18th day of May, A.D. 2007  
GINA C. STALEY-BURLEY

By *[Signature]* Deputy



279

SHERIFF'S RETURN

Sheriff's Office

*Lucas*

County, Ohio

*FEBRUARY 28*

2007

Received this writ on

*FEBRUARY 26*

2006

at

*1:24*

o'clock

~~10~~

m. and

pursuant to its command, I SERVED W.C.O.C.T.F.

AND COLLECTED \$3,558.80 CASH ON

FEBRUARY 28, 2007.

THE MONEY WAS DEPOSITED

IN THE SHERIFF'S OFFICE

CHECKING ACCOUNT.

CHECK # 8711

WAS WRITTEN TO THE

CLERK OF COURT IN

THE AMOUNT OF \$3,558.80 AND

ATTACHED TO THIS WRIT

Sheriff Fees

Service \$ \_\_\_\_\_

Mileage \$ \_\_\_\_\_

Administering Oath to Appraisers \$ \_\_\_\_\_

Copies for Advertisement \_\_\_\_\_ words per 100 words \$ \_\_\_\_\_

Poundage \$ \_\_\_\_\_

Levy \$ \_\_\_\_\_

TOTAL \$ \_\_\_\_\_

App fee \$ \_\_\_\_\_

Print/fee \$ \_\_\_\_\_

I make return thereof. No goods or chattels, land or tenements found, whereon to levy.

Dated this \_\_\_\_\_, 20\_\_\_\_

Sheriff

*Daniel W. Beck*

By

*Sgt. Shepherd*

SHERIFF'S OFFICE  
ALLEN COUNTY

Receipt No. G 16166

Lima, Ohio

FEBRUARY 28 20 07

Received of

W.C.O.C.T.F.,  
\$3,558.80

Dollars

DOLLARS	CENTS
3,558	80

For Report#

Case #

CR 20050350  
STATE V BLANDIN

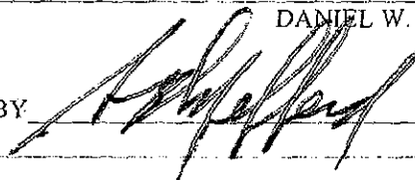
DANIEL W. BECK, SHERIFF

Cash

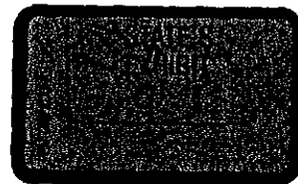
Check ( )

Check No.

BY



DEPUTY



GINA C STALEY-BURLEY  
ALLEN COUNTY CLERK OF COURTS  
ALLEN COUNTY, OHIO

Receipt Type **Accounts Receivable** Outstanding Amount **36,195.71**  
 Receipt Number **235190** Receipt Date **03/02/2007**

Case Number **CR 2005 0350**  
 Description **BLANDIN, ALRENZO O**

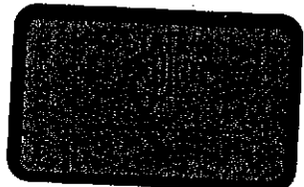
Action **POSSESSION OF CRACK COCAINE**  
 Judge **REED, JEFFREY L**  
 Received From **ACSO DA**  
 On Behalf Of **BLANDIN, ALRENZO O**

Total Received	3,558.80
Net Received	3,558.80
Change	0.00

Receipt Payments Amount Reference Description  
 APPLY DEPOSIT 3,558.80

Receipt Applications Amount  
 DRUG RELATED FINE 3,558.80

Disbursement Accounts Amount  
 DEP RECD 3,558.80



Deputy Clerk: csmith Transaction Date 03/02/2007 10:29:40

I promise to pay the outstanding balance of: \$ 36,195.71

Signature \_\_\_\_\_

Comments

THE STATE OF OHIO, }  
 Allen County } SS CERTIFICATE OF COPY

I, Gina C. Staley-Burley, Clerk of the Courts within and for the aforesaid County and State, do hereby certify that the foregoing is a true and correct copy of the original document now on file in my office.

(SEAL)

I have here  
 only and my hand and added the seal  
 of said Court of Law, Ohio this 18th  
 day of May A.D. 2007

GINA C. STALEY-BURLEY  
 Clerk

By [Signature] Deputy