

**IN THE SUPREME COURT OF OHIO**

In re:

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**13-0770**

**Geoffrey Parker Damon**  
**Attorney Reg. No. 0029397**

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**ENTRY OF FELONY CONVICTION**

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**Richard A. Dove (0020256)**  
**Board of Commissioners on Grievances and Discipline**  
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**gpdamon@fuse.net**

**FILED**  
**MAY 13 2013**  
**CLERK OF COURT**  
**SUPREME COURT OF OHIO**

**IN THE SUPREME COURT OF OHIO**

In re:

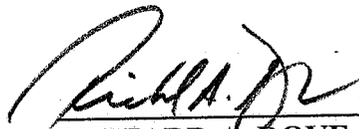
**Geoffrey Parker Damon**  
Registration No. 0029397

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**ENTRY**

**Gov. Bar R. V, Section 5**

Pursuant to Rule V, Section 5, of the Supreme Court Rules for the Government of the Bar of Ohio, the Court is hereby notified of the felony conviction of Geoffrey Parker Damon to Theft in violation of R.C. 2913-02A2/ORCN, a felony of the fourth degree, in the State of Ohio, Hamilton County Court of Common Pleas, Case No. B 1207743, on the 4<sup>th</sup> day of April, 2013.



**RICHARD A. DOVE**

**Secretary, Board of Commissioners  
on Grievances and Discipline of  
the Supreme Court of Ohio**

THE STATE OF OHIO, HAMILTON COUNTY  
COURT OF COMMON PLEAS

ENTERED  
APR 11 2013

date: 04/04/2013  
code: GJCC  
judge: 236

*Beth A Myers*  
Judge: BETH A MYERS

NO: B 1207743

STATE OF OHIO  
VS.  
GEOFFREY P DAMON

JUDGMENT ENTRY: SENTENCE  
TO COMMUNITY CONTROL

Defendant was present in open Court with Counsel JACK C RUBENSTEIN on the 4th day of April 2013 for sentence.

The court informed the defendant that, as the defendant well knew, the defendant had pleaded guilty, and had been found guilty of the offense(s) of:  
count 1: THEFT 2913-02A2/ORCN,F4

The Court held a sentencing hearing during which the Court afforded defendant's counsel an opportunity to speak on behalf of the defendant. The Court addressed the defendant personally and asked if the defendant wished to make a statement in the defendant's behalf, or present any information in mitigation of sentence. The State's representative also had the opportunity to address the Court. Sentence is under the provisions of Senate Bill 2, effective 7/1/96.

After considering the risk that defendant will commit another offense, the need for protecting the public therefrom, the nature of circumstances of the offense(s), and the defendant's history, character and condition, the Court hereby orders the defendant placed on Community Control on condition that defendant comply with the general conditions of Community Control established by this Court, and further:

count 1: COMMUNITY CONTROL:3 Yrs

THE DEFENDANT IS TO ENTER AND COMPLETE AN ALCOHOL TREATMENT PROGRAM TO BE DETERMINED BY THE PROBATION DEPARTMENT IF THE PROBATION DEPARTMENT BELIEVES IT IS NEEDED.

THE DEFENDANT IS REFERRED FOR DRUG AND ALCOHOL SCREENING AT THE DISCRETION OF THE PROBATION DEPARTMENT.

THE DEFENDANT IS TO MAKE RESTITUTION IN THE AMOUNT OF \$59,553.98 TO VICTIM.

THE DEFENDANT IS TO PAY PROBATION FEES AND COURT COSTS THROUGH THE PROBATION DEPARTMENT.

A TRUE COPY OF THE ORIGINAL  
ENTERED 04/11/2013  
ATTEST TRACY WINKLER  
CLERK.  
BY *[Signature]*  
DEPUTY  
05/03/2013  
DATE



D101640213

THE STATE OF OHIO, HAMILTON COUNTY  
COURT OF COMMON PLEAS

date: 04/04/2013  
code: GJCC  
judge: 236

Judge: BETH A MYERS

NO: B 1207743

STATE OF OHIO  
VS.  
GEOFFREY P DAMON

JUDGMENT ENTRY: SENTENCE  
TO COMMUNITY CONTROL

THE DEFENDANT MAY PERFORM COMMUNITY SERVICE IN LIEU OF  
COSTS AND FEES.

THE COURT ALSO ADVISED THE DEFENDANT THAT IF HE / SHE  
VIOLATES THE TERMS AND CONDITIONS OF COMMUNITY CONTROL,  
THE COURT WOULD IMPOSE A PRISON TERM OF TWELVE (12) MONTHS  
IN THE DEPARTMENT OF CORRECTIONS.

FURTHER, IN ACCORDANCE WITH RC 2901.07, THE DEFENDANT IS  
REQUIRED TO SUBMIT A DNA SPECIMEN WHICH WILL BE COLLECTED  
AT THE PRISON, JAIL, CORRECTIONAL OR DETENTION FACILITY TO  
WHICH THE DEFENDANT HAS BEEN SENTENCED. IF THE SENTENCE  
INCLUDES ANY PERIOD OF PROBATION OR COMMUNITY CONTROL, OR  
IF AT ANY TIME THE DEFENDANT IS ON PAROLE, TRANSITIONAL  
CONTROL OR POST-RELEASE CONTROL, THE DEFENDANT WILL BE  
REQUIRED, AS A CONDITION OF PROBATION, COMMUNITY CONTROL,  
PAROLE, TRANSITIONAL CONTROL OR POST-RELEASE CONTROL, TO  
SUBMIT A DNA SPECIMEN TO THE PROBATION DEPARTMENT, ADULT  
PAROLE AUTHORITY, OR OTHER AUTHORITY AS DESIGNATED BY LAW.  
IF THE DEFENDANT FAILS OR REFUSES TO SUBMIT TO THE REQUIRED  
DNA SPECIMEN COLLECTION PROCEDURE, THE DEFENDANT WILL BE  
SUBJECT TO ARREST AND PUNISHMENT FOR VIOLATING THIS  
CONDITION OF PROBATION, COMMUNITY CONTROL, PAROLE,  
TRANSITIONAL CONTROL OR POST-RELEASE CONTROL.



**ENTER**

THE STATE OF OHIO, HAMILTON COUNTY  
COURT OF COMMON PLEAS  
CRIMINAL DIVISION

MAR 11 2013  
*Beth A. Myers*  
BETH A. MYERS, JUDGE

STATE OF OHIO



NO. B1207743

**ENTERED**  
MAR 11 2013

Plaintiff

vs.

ENTRY ENTERING PLEA OF  
GUILTY UNDER INFORMATION

GEOFFREY P. DAMON

Defendant

I, Geoffrey P. Damon, the Defendant in the above cause, hereby freely and voluntarily enter a plea of GUILTY to the offense[s] as set forth in the Information:

| Count No. | Name of Offense/Section No. | Degree | Potential Sentence Range (years/months) | Mandatory Prison Term | Maximum Fine |
|-----------|-----------------------------|--------|---|-----------------------|--------------|
| 1         | Theft - R.C. 2913.02(A)(2)  | F-4    | 6 - 18 months                           | No                    | \$5,000.00   |
|           |                             |        | Maximum = 18 months                     |                       | \$5,000.00   |

I understand the maximum penalty as set out above, and any mandatory prison term during which I am NOT eligible for judicial release. I understand that maximum fine possible, of which \$5,000.00 is mandatory. I understand that restitution, other financial costs and a driver's license suspension are possible in my case. If I am currently on probation or parole, this plea may result in revocation of proceedings and any new sentence could be imposed consecutively.

I understand that I may be eligible to earn days of credit under the circumstances set forth in Section 2967.193 of the Ohio Revised Code. I further understand that the days of credit are not automatically earned, but must be earned in the manner specified in that section. After release from

ATRUE COPY OF THE ORIGINAL  
ENTERED 03/11/2013  
ATTEST TRACY WINKLER  
CLERK.  
BY *[Signature]* DEPUTY

the Department of Corrections, I understand the following: I shall be supervised on post release control as follows: For each offense that is a F-1 or a sex offense = 5 years; For each offense that is a F-2 = 3 years; For each offense that is a F-3 in which I caused or threatened physical harm to a person = 3 years; For each offense that is an F-5, an F-4, or an F-3 which does not involve causing or threatening physical harm to a person, I may be supervised on post release control for up to 3 years as determined by the parole board. The parole board could return me to prison for up to nine (9) months for each violation of those conditions, for a total of 50% of my stated term. If I commit a new felony while on post release control, I may be punished both for the violation of post release control and the new offense. At sentencing for the new felony, I may then receive a prison term for the violation of post-release control of up to the remaining period of post-release control or one (1) year, which ever is greater. A prison term imposed for the violation shall be served consecutively to any prison term imposed

I understand and agree and stipulate that pursuant to the terms of the plea agreement the above offenses to which I am pleading guilty are not allied offenses of similar import, were committed with separate animus, and committed at different points in time. I further understand that before the Court can impose consecutive sentences the Court must make findings pursuant to Section 2929.14(C)(4) of the Ohio Revised Code.

If I am granted community control at any point in my sentence and if I violate any of the conditions imposed, I may be given a longer period under court control, greater restrictions, or a prison term from the basic range. Community control may last five (5) years.

I understand the nature of these charges and the possible defenses I might have. I am satisfied with my attorney's advise, counsel and competence. I am not under the influence of drugs

or alcohol at this time. I have not been forced or threatened in any way to cause me to sign and offer this plea.

I understand by pleading guilty I give up my constitutional rights to a jury trial, to confront witnesses against me, to have subpoenaed witnesses in my favor, and to require the state to prove my guilt beyond a reasonable doubt at a trial at which I cannot be compelled to testify against myself.

In addition to waiving my constitutional rights described above, I also waive any rights I may have to submit to a jury any fact that is necessary to support a sentence exceeding the maximum authorized by facts established by my guilty plea or admitted by me and I agree to allow the Judge to determine such facts, if any, at the sentencing hearing.

I understand that my plea of guilty is a complete admission of my guilt of the charge[s]. I know the judge may either sentence me today or refer my case for a pre-sentence report. I understand my right to appeal a maximum sentence, my other limited appellate rights, and that any appeal must be filed within 30 days of my sentence.

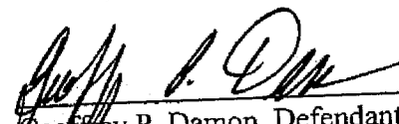
I understand that by my pleading guilty, the trial judge may, in addition to or independent of all other penalties provided by law or by ordinance, suspend or revoke my driver's license or commercial driver's license or permit or nonresident operating privilege for a period of not less than 6 months or more than 5 years.

I am MD am not \_\_\_\_\_ (initial) a citizen of the United States of America. I understand that if I am not a citizen of the United States, a conviction of the offense[s] to which I am pleading guilty may be the consequence of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.

I understand that if I am sentenced to serve time in prison, jail, or a community based correctional or detention facility, I will be required to submit a DNA specimen which will be

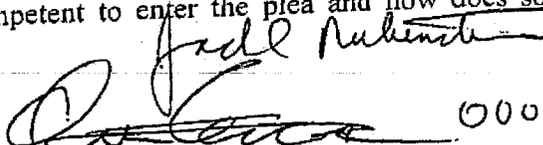
collected at the prison, jail, correctional, or detention facility. I also understand that if I do not submit the required specimen at the time of my intake processing at the prison, jail, correctional, or detention facility, I will be required to submit a DNA specimen prior to my release. I further understand that if my sentence includes any period of probation or community control, or if I am at any time on parole, transitional control or post release control, I will be required to submit a DNA specimen to the probation department, adult parole authority, or other authority as designated by law. I understand that my failure to submit to the DNA specimen collection procedure will subject me to arrest and punishment for violating this condition of my probation, community control, parole, transitional control or post release control.

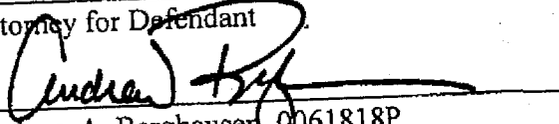
I have read this form and I knowingly, voluntarily, and intelligently enter this guilty plea.

  
\_\_\_\_\_  
Geoffrey P. Damon, Defendant

December 4, 2012  
Date

I have explained to the Defendant, prior to the signing of this plea, the charges contained in the Indictment or Information, the penalties involved, and the Constitutional rights involved. I represent that in my opinion the Defendant is competent to enter the plea and now does so knowingly, intelligently, and voluntarily.

  
\_\_\_\_\_  
Attorney for Defendant

  
\_\_\_\_\_  
Andrew A. Berghauser 0061818P  
Assistant Prosecuting Attorney

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