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SUPREME COURT OF OHIO



67049906

**IN THE COURT OF COMMON PLEAS
CUYAHOGA COUNTY, OHIO**

ORIGINAL

THE STATE OF OHIO
Plaintiff

2011 FEB -2 A 8:54

Case No: CR-10-540291-A

Judge: DAVID T MATIA

13-1299

DEMETRIUS RICHMOND
Defendant

GERALD E. FUERST
CLERK OF COURTS
CUYAHOGA COUNTY

INDICT: 2903.11 FELONIOUS ASSAULT /NPC /RVOS
2919.25 DOMESTIC VIOLENCE
2919.22 ENDANGERING CHILDREN
ADDITIONAL COUNTS...

FILED
AUG 12 2013
CLERK OF COURT
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JOURNAL ENTRY

VERDICT/SENTENCE ENTRIES DATED 11/15/2010 AND 1/24/2011 ARE CORRECTED AS TO SVP SPEC ON COUNT 8, COUNT 9 MERGING INTO COUNT 8, AND THE SENTENCE FOR RVO SPEC ON COUNT 8.

DEFENDANT IN COURT WITH COUNSEL BRIAN R MCGRAW. PROSECUTING ATTORNEY MAHMOUD S. AWADALLAH PRESENT.
COURT REPORTER ANGELA CUDO PRESENT.
THE JURY RETURNS A VERDICT OF GUILTY OF FELONIOUS ASSAULT 2903.11 A(1) F2 UNDER COUNT(S) 1 OF THE INDICTMENT.
THE COURT FINDS THE DEFENDANT GUILTY OF NOTICE OF PRIOR CONVICTION SPECIFICATION(S) AS CHARGED IN COUNT(S) 1 OF THE INDICTMENT.
THE COURT FINDS THE DEFENDANT GUILTY OF REPEAT VIOLENT OFFENDER SPECIFICATION(S) 2941.149 AS CHARGED IN COUNT(S) 1 OF THE INDICTMENT.
THE JURY RETURNS A VERDICT OF GUILTY OF DOMESTIC VIOLENCE 2919.25 A M1 AS CHARGED IN COUNT(S) 2 OF THE INDICTMENT.
THE JURY RETURNS A VERDICT OF GUILTY OF ENDANGERING CHILDREN 2919.22 A F3 AS CHARGED IN COUNT(S) 3, 10 OF THE INDICTMENT.
THE JURY RETURNS A VERDICT OF GUILTY OF ENDANGERING CHILDREN 2919.22 B(1) F2 AS CHARGED IN COUNT(S) 4 OF THE INDICTMENT.
THE JURY RETURNS A VERDICT OF GUILTY OF ENDANGERING CHILDREN 2919.22 B(2) F2 AS CHARGED IN COUNT(S) 5 OF THE INDICTMENT.
THE JURY RETURNS A VERDICT OF GUILTY OF ENDANGERING CHILDREN 2919.22 B(3) F2 AS CHARGED IN COUNT(S) 6 OF THE INDICTMENT.
THE JURY RETURNS A VERDICT OF GUILTY OF ENDANGERING CHILDREN 2919.22 B(4) F2 AS CHARGED IN COUNT(S) 7 OF THE INDICTMENT.
THE JURY RETURNS A VERDICT OF GUILTY OF RAPE 2907.02 A(2) F1 UNDER COUNT(S) 8 OF THE INDICTMENT.
THE COURT FINDS THE DEFENDANT NOT GUILTY OF SEXUAL VIOLENT PREDATOR SPECIFICATION(S) AS CHARGED IN COUNT(S) 8 OF THE INDICTMENT.
THE COURT FINDS THE DEFENDANT GUILTY OF NOTICE OF PRIOR CONVICTION SPECIFICATION(S) AS CHARGED IN COUNT(S) 8 OF THE INDICTMENT.
THE COURT FINDS THE DEFENDANT GUILTY OF REPEAT VIOLENT OFFENDER SPECIFICATION(S) 2941.149 AS CHARGED IN COUNT(S) 8 OF THE INDICTMENT.
THE JURY RETURNS A VERDICT OF GUILTY OF KIDNAPPING 2905.01 A(4) F1 UNDER COUNT(S) 9 OF THE INDICTMENT.
THE COURT FINDS THE DEFENDANT GUILTY OF SEXUAL MOTIVATION SPECIFICATION(S) 2941.147 AS CHARGED IN COUNT(S) 9 OF THE INDICTMENT.
THE COURT FINDS THE DEFENDANT NOT GUILTY OF SEXUAL VIOLENT PREDATOR SPECIFICATION(S) AS CHARGED IN COUNT(S) 9 OF THE INDICTMENT.
THE COURT FINDS THE DEFENDANT GUILTY OF NOTICE OF PRIOR CONVICTION SPECIFICATION(S) AS CHARGED

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Madison C.I. #593596
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Sheriff Signature *[Signature]* 2-3-11 WORCI & COST

Demetrius Richmond
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IN COUNT(S) 9 OF THE INDICTMENT.

THE COURT FINDS THE DEFENDANT GUILTY OF REPEAT VIOLENT OFFENDER SPECIFICATION(S) 2941.149 AS CHARGED IN COUNT(S) 9 OF THE INDICTMENT.

THE JURY RETURNS A VERDICT OF GUILTY OF ENDANGERING CHILDREN 2919.22 A M1 AS CHARGED IN COUNT(S) 11 OF THE INDICTMENT.

DEFENDANT ADDRESSES THE COURT.

THE COURT CONSIDERED ALL REQUIRED FACTORS OF THE LAW.

THE COURT FINDS THAT PRISON IS CONSISTENT WITH THE PURPOSE OF R. C. 2929.11.

THE COURT IMPOSES A PRISON SENTENCE AT THE LORAIN CORRECTIONAL INSTITUTION OF 28 YEAR(S).

8 YEARS PLUS 10 YEARS ON COUNT 1; 5 YEARS ON COUNTS 3, 4, 5, 6 AND 7; COUNT 9 MERGES INTO COUNT 8 - 10 YEARS ON COUNT 8, THE COURT DID NOT IMPOSE A PRISON TERM FOR RVO SPEC ON COUNT 8; 5 YEARS ON COUNT 10.

COUNTS 1, 3 THROUGH 7 TO RUN CONCURRENT TO EACH OTHER; COUNTS 8, 9 AND 10 TO RUN CONCURRENT TO EACH OTHER, BUT CONSECUTIVE TO COUNT 1. TOTAL SENTENCE OF 28 YEARS.

POST RELEASE CONTROL IS PART OF THIS PRISON SENTENCE FOR 5 YEARS MANDATORY FOR THE ABOVE FELONY(S) UNDER R.C.2967.28. DEFENDANT ADVISED THAT IF POST RELEASE CONTROL SUPERVISION IS IMPOSED FOLLOWING HIS/HER RELEASE FROM PRISON AND IF HE/SHE VIOLATES THAT SUPERVISION OR CONDITION OF POST RELEASE CONTROL UNDER RC 2967.131(B), PAROLE BOARD MAY IMPOSE A PRISON TERM AS PART OF THE SENTENCE OF UP TO ONE-HALF OF THE STATED PRISON TERM ORIGINALLY IMPOSED UPON THE OFFENDER.

AS TO COUNTS 2 AND 11, DEFENDANT IS SENTENCED TO COUNTY JAIL FOR A TERM OF 6 MONTHS, CONCURRENT TO EACH OTHER AND ALL OTHER COUNTS.

DEFENDANT ADVISED OF APPEAL RIGHTS.

DEFENDANT INDIGENT, COURT APPOINTS RONALD A SKINGLE AS APPELLATE COUNSEL.

TRANSCRIPT AT STATE'S EXPENSE.

DEFENDANT IS TO PAY COURT COSTS.

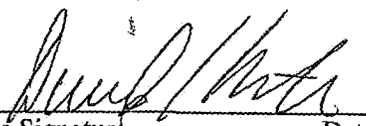
** DEFENDANT IS A TIER III SEX OFFENDER / CHILD VICTIM OFFENDER REGISTRANT; LIFETIME IN-PERSON VERIFICATION EVERY 90 DAYS. **

DEFENDANT REMANDED.

SHERIFF ORDERED TO TRANSPORT DEFENDANT DEMETRIUS RICHMOND, DOB: 10/28/1972, GENDER: MALE, RACE: BLACK.

02/01/2011

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Judge Signature

2-1-11
Date