

**IN THE SUPREME COURT OF OHIO**

DISCIPLINARY COUNSEL,	:	CASE NO.: 14-1905
	:	
Relator,	:	Matter Related to the Practice of
	:	Law Authorized by S. Ct. Prac. R.
-vs-	:	Section 13
	:	
ANGELA ROCHELLE STOKES,	:	
	:	
Respondent.	:	
	:	

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RESPONDENT'S MOTION FOR DISSOLUTION OR MODIFICATION OF ORDER OF  
SUSPENSION UNDER GOV. BAR. R. V(5a)(C)(1) Exhibit C through Exhibit C-10

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*Relator*

HON. ANGELA ROCHELLE STOKES  
(0025650)  
Cleveland Municipal Court  
1200 Ontario Street  
Cleveland, Ohio 44113  
*Respondent*

LARRY W. ZUKERMAN (0029498)  
PAUL B. DAIKER (0062268)  
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*Counsel for Respondent*

Case #: 13 CAB 37809  
**MAIL**

IN THE CLEVELAND MUNICIPAL COURT  
CUYAHOGA COUNTY, OHIO

IN RE:

Ariel Reidenbach

**SUMMONS**

- ) AFFIDAVIT ESTABLISHING PROBABLE CAUSE FOR
- )  WARRANTLESS ARREST R.C. 2935.08
- )  ARREST WARRANT
- )  STATEMENT OF FACTS

CIF#: \_\_\_\_\_

DOB/SSN: 09/14/1990 [REDACTED]

Police Report #: 13-325103

Arresting Agency: Cleveland Police

I, Jon Cook, being first duly sworn according to law, depose and say that the probable cause that the above-named person committed the offense in the City of Cleveland for which said person was arrested is as follows: On 10/07/2013 at 2:50 pm I Jon Cook, loss prevention for the Steelyard Home Depot located within Cleveland, Ohio observed Ariel Reidenbach enter the hardware department and select a Rigid power drill priced at \$159.00 from the display shelf. Reidenbach exited the department with the drill and walked around the store with it for several minutes. At 3:04 pm Reidenbach bypassed all registers and ran out of the store with the unpaid for drill. At that time I detained Reidenbach for theft outside of the store and escorted her to the back office. Cleveland Police were notified with Officer Tracy #1895 and his partner taking custody of Reidenbach. Home wishes to prosecute Reidenbach for the theft incident.

(additional pages)

Date/time of arrest: 10/07/2013

The basis for this is in whole or in part based upon the following evidentiary sources and information: Police Report; Witness statement(s); and/or Investigative materials.

Sworn to and signed by Jon Cook  
(Officer/Detective/Complainant)

Sworn to and signed before me [Signature]  
(Notary/Deputy Court Clerk)

2013 OCT 16 2 51 PM  
 CLERK OF COURT  
 CUYAHOGA COUNTY  
 PALM SPRING

**JUDICIAL REVIEW OF INFORMATION**

Upon review of the Statement of Facts and/or the complaint, I find:

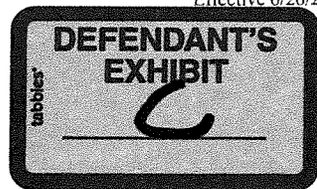
- There IS probable cause at this time.
  - The defendant is to remain in custody. This finding shall serve as a post-arrest warrant pursuant to R.C. 2935.08.
- NO probable cause at this time and the defendant is to be released from custody. No facts submitted.

Judge

[Signature]

Date/Time

Effective 6/26/2012



1 STATE OF OHIO, )  
COUNTY OF CUYAHOGA, ) SS: STOKES, A.R., J.  
2 CITY OF CLEVELAND. )

3  
4 IN THE MUNICIPAL COURT

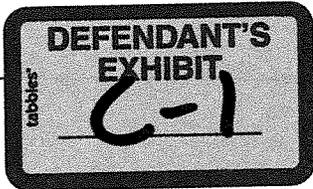
5 - - -  
6 CITY OF CLEVELAND, )  
7 Plaintiff, )  
8 vs. ) 2013 CRB 032808  
9 ARIEL REIDENBACH, )  
10 Defendant. )

11 - - -  
12  
13 Transcript of digitally recorded proceedings had  
14 Before the Honorable Judge Angela R. Stokes on  
15 Tuesday, November 26, 2013 in Courtroom 15C.

16 - - -  
17 APPEARANCES:

18 On behalf of the plaintiff:  
19 Victor R. Perez, Chief Police Prosecutor  
By: Aric Kinast, Asst. Police Pros.  
20  
21 On behalf of the defendant:  
(None present)

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25 MARVA M. WILSON



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P R O C E E D I N G S

THE COURT:                   Who else is not  
represented by a public defender or a  
private attorney?

          This lady right here; if you will step  
forward, please. In the second row, yes.  
Will step forward. What is your name  
please? May I have your name?

THE DEFENDANT:               Ariel Reidenbach.

THE COURT:                   Ms. Reidenbach, the  
Petty Theft charge is a first degree  
misdemeanor, which carries a maximum fine of  
one thousand dollars and up to six months or  
up to 180 days in jail. You certainly have  
a right to be represented by an attorney.  
Would you like to have a continuance so that  
you can have an attorney assist you on this  
case?

THE DEFENDANT:               I wanted to plead no  
contest.

THE COURT:                   Do you understand that  
it carries a maximum fine of one thousand  
dollars and up to six months in jail?

THE DEFENDANT:               I had no idea.

THE COURT:                   Why don't you want to

1           seek legal counsel? Why don't you want an  
2           attorney to help you?

3           THE DEFENDANT:           Because of the fact  
4           that I made a dumb mistake and I am willing  
5           to accept the consequences for it.

6           THE COURT:                Do you have a job?

7           THE DEFENDANT:           Yes, I do.

8           THE COURT:                Okay. So are you sure  
9           you wouldn't like to have a continuance to  
10          go talk to the Public Defender's Office?

11          MR. LONDON:               (Inaudible).

12          THE DEFENDANT:           I guess so.

13          THE COURT:                Okay. Okay.

14          Ms. Reidenbach's case will be continued at  
15          the defendant's request, set for a pretrial  
16          so that you may seek legal counsel. The  
17          Public Defender's Office is open Mondays  
18          through Fridays, from 12 o'clock noon until  
19          four p.m. At one they start the interviews  
20          but a person can actually sign up at noon.  
21          First come, first serve; you understand?

22          THE DEFENDANT:           Yes.

23          THE COURT:                So the earlier you sign  
24          up, starting at noon, you'll get served  
25          earlier. And we will give you their address.

1           And you have to go in person. They won't  
2           discuss your case over the phone, okay.

3           Ms. Reidenbach's case will be continued  
4           at the defendant's request, set for a  
5           pretrial so that she may go to the Public  
6           Defender's Office.

7           THE DEFENDANT:           I might not be able to  
8           do it until like Friday.

9           THE COURT:                That's okay. Why don't  
10          we give you a continued date of -- what  
11          about December the 11th?

12          THE DEFENANT:           (Inaudible).

13          THE COURT:                That's a Wednesday. It  
14          can be in the afternoon like at 3 o'clock.  
15          Would you prefer that?

16          THE DEFENDANT:           Yes.

17          THE COURT:                Okay. So your  
18          continued date will be December the 11th,  
19          2013, 3 o'clock in the afternoon is okay.

20          THE DEFENDANT:           Yes.

21          THE COURT:                At 3 p.m. The deputy  
22          bailiff is going to give you a reminder slip  
23          which has the address of the Public  
24          \* Defender's Office. Please make certain you  
25          go there before you come back, okay.

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THE DEFENDANT:           Okay.  
THE COURT:                All right.  
THE DEFENDANT:           Thank you.  
THE COURT:                You're welcome.

- - -

C E R T I F I C A T E

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State of Ohio,                    )  
County of Cuyahoga,            )  
City of Cleveland.            )            SS:

City of Cleveland,            )  
                  V.                    )  
Ariel Reidenbach.            )

I, Marva M. Wilson, court reporter, do hereby certify that as a reporter employed by the Cleveland Municipal Court, I took down in stenotype all of the digitally recorded proceedings in the above-captioned case on the date set forth; that I have transcribed my said stenotype notes into typewritten form as appears in the foregoing transcript of the proceedings; that said transcript is a complete record of the digitally recorded proceedings had in the hearing of said case and constitutes a true and correct transcript of the digitally recorded proceedings had therein.

Dated this 7th day of November, 2014.



-----  
Marva M. Wilson

1 STATE OF OHIO, )  
COUNTY OF CUYAHOGA, ) SS STOKES, A.R., J.  
2 CITY OF CLEVELAND. )

3  
4 IN THE MUNICIPAL COURT

5 - - -  
6 CITY OF CLEVELAND, )  
7 Plaintiff, )  
8 vs. ) 2013CRB032808  
9 ARIEL REIDENBACH, )  
10 Defendant. )

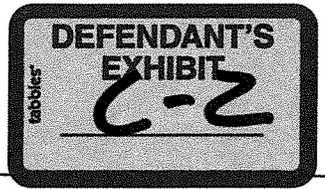
11 - - -  
12  
13 Transcript of Digitally Recorded Proceedings had  
14 before the Honorable Judge **ANGELA R. STOKES** on  
15 Monday, December 16, 2013 in Courtroom 15-C.

16 - - -  
17 APPEARANCES:

18 On behalf of the plaintiff:  
19 Victor R. Perez, Chief Police Prosecutor  
20 By: Aric Kinast, Assistant Police  
Prosecutor.

21 On behalf of the defendant:  
22 Michael Heffernan, Esq.

23  
24  
25 Devonna Tucker



P R O C E E D I N G S

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THE COURT: Docket 50, Ariel Reidenbach's case. Ariel Reidenbach is not present. It's a capias. Ariel Reidenbach, step forward to the podium, please?

Attorney Heffernan, do you represent Ms. Reidenbach?

MR. HEFFERNAN: We do, Judge.

THE COURT: Have you had a chance to pretry?

MR. HEFFERNAN: I talked to Mr. Kinast about the possibility of her being referred to SIP. I don't know what the Court's position is on that. She has no prior record, to my knowledge. I understand there would be an additional pretrial involved with the parties being subpoenaed from Home Depot about the incident that allegedly took place at Steel Yard Commons.

I think she would be a good candidate for SIP. I don't know what the Court's position is on it.

THE COURT: Well, did you say that Mr. Kinast is going to subpoena the witnesses to be present?

1 MR. KINAST: I can, if you would  
2 like.

3 THE COURT: Yes, and if she has  
4 substance abuse issues, the Court is not  
5 going to make a referral, but you would have  
6 to check with her, because that cannot be  
7 handled in a 90 day place -- program in the  
8 Probation Department.

9 MR. HEFFERNAN: I don't know that there  
10 has been a substance abuse allegation, your  
11 Honor. I think it's --

12 THE COURT: She will have to submit  
13 to a urinalysis test, and if she -- if  
14 her -- if this theft was related to  
15 substance abuse, I don't know. It may not  
16 have been, but she cannot address that in a  
17 90 day program.

18 MR. HEFFERNAN: All right. If she comes  
19 up clean, then she comes up clean. If  
20 not --

21 THE COURT: Then I'm not making the  
22 referral, so you would have to inquire.  
23 There is no point in us going through this  
24 if that's the case, but I don't know. She  
25 would be able to let you know.

1 THE DEFENDANT: Your Honor, I don't use  
2 nothing at all. The only thing I smoke is  
3 my cigarettes, so --

4 THE COURT: You can subpoena the  
5 witnesses, and we'll see what happens on the  
6 next court date.

7 Continued at the defendant's request.  
8 Set for a pretrial.

9 Do you have a particular date in mind;  
10 do you want the January date; is it better  
11 to subpoena witnesses for January?

12 MR. HEFFERNAN: Great.

13 THE COURT: Is that okay?  
14 January 7th 2014.

15 Is an afternoon better for you,  
16 Ms. Reidenbach?

17 THE DEFENDANT: Yes, more likely.

18 THE COURT: Do you want a morning  
19 or afternoon?

20 THE DEFENDANT: Afternoon.

21 THE COURT: It's at 2:00 p.m. I'll  
22 note that you'll subpoena the witnesses.

23 THE DEFENDANT: Did you say 10:00 p.m.?

24 THE BAILIFF: 2:00.

25 THE DEFENDANT: 2:00 p.m.

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THE BAILIFF:                    Here is your reminder.

- - -



1 STATE OF OHIO, )  
2 COUNTY OF CUYAHOGA, ) SS STOKES, A.R., J.  
3 CITY OF CLEVELAND. )

4 IN THE MUNICIPAL COURT

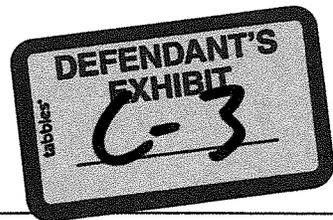
5 - - -  
6 CITY OF CLEVELAND, )  
7 Plaintiff, )  
8 vs. ) 2013CRB032808  
9 ARIEL REIDENBACH, )  
10 Defendant. )

11 - - -  
12  
13 Transcript of Digitally Recorded Proceedings had  
14 before the Honorable Judge **ANGELA R. STOKES** on  
15 Thursday, January 30, 2014 in Courtroom 15-C.

16 - - -  
17 APPEARANCES:

18 On behalf of the plaintiff:  
19 Victor R. Perez, Chief Police Prosecutor  
20 By: Marco Tanudra, Assistant Police  
Prosecutor.  
21 On behalf of the defendant:  
22 Linda Gonzalez, Esq.

23  
24  
25 Devonna Tucker



P R O C E E D I N G S

1  
2 THE COURT: Is there anyone else  
3 from the morning docket?

4 This lady right here (indicating), will  
5 you step forward; what's your name, please?

6 THE DEFENDANT: Ariel Reidenbach.

7 THE COURT: Docket 59, for Ariel  
8 Reidenbach.

9 - - -

10 (Thereupon, a phone conversation was had by the  
11 Judge while on the bench and not on the record.)

12 - - -

13 (Back on the record.)

14 - - -

15 THE COURT: Are you ready to  
16 proceed on Ms. Reidenbach's case?

17 MS. GONZALEZ: Yes, your Honor.

18 My client has indicated that she has no  
19 prior record, and we're asking for an SIP  
20 Screen.

21 Your Honor, my notes from 12-16 from --  
22 I believe -- Attorney Heffernan indicates  
23 that we were asking for an SIP Screen at  
24 that time, but my client is indicating she  
25 did not go downstairs for a screen.

1 THE COURT: Well, it's because they  
2 were going to subpoena the witnesses and  
3 have them here to see if they had any  
4 objection, but then on the January 7th --  
5 well, actually on December 16th, Prosecutor  
6 Kinast was going to subpoena the witnesses  
7 for January 7th, but that's the date that  
8 the building was closed.

9 MR. TANUDRA: They were subpoenaed  
10 for today, your Honor.

11 THE COURT: Oh, they were  
12 subpoenaed again for today, right, so  
13 anyway, that's fine.

14 I see that no one from Home Depot  
15 appeared, but I remember that Attorney  
16 Heffernan was going to ask Ms. Reidenbach if  
17 she has any substance abuse problems.

18 THE DEFENDANT: No.

19 THE COURT: So what does that mean?  
20 That means that you would not test positive  
21 for any illegal substances today?

22 THE DEFENDANT: No, I wouldn't.

23 THE COURT: Does she have any  
24 priors?

25 Because they -- the last two have had

1 priors.

2 THE DEFENDANT: Nothing. To be honest,  
3 your Honor, no, I don't. This is the first  
4 time I've ever been in trouble. I'm 23  
5 years old. First time I've ever been in  
6 trouble at all. Period.

7 My brother has been in trouble plenty of  
8 times. He's probably been in front of you  
9 or some other judge in this office building.  
10 He's been in trouble more than I have. I've  
11 learned from him not to like be in trouble.

12 THE COURT: So, you've never been  
13 on probation to a judge before?

14 THE DEFENDANT: No.

15 THE COURT: And, other than this  
16 case, have you ever been in a courtroom  
17 before?

18 THE DEFENDANT: (Inaudible response.)

19 THE COURT: No? Do you have your  
20 \$9 for your urinalysis test today?

21 THE DEFENDANT: No, I do not, your  
22 Honor.

23 THE COURT: Well, the Court has  
24 funds, but is it going to be positive? I  
25 want to know to explain to you if you're

1 eligible and recommended it's not going to  
2 be 90 days if you're testing positive for  
3 any illegal substances. If the Court  
4 permits it, you would have to be in longer  
5 than 90 days. They want you in the program  
6 for at least six months. That's what the  
7 treatment agents -- but, I don't know what  
8 the truth is.

9 THE DEFENDANT: Okay. Well, to be  
10 honest, last night I did go out. I had me a  
11 couple of beers. My kidneys were hurting  
12 me.

13 I was in the hospital for a very bad  
14 kidney infection when I was 18, and the  
15 doctor told me that once I get over the age  
16 of 21, if I have problems with my kidneys, a  
17 beer is good for me to flush out my kidneys.

18 MS. GONZALEZ: What about anything  
19 illegal? Any marijuana?

20 THE DEFENDANT: No. No drugs at all.  
21 Just alcohol.

22 THE COURT: I don't believe a  
23 doctor would tell someone to flush your  
24 kidneys with beer.

25 THE DEFENDANT: One beer, he said,

1           would help with the kidneys is what he told  
2           me.

3           MS. GONZALEZ:           They're recommending  
4           one beer a day for memory.

5           THE COURT:            I beg your pardon.

6           MS. GONZALEZ:           It's been on the news.  
7           They recommend one beer a day for memory.

8           THE COURT:            Well, there is no  
9           beer --

10          MS. GONZALEZ:           I don't agree with it,  
11          Judge.

12          THE COURT:            -- I'm saying there is  
13          no beer consumption, if you're going to be  
14          in this program, no alcohol consumption.

15          THE DEFENDANT:         That's fine, your  
16          Honor.

17          THE COURT:            Huh?

18          THE DEFENDANT:         That's fine. I  
19          understand.

20          THE COURT:            Well, all we can do is  
21          give her a chance.

22                 The city has no objection, correct?

23          MR. TANUDRA:           Yes, your Honor.

24          THE COURT:            You understand if  
25          you're eligible and recommended, you have to

1 sign a waiver form whereby you give up your  
2 right to bring a lawsuit against the city of  
3 Cleveland, any of its employees, or officers  
4 arising out of this incident; do you  
5 understand?

6 THE DEFENDANT: (Inaudible response.)

7 THE COURT: Yeah?

8 And, if you do test positive, that may  
9 be enough for me to say no, but if you are  
10 positive and you're honest about it, that's  
11 a different thing, because typically it's 90  
12 days, but it could be longer if you're going  
13 to be -- if you have any alcohol or  
14 substance abuse issues; do you understand?

15 THE DEFENDANT: Yes.

16 THE COURT: So, \$9 -- so you're  
17 sure it's going to be negative?

18 THE DEFENDANT: To be honest, no, I'm  
19 not sure at all.

20 THE COURT: Okay. So, can you  
21 please tell Attorney Gonzalez what's going  
22 on here; do you want to walk outside the  
23 courtroom and tell her the truth? You have  
24 to tell the truth.

25 How about you, did you tell me the

1 truth? Okay.

2 MS. GONZALEZ: Your Honor, she is  
3 indicating it might be positive. She wants  
4 to be honest with the Court.

5 THE COURT: Okay.

6 MS. GONZALEZ: And, let the Court  
7 know.

8 THE COURT: For what?

9 THE DEFENDANT: Cocaine, your Honor.

10 THE COURT: I don't know how that's  
11 going to work in the SIP Program, but she's  
12 got --

13 MS. GONZALEZ: I'm sorry, your Honor,  
14 I did not hear you.

15 THE COURT: I don't know how that  
16 would work in the SIP Program, if she has an  
17 addiction.

18 Is this crack cocaine? Yeah.

19 THE DEFENDANT: But, it is not an  
20 addiction, no. I've done it once, which was  
21 two days ago. I was underneath a lot of  
22 stress. I've been having so many family  
23 issues and everything, and with me not  
24 having a job, kind of tends to put more  
25 pressure on me, so -- but, I do know for a

1 fact that I will pop positive for it.

2 MS. GONZALEZ: Your Honor, I don't  
3 know how long that stays in a person's  
4 system.

5 THE COURT: I think -- I'm not  
6 positive -- it's like 48 to 72 hours. I  
7 can't remember, but I think -- but, I'm  
8 not -- I can't recall.

9 - - -

10 (Thereupon, a phone conversation was had by the  
11 Judge while on the bench and not on the record.)

12 - - -

13 (Back on the record.)

14 - - -

15 THE COURT: Well, may I see the  
16 attorneys at sidebar, please, and I have a  
17 question.

18 - - -

19 (Thereupon, a conversation was held at sidebar  
20 and on the record.)

21 - - -

22 THE COURT: (Inaudible) -- but I  
23 think if we -- (inaudible) -- SIP, she has a  
24 crack cocaine addiction, but I don't want  
25 to -- (inaudible). I don't know -- to get

1           into a treatment program. I mean, she is  
2           only -- (inaudible) -- what --  
3           (inaudible) -- to SIP because she doesn't  
4           have -- (inaudible) -- I'm not. I'm going  
5           to sentence her. I'm going to order her  
6           into a treatment program. Her problem is  
7           she doesn't take it seriously. She would  
8           have none of the days hanging over her head  
9           as opposed to -- (inaudible) -- crack  
10          cocaine there is nothing there to --  
11          (inaudible) -- is -- (inaudible) -- except  
12          crack cocaine addiction. They may have jail  
13          time. I don't know. What do you do? What  
14          do you do?

15          A VOICE:                   (Inaudible.)

16          THE COURT:                She could still get a  
17          seal. It takes a little bit longer. She  
18          should go right down today.

19                                   - - -

20          (Thereupon, a phone conversation was had by the  
21          Judge while on the bench and not on the record.)

22                                   - - -

23          (Thereupon, a conversation was had that was not  
24          on the record.)

25                                   - - -

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(Back on the record.)

- - -

MS. GONZALEZ: Your Honor, I have --

THE COURT: That's okay.

MS. GONZALEZ: -- your Honor, I've had an opportunity to talk to my client. At this time, no resolution is possible. We would like to set this for a trial.

THE COURT: Okay. All right.

MS. GONZALEZ: Your Honor. I will say that the prosecutor does have the video. He needs to burn me a copy, and I would like to review it prior to a trial date.

THE COURT: Okay.

Should I give you another pretrial date then, or what did -- or, you're just saying you want a long enough trial date to view the video, I understand.

MS. GONZALEZ: Your Honor, thank you.

THE COURT: Okay.

So, continued at the defendant's request. A bench trial?

MS. GONZALEZ: Bench trial, yes, Judge.

THE COURT: Tell me this: What

1 date would you like? I know you have to  
2 look at the video.

3 Whatever amount of time you would like  
4 is fine.

5 MS. GONZALEZ: Your Honor, the  
6 prosecutor usually needs two weeks to  
7 subpoena a witness, and we just ask for one  
8 extra week to make sure we have time to view  
9 it, so three weeks, your Honor.

10 THE COURT: Do you think maybe  
11 something like -- what do you think is best,  
12 like February 18th at 2:00, or do you think  
13 you need a little more time, last week in  
14 February, I don't know?

15 MS. GONZALEZ: Your Honor, I think the  
16 18th should be fine.

17 THE COURT: Okay.

18 MS. GONZALEZ: Or, if it's better for  
19 the Court, we have no objection to the last  
20 week in February.

21 THE COURT: I'll say  
22 February 18th 2014 at two o'clock in the  
23 afternoon. Set for a bench trial, okay.

24 - - -

25

C E R T I F I C A T E

1

2

3 State of Ohio,                    )  
 County of Cuyahoga,            )        SS:  
 4 City of Cleveland.            )

5

City of Cleveland,            )  
 6                    V.                    )

7 Ariel Reidenbach.            )

8

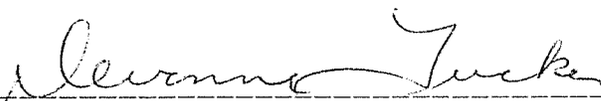
9            I, Devonna Tucker, court reporter, do hereby  
 10 certify that as a reporter employed by the Cleveland  
 11 Municipal Court, I took down in stenotype all of the  
 12 digitally recorded proceedings in the above-captioned  
 13 case on the date set forth; that I have transcribed  
 14 my said stenotype notes into typewritten form as  
 15 appears in the foregoing transcript of the digitally  
 16 recorded proceedings; that said transcript is a  
 17 complete record of the digitally recorded proceedings  
 18 had in the hearing of said case and constitutes a  
 19 true and correct transcript of the digitally recorded  
 20 proceedings had therein.

21

22                                    Dated this 10th day of November, 2014.

23

24

  
 \_\_\_\_\_

25

Devonna Tucker

1 STATE OF OHIO, )  
2 COUNTY OF CUYAHOGA, ) SS STOKES, A.R., J.  
3 CITY OF CLEVELAND. )

4 IN THE MUNICIPAL COURT

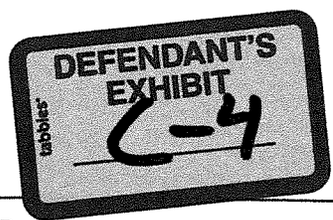
5 - - -  
6 CITY OF CLEVELAND, )  
7 Plaintiff, )  
8 vs. ) 2013CRB032808  
9 ARIEL REIDENBACH, )  
10 Defendant. )

11 - - -  
12  
13 Transcript of Digitally Recorded Proceedings had  
14 before the Honorable Judge ANGELA R. STOKES on  
15 Tuesday, February 18, 2014 in Courtroom 15-C.

16 - - -  
17 APPEARANCES:

18 On behalf of the plaintiff:  
19 Victor R. Perez, Chief Police Prosecutor  
20 By: Marco Tanudra, Assistant Police  
Prosecutor.  
21 On behalf of the defendant:  
22 Scott Hurley, Esq.

23  
24  
25 Devonna Tucker



P R O C E E D I N G S

1  
2 THE COURT: Ariel Reidenbach. This  
3 is Docket Number 67. This matter is set for  
4 a bench trial, I think, Attorney Hurley.

5 MR. HURLEY: It is, Judge. If we  
6 may approach briefly?

7 THE COURT: You may approach.

8 - - -

9 (Thereupon, a discussion was held at sidebar and  
10 on the record.)

11 - - -

12 MR. HURLEY: Obviously, I didn't set  
13 it for trial.

14 THE COURT: I know.

15 MR. HURLEY: Is there any middle  
16 ground here? She was originally talking  
17 this idea of having it -- (inaudible) -- it  
18 turned out she got progress second knew --  
19 (inaudible) -- (inaudible) -- until last  
20 night.

21 THE COURT: I'll place her on  
22 probation -- (inaudible) -- probation.

23 MR. HURLEY: Okay.

24 THE COURT: (Inaudible) -- I don't  
25 know if there are any restitution issues

1           regarding the \$159 for the power drill. She  
2           has a substance abuse problem. She needs to  
3           deal with that. There is a substance abuse  
4           issue.

5           MR. HURLEY:                You plan on referring  
6           her for a formal --

7           THE COURT:                 I can -- I can pass.  
8           I'll be happy to pass.

9           MR. HURLEY:                I think -- (inaudible).

10          THE COURT:                 Sure. That's fine.

11          MR. HURLEY:                I don't know if she has  
12          \$9 to pay for a test today.

13          THE COURT:                 The Probation  
14          Department will have it.

15          MR. HURLEY:                She would likely  
16          be positive anyways.

17          THE COURT:                 She told me positive.  
18          I told her before -- (inaudible) response --  
19          (inaudible) response --

20          MR. HURLEY:                She was concerned  
21          about that -- (inaudible).

22          THE COURT:                 I said, I will pass.

23          MR. HURLEY:                Thank you.

24          THE COURT:                 You're welcome.

25                                       - - -

1 (Back on the record.)

2

3

THE COURT: Is Mr. Payne a  
4 representative from Home Depot?

5

MR. PAYNE: Yes.

6

THE COURT: Thank you, sir.

7

MR. HURLEY: Judge, whenever you're  
8 ready.

9

THE COURT: I'm ready.

10

MR. HURLEY: No contest.

11

THE COURT: Okay.

12

MR. HURLEY: To the charge.

13

THE COURT: Ms. Reidenbach, on  
14 Docket 67, the Petty Theft charge is a First  
15 Degree misdemeanor. It does carry a maximum  
16 fine of \$1,000 and up to six months or up to  
17 180 days in jail; do you understand?

18

THE DEFENDANT: Yes, ma'am.

19

THE COURT: The complaint is dated  
20 October 7th 2013, and the Probable Cause  
21 statement alleges that on October 7, 2013  
22 at 2:50 p.m. that John Cook, the Lost  
23 Prevention Officer for Steel Yard Home  
24 Depot, located within the city of Cleveland,  
25 Ohio, observed you enter the Hardware

1 Department and select a Rigid Power Drill  
2 priced at \$159 from the display shelf.

3 It explains that -- says that -- alleges  
4 that you exited the department with the  
5 drill and you walked around the store with  
6 it for several minutes.

7 At 3:04 p.m., you bypassed our registers  
8 and ran out of the store with the unpaid  
9 drill.

10 At that time, you were detained for  
11 Theft outside of the store and escorted to  
12 the back office.

13 Cleveland Police were notified. Officer  
14 Tracy was notified and his partner -- they  
15 took custody of you.

16 It says that Home Depot desires to  
17 prosecute you for the theft incident.

18 Do you recall and understand the basis  
19 for the Petty Theft charge?

20 THE DEFENDANT: Yes, ma'am, I do.

21 THE COURT: And, to that charge, is  
22 it your desire to withdraw your not guilty  
23 plea, enter a plea of no contest, and  
24 consent to a finding of guilty?

25 THE DEFENDANT: Yes, ma'am.

1 THE COURT: By doing so, you are  
2 waiving or giving up your right to have a  
3 bench trial to the Judge or a jury trial to  
4 eight jurors; do you understand?

5 THE DEFENDANT: Yes, ma'am, I do.

6 THE COURT: You are presumed,  
7 considered to be, innocent until the city of  
8 Cleveland proves your guilt beyond a  
9 reasonable doubt, if your guilt is to be  
10 proven at a trial; do you understand?

11 THE DEFENDANT: Yes, ma'am.

12 THE COURT: If you are to have a  
13 trial, you have a right to remain silent at  
14 a trial, no one can force you to testify or  
15 to say anything at a trial; do you  
16 understand?

17 THE DEFENDANT: Yes, your Honor.

18 THE COURT: You're also giving up  
19 your right to subpoena witnesses who could  
20 testify at a trial, if you were to have one;  
21 do you understand?

22 THE DEFENDANT: Yes, your Honor.

23 THE COURT: And, you're giving up  
24 your right to confront one of your accusers,  
25 that's Mr. Anthony Payne from Home Depot

1 standing to your left; do you understand?  
2 THE DEFENDANT: Yes, your Honor.  
3 THE COURT: Have there been any  
4 threats or promises made to force you to  
5 change your plea to this charge?  
6 THE DEFENDANT: No, your Honor.  
7 THE COURT: Are you satisfied with  
8 your attorney's representation?  
9 THE DEFENDANT: Yes.  
10 THE COURT: Do you have any  
11 questions regarding the rights you are  
12 giving up?  
13 THE DEFENDANT: No.  
14 THE COURT: Any questions regarding  
15 the penalties that can be imposed by the  
16 Court?  
17 MR. HURLEY: Yes or no?  
18 THE DEFENDANT: No.  
19 THE COURT: Are you a citizen of  
20 the United States?  
21 THE DEFENDANT: Yes.  
22 THE COURT: Do you have any  
23 questions?  
24 THE DEFENDANT: No.  
25 THE COURT: I will accept your

1 change of plea to the Petty Theft charge.

2 Mr. Payne, is there a restitution issue?  
3 Was the power drill returned back to Home  
4 Depot? Are there any restitution issues  
5 here?

6 MR. PAYNE: For the merchandise,  
7 the amount of the merchandise.

8 THE COURT: Oh, the amount?

9 THE WITNESS: Yes.

10 THE COURT: Because --

11 THE WITNESS: Because, we sign it out  
12 privately -- Home Depot.

13 THE COURT: Oh, okay, so you're  
14 saying that restitution will be dealt with  
15 by Home Depot?

16 THE WITNESS: Correct.

17 THE COURT: We shouldn't order it  
18 on this case?

19 THE WITNESS: No.

20 THE COURT: Okay. I understand.  
21 All right.

22 So, Attorney Hurley, you would like for  
23 me to refer this matter to probation and  
24 pass it for sentencing to receive a  
25 presentencing investigative report?

1 MR. HURLEY: I would, your Honor.  
2 THE COURT: Mr. Payne, is there  
3 anything else you would like to say?  
4 THE WITNESS: No, your Honor.  
5 THE COURT: Okay. Do you have a  
6 subpoena that I should stamp for today?  
7 THE WITNESS: It was at the other  
8 store -- (inaudible).  
9 THE COURT: I'm sorry.  
10 THE WITNESS: The subpoena was sent  
11 to Steel Yard store. My store is a  
12 different store -- (inaudible.)  
13 THE COURT: Oh, there is a subpoena  
14 here. Should I stamp this one, Prosecutor  
15 Tanudra?  
16 MR. TANUDRA: Yes, please.  
17 THE COURT: If you can make a copy  
18 of this one, I can stamp the subpoena.  
19 Thank you.  
20 All right. So, I will refer your case  
21 to the Probation Department and pass for  
22 sentencing at the defendant's request to  
23 receive a presentencing investigation  
24 report.  
25 Did you take this item because of a

1 substance abuse problem, Miss Reidenbach?

2 THE DEFENDANT: Yes, your Honor.

3 THE COURT: And, so that is what  
4 substance or substances? I don't know.

5 THE DEFENDANT: Cocaine.

6 THE COURT: I'm sorry?

7 THE DEFENDANT: Cocaine.

8 THE COURT: Any other substances,  
9 because you're going to have a urinalysis  
10 test in just a few moments?

11 THE DEFENDANT: No.

12 MR. HURLEY: Heroine?

13 THE COURT: Anything else?

14 THE DEFENDANT: No, your Honor.

15 THE COURT: If you could give this  
16 to Prosecutor Tanudra, please? Thank you  
17 for being present, sir.

18 I'll ask for the urinalysis test. Do  
19 you have \$9 to pay for your urinalysis test  
20 today?

21 THE DEFENDANT: No, ma'am, I don't.

22 THE COURT: The Probation  
23 Department has \$9. They'll pay for it, and  
24 as far as a sentencing date, I don't think  
25 this can go as far as March, Attorney

1 Hurley.

2 MR. HURLEY: I understand. It's  
3 whatever --

4 THE COURT: I mean, March --

5 MR. HURLEY: 12th?

6 THE COURT: -- 12th. I don't think  
7 it can go that far. She has a cocaine  
8 problem.

9 MR. HURLEY: I understand.  
10 Bring it back on a date that you see  
11 fit.

12 THE COURT: This has been going on  
13 since November.

14 MR. HURLEY: Correct.

15 THE COURT: I'll pass until --

16 MR. HURLEY: Next week.

17 THE COURT: -- well, probation does  
18 want ten business days to prepare a  
19 probation report, so let's see -- one, two,  
20 three, four -- what if I placed it on the  
21 docket March 4th? Only because they asked  
22 for ten business days.

23 MR. HURLEY: I understand.

24 THE COURT: But, she'll come back  
25 to court, right?

1 THE DEFENDANT: Yes, ma'am.  
2 MR. HURLEY: Two weeks from today.  
3 THE COURT: You spent time in jail  
4 didn't, you?  
5 THE DEFENDANT: No, ma'am.  
6 THE COURT: They didn't take you  
7 into custody at all on this matter?  
8 THE DEFENDANT: No. They gave me a  
9 field release, the two officers that came to  
10 Home Depot. They gave me a field release.  
11 THE COURT: Okay. I think I told  
12 you before -- when she was thinking about  
13 changing her plea -- I wasn't going to send  
14 her to jail. I want you to get help for  
15 your substance abuse problem.  
16 I'll look at everything on  
17 March 24th [sic] 2014. Do you want an  
18 afternoon on that date too?  
19 MR. HURLEY: Did you just say  
20 March 4th?  
21 THE COURT: March 4th.  
22 MR. HURLEY: Got it.  
23 THE COURT: Is that okay?  
24 MR. HURLEY: That's fine.  
25 THE COURT: Oh, wait.

1 MR. HURLEY: Two weeks from today.  
2 THE COURT: Right. It would have  
3 to be a morning. Can't be in the afternoon.  
4 MR. HURLEY: I understand.  
5 THE COURT: March 4th 2014. Maybe  
6 at 10:00 a.m. Is that okay?  
7 THE DEFENDANT: That would be fine,  
8 your Honor.  
9 THE COURT: 10:00 a.m.  
10 You'll go downstairs to probation, to  
11 submit to the urinalysis test in just a  
12 moment, so have a seat to your right?  
13 MR. HURLEY: Thank you, Judge.  
14 THE COURT: Thank you.  
15 - - -  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

C E R T I F I C A T E

1

2

3 State of Ohio, )  
 4 County of Cuyahoga, ) SS:  
 4 City of Cleveland. )

5

6 City of Cleveland, )  
 6 v. )

7 Ariel Reidenbach. )

8

9 I, Devonna Tucker, court reporter, do hereby  
 10 certify that as a reporter employed by the Cleveland  
 11 Municipal Court, I took down in stenotype all of the  
 12 digitally recorded proceedings in the above-captioned  
 13 case on the date set forth; that I have transcribed  
 14 my said stenotype notes into typewritten form as  
 15 appears in the foregoing transcript of the digitally  
 16 recorded proceedings; that said transcript is a  
 17 complete record of the digitally recorded proceedings  
 18 had in the hearing of said case and constitutes a  
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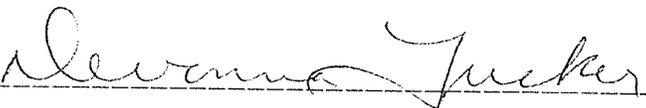
21

22

Dated this 10th day of November, 2014.

23

24



25

Devonna Tucker

OFFICIAL COURT REPORTER  
 CLEVELAND MUNICIPAL COURT  
 Cleveland, Ohio 44113



NAME: REIDENBACH, ARIEL  
ADDRESS: 3442 WEST 59TH STREET

Page: 1  
Run Date: 02/20/2014

CLEVELAND OH 44102

SSN: [REDACTED]  
DATE OF BIRTH: 09/14/1990  
RACE: CAUCASIAN

PHONE: [REDACTED]

Date: 10/17/2013  
Court Case #: 2013CRB 032808  
Court: CLEVELAND MUNICIPAL COURT JUDGE STOKES

<u>Chrg#</u>	<u>Action Code</u>	<u>Description</u>	<u>Counts</u>	<u>Disposition / Comments</u>
1		PETTY THEFT		2-18-14; FG DEF SHALL SUBMIT TO A URIN TEST TODAY PSI REPORT ANTHONY PAYNE WAS PRESENT & STATED HOME DEPOT WILL ADDRESS RESTRICTION ON ITS OWN, PFS 3-4-14 @ 10AM;

\*\*\* End of Report \*\*\*

NEWS w/ MAD.

no med/ succual

CLEVELAND MUNICIPAL COURT  
PROBATION DEPARTMENT  
INTAKE FACE SHEET

SETS

C of C CMC\_1038  
REV. 3/09

LAST NAME REIDENBACH		FIRST ARIEL		MAIDEN NAME		PROBATION RECORD NO. 2021797		DATE OF REFERRAL 2/18/14	
LEGAL RESIDENCE 3442 W. 59th Street Cleveland 44102						1.) FILE NO. 2013 CRB032808			
PREV. ADDRESS						1.) OFFENSE(S) 625.05 Petty Theft - M1			
TELE. NO. [REDACTED]		SOC. SEC. NO. [REDACTED]		2.) OFFENSE(S)					
DRIVER LIC. [REDACTED]		STATE OH	DATE EXP. 9/14/16	3.) FILE NO					
BIRTHPLACE Cleveland		CITIZENSHIP US	LANGUAGE English	3.) OFFENSE(S)					
DOB 9/14/90	AGE 23	RACE W	SEX F	JUDGE Stokes	PLEA	VERDICT			
HT 5 2	WT 102	HAIR Blond	EYES Blue	DEFENSE COUNSEL Scott Hurdure		TEL. NO.			
MARITAL STATUS Single		RELIGION None		COMPLAINANT		TEL. NO.			
VETERAN N/A		EDUCATION Lincoln West		COMP. ADDRESS 9th					
EMPLOYER Unemployed - no income		ADDRESS		TEL. NO.		NATURE OF EMP.	DATES	WAGES	SHIFT
FAMILY		ADDRESS		TEL. NO.		BIRTHPLACE	AGE	EMPLOYMENT	
FATHER Russell Reidenbach - add unk		[REDACTED]		[REDACTED]		52	Applebees		
MOTHER TAMMY		same (3438 W. 59th St)		[REDACTED]		Cleve	50	Boston Market	
SPOUSE		MAIDEN NAME							
CHILDREN/DEPENDENTS no children									
(1) older - bro									
(1) younger "									
CASE CONTINUED TO 3/4/14 @ 10:00am									
PRESENT P.O. Caroleen Hurdure				SUPERVISING P.O.					
DISPOSITIONS 1.)									
2.)									
3.)									

OHIO OFFENDER RISK ASSESSMENT  
Case Number: 2013 PROB 032808 CRB

Name: REIDENBACH, ARIEL  
 Address: 3442 WEST 59TH STREET  
 CLEVELAND, OH 44102  
 Phone: [REDACTED]  
 Bond Date: [REDACTED]

SSN: [REDACTED]  
 DOB: 09/14/1990  
 Race/Sex/Age: CAUCASIAN/Female/23  
 Jurisdiction:  
 Caseworker: STOUDMIRE, CAROLYN

Charges:  
 (No Arrest Date) PETTY THEFT

Question	Response	Score
<b>RISK FACTORS</b>		
1	MARITAL STATUS SINGLE	1
2	EDUCATION LESS THAN HIGH SCHOOL	1
3	EMPLOYMENT UNEMPLOYED AT TIME OF ARREST	1
4	IDENTIFIED DRUG ABUSE YES	1
5	IDENTIFIED ALCOHOL ABUSE YES	1
5	AGE AT TIME OF ARREST AGE 34 OR LESS	1
7	PRIOR SEX OFFENSE NO	
3	PRIOR VIOLENT OFFENSE NO	
7	PRIOR FELONY ARREST NO	
0	PRIOR OR CURRENT COMMUNITY SUPERVISION VIOLATIONS NO	
1	FIFTH DEGREE FELONY OFFENSE NO	
2	NUMBER OF PRIOR ARRESTS	
3	PRIOR INCARCERATIONS	

ection Score: 6

uestionnaire Score: 6

Case Number: 2013 CRB 032808  
 STATE OF OHIO / CITY OF CLEVELAND

REIDENBACH, ARIEL  
 AKA:

CLEVELAND MUNICIPAL COURT - JOURNAL ENTRY  
 DOB: 09/14/1990  
 Event Date: 03/18/2014  
 Event Time: 2:00 pm  
 Event Location: 15TH FLOOR COURTROOM C  
 Event Judge: STOKES, ANGELA R.  
 Arresting Agency: UNKNOWN AGENCY  
 SCR Status: OPEN  
 PD: ANGR... 6/1

Charge: 1 MI - 625.05 PETTY THEFT  
 Short Description: \_\_\_\_\_  
 Prosecutor: \_\_\_\_\_  
 Amends Charge: \_\_\_\_\_  
 PG: \_\_\_\_\_  
 NOL: \_\_\_\_\_  
 DWP: \_\_\_\_\_  
 Fine: \_\_\_\_\_  
 Days: \_\_\_\_\_  
 Suspended: \_\_\_\_\_  
 Days: \_\_\_\_\_  
 Public Defender Fee: \_\_\_\_\_  
 Time to Pay Until: \_\_\_\_\_

Bond Set \$ \_\_\_\_\_ No Contact \_\_\_\_\_ Personal Bond \_\_\_\_\_  
 Capias / BFC / Warrant to Issue \_\_\_\_\_ Capias Recalled \_\_\_\_\_  
 Bond Forfeiture Vacated \_\_\_\_\_ Original Bond Reinstated \_\_\_\_\_  
 Warrant Block Release \_\_\_\_\_ Warrant Fee Waived \_\_\_\_\_  
 Defendant Advised of Rights

3D Exam: \_\_\_\_\_ W/B/O \_\_\_\_\_ I/A \_\_\_\_\_ Demanded \_\_\_\_\_ Days Held \_\_\_\_\_  
 Cont to: 3-14-2014 at 10:00 am pm Drug Court \_\_\_\_\_  
 At: \_\_\_\_\_ COPR \_\_\_\_\_ CODR \_\_\_\_\_ COCR \_\_\_\_\_ Final \_\_\_\_\_ SPW \_\_\_\_\_  
 For: \_\_\_\_\_ Pretrial \_\_\_\_\_ Trial \_\_\_\_\_ Jury Trial \_\_\_\_\_ PFS \_\_\_\_\_ PVH \_\_\_\_\_  
 Trial Had \_\_\_\_\_ Trial in Progress \_\_\_\_\_ Jury Sworn \_\_\_\_\_ Motion Hearing \_\_\_\_\_  
 Interpreter Requested \_\_\_\_\_ Language \_\_\_\_\_ Jury Waived \_\_\_\_\_  
 Atty: Scott Hurdley \_\_\_\_\_ Public Defender \_\_\_\_\_

Driver's License Suspended from Date of Arrest \_\_\_\_\_ to \_\_\_\_\_ or \_\_\_\_\_  
 From \_\_\_\_\_ to \_\_\_\_\_ DUI # Within 6 Yrs \_\_\_\_\_  
 Immobilization \_\_\_\_\_ Days \_\_\_\_\_ Vehicle Forfeited \_\_\_\_\_ TTP \_\_\_\_\_  
 INS: \_\_\_\_\_ Shown \_\_\_\_\_ Not Shown \_\_\_\_\_ N/A \_\_\_\_\_ LDPG \_\_\_\_\_ ALS Appeal \_\_\_\_\_ ALS Term \_\_\_\_\_  
 Motion To / For: \_\_\_\_\_  
 Granted \_\_\_\_\_ Denied \_\_\_\_\_ OSI \_\_\_\_\_  
 JUDGE / MAGISTRATE: \_\_\_\_\_  
 Revised 10/30/2013

Found Indigent Costs Suspended \_\_\_\_\_  
 Cost Satisfied \_\_\_\_\_  
 Credit for \_\_\_\_\_ Days Served \$ \_\_\_\_\_  
 Sentence Ordered Executed \_\_\_\_\_  
 Sentence Stayed Until \_\_\_\_\_  
 Refer to Probation: \_\_\_\_\_  
 DV: [A][C] \_\_\_\_\_ MHD: [S][P] \_\_\_\_\_ Veteran's Docket: [S][P][C] \_\_\_\_\_ DJP: [S][P][C] \_\_\_\_\_  
 CAP \_\_\_\_\_ DIET \_\_\_\_\_ COP \_\_\_\_\_ Get On Track \_\_\_\_\_ Project HOPE \_\_\_\_\_  
 Anger Mgmt \_\_\_\_\_ Parenting \_\_\_\_\_ ROCK: [P][C][H] \_\_\_\_\_ Drug Court: [S][P][C] \_\_\_\_\_  
 Probation Duration: \_\_\_\_\_ MO \_\_\_\_\_ YRS \_\_\_\_\_ Active \_\_\_\_\_ Inactive \_\_\_\_\_ Form 95 \_\_\_\_\_  
 Probation Conditions: Defendant shall subject to a

Probation Violation Hearing: \_\_\_\_\_ Had \_\_\_\_\_ Waived \_\_\_\_\_ Found \_\_\_\_\_ Not Found \_\_\_\_\_ SRS \_\_\_\_\_  
 Probation Continued Until: \_\_\_\_\_ Probation / SIP Terminated \_\_\_\_\_  
 Notes: \_\_\_\_\_  
 Anthony Payne was present  
 as he had home court with  
 address restriction on it  
 JWH.

ATTO: Ben Graham  
 Page 1 of 1

2/19/14

Case Processing

FLO/0001

Inquire

ORI #: OHCLP0000

Case #: 2013-00325103

Incident #: 2013-00325103  
S

Occurred Location : 3355,,STEELYARD,DR,

Cross Street . . . : '''

Venue . . . . . : Cleveland

Occurred Inc Typ: P Theft

Area: District 2 Section : Zone 23

Grid . : Ward13

County . . . . . : CUYAHOGA

Operator . . . : DAVISM

Reported Date/Time: 10/07/2013 15:12

Thru Date/Time : 10/07/2013 16:00

From Date/Time . : 10/07/2013 0:00

Scene Processed :

Reporting Officer : TRACY,MICHAEL,J,

Assigned Bureau : D2

Significant Event : No

# of Offenses . : 1

Assisting ORI # . :

# of Victims . : 1

# of Offenders . : 1

Status Date . . : 10/08/2013

Case Status . . . : Open

Disposition Date:

Case Disposition :

Clearance Date .:

Case Clearance :

Solvability . . :

Microfiche ID # . :

Assoc. Case #2 : -

Associated Case #1: -

F3=Exit F6=Print F7=Juvenile Arrests F8=Adult Arrests F9=Offenses  
F10=Subj. F11=Property F12=Cncl F13=User Dfn F14=FI's F15=Spct Vhcl  
F17=PMA F18=Case MOs F19=Assignments F20=Solv. F22=Add. IBR Info  
F23=Incidents F24=Docs.

2/19/14

Case Processing

PLU/0001

ORI #: OHCLP0000

Case #: 2013-00325103

Incident #: 2013-00325103

Inquire

O Free Form Document

AU2346S1

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More: + -

TITLE: PETTY THEFT/SHOPLIFTING/RECOVERY/FIELD RELEASE

ON 10/17/2013, WE RECEIVED A RADIO ASSIGNMENT AT 1621 HRS TO RESPOND TO THE HOME DEPOT STORE LOCATED AT 3355 STEELYARD DR. C/W SECURITY HOLDING A FEMALE SHOPLIFTER. UPON OUR ARRIVAL, WE SPOKE WITH A LOSS PREVENTION AGENT REPORTING PERSON (JOHNATHAN COOK). REPORTING PERSON STATES THAT HE OBSERVED THE OFFENDER (ARIEL A REIDENBACH) SELECT THE ABOVE DESCRIBED IMPACT DRIVER FROM A STORE SHELF. THE OFFENDER WALKED AROUND THE STORE A BIT WITH THE IMPACT DRIVER BEFORE MAKING HER WAY TO THE FRONT OF THE STORE. THE OFFENDER WALKED AROUND THE STORE A BIT WITH THE IMPACT DRIVER BEFORE MAKING HER WAY TO THE FRONT OF THE STORE. THE OFFENDER THEN WALKED PAST ALL POINTS OF SALE AND EXITED WITHOUT PAYING FOR THE IMPACT DRIVER SHE WAS CARRYING. AT THIS TIME, THE REPORTING PESON STOPPED THE OFFENDER JUST OUTSIDE OF THE STORE AND ESCORTED HER BACK TO THE SECURITY OFFICE WHERE THE PROPERTY WAS RECOVERED.

F3=Exit F12=Cancel

2/19/14

Case Processing

PL0700D1

ORI #: OHCLP0000

Case #: 2013-00325103

Incident #: 2013-00325103

Inquire

O Free Form Document

AU2346S1

C ..... More: + -

V FURTHER INVEST REVEALS ARIEL A. REIDENBACH CHECKED OK FOR NO WARRANTS  
A ON CHANNEL 9. SHE WAS THEN FIELD RELEASED ON SCENE.

R REPORTING PERSON ADVISED TO THE PROSECUTOR'S OFFICE.

F .

R .

S .

A .

# REPORT #13 325103 ENTERED BY SDCO DEAN ON 10/8/2013 AND COMPLETED

C AT 0645 HRS

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F3=Exit F12=Cancel

RUSH  
5232

DRUG TESTING REQUEST FORM

*[Handwritten Signature]*  
Calleo SE

CUYAHOGA COUNTY COURT OF COMMON PLEAS LABORATORY  
1276 W. 3<sup>rd</sup> Street- Lower Level LL-01 Marion Building  
Cleveland, Ohio 44113

UNMONITORED COLLECTION TEMP \_\_\_\_\_ F

CALL RESULTS TO: 216-664-6766

FAX RESULTS TO: 216-664-4267

NAME: ARIEL REIDENBACH

PARTY ID # 8- 2021797

ALIAS:

SOCIAL SECURITY *[REDACTED]*

DOB: 09/14/1990

SEX: F

COLLECTION DATE: 2/18/14

REQUESTER: CAROLYN STOUDMIRE

GROUP CODE: 301

PHONE NUMBER: (216)664-6766

- TEST REQUEST  COCAINE/OPIATES  COCAINE/MARIJUANA  OPIATES/MARIJUANA  
 X 3 SCREEN(COC/OP/THC)  4 SCREEN(COC/OP/THC/PCP)  5 SCREEN (COC/OP/THC/PCP/AMP)  
 COCAINE  OPIATES  MARIJUANA  AMPHETAMINE  PHENCYCLIDINE  
 ORAL TEST  HAIR TEST  OTHER

DRUGS TAKEN IN THE LAST 7 DAYS (Prescription and/or over the counter)

IDENTIFICATION REQUIRED:  DRIVERS LICENSE  STATE ID  PASSPORT  OTHER ID \_\_\_\_\_

REGISTERED BY *[Signature]*

MONITORED BY *[Signature]*

LABORATORY HOURS:

MONDAY-THURSDAY      OPEN: 7:30AM      CLOSE: 6:15PM  
FRIDAY      OPEN 7:30AM TO 12:30PM      AND      1:45PM TO 3:15PM

Positive urine samples will be retained by the laboratory for 90 days unless the laboratory is instructed otherwise. Requestor must verify prescriptions through examination of labeled prescription container. Contact laboratory manager with any questions about the testing, interpretation of results or drug interaction, contact laboratory manager.

- GROUP CODES  
 251 MUNI DRUG CT  
 301 MUNI COURT  
 1001 JUDGE/SELF PAY

Cuyahoga County  
Court of Common Pleas  
Laboratory  
1276 W. 3rd Suite LL-01  
Cleveland, Ohio 44113-1512

REVISED

Patient: REIDENBACH, ARIEL  
Patient #: [REDACTED] Birth: 9/14/1990 Acc #: 2025232  
Officer: CLEVELAND MUNICIPAL Age: 23 years Collection Date: 2/18/2014 2:47 PM  
Gender: Female

Probation Officer STOUDMIRE

Test Name	Result	Units	Flag	Reference Range
(12) 3 SCREEN-COC/OP/THC				Run by: JK on 2/20/2014 3:05 PM
COCAINE 150	Positive			
H-OPIATES	Negative			
H-MARIJUANA	Negative			
6AM-HEROIN	Negative			
OXYCODONE	Negative			

REVIEWED BY Anita Olsafsky Run by: JK on 2/20/2014 3:08 PM

Reviewed By: \_\_\_\_\_

Date: \_\_\_\_\_

ATTN: STOUDMIRE  
(216) 664-4267

CLEVELAND MUNICIPAL COURT  
PROBATION NO. 2021797  
SENTENCING REPORT

NAME: ARIEL REIDENBACH JUDGE: ANGELA R. STOKES  
ALIAS: FILE#: 2013 CRB 032808  
COURT NAME: ARIEL REIDENBACH OFFENSE(S): 625.05 PETTY THEFT M1

ADDRESS: 3442 WEST 59TH STREET  
CLEVELAND, OH 44102

PHONE #: [REDACTED] RACE: CAUCASIAN  
BIRTH PLACE: CLEVELAND  
DOB: 09/14/1990 CONTINUED TO: 3/4/14  
SOCIAL SECURITY#: [REDACTED] SEX: Female

AGE: 23 HT: 5'2" WT: 109 HAIR: BLOND EYES: BLUE

ATTORNEY: SCOTT HURLEY TELEPHONE#:  
COMPLAINANT'S NAME: PHONE:  
ADDRESS: INSURANCE CO:

**ALCOHOL TEST:**

DRIVER'S LICENSE#: TK233204 STATE: Ohio EXPIRATION: 9/14/16  
IMMOBILIZATION SITE:

DRIVER'S LICENSE STATUS: VALID

DATE OF REFERRAL: 2/18/14 DISP: FG- PSI cont  
to 3/4/14 at  
10:00 a.m.

SOCIAL SUMMARY: MARITAL STATUS: Single MINOR CHILDREN: None  
PAYS CHILD SUPPORT: AMOUNT PAID:

SHELTER: (RENT/OWN/OTHER): Other MONTHLY PAYMENT:  
LENGTH OF TIME AT CURRENT ADDRESS:  
RESIDES WITH: Tammy Reidenbach RELATION: Mother

HEALTH: MAJOR HEALTH CONCERNS (EXPLAIN): None  
DIAGNOSIS/TREATMENT/DATES:  
MEDICATIONS:  
HISTORY OF CHEMICAL ABUSE: The defendant admits that she's drug  
dependent. The drug of choice is  
crack/cocaine.

DESCRIBE PROBLEM/TREATMENT/DATES:

HISTORY OF MENTAL HEALTH PROBLEMS: Ms. Reidenbach stated that  
she has had suicidal thoughts  
since six years old. The  
defendant stated that she  
attempted suicide on two  
different occasions.

**EDUCATION:** LITERATE (GOOD/AVERAGE/POOR): Poor  
POSSIBLE LEARNING DISABILITIES:  
DESCRIBE: YEARS COMPLETED: 9  
YEAR GRADUATED:  
DEGREE(S) / CERTIFICATION(S) OBTAINED:  
SCHOOLS ATTENDED: Lincoln West High School

**MILITARY:** BRANCH: N/A YRS SERVED:  
DISCHARGE TYPE:  
VETERAN STATUS: DATE:  
RANK:

**EMPLOYMENT:** CURRENT EMPLOYER: Unemployed  
JOB TITLE:  
TERM OF EMPLOYMENT:  
HOURLY WAGE OR SALARY AMOUNT:  
NUMBER OF HOURS WORKED PER WEEK:

**INCOME SOURCES:** None

**ASSETS AND DEBTS:**

**OFFENSE SUMMARY:**

The RMS report indicates that on 10/7/13 at approximately 3:12 p.m., Officer Michael Tracy was dispatched to the Home Depot located at 3355 Steelyard Drive. Upon arrival, the Officer spoke with a Security person who was employed at Home Depot who stated that the defendant, Ariel Reidenbach was observed taking an Impact Screw Driver without purchasing the item. The property was recovered and Ms. Reidenbach arrested.

**COMPLAINANT'S STATEMENT:**

Per the Court J.E., Home Depot will address the matter of restitution on their own.

**DEFENDANT'S STATEMENT:**

Ms. Reidenbach stated that she went to the Home Depot store and took a drill valued at \$159.00 without paying for the item. According to Ms. Reidenbach, she was high on crack. The defendant admits guilt in this offense and stated she would like to receive help.

**CURRENT LEGAL STATUS:**

N/A

## EVALUATION:

Ariel Reidenbach is 23 years old, born to her parents, Russell and Tammy Reidenbach. The defendant's parents divorced when she was six years old, which is the incident that Ms. Reidenbach feels changed her life. Ms. Reidenbach stated that when she was five years old she was molested by her older brother's father. Ms. Reidenbach attended Lincoln West High School and dropped out in the 9<sup>th</sup> grade. Ms. Reidenbach stated that she's experienced a great deal of hard times in her life, which has ultimately led to her experiencing continual thoughts of suicide especially when she's stressed or pressured. Ms. Reidenbach stated that she has attempted suicide two times in her life and identified herself as a "Cutter". The most recent being three months ago when she used a screw driver and dug into the skin located between her hips and private area. Ms. Reidenbach stated that a couple of years ago her brother sold crack/cocaine and she would help him sell it. The defendant stated that her life became more chaotic which is what led to her using the drug instead of selling it. Ms. Reidenbach stated she uses crack/cocaine as a means handling unwanted pressures. Ms. Reidenbach stated she uses drugs on a weekly to bi-weekly basis. The defendant viewed herself as having abandonment issues; has never been in counseling or drug treatment and is expressing a desire for help.

On 2/18/14, Ariel Reidenbach appeared before the Honorable Judge Stokes and was found guilty of: Petty Theft. The defendant was referred to the Probation Department for a Pre-Sentencing Investigation with the stipulation that Ms. Reidenbach submit to a Urinalysis test on today's date which would be paid by the court. On 2/18/14, the defendant was referred for the Urinalysis, the results were positive for crack/cocaine. (See the enclosed report.) The case has been continued to 3/4/14 at 10:00 a.m.

A record check revealed that Ms. Reidenbach does not have a prior arrest history.



RECOMMENDATION:

N/A

Carolyn Stoudmire, 216-664-6766  
Probation Officer

Carolyn Stoudmire

2/19/14 cls

Patrick Sunyak, 216-420-8846  
Probation Supervisor

Patrick Sunyak 2-25-14

STATE OF OHIO / CITY OF CLEVELAND  
 DEIDENBACH, ARIEL  
 AKA: Angela B. Stokes  
 DOB: 09/14/1990  
 SSN: XXX-XX-6160  
 SCR Status: OPEN  
 Agency: UNKNOWN AGENCY

Event Date: 03/04/2014 10:00 am  
 Event: SENTENCING HEARING  
 Event Location: 15TH FLOOR COURTROOM C  
 Event Judge: STOKES, ANGELA B.

Charge: 1 MI. 625.05 PETTY THEFT  
 Short Description: Dependant's stock exchange

Charge	Short Description	Amends Change	FG	FNG	NOL	DWP	Fine	Days	Days	Public Defender Fee	Time to Pay Until:
1 MI. 625.05 PETTY THEFT	<u>Dependant will contact Kendra at Tei-c's Women In Transition Program to get smalled in her car.</u>						1000	1000	1000	<input checked="" type="checkbox"/>	

Bond Set \$  No Contact  Personal Bond  Capias / BFC / Warrant to Issue  Capias Recalled  Bond Forfeiture Vacated  Original Bond Reinstated  Warrant Block Release  Warrant Fee Waived  Defendant Advised of Rights

3D Exam:  W/BO  I/A  Demanded  Days Held

Cont. to: 3-25-2014 at 10:00 am pm  Drug Court

At:  COPR  CODR  COCR  Final  SPW  Pretrial  Trial  Jury Trial  PFS  PVH

Trial Had  Trial in Progress  Jury Sworn  Motion Hearing RE: TRAVEL TO WORK

Interpreter Requested Language  Public Defender  Atty: Jury Costs

Driver's License Suspended from Date of Arrest: \_\_\_\_\_ to \_\_\_\_\_ or \_\_\_\_\_

Immobilization:  Vehicle Forfeited  TTP

NS:  Shown  Not Shown  N/A  JUDGE  JUDGE  JUDGE  JUDGE  JUDGE

Motion granted that to suspend court costs

Granted  Denied  OSI

JUDGE / MAGISTRATE: Judge Paul Stokes

Revised 10/30/2013 Att: Alan Sanders in case

Page 1 of 1



REIDENBACH, ARIEL	2021797	2013 CRB 032808	
<i>Last Name, First Name</i>	<i>Record #</i>	<i>Case # (s)</i>	
3442 WEST 59TH STREET	CLEVELAND	OH, 44102	201-92-6160
<i>Street</i>	<i>City</i>	<i>State and Zip</i>	<i>SSN</i>
<b>Cleveland Municipal Court Probation Department</b>			<b>Closing Summary Report</b>

Last Known Employer and Address: UNEMPLOYED

Offense(s): PETTY THEFT

Date of Sentencing: 3-4-14 Judge: ANGELA R. STOKES Term of Probation : 03/04/2014-03/04/2015

Date of Closing 5-15-14 Record Check NO

Status: TERMINATED

Total Number of Interviews:  
Office 1 Field Agency Collateral  
Probationer Spouse Employer

Beginning Classification MEDIUM Closing Classification MEDIUM  
Probationer's Response to Supervision

New Arrest(s)/ Complaints

Incarcerated

Probation Violation Hearing 5-5-14 FIV PROBATION TERMINATED

**COURT CONDITIONS – SEE ATTACHMENTS**  
**SELECT THE APPROPRIATE BOXES EXPLAIN “NOT MET” AND PROVIDE ADDITIONAL COMMENTS BELOW**

MET	NOT MET	CONDITIONS	MET	NOT MET	CONDITIONS
<input type="checkbox"/>	<input checked="" type="checkbox"/>	SUBSTANCE ABUSE ASSESSMENT AND COUNSELING	<input type="checkbox"/>	<input type="checkbox"/>	
<input type="checkbox"/>	<input checked="" type="checkbox"/>	SUBSTANCE ABUSE TEST ORDERED (URINALYSIS TESTING)	<input type="checkbox"/>	<input type="checkbox"/>	
<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>	
<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>	
<input type="checkbox"/>	<input type="checkbox"/>		<input type="checkbox"/>	<input type="checkbox"/>	

COMMENTS:

On 4-10-14 Sent for SAT, Drug Lab called- closed \* PO was to give deft. SAT at next apt 5-15-14, Deft Ref. to Recovery Resources but stated not taking referral was going back to court, doesn't live in Cleveland, OH she reprd she lives in West Virginia. Deft. here visiting her mother. 4-21-14, Motion filed to Transfer Probation. Hearing set 5-5-14, FIV Probation Terminated. No conditions met.

TINA JANIS  5-15-14  
Probation Officer (216)420-8847

PETE ROCHE   
Approved by SUPERVISOR (216)664-3710



*Cleveland Municipal Court*  
*Probation Department*

Jerome Krakowski  
Chief Probation Officer

Kimberly Oxner  
Dean Jenkins  
Deputy Chief Probation Officers

West Side Office  
1449 West 117<sup>th</sup> Street  
Cleveland, Oh 44107

Downtown Office  
Justice Center 1200 Ontario Street Sixth Floor  
Mailing Address P.O. Box 94894 Cleveland, Ohio 44101-4894  
216-664-4930  
Fax 216-664-4267

East Side Office  
6001 Woodland Avenue Suite 2820  
Cleveland, OH 44104

To: ARIEL REIDENBACH  
3442 WEST 59TH STREET  
CLEVELAND, OH 44102

Date: 3/12/2014

Probation Record Number: 2021797

**NOTICE OF FAILED APPOINTMENT**

Dear ARIEL,

You failed to keep your appointment on 3-11-14 .Your new appointment is scheduled for

**3/18/14 at 10:30 am**

If you fail to appear for this appointment, a probation violation capias will be requested.

Should you have any questions, you may contact me Monday through FRIDAY between 8:30 AM to 4:30 PM at the number listed below.

TINA JANIS

PETE ROCHE

Probation Officer (216)420-8847

Approved by Supervisor (216) 664-3710

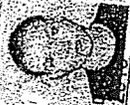
**Ohio**  
DRIVER LICENSE

USA

1 REIDENBACH  
2 ANIEL ANGELA  
3 3442 W 59TH ST  
4 CLEVELAND, OH 44102

5 BIRTHDATE: 09-14-1990  
6 CLASS: 0  
7 EXPIRES: 09-14-2016  
8 ENDORS: A

15 Sex: F 16 Ht: 5-02 17 Wt: 102  
18 Eyes: BLU 19 Hair: BLN



RUSH

DRUG TESTING REQUEST FORM

CUYAHOGA COUNTY COURT OF COMMON PLEAS LABORATORY  
1276 W. 3<sup>rd</sup> Street- Lower Level LL-01 Marion Building  
Cleveland, Ohio 44113

UNMONITORED COLLECTION TEMP \_\_\_\_\_ F

CALL RESULTS TO:

FAX RESULTS TO:

NAME: **ARIEL REIDENBACH**

PARTY ID # **8-2021797**

ALIAS:

SOCIAL SECURITY **[REDACTED]**

DOB: **09/14/1990**

SEX: **F**

COLLECTION DATE: **4-10-14**

REQUESTER: **TINA JANIS**

GROUP CODE: **301**

PHONE NUMBER **[REDACTED]**

TEST REQUEST  COCAINE/OPIATES  COCAINE/MARIJUANA  OPIATES/MARIJUANA

3 SCREEN(COC/OP/THC)  4 SCREEN(COC/OP/THC/PCP)  5 SCREEN (COC/OP/THC/PCP/AMP)

COCAINE  OPIATES  MARIJUANA  AMPHETAMINE  PHENCYCLIDINE

ORAL TEST  HAIR TEST  OTHER

DRUGS TAKEN IN THE LAST 7 DAYS (Prescription and/or over the counter)

**NONE**

*(Handwritten signature) DWL LAB  
CROSS*

IDENTIFICATION REQUIRED:  DRIVERS LICENSE  STATE ID  PASSPORT  OTHER ID \_\_\_\_\_

REGISTERED BY \_\_\_\_\_

MONITORED BY \_\_\_\_\_

LABORATORY HOURS:

MONDAY-THURSDAY      OPEN: 7:30AM      CLOSE: 6:15PM

FRIDAY    OPEN 7:30AM TO 12:30PM    AND    1:45PM TO 3:15PM

Positive urine samples will be retained by the laboratory for 90 days unless the laboratory is instructed otherwise. Requestor must verify prescriptions through examination of labeled prescription container. Contact laboratory manager with any questions about the testing, interpretation of results or drug interaction, contact laboratory manager.

GROUP CODES

251 MUNI DRUG CT

301 MUNI COURT

1001 JUDGE/SELF PAY



ARIEL REIDENBACH

2021797

2013 CRB 032808

Name

Record #

Case # (s)

3442 WEST 59TH STREET

CLEVELAND

OH 44102

[REDACTED]

Street

City

State and Zip

SSN

*Cleveland Municipal Court Probation Department*

*Update Report*

UPDATE for **JUDGE ANGELA R. STOKES** on case **2013 CRB 032808**, set for **4-9-14**:

On 3-4-14, Ms. Reidenbach was placed on one year active probation with the following conditions: SAA SAC SAT Deft. will pay for Urinalysis Today & Each week. No More thefts; Stay off the property of all Home Depot Stores. 1000FS 180DS FICS Deft. Motion to Suspend Court Costs granted; Deft. has scheduled her Formal Assessment for Trauma referred issues on 3-6-14 at 12:30 pm which must be verified that she attended. Please verify defendant's new employment. See if Drug/Alc. Assessment can be done at same agency listed below; Deft. will contact Kendra at Tri-C's Women's Transitional Program to get enrolled in her GED classes; Deft's crack cocaine addiction is due to trauma abuse issues and which is why she steals money for her addiction. If deft. in full compliance she does not need to be present on 3-35-14. Continued to 3-25-4 w/ update needed.

On 3-11-14, Ms. Reidenbach failed to report to her scheduled first probation appointment, leaving a message she was sick and unable to report. Due to the defendant failing to report, s urinalysis test was not submitted. On 3-12-13, This officer did contact the defendant by telephone #1-440-291-7115 noting she must report on 3-18-14 and was ordered to submit weekly drug test and to pay for it.

On 3-12-14, a notice of failed appointment was also mailed to report on 3-18-14.

**ON 3-28-14 SUMMONS MAILED \*CASE SET FOR MOTION HEARING: PROBATION UPDATE:**

On 3-18-14, the defendant again failed to report, failing to report on 3-12-14 and 3-18-14. Due to the defendant failing to report to probation, no conditions could be verified, nor could probation retrieve a weekly SAT as requested to submit weekly.

A compliance Hearing report was submitted to the court

TINA JANIS  
Probation Officer

*TJ* 4-2-14  
(216)420-8847

PETE ROCHE  
Approved by Supervisor (216)664- 3710

*[Handwritten signature]*

Criminal History Report  
2013 PROB 032808 CRB

NAME: REIDENBACH, ARIEL  
ADDRESS: 3442 WEST 59TH STREET

Page: 1  
Run Date: 04/08/2014

CLEVELAND OH 44102

PHONE: [REDACTED]

SSN [REDACTED]  
DATE OF BIRTH: 09/14/1990  
RACE: CAUCASIAN

Date: 10/17/2013  
Court Case #: 2013CRB 032808  
Court: CLEVELAND MUNICIPAL COURT JUDGE STOKES

<u>Chrg#</u>	<u>Action Code</u>	<u>Description</u>	<u>Counts</u>	<u>Disposition / Comments</u>
1		PETTY THEFT		2-18-14; FG DEF SHALL SUBMIT TO A URIN TEST TODAY PSI REPORT ANTHONY PAYNE WAS PRESENT & STATED HOME DEPOT WILL ADDRESS RESTRICTION ON ITS OWN, PFS 3-4-14 @ 10AM;

\*\*\* End of Report \*\*\*



Copy

ARIEL REIDENBACH	2021797	2013 CRB 032808	
Name	Record #	Case # (s)	
3442 WEST 59TH STREET	CLEVELAND	OH 44102	
Street	City	State and Zip	SSN

*Cleveland Municipal Court Probation Department* *Update Report*

UPDATE for **JUDGE ANGELA R. STOKES** on case **2013 CRB 032808**, set for **4-9-14**:

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A compliance Hearing report was submitted to the court

TINA JANIS  
 Probation Officer (216)420-8847

PETE ROCHE  
 Approved by Supervisor (216)664- 3710

NAME: REIDENBACH, ARIEL  
ADDRESS: 3442 WEST 59TH STREETPage: 1  
Run Date: 05/02/2014

CLEVELAND OH 44102

PHONE: [REDACTED]

[REDACTED]  
DATE OF BIRTH: 09/14/1990  
RACE: CAUCASIANDate: 10/17/2013  
Court Case #: 2013CRB 032808  
Court: CLEVELAND MUNICIPAL COURT JUDGE STOKES

<u>Chrg#</u>	<u>Action Code</u>	<u>Description</u>	<u>Counts</u>	<u>Disposition / Comments</u>
1		PETTY THEFT		2-18-14; FG DEF SHALL SUBMIT TO A URIN TEST TODAY PSI REPORT ANTHONY PAYNE WAS PRESENT & STATED HOME DEPOT WILL ADDRESS RESTRICTION ON ITS OWN, PFS 3-4-14 @ 10AM;

\*\*\* End of Report \*\*\*

1 STATE OF OHIO, )  
COUNTY OF CUYAHOGA, ) SS STOKES, A. R., J.  
2 CITY OF CLEVELAND. )

3  
4 IN THE MUNICIPAL COURT

5 - - -  
6 CITY OF CLEVELAND, )  
7 Plaintiff, )  
8 vs. ) 2013CRB032808  
9 ARIEL REIDENBACH, )  
10 Defendant. )

11 - - -  
12  
13 Transcript of digitally recorded proceedings had  
14 before the Honorable Judge Angela R. Stokes, on  
15 Tuesday, March 4, 2014, in Courtroom 15-C.

16 - - -  
17 APPEARANCES:

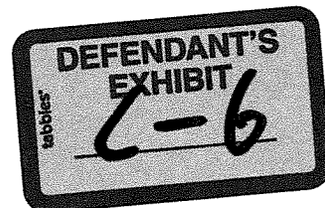
18 On behalf of the plaintiff:

19 Victor R. Perez, Chief Police Prosecutor  
20 By: Marco Tanudra, Ass't Police Pros.

21 On behalf of the defendant:

22 Gary A. Potts, Esq.

23  
24  
25 Grace Evangelou, RPR



P R O C E E D I N G S

1  
2 THE COURT: Is Reidenbach present?  
3 Should I call that case, Attorney Potts?  
4 MR. POTTS: Yes, your Honor.  
5 THE COURT: Docket 40, Ariel  
6 Reidenbach -- oh, Maureen was able to print  
7 out everything for me. So you don't have  
8 to. And you could let your colleague -- I  
9 think he felt a little uncomfortable that I  
10 was here by myself, but you can radio him  
11 and tell him that you're back. I don't  
12 know. What is his name?  
13 A VOICE: Reddy (phonetic).  
14 THE COURT: Reddy?(phonetic). He  
15 went to take someone. Oh, that case the  
16 lady goes in Judge Carr's courtroom. So he  
17 took her to Judge Carr's courtroom. So  
18 he'll be right back. So you let him know  
19 that you're back. Thank you.  
20 MR. POTTS: Do we have an  
21 assessment for her, your Honor?  
22 THE COURT: Let me see -- you just  
23 have to maybe put it on vibrate.  
24 A VOICE: I just shut it off.  
25 THE COURT: Oh, okay.

1 MR. POTTS: How old are you?  
2 THE DEFENDANT: Twenty-three.  
3 MR. POTTS: Twenty-three?  
4 (Inaudible).  
5 THE DEFENDANT: On Brookpark.  
6 (Inaudible).  
7 MR. POTTS: Okay.  
8 THE COURT: Attorney Potts, do you  
9 need to see that she has not been referred  
10 for an assessment. Miss Reidenbach did have  
11 a urinalysis test, which I believe was  
12 positive for cocaine.  
13 THE DEFENDANT: Uh-hmn.  
14 THE COURT: I think so.  
15 MR. POTTS: May I approach for a  
16 second, your Honor?  
17 THE COURT: Sure.  
18 - - -  
19 (Thereupon, the following proceedings were  
20 conducted at Sidebar.)  
21 - - -  
22 THE POTTS: She said she used crack  
23 cocaine after that. So she wants treatment.  
24 So she wants to set something up, judge.  
25 THE COURT: (Inaudible).

1  
2 MR. POTTS: I went through it this  
3 morning but --  
4 THE COURT: (Inaudible). There are  
5 issues.  
6 MR. POTTS: Oh, yeah, yeah.  
7 THE COURT: This is pretty  
8 horrible.  
9 MR. POTTS: Yeah. I didn't take  
10 notes, but I did (inaudible). So she needs  
11 help. She wants help.  
12 THE COURT: Well, what about Miss  
13 Reidenbach, she comes to Court, maybe she  
14 should (inaudible) I just (inaudible). If  
15 (inaudible). I think she'll go.  
16 MR. POTTS: Plus she just got a job  
17 too.  
18 THE COURT: Oh, this doesn't tell  
19 me about that.  
20 MR. POTTS: She just got a job.  
21 I'd like to try that way, judge, try to  
22 figure out -- try to get the treatment.  
23 THE COURT: If our Probation  
24 Department could set up everything  
25 (inaudible). So I see (inaudible) is this a

1 first offense?

2 MR. POTTS: Yes. As far as my  
3 notes say.

4 THE COURT: (Inaudible). I was  
5 wondering about yesterday. (Inaudible). I  
6 actually don't know (inaudible). She does  
7 need some type of counseling (inaudible).

8 MR. POTTS: Maybe that would be  
9 okay unless -- could we talk to the court  
10 (inaudible). We can call --

11 THE COURT: I don't know. I just  
12 want (inaudible) given her -- we need  
13 someone who's going to help her (inaudible).  
14 Yesterday (inaudible). But the counselor  
15 who was here (inaudible) so mean to me.

16 MR. POTTS: Oh really?

17 THE COURT: I don't know how she  
18 (inaudible). That wasn't the (inaudible).  
19 But maybe she's better one on one with the  
20 Court but whenever I have (inaudible).

21 MR. POTTS: Maybe Probation would  
22 look into it and have her come back.

23 THE COURT: (Inaudible). But it's  
24 a shame.

25 MR. POTTS: Yeah, it is.

1 THE COURT: I think to give her a  
2 chance in the community, I most definitely  
3 will.  
4 MR. POTTS: All right.  
5 THE COURT: Okay.  
6 - - -  
7 (Thereupon, proceedings were resumed in open  
8 court:)  
9 - - -  
10 MR. POTTS: (Inaudible) counseling  
11 treatment. Okay. Okay.  
12 THE DEFENDANT: Okay.  
13 THE COURT: Miss Reidenbach, who do  
14 you live with?  
15 THE DEFENDANT: Right now I am staying  
16 with my mother. I'm just out here visiting  
17 because of the fact that I moved down to  
18 West Virginia about two years ago.  
19 THE COURT: Okay. Just one second.  
20 So your home is actually West Virginia?  
21 THE DEFENDANT: Yeah.  
22 THE COURT: And so you were here  
23 just visiting --  
24 THE DEFENDANT: Yes.  
25 THE COURT: -- when this

1           occurred?

2           THE DEFENDANT:           Yes.

3           THE COURT:                So what's your desire?

4           Your desire is to return to West Virginia or

5           to just stay here now for awhile with your

6           mother?

7           THE DEFENDANT:           Right now to try to

8           stay here for awhile with my mother, and

9           then yes eventually go home. Because right

10          now I'm trying to -- the reason why I went

11          and applied for the job, that I start this

12          week, is so I can save up enough money so

13          that I can get me a car to go home.

14          THE COURT:                I see. And where's

15          your new job?

16          THE DEFENDANT:           Over on Brookpark Road,

17          Fox's Den.

18          THE COURT:                What's that?

19          THE DEFENDANT:           It's a bar.

20          THE COURT:                Oh, mercy. What are

21          you going to do at that bar?

22          THE DEFENDANT:           Bar tend, waitress.

23          MR. POTTS:                 It's legal work, judge.

24          THE COURT:                I didn't say it's not

25          legal. Is that what you're really going to

1           be doing?

2           THE DEFENDANT:           Yeah. I'm not an

3           entertainer or anything like that. I'm just

4           bar tending and waitressing. That's all I'm

5           doing.

6           THE COURT:                 But that's not a good

7           job for her who's struggling with substance

8           abuse issues.

9           MR. POTTS:                 Well that's the best

10          she can do right now, judge. And she's just

11          losing money to --

12          THE COURT:                 Where else did you

13          apply?

14          THE DEFENDANT:           I've applied at

15          McDonald's, Burger King. My stepfather is

16          here with me. He can tell you.

17          THE COURT:                 Where is he?

18          MR. POTTS:                 Your Honor, do you want

19          him to come up?

20          THE DEFENDANT:           I have tried filling

21          out job applications. They will not higher

22          me nowhere else. This is the first job that

23          I applied at that they would hire me.

24          THE COURT:                 Do you think it's okay?

25          Have you been to Fox's Den? Have you?

1 THE FATHER: Yeah.  
2 THE COURT: What do you think?  
3 THE FATHER: It's a job right now,  
4 your Honor.  
5 THE COURT: Oh.  
6 THE DEFENDANT: I am trying to  
7 straighten up my life. I really am.  
8 THE COURT: What did you say?  
9 THE FATHER: I've been with the  
10 company for nine years and we just got our  
11 pink slips this morning.  
12 THE COURT: Oh, my goodness. So  
13 have you ever been in any type of counseling  
14 to deal with the issues? I don't want to  
15 say them in open court, but childhood  
16 issues.  
17 THE DEFENDANT: No.  
18 THE COURT: Do you -- do you know  
19 even where to go to get help? No? But you  
20 would like to get some help, right? Yeah?  
21 Can I ask you a question, Attorney  
22 Potts, at sidebar? Mr. Tanudra may I --  
23 MR. POTTS: Sidebar?  
24 THE COURT: Uh-hmn.  
25 - - -

1 (Thereupon, the following proceedings were  
2 conducted at Sidebar.)

3 - - -

4 THE COURT: (Inaudible).

5 MR. POTTS: Sure. Okay.

6 - - -

7 (Thereupon, proceedings were resumed in open  
8 court as follows:)

9 - - -

10 THE COURT: And Attorney Potts, in the  
11 meantime I'm going to make a couple calls to  
12 Probation to find out the best places.

13 Prosecutor Tanudra, I'm going to step in  
14 the back just to make a call to Probation to  
15 find out about the best places. But I'll be  
16 right back.

17 - - -

18 (Thereupon, a recess was had.)

19 - - -

20 THE COURT: Attorney Potts.

21 MR. POTTS: Yes, judge.

22 THE COURT: Why are you smiling,  
23 Miss Reidenbach? I'd like to know what the  
24 two of you were talking about? You may  
25 step -- uh-hmn -- maybe you'll tell Attorney

1 Potts. I don't know.

2 I'd like to recall Miss Reidenbach's  
3 case. What's so funny?

4 THE DEFENDANT: No, I was just laughing  
5 at how he like got up and just hurried up  
6 and went back to his seat when you came back  
7 in.

8 THE COURT: Yeah. What was he  
9 staying, huh?

10 THE DEFENDANT: No, we were discussing  
11 what was going on. And he was asking me  
12 what was going on. And I was trying to  
13 explain to him the best I could about what's  
14 going on, because he left the room and he  
15 didn't catch everything.

16 THE COURT: Oh, that's right, I  
17 remember him walking out. That's right.  
18 Okay. So Attorney Potts, shall I proceed?

19 MR. POTTS: Yes, your Honor.

20 THE COURT: Anything else you'd  
21 like to say before I proceed? Okay I'm  
22 going to give -- I need to write this out.  
23 May I have a piece of white paper over  
24 there? I'm going to write out the name of  
25 an agency that Attorney Potts is going to

1 discuss with you about getting counseling  
2 for the traumatic events in your life.  
3 THE DEFENDANT: Okay.  
4 THE COURT: Attorney Potts.  
5 MR. POTTS: Yes, your Honor.  
6 THE COURT: Here they are.  
7 MR. POTTS: May I approach?  
8 THE COURT: Yes, please. Thank  
9 you. I didn't put down free bus passes. Do  
10 you want me to write that down too?  
11 MR. POTTS: Okay.  
12 THE COURT: Okay. I think I have  
13 everything here, Attorney Potts.  
14 MR. POTTS: So you'll tell her  
15 about probation and I'll talk to her.  
16 THE COURT: Shall I tell her at  
17 sidebar?  
18 MR. POTTS: Yeah, I'll tell her.  
19 No, you want to tell her at sidebar?  
20 THE COURT: I'll tell her at  
21 sidebar.  
22 MR. POTTS: You want her now?  
23 THE COURT: Uh-hmn, and then I'll  
24 state what I can on the record, but I won't  
25 put this part.

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- - -

(Thereupon, the following proceedings were conducted at Sidebar.)

- - -

THE COURT: Miss Reidenbach, there are agencies that you can go to. I don't know what they all are, but one (inaudible). And they will give you free counseling. They won't charge you for counseling, for the assessment or counseling. Do you understand? But you'll have to take the first step which is a phone call. So Attorney Potts is saying (inaudible). While he's talking to you (inaudible).

THE DEFENDANT: (Inaudible).

THE COURT: You'll have done an assessment in person. They will give you that assessment today when you go in person. You talk to a person today. You call and they'll get some general information. They'll just talk to you to see, you know, if you want their help. They'll give you a date to come in for the formal assessment.

If you don't have bus passes -- as long as you get help, then I'll give you bus

1 passes. Everything is free. There's no  
2 charge. (Inaudible). Once you have the  
3 formal assessment and (inaudible) they will  
4 link you up with counseling who can help  
5 you. You have to think if you're willing to  
6 do that.

7 THE DEFENDANT: All right.

8 THE COURT: I'll give you  
9 permission to go to Probation, but you  
10 contact them. And let's say you contact  
11 them, and for some reason (inaudible) then  
12 we need to have Probation help us find  
13 another agency. This is one I think you  
14 should start with because of the trauma that  
15 you've been subjected to. Oh, yeah. Are you  
16 (inaudible).

17 THE DEFENDANT: (Inaudible) came up  
18 here with. And then my dad came up here  
19 (inaudible).

20 THE COURT: (Inaudible). So then  
21 today (inaudible) she's in a meeting now.  
22 She gets out of that meeting, she would like  
23 you to call her.

24 MR. POTTS: Between 11 and 12:30 or  
25 between one and two.

1 THE COURT: She'll be at the phone.  
2 If you would call, if you would (inaudible).  
3 So even if I finish in a few moments you  
4 could even go to that (inaudible). You  
5 could call her and schedule your first  
6 interview. They'll schedule your  
7 assessment. So when you leave the courtroom  
8 today, like if you call her at 11 you would  
9 know when you go in for your assessment. I  
10 should have asked her the hours that they do  
11 assessments because you can't leave your job  
12 interview for your assessment. When do you  
13 start your job?  
14 THE DEFENDANT: I start Friday.  
15 THE COURT: Hopefully they'll have  
16 to stress (inaudible) what you need, the  
17 date for your assessment.  
18 MR. POTTS: (Inaudible) this is  
19 what the judge wrote for you. This is what  
20 the judge wrote for you. She wrote it down  
21 and that's the (inaudible) as to that.  
22 THE DEFENDANT: Superior Avenue?  
23 MR. POTTS: Uh-hmn.  
24 THE COURT: That's probably when  
25 you go, when you have to go for the

1           assessment. When you first call (inaudible)  
2           well, the probation department when they  
3           (inaudible) you, will also tell you what's  
4           your substance abuse assessment date. Okay.  
5           I don't know if this agency can do it too.  
6           They may be able to handle everything.

7           THE DEFENDANT:           Okay.

8           MR. POTTS:                    Probation will get to  
9           that.

10          THE COURT:                I'll ask them to please  
11          make sure that services are not duplicated.  
12          If this agency can do it all that will be  
13          great.

14          MR. POTTS:                Do you have questions  
15          for the judge?

16          THE DEFENDANT:           No. Yeah. The only  
17          question I have is (inaudible) probation  
18          (inaudible), and that we need to go home. I  
19          need to and be able to come back out here  
20          for my probation. (Inaudible).

21          THE COURT:                Are you saying just  
22          vacation trips that you want to take or when  
23          do you want to go?

24          THE DEFENDANT:           I was planning on  
25          leaving towards the end of March.

1 THE COURT: To go to --  
2 THE DEFENDANT: West Virginia.  
3 THE COURT: What's your purpose for  
4 going out there? Is it just to visit?  
5 THE DEFENDANT: Yeah.  
6 THE COURT: Or is it your desire to  
7 leave for good?  
8 THE DEFENDANT: No, it's to visit.  
9 THE COURT: Well, I think if you're  
10 complying with probation that you should be  
11 able to go. Who's in West Virginia?  
12 THE DEFENDANT: My fiance's father, he  
13 has pancreatic cancer. It is in remission  
14 but it just now recently came back out.  
15 THE COURT: I think that you should  
16 be able to travel.  
17 MR. POTTS: Will you tell Probation  
18 that she's (inaudible).  
19 THE COURT: (Inaudible). That's  
20 permissible.  
21 MR. POTTS: This is for you.  
22 THE COURT: Okay. So now I'll do  
23 the sentencing part and now you've got to  
24 keep your bargain with the Probation  
25 Department. They'll send me a form like

1           this, tell me you didn't schedule your  
2           appointment, you didn't do anything. But if  
3           you don't do it they'll send me this form.  
4           If you do do it, I won't get a form. Okay.  
5           Do you think you can commit to that.  
6           THE DEFENDANT:           Yes.  
7           THE SECURITY BAILIFF: (Inaudible) calling  
8           about the warrant block. What did you  
9           ant me to -- he's on the line.  
10          THE COURT:               (Inaudible). Were you  
11          asking did he talk to Mr. Tabor?  
12          THE SECURITY BAILIFF: Okay.  
13          THE COURT:               Mr. Tabor talked to  
14          him.  
15          THE SECURITY BAILIFF: Okay.  
16          THE COURT:               And then I think if he  
17          did, Mr. Tabor is supposed to come to me and  
18          tell me what needs to be done about the  
19          warrant blocks. So tell him if he didn't  
20          talk to Mr. Tabor, he was supposed to --  
21          that he has a note for Mr. Tabor, I will  
22          call Mr. Tabor again and ask him to please  
23          call. Do you have his number?  
24          THE SECURITY BAILIFF: No.  
25          THE COURT:               Well, give him 904.

1 He's in Florida.

2 A VOICE: Okay.

3 THE COURT: And I can always call  
4 him later.

5 - - -

6 (Thereupon, proceedings were resumed in open  
7 as follows:)

8 - - -

9 THE COURT: Miss Reidenbach, ready  
10 to proceed?

11 THE DEFENDANT: Yes.

12 THE COURT: Anything else, Attorney  
13 Potts?

14 MR. POTTS: Nothing further, your  
15 Honor.

16 THE COURT: Anything else you'd  
17 like to say?

18 THE DEFENDANT: No, your Honor.

19 THE COURT: The maximum fine is  
20 \$1,000 and up to 180 days in jail. Did you  
21 spend any time in jail in this matter?

22 THE DEFENDANT: No. (Inaudible).

23 THE COURT: Okay. So 180 days will  
24 be suspended. I'll say one year of active  
25 probation. But this can always be made

1 shorter. Do you understand?

2 THE DEFENDANT: Yes.

3 THE COURT: You do need an alcohol  
4 substance abuse assessment because of the  
5 crack cocaine usage. So that will be  
6 handled through the Probation Department.

7 THE DEFENDANT: Okay.

8 THE COURT: But you also -- I think  
9 the root of this though stems back to the  
10 abuse issues. Okay. But you're going to  
11 call a certain agency today that we talked  
12 about at sidebar, with your attorney's  
13 permission, to call for that counseling.

14 Today you have to call for an intake,  
15 which will be done over the phone, and they  
16 will schedule you a date to actually go in  
17 person for the formal assessment. And then  
18 they'll link you with a counselor to help  
19 you. So that's a condition of probation.

20 You have to follow the substance abuse  
21 counseling and then the trauma counseling.  
22 Okay. Of course, no more thefts and let's  
23 see, well, you have to stay off of the  
24 property of the Home Depot stores. Okay.  
25 Okay.

1 THE DEFENDANT: My dad went to go to  
2 Home Depot the other day and I'm like nope,  
3 I'm not riding with you.

4 THE COURT: Attorney Potts, do I  
5 still have the probation report or did I  
6 give it back to you?

7 MR. POTTS: You have it, your  
8 Honor.

9 THE COURT: I have it. What did I  
10 do with it?

11 MR. POTTS: Did you take it into  
12 your Chambers?

13 THE COURT: I don't think I did.  
14 Oh. No, I don't think I did. What did I do  
15 with it?

16 A VOICE: Should I check?

17 THE COURT: Well, sure. I think my  
18 door is locked. Or maybe it's not locked.  
19 I don't know. Well, maybe it isn't. I left  
20 my keys. Oh, gosh, I probably left my keys  
21 in the office. I don't think I would have  
22 taken it.

23 Well, if you determine that this job is  
24 not the best environment for you to be at,  
25 find something else. There is something

1           else, okay.

2           THE DEFENDANT:           I will.

3           THE COURT:                I'm going to look up

4           that (inaudible).

5           THE DEFENDANT:           Huh?

6           THE COURT:                What are your hours at

7           that job?

8           THE DEFENDANT:           Seven to two.

9           THE COURT:                Seven at night till two

10          a.m?  Guess what, I think I lost my keys.

11          You're going to have to call building

12          maintenance.  Did you try both doors?  Would

13          you call building maintenance?  I must have

14          left my keys in the office.  What's your

15          level of education?

16          THE DEFENDANT:           Ninth grade.

17          THE COURT:                Okay.  So see that's an

18          important thing to enroll in GED classes.

19          I'm not going to violate you on probation if

20          you don't, but that's important.

21          THE DEFENDANT:           I have somebody willing

22          to help me to start getting towards that

23          too, your Honor.

24          THE COURT:                Who's that?

25          THE DEFENDANT:           A friend of mine.

1 THE COURT: There's a really nice  
2 program at TRI-C called Women in Transition.  
3 You can go to that program because you'll be  
4 working at seven at night and it's during  
5 the day. In fact, Attorney Potts, they  
6 start March 17th.

7 MR. POTTS: Would you like to try  
8 the program at TRI-C for your high school  
9 diploma? Is it GED or diploma?

10 THE COURT: It's the GED program.  
11 And they will -- her name is Kindra. I just  
12 talked to her yesterday for a lady in the  
13 Project Hope program. It's a great thing.  
14 How old are you?

15 THE DEFENDANT: Twenty-three.

16 THE COURT: You're going to be  
17 working at the bar?

18 MR. POTTS: She'll be okay, judge.

19 THE DEFENDANT: I will be okay.  
20 Actually I got to think to myself no, I'm  
21 not allowed to have a beer. I'm not allowed  
22 to have a shot. Can't do any of it.

23 THE COURT: Right. I just think  
24 that atmosphere may not be the best for you.  
25 But I know you want to work. But some

1           atmospheres are just not conducive to you  
2           getting better. But Attorney Potts, any  
3           Motions.  
4           MR. POTTS:                    Need to waive costs,  
5           your Honor.  
6           THE COURT:                   Any objection?  
7           Mr. TANUDRA:                   No, your Honor.  
8           THE COURT:                   Court costs will be  
9           suspended based upon a finding of indigency.  
10          A VOICE:                     Did you find them?  
11          A VOICE:                     (Inaudible).  
12          THE COURT:                   Oh, okay. Thank you.  
13          THE COURT:                   And so do friends just  
14          give you this crack cocaine or do you have  
15          to -- What do you do to get the crack  
16          cocaine? Do you have to pay for it?  
17          THE DEFENDANT:               (Inaudible).  
18          THE COURT:                   Well, how do you get  
19          the money for that?  
20          MR. POTTS:                   Be honest with her.  
21          THE DEFENDANT:               To be honest,) I do  
22          little jobs here and there. Like I clean or  
23          my stepfather can tell you, I go and I help  
24          my grandmother clean her house. She gives  
25          me a little bit of money here and there. I

1           used to do some Halloweening.

2           THE COURT:                Shall I ask what kind.

3           THE DEFENDANT:            Costumes. That's all.

4           THE COURT:                Shall I ask what kind

5           of costumes? Probably not.

6           THE DEFENDANT:            Just normal Halloween

7           costumes.

8           THE COURT:                Attorney Potts.

9           MR. POTTS:                    Yes, your Honor.

10          THE COURT:                Since -- I'll suspend

11          \$950 of the fine. I'm trying to decide if

12          that should be community work service or if

13          I should just in the near future suspend it

14          all, because I don't want her to be doing

15          anything inappropriate to try to pay that

16          \$50 fine.

17          MR. POTTS:                Right now you have a

18          \$50 fine. Is that okay for you to work some

19          how to pay that off?

20          THE DEFENDANT:            Yeah.

21          THE COURT:                I might suspend it.

22          THE DEFENDANT:            I should be able to

23          have it paid by Friday or Saturday morning

24          at the earliest because I start Friday.

25          MR. POTTS:                I mean you waived that

1           \$150. She knows that's a good deal. She'd  
2           just -- she'd rather just pay the 50, judge.  
3           It may be a good thing for her to do that  
4           anyway psychologically.

5           THE COURT:                    Okay. And Attorney  
6           Potts, before she goes downstairs to  
7           Probation, just down to Probation, there  
8           will be a random breathalyzer -- urinalysis  
9           testing. I know that you need time to get  
10          into a treatment program and to get help.  
11          The Court understands that. But I want to  
12          make certain that you call Patty to make  
13          your appointment at that particular  
14          legitimate agency that the attorneys know  
15          about, and you can make that call at 11  
16          privately. Do you want to go in that room  
17          at 11, so that I will know your assessment  
18          date, so that Probation will know that you  
19          have to attend on that assessment date. Is  
20          that okay?

21          THE DEFENDANT:                Yes, your Honor.

22          THE COURT:                    So that will be in  
23          about 16 minutes. And then you can just go  
24          in that room and make that phone call. And  
25          then you could let me know -- you can tell

1           your attorney the assessment date. He'll  
2           tell me. And I'll put it on the journal  
3           entry and they'll make certain that you  
4           follow through. Do you understand  
5           everything?

6           THE DEFENDANT:           Yes, your Honor.

7           THE COURT:                So the assessment  
8           today, you're going to call for. You're  
9           going to do that intake over the phone.  
10          They said it could take five minutes, it  
11          could take 15 minutes, however much you have  
12          to tell them today for the intake.

13                 You're going to schedule a formal  
14          assessment. You need the formal assessment  
15          date. You'll do something similar for the  
16          alcohol drug issues. And when you talk to  
17          Patty on the phone, you could ask her do  
18          they handle the substance abuse issues or  
19          will they just focus on the trauma. I  
20          forgot to ask her that question. Okay.  
21          Because if you don't have to go to more than  
22          one agency that's a good thing. Okay. All  
23          right.

24                 I'll recall the case maybe about --  
25          whenever you finish talking to Patti. I

1           won't be able to call her and verify  
2           everything. Probation will be, once you  
3           sign the release for information. I will  
4           never call them to check on you. All that  
5           goes through Probation. I called today only  
6           so that I would know the number you should  
7           call to schedule your intake appointment.  
8           Okay. All right.

9           THE DEFENDANT:           Is it okay if I can go  
10          out and have a quick cigarette with my  
11          stepfather real quick?

12          THE COURT:                He smokes too?

13          THE DEFENDANT:           Cigarettes. We're  
14          actually quitting. I went out and bought  
15          electronic cigarettes for me and him.

16          THE COURT:                I heard they're  
17          expensive and they're even worse.

18          THE DEFENDANT:           No, actually I got one  
19          that's no nicotine in it.

20          THE COURT:                Yeah, but it has other  
21          chemicals in it.

22          THE FATHER:               It's all water.

23          THE COURT:                Wait a second. These  
24          new electronic, they're all water?

25          THE DEFENDANT:           Yeah. All it is is

1 water vapor. It has no nicotine in it.

2 THE COURT: No other chemicals? I

3 can't believe it. On the package it doesn't

4 have any other chemicals. But I just saw a

5 news report saying that they were dangerous.

6 No?

7 THE DEFENDANT: The blues, yes. Not

8 the ones that you go and buy that you throw

9 away. Those are just water vapor.

10 THE COURT: So you're asking

11 permission to go outside now to smoke the

12 new ones?

13 THE DEFENDANT: No.

14 THE COURT: Oh, the blue ones with

15 the chemical?

16 THE DEFENDANT: The cigarette, the --

17 THE COURT: Oh, a real cigarette?

18 THE DEFENDANT: Yeah, a real cigarette.

19 THE COURT: Nothing else in it?

20 Nothing laced?

21 THE DEFENDANT: Nothing else in it.

22 THE COURT: Sure.

23 THE DEFENDANT: Okay.

24 THE COURT: Not that I approve, but

25 you have 15 minutes before you have to come

1           back, so it's okay. Oh, my God. I don't  
2           know. I don't know.

3 \* \* \* \* \*

4           THE COURT:               Miss Reidenbach, did you  
5           get through? You got your appointment date?

6           THE DEFENDANT:        Yeah.

7           THE COURT:               Awesome. Attorney  
8           Potts looks like I can recall Miss Ariel  
9           Reidenbach's case.

10                  Did you reach Patty at that --

11           THE DEFENDANT:        Yes, I did.

12           THE COURT:               What date is your  
13           assessment date?

14           THE DEFENDANT:        My assessment date is  
15           Thursday this week at 12:30.

16           THE COURT:               Great. Okay. I'm  
17           going to --

18           THE DEFENDANT:        And she did tell me  
19           that they do have counselors there that do  
20           help with drug abuse and --

21           THE COURT:               Okay.

22           THE DEFENDANT:        Also.

23           THE COURT:               Do they do that  
24           assessment there?

25           THE DEFENDANT:        Yes.

1 THE COURT: They'll do -- okay.  
2 Great. That's good. And so Attorney Potts,  
3 this is what I'm going to do. Maybe this is  
4 a better way for me to do this. I'm going  
5 to suspend all of the fine. She can pay for  
6 her random urinalysis test. It looks like  
7 nine dollars.

8 MR. POTTS: Okay.

9 THE COURT: When you're with the  
10 probation officer you have to pay the nine  
11 dollars.

12 THE DEFENDANT: Okay.

13 THE COURT: Did Attorney Potts tell  
14 me that she used yesterday? Okay. So we  
15 know it's going to be positive for the same  
16 substance, nothing else?

17 THE DEFENDANT: Yes.

18 THE COURT: Okay. So Attorney  
19 Potts, I'll ask for an updated report and  
20 give you time to get into your counseling.  
21 That's my desire, to give you time.

22 I know that you're going to test  
23 positive, but you've been through quite a  
24 bit. So I'll have you come back on my  
25 docket like in 30 days.

1 THE DEFENDANT: Okay.

2 THE COURT: I don't think I should  
3 make it sooner than that, Attorney Potts.  
4 We need to give her like 30 days. They may  
5 be asking for urinalysis testing on a weekly  
6 basis.

7 They'll let me know via blue form if  
8 you're testing positive. But I'm going to  
9 let them know that I'm trying to give you a  
10 chance to get things in order. Okay.

11 So Attorney Potts, why don't I just have  
12 it back on the docket -- today is the 4th,  
13 maybe like on the 25th. If she's complying  
14 and doing pretty well, then you don't need  
15 to be present. But if it's being  
16 consistently positive for cocaine, it's  
17 going -- I'll have to set it for a probation  
18 violation hearing.

19 MR. POTTS: So you're going to put  
20 on the docket that she doesn't have to come.

21 THE COURT: If she's complying.

22 MR. POTTS: Okay. As long as you  
23 do what you're supposed to in probation, you  
24 don't have to come. We're just going to  
25 look at the records ourselves. If you don't

1           comply, the judge will set down a probation  
2           violation hearing.

3           THE DEFENDANT:           Okay.

4           THE COURT:                Do you have nine  
5           dollars to pay for the urinalyses test  
6           today?

7           THE DEFENDANT:           Yes.

8           THE COURT:                Okay. Well, we have to  
9           have a record. So you pay your nine dollars  
10          today. I know it's going to be positive.  
11          But like in the next -- when they've been  
12          testing for the next couple weeks, I'm  
13          hoping it will be negative. But I'm trying  
14          to give you a chance to get into your  
15          treatment program. Okay.

16                 Be very forthright and honest with them  
17          when you're at that agency to let them know  
18          that you're still using so they can help.  
19          Okay.

20                 This is going to be journalized in just  
21          a few moments and then you'll go downstairs  
22          to Probation and over to the drug lab.  
23          Okay. All right. Give me like maybe five  
24          minutes before you go downstairs, five to 10  
25          minutes. Okay. That will be fine.

1 \* \* \* \*

2 THE COURT: Miss Reidenbach, were  
3 you planning to take a trip to West Virginia  
4 any time before the end of the month?

5 THE DEFENDANT: (Inaudible).

6 THE COURT: So it will be sometime  
7 in April that you'll go? Okay. So when  
8 this case comes back on the docket March  
9 25th, 2014, at 10 a.m., at that time if  
10 everything is in compliance, I will make a  
11 note about the West Virginia travel to be  
12 permitted. Because you're not trying to go  
13 before March 25th, correct?

14 THE DEFENDANT: No.

15 THE COURT: Okay. So I'll set it  
16 also for a Motion hearing to remind me  
17 regarding travel to West Virginia when this  
18 comes back on the docket on March 25th.

19 Right now you don't have permission to  
20 go. Okay. Unless there's some type of  
21 emergency, then your probation officer will  
22 send me a blue form so I can act on it prior  
23 to March 25th, okay? Do you understand  
24 everything?

25 THE DEFENDANT: Yes, your Honor.

1 THE COURT: Okay.

2 \* \* \* \* \*

3 THE COURT: It's going to be  
4 journalized now. So in a few minutes you'll  
5 go downstairs.

6 THE DEFENDANT: Okay.

7 THE COURT: Will you need the  
8 Probation Department to give you like bus  
9 tickets or anything today?

10 THE DEFENDANT: No.

11 THE COURT: Okay. All right.

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C E R T I F I C A T E

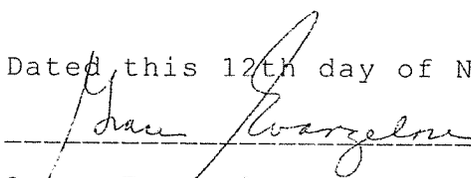
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State of Ohio,                    )  
County of Cuyahoga,            )  
City of Cleveland.             )           SS:

City of Cleveland,             )  
                                      )  
                  vs.                )  
                                      )  
Ariel Reidenbach.             )

I, Grace Evangelou, court reporter, do hereby certify that as a reporter employed by the Cleveland Municipal Court, I took down in stenotype all of the digitally recorded proceedings in the above-captioned case on the date set forth; that I have transcribed my said stenotype notes into typewritten form as appears in the foregoing transcript of the proceedings; that said transcript is a complete record of the digitally recorded proceedings had in the hearing of said case and constitutes a true and correct transcript of the taped proceedings had therein.

Dated, this 12<sup>th</sup> day of November, 2014.

  
-----  
Grace Evangelou

1 STATE OF OHIO, )  
COUNTY OF CUYAHOGA, ) SS ADRINE, R. B., J.  
2 CITY OF CLEVELAND. )

3  
4 IN THE MUNICIPAL COURT

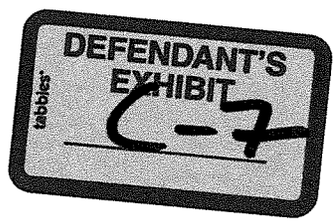
5 - - -  
6 CITY OF CLEVELAND, )  
7 Plaintiff, )  
8 vs. ) Case No.  
9 ARIEL REIDENBACH, ) 2013CRB032808  
10 Defendant. )

11 - - -  
12  
13 Transcript of digitally recorded proceedings had  
14 before the Honorable Judge Mabel M. Jasper on  
15 Tuesday, March 25, 2014 in Courtroom 15-A.

16 - - -  
17  
18 APPEARANCES:  
19 On behalf of the plaintiff:  
20 Victor R. Perez, Chief Police Prosecutor  
By: Marco Tanudra, Assistant Police  
21 Prosecutor.

22 On behalf of the defendant:  
23 Kelsey Taylor, Esq.

24  
25 Sylvester A. White



P R O C E E D I N G S

1  
2 THE BAILIFF: Ariel Riedenbach.  
3 THE COURT: Capias. New bond,  
4 1,000.  
5 THE BAILIFF: This is gonna be --  
6 MS. WALSH: I'm not sure. For this  
7 case -- was he already sentenced?  
8 THE BAILIFF: Yeah. She's gonna be a  
9 no bond.  
10 MS. TAYLOR: So why was he here  
11 today?  
12 MR. TANUDRA: Ariel Reidenbach?  
13 MS. TAYLOR: Yeah.  
14 THE COURT: Probably probation  
15 violation.  
16 MS. TAYLOR: I believe that this was  
17 just set for a review.  
18 MR. TANUDRA: Post sentencing.  
19 THE BAILIFF: Post sentencing.  
20 MR. TANUDRA: Some form of post  
21 sentencing.  
22 THE BAILIFF: I'm not sure what kind.  
23 THE COURT: Let me see that. Why  
24 don't ya'll just give her a plain sheet of  
25 paper and fix it. (Inaudible.)

1 MS. TAYLOR: I only asked because  
2 our file is marked closed and it shows that  
3 he was marked sentenced on the 4th and it  
4 has all the -- so -- and I don't know  
5 that --  
6 THE COURT: Look at this.  
7 THE BAILIFF: (Inaudible) Courtview,  
8 something hearing, 3-25. Petty theft. I  
9 have no idea.  
10 MS. TAYLOR: I mean I would maybe  
11 ask for at the very least a personal bond.  
12 THE BAILIFF: We're gonna cape the  
13 person because I'm not sure what this is.  
14 MS. TAYLOR: I don't think it's set  
15 for -- there's no alleged violation that I  
16 saw because I took a look at that earlier.  
17 THE BAILIFF: I've got a suggestion.  
18 We can continue it till the 9th for a  
19 probation violation.  
20 THE COURT: Okay.  
21 MS. TAYLOR: And I'll try and  
22 contact --  
23 THE BAILIFF: Yeah.  
24 MS. TAYLOR: -- the person as well.  
25 THE COURT: That's April 9th,

1 right?

2 THE BAILIFF: Yes.

3 THE COURT: Do you summons him or

4 --

5 THE BAILIFF: You can put defendant

6 --

7 THE COURT: -- how will he know?

8 THE BAILIFF: You can put defendant

9 to be summonsed and probation report update.

10 Kelsey will probably give him -- give her a

11 call too.

12 MS. TAYLOR: Yeah. I'll call.

13 MR. TANUDRA: Do you mind? This

14 might have been sent for her to -- check

15 with her. She was supposed to get

16 (inaudible).

17 THE COURT: And what -- what else?

18 MR. TANUDRA: -- court (inaudible).

19 The judge gave her (inaudible).

20 THE BAILIFF: -- probation. Refer to

21 probation.

22 MR. TANUDRA: The judge gave her

23 (inaudible). I think that might have been

24 (inaudible).

25 MS. TAYLOR: Yeah, yeah. Yeah.

1 THE COURT: You have to have an  
2 unhinged mind to be able to decipher that.  
3 Vivian know that?

4 THE BAILIFF: Yeah.

5 THE COURT: What's the point in all  
6 this?

7 THE BAILIFF: Like I was telling the  
8 judge, I think she writes all this stuff  
9 down and she (inaudible).

10 THE COURT: Is this -- they  
11 summonsed him for the 9th. Is that at 9:00?

12 THE BAILIFF: Yes.

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C E R T I F I C A T E

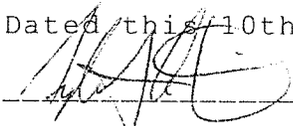
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State of Ohio, )  
County of Cuyahoga, ) SS:  
City of Cleveland. )

City of Cleveland, )  
vs. )  
Ariel Reidenbach )

I, Sylvester A. White, court reporter, do hereby certify that as a reporter employed by the Cleveland Municipal Court, I took down in stenotype all of the digitally recorded proceedings in the above-captioned case on the date set forth; that I have transcribed my said stenotype notes into typewritten form as appears in the foregoing transcript of the proceedings; that said transcript is a complete record of the digitally recorded proceedings had in the hearing of said case and constitutes a true and correct transcript of the taped proceedings had therein.

Dated this 10th day of November, 2014.



-----  
Sylvester A. White

1 STATE OF OHIO, )  
COUNTY OF CUYAHOGA, ) SS ADRINE, R. B., J.  
2 CITY OF CLEVELAND. )

3  
4 IN THE MUNICIPAL COURT

5 - - -  
6 CITY OF CLEVELAND, )  
7 Plaintiff, )  
8 vs. ) Case No.  
9 ARIEL REIDENBACH, ) 2013CRB032808  
10 Defendant. )

11 - - -  
12  
13 Transcript of digitally recorded proceedings had  
14 before the Honorable Judge Ronald B. Adrine on  
15 Wednesday, April 9, 2014 in Courtroom 15-A.

16 - - -  
17 APPEARANCES:

18 On behalf of the plaintiff:

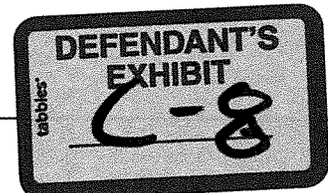
19 Victor R. Perez, Chief Police Prosecutor  
20 By: Brian Fritz, Assistant Police  
21 Prosecutor.

22 On behalf of the defendant:

23 Kelsey Taylor, Esq.

24  
25 Sylvester A. White

OFFICIAL COURT REPORTER  
CLEVELAND MUNICIPAL COURT  
Cleveland, Ohio 44113



P R O C E E D I N G S

1  
2 THE BAILIFF: Ariel Reidenbach.

3 THE COURT: Ms. Taylor.

4 MS. TAYLOR: Yes, your Honor. I  
5 believe my client is here today on an  
6 allegation of probation violation that she  
7 failed to report on a certain day. She  
8 indicated to me that she acknowledges she  
9 didn't report that day. She was ill. She  
10 called and notified her probation officer of  
11 that fact. And then on the followup date  
12 there was some sort of miscommunication  
13 about -- either miscommunication or just an  
14 error on my client's part about the day that  
15 she was set to report.

16 You know, we would acknowledge that  
17 that's a violation of the probation, but  
18 would ask to continue --

19 THE COURT: Why were you ordered to  
20 undergo substance abuse assessment?

21 THE DEFENDANT: Because at the time I  
22 was using heroin.

23 THE COURT: Did it have anything to  
24 do with the theft?

25 THE DEFENDANT: At the time, yes. But I

1 am getting help for it. I am trying do  
2 everything I possibly can.

3 THE COURT: And have you gone for a  
4 substance abuse assessment or counselling?

5 THE DEFENDANT: Yes, I have.

6 THE COURT: This entry will read:  
7 Probation violation hearing waived.

8 Defendant is found in violation of  
9 probation. Sentence is re-suspended.

10 Probation will continue until the original  
11 end date. No further judicial updates are  
12 required absent of an allegation of  
13 probation violation. Now, Ms. Reidenbach,  
14 if you do what you're supposed to do as far  
15 as the probation department is concerned  
16 then I don't expect that the Court will have  
17 to see you again. If, however, you violate  
18 any term of your probation, that means that  
19 you come back in front of me as a probation  
20 violator. If you come back in front of me  
21 as a probation violator, it means that you  
22 go to jail for the maximum term that the  
23 Court announced originally. Do you  
24 understand?

25 THE DEFENDANT: Yes, your Honor.

1 THE COURT: Okay. How many court  
2 appearances have you made already, ma'am?  
3 THE BAILIFF: Five, six, seven,  
4 eight.  
5 MS. TAYLOR: I have one, two, three,  
6 four, five.  
7 THE DEFENDANT: About five, I think.  
8 THE BAILIFF: I have seven.  
9 MS. TAYLOR: I think this is the  
10 7th, perhaps -- 7th or eighth.  
11 THE BAILIFF: One, two, three, four,  
12 five, six, seven. Today's the eighth.  
13 MS. TAYLOR: That would make sense  
14 because the first time we probably didn't  
15 have a file. So --  
16 THE COURT: And on those occasions,  
17 ma'am, what was the average length of time  
18 that you spent in court?  
19 THE DEFENDANT: Pretty much the whole  
20 day.  
21 THE COURT: On each occasion?  
22 THE DEFENDANT: On each occasion.  
23 There was one time me and my stepfather did  
24 not get out of the courtroom until 6:00 in  
25 the evening.

1 THE COURT: From 8:30 in the  
2 morning?

3 THE DEFENDANT: To six in the evening,  
4 yes.

5 THE COURT: Okay.

6 MS. TAYLOR: Thank you, your Honor.

7 THE COURT: Thank you.

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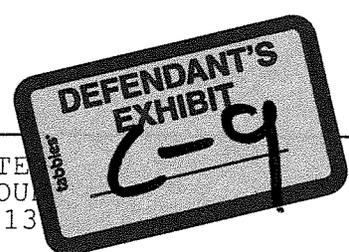
1 STATE OF OHIO, )  
COUNTY OF CUYAHOGA, ) SS ADRINE, R. B., J.  
2 CITY OF CLEVELAND. )

3  
4 IN THE MUNICIPAL COURT

5 - - -  
6 CITY OF CLEVELAND, )  
7 Plaintiff, )  
8 vs. ) Case No.  
9 ARIEL REIDENBACH, ) 2013CRB032808  
10 Defendant. )

11 - - -  
12  
13 Transcript of digitally recorded proceedings had  
14 before the Honorable Judge Ronald B. Adrine on  
15 Monday, May 5, 2014 in Courtroom 15-A.

16 - - -  
17  
18 APPEARANCES:  
19 On behalf of the plaintiff:  
20 Victor R. Perez, Chief Police Prosecutor  
21 By: Katherine Maurath, Assistant Police  
22 Prosecutor.  
23 On behalf of the defendant:  
24 Kelsey Taylor, Esq.  
25 Sylvester A. White



P R O C E E D I N G S

1  
2 THE BAILIFF: Ariel Reidenbach. PV,  
3 judge.

4 THE COURT: Ms. Taylor.

5 MS. TAYLOR: Good morning, your  
6 Honor. Kelsey Taylor on behalf of the  
7 defendant. I had filed a motion in the last  
8 week or two to transfer Ms. Reidenbach's  
9 probation down to Fort Gay, West Virginia.  
10 She was in court I think at the end of March  
11 and she was found in violation of her  
12 probation. Her probation was ordered to  
13 continue.

14 After speaking with Ms. Reidenbach and  
15 several members of her family, it appears  
16 that the -- the original incident stemmed  
17 from addiction issues that she is facing.  
18 And she and her family feel that if she's  
19 allowed to complete the terms of probation  
20 in West Virginia, she'll be removed from  
21 some of the forces that have kept her sort  
22 of in the holds of her addiction. We  
23 understand this isn't a usual request, but  
24 if this Court would be inclined to grant it,  
25 Ms. Reidenbach could go down to probation,

1 work out the details with them.

2 THE COURT: Ma'am, when were you  
3 originally -- when did you originally come  
4 to court?

5 THE DEFENDANT: The original date that  
6 I came to court the first time was --

7 MS. TAYLOR: It was back in October  
8 of 2013, I believe.

9 THE COURT: And between October of  
10 2013 and today how many court appearances  
11 have you been required to make?

12 THE DEFENDANT: Altogether about six  
13 (inaudible).

14 MS. TAYLOR: I count seven, your  
15 Honor. I'm just flipping through the docket  
16 really quickly, so my calculation could be  
17 off. And several of those, I believe, were  
18 sort of check-in dates -- Judge Stokes.

19 THE COURT: Compliance dates?

20 MS. TAYLOR: Correct.

21 THE COURT: What do you think about  
22 this?

23 THE DEFENDANT: To be honest, your  
24 Honor, I live actually out in West Virginia.  
25 I do not live out here. I just came out

1 here visiting and then when I got into  
2 trouble. Everything that has been going on  
3 has been keeping me out here. I am better  
4 off going back down to West Virginia where I  
5 originally stay at to finish out my  
6 probation out there.

7 THE COURT: Ms. Reidenbach, you  
8 know, I'm looking at this and it seems to me  
9 that what's going on with you extends  
10 well-beyond what we can do or maybe even  
11 what the probation department in West  
12 Virginia, whoever the heck that's gonna be,  
13 to help you, really extends to what you're  
14 willing to do for yourself. The question is  
15 really, seriously, at this point what are  
16 you ready to do for yourself.

17 THE DEFENDANT: To be honest, your  
18 Honor, I was clean when I was out in West  
19 Virginia. I had an addiction problem before  
20 when I first was out here in Cleveland  
21 before I moved out there. When I moved out  
22 there I ended up getting better. My mom  
23 came out there to visit me. I was clean.  
24 But when I came back out here it was a  
25 different story, and I ended up using again

1 and --

2 THE COURT: You're currently  
3 residing in West Virginia?

4 THE DEFENDANT: Yes. I am currently  
5 living in West Virginia, yes.

6 MS. TAYLOR: I've spoken with family  
7 members before that basically confirm that  
8 exact version of events, your Honor.

9 THE COURT: This entry is gonna  
10 read probation violation hearing is waived  
11 defendant's found in violation of probation.  
12 Sentence is re-suspended. Probation will be  
13 terminated. Good luck to you, ma'am.

14 MS. TAYLOR: Does she need to wait  
15 for any paperwork, your Honor, or is she  
16 just done?

17 THE COURT: She's done. Good luck  
18 to you, ma'am.

19 MS. TAYLOR: Thank you very much,  
20 your Honor.

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C E R T I F I C A T E

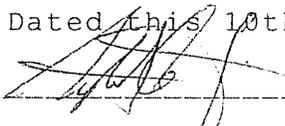
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State of Ohio, )  
County of Cuyahoga, ) SS:  
City of Cleveland. )

City of Cleveland, )  
vs. )  
Ariel Reidenbach )

I, Sylvester A. White, court reporter, do hereby certify that as a reporter employed by the Cleveland Municipal Court, I took down in stenotype all of the digitally recorded proceedings in the above-captioned case on the date set forth; that I have transcribed my said stenotype notes into typewritten form as appears in the foregoing transcript of the proceedings; that said transcript is a complete record of the digitally recorded proceedings had in the hearing of said case and constitutes a true and correct transcript of the taped proceedings had therein.

Dated ~~this~~ 10th day of November, 2014.



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Sylvester A. White

Defendant admits use of crack cocaine on 3-3-14

Case Number: 2013 CRB 032808  
STATE OF OHIO / CITY OF CLEVELAND  
REIDENBACH, ARIEL  
AKA: Defendant's crack cocaine addiction is due to...  
Event Date: 03/04/2014 10:00 am  
Event: SENTENCING HEARING  
Event Location: 15TH FLOOR COURTROOM C  
Event Judge: STOKES, ANGELA R.

Charge: M1 - 625.05 PETTY THEFT  
Short Description: Defendant will contact Kendra at Tri-C's Women Transition Program to get enrolled in her GED classes.

Table with columns: P, N, G, N, G, W, N, C, P, G, F, N, G, N, O, L, D, W, P, F, I, N, E, P, U, B, L, I, C, D, E, F, E, N, D, E, R, F, E, E, T, I, M, E, T, O, P, A, Y, U, N, T, I, L, I, N, D, U, S, T, R, Y, H, E, A, R, I, N, G, H, A, D, S, E, N, T, E, N, C, E, S, A, T, I, S, F, I, E, D, C, O, S, T, P, A, R, T, I, A, L, L, Y, S, U, S, P, E, N, D, E, D, S, S, E, N, T, E, N, C, E, S, U, S, P, E, N, D, E, D



Bond Set \$ [ ] No Contact [x] Personal Bond [ ] Capias Recalled [ ] Bond Forfeiture Vacated [ ] Warrant Block Release [x] Defendant Advised of Rights [x]  
Capias / BFC / Warrant to Issue [ ]  
Bond Forfeiture Vacated [ ]  
Warrant Block Release [ ]  
3D Exam: [ ] W / B O [ ] I / A [ ] Demanded [ ] Days Held [ ]  
Cont. to: 3-25-2014 at 10:00 am [ ] Drug Court [ ]

At: [ ] COPR [x] CODR [ ] COCR [ ] Final [ ] SPW [ ]  
For: [ ] Pretrial [ ] Trial [ ] Jury Trial [ ] PFS [ ] PVH [ ]  
Trial Had [ ] Trial in Progress [ ] Jury Sworn [x] Motion Hearing RE: TRAVEL TO OHIO [ ] July Waived [ ]  
Interpreter Requested [ ] Language [ ]  
Atty: Jany POTS [ ] Public Defender [x]

Probation Conditions: No more arrests; stay off of the property of all Home Depot Stores  
ATJ [ ] MADD# [ ] SAT [x] AA [ ] x per wk.  
Probation Duration: MO / YRS [ ] Active [x] Inactive [ ] Form 95 [ ]  
Probation Violation Hearing: [ ] Had [ ] Waived [ ] Found [ ] Not Found [ ] SRS [ ]

Driver's License Suspended from Date of Arrest: [ ] or [ ]  
From [ ] to [ ]  
Immobilization: Days [ ] Vehicle Forfeited [ ] TIP [ ]  
INS: [ ] Shown [ ] Not Shown [ ] N/A [ ] LDPG [ ] ALS Appeal [ ] ALS Term [ ]

Motion to [ ] Defendant's suspend court costs [ ]  
Granted [ ] Denied [ ] OSJ [ ]  
JUDGE / MAGISTRATE: Judge L. P. Stokes  
Other: Stan Jenkins in Area  
Revised 10/30/2013  
Page 1 of 1  
Notes: Defendant has scheduled her personal assessment for Thursday. Assessed cases on 3-6-2014 at 12:30pm. which must be verified that she attended. Please verify defendant's new appointment.

CERTIFICATE OF SERVICE

A copy of the foregoing RESPONDENT'S MOTION FOR DISSOLUTION OR MODIFICATION OF ORDER OF SUSPENSION UNDER GOV. BAR R. V(5a)(C)(1), Exhibit C through Exhibit C-10 has been filed via e-filing with the Supreme Court of Ohio and a service copy emailed this 20<sup>th</sup> day of January, 2015 to the following:

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Relator

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