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IN THE COURT OF COMMON PLEAS OF SENECA COUNTY, OHIO

STATE OF OHIO Plaintiff

VS.

CHEYENNE BLOOM Defendant CASE NO. 11 CR 0129

JUDGE STEVE C. SHUF

SENECA COUNTY, OHIC

PLEA REPORT

This case comes before the Court for Plea Date this 20th day of September, 2011.

Present:

Assistant Attorney GeneralRobert W. Cheugh, IIDefense AttorneyShane LeutholdDefendantCheyenne Bloom

A pre-trial has has not been held prior to this plea date pursuant to the Local Rules of Court.

FOR DEFENDANT'S INFORMATION: Should you decide to change your plea in this case, the plea of guilty **SHALL** take place immediately.

Should you decide not to change your plea in this case, this Court will not accept any change of plea at a future date. This Court reserves the right to reject any request to enter a guilty plea pursuant to Criminal Rule 11(C)(2).

Defendant has been given a proposed plea of guilty with joint sentence recommendation in this case.

_ Defendant accepts the proposed plea of guilty with joint sentence recommendation. (Plea of guilty to take place immediately)

Defendant does not accept the proposed plea of guilty with joint sentence recommendation.

Jury-Trial-Scheduled for

Jury-Instructions and Verdict Forms are to be provided to the Court by *GEXERAL* STANT ATTØRNEV

DEFENSE ATTORN DEFENDA

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IN THE COURT OF COM	MON PLEAS OF	SENECA COUNTY, OHIO		
State of Ohio	*			na m C.
Plaintiff,	*	Case #11CR0129	SEP	
-VS-	*	Criminal	26 P	
Cheyenne Bloom	*	Judge Steve C. Shuff	PH 2:	
Defendant.	*	Lager 1	23	HIO

GUILTY PLEA

I, Cheyenne Bloom acknowledge I am a citizen of the United States of America and I have been fully informed by my counsel and by the Court of the charge against me and the penalty provided by law if found guilty thereof, of my right to jury trial, my right to confront witnesses, my right to have compulsory process for obtaining witnesses and/or any papers in my favor, my right to require the State to prove my guilt beyond a reasonable doubt at a trial at which I cannot be compelled to testify against myself, and of the fact the Court, upon acceptance of this plea, may proceed with judgment and sentence in open Court. Understanding these rights I do hereby waive trial by jury, and I enter a plea of Guilty to the charge in Count Two of Prohibited Acts in violation of Ohio Revised code, Title 37, Section 3704.05, being an unclassified misdemeanor.

I understand the penalty for this offense is a sentence of incarceration up to one (1) year and/or a fine of up to \$25,000.00.

SENTENCE RECOMMENDATION

If the Defendant enters a plea of Guilty to the charge as stated in Count Two of the indictment, the Parties will jointly recommend that the Defendant be ordered to pay all fines and restitution within a two (2) years period. The Defendant shall be ordered to pay a fine in the amount of \$7,500.00 and restitution in the amount of \$2,500.00, payable to the Ohio Environmental

Protection Agency and pay court costs. The Defendant further understands that he will be subject to a period of incarceration of one (1) year if he fails to pay the fines and restitution as ordered herein. The parties otherwise reserve the right to speak at sentencing.

I understand that the Court does not take part in any Sentence Recommendations and may impose the maximum sentence.

I also understand that if I have violated any law subsequent to accepting the Sentence Recommendation within this plea and prior to sentencing, or if I have not completed any terms of the sentence recommendation required to be completed prior to sentencing, the prosecution will not be required to make the recommendation. That decision will be left up to the discretion of the prosecuting attorney.

I acknowledge no promises, other than recited in the Sentence Recommendation above have been made to me, nor have any threats been made to me by anyone to secure my plea. Again, I enter this plea voluntarily.

Dated this 20th day of September, 2011.

SIGNED IN THE PRESENCE OF:

10 1 Judge Steve C. Shuff

Defendant

Attorney for Defendant Assistant Prosecuting Attorney n la a e Bailif

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IN THE COMMON PLEAS COURT OF SENECA COUNTY, OHIO

STATE OF OHIO

Plaintiff

VS.

CHEYENNE BLOOM

CASE NO. 11 CR 0129

PM 2:

Defendant

JUDGMENT ENTRY

Defendant appeared in open court on September 20, 2011, with counsel, Shane Leuthold. The State of Ohio was represented by Robert W. Cheugh, II, Senior Assistant Ohio Attorney General.

The Court inquired into the competency of the defendant, found defendant to be competent, and all of defendant's rights were explained.

Whereupon, the defendant entered a written negotiated plea of guilty knowingly and understandably under no promise of favor from the Court or anybody else to the charge of Prohibited Acts, in violation of R.C. Section 3704.05, being an Unclassified Misdemeanor, to all of which the, to all of which the Court consented.

Whereupon, the Court made a finding of guilty to the charge of Prohibited Acts.

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Bond continued.

It is so ORDERED.

JUDGE STEVE C. SHUFF

TO THE CLERK:

You are instructed to serve a copy of the foregoing upon the Ohio Attorney General, Attorney Shane Leuthold, Advised A bloom.sent

IN THE COMMON PLEAS COURT OF SENECA COUNTY, OHIO

STATE OF OHIO

Plaintiff

VS.

JUDGE STEVE C. SHUFFCERK

CASE NO. 11 CR 0129

CHEYENNE BLOOM

Defendant

JUDGMENT ENTRY OF SENTENCE

On September 20, 2011, defendant's sentencing hearing was held pursuant to Ohio Revised Code Section 2929.19. Defendant was present in open court and represented by his Attorney, Shane Leuthold. The State of Ohio was represented by Rhonda L. Best, Seneca County Assistant Prosecuting Attorney.

The Court inquired into the competency of the defendant, found defendant to be competent, and all of defendant's rights were explained.

Defendant was afforded all rights pursuant to Criminal Rule 32. The Court has considered the record, oral statements, and the sentence recommendation, as well as the overriding purposes of misdemeanor sentencing under Ohio Revised Code Section 2929.21, and has reviewed the considerations under Ohio Revised Code Section 2929.22.

SEP 26 PM 2:

Whereupon, the defendant entered a plea of guilty to the charge as stated in Count Two of the indictment and entered a written negotiated plea of guilty knowingly and understandably under no promise of favor from the Court or anybody else to the to the charge of Prohibited Acts, in violation of R.C. Section 3704.05, being an unclassified misdemeanor, to all of which the Court consented.

Whereupon, the Court made a finding of guilty to the offense of Prohibited Acts. The Court proceeded directly to sentencing.

The Court asked the defendant personally if defendant wished to make a statement on his own behalf or present any information in mitigation of punishment. Defendant did not speak. The Court then inquired of defendant's counsel if he desired to speak on behalf of the defendant. Defendant's counsel did speak.

The Court finds that the defendant was convicted by his plea of guilty of Prohibited Acts, in violation of Revised Code Section 3704.05, being an unclassified misdemeanor. The penalty for this offense is a jail sentence of up to one (1) year and/or a fine of up to \$25,000.00.

It is ORDERED, ADJUDGED and DECREED that defendant be confined at the Seneca County Jail, for the charge of Prohibited Acts, a violation of Revised Code Section 3704.05, an unclassified misdemeanor, for a term of **one (1) year.**

It is further ORDERED that the jail sentence of **one (1) year** is

suspended and that the defendant be sentenced to two (2) years of

unsupervised community control. The defendant shall abide by all laws

including, but not limited to, the laws related to firearms and dangerous

ordinance.

The Court further imposes specific sanctions and conditions as follows:

- The defendant shall pay restitution in the amount of \$2,500.00 to the victim in this matter being Ohio Environmental Protection Agency. Restitution shall be paid by money order or cashiers check, through the Seneca County Common Pleas Court, 117 E. Market St., Suite 4204, Tiffin, Ohio, 44883, in equal monthly installments, with the first being due and payable within thirty (30) days from the date of this Sentencing Judgment Entry, and each month thereafter until paid in full.
- 2) The defendant shall not violate any law, federal, state or local. Defendant shall contact <u>this Court</u> immediately if defendant is convicted of any offense for which jail was or could have been imposed.

The costs of prosecution shall be paid by the defendant and a

judgment is rendered against the defendant for such costs pursuant to

Revised Code Section 2947.23.

Defendant is further ORDERED to pay court costs within one (1) year.

Court costs are to be paid to the Seneca County Clerk of Courts, in equal

monthly installments, with the first being due and payable within thirty (30) days from the date of the Sentencing Judgment Entry, and each month thereafter, until paid in full.

It is further ORDERED the defendant pay a fine in the amount of \$7,500.00 payable to the Seneca County Clerk of Courts.

It is so ORDERED.

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JUDGE STEVE C. SHUFF

TO THE CLERK:

You are instructed to serve a copy of the foregoing upon the Ohio Attorney General's Office, Attorney Shane Leuthold, Adult Parole Authority, Victims Advocate and Seneca County Sheriff.

IN THE COURT OF COMMON PLEAS OF SENECA COUNTY, OHIO

State of Ohio	*			
Plaintiff,	*	Case #11CR0129		No. 4 Sector States Sector States Sector States
-VS-	*	Criminal	SEP 2	ýż.
Cheyenne Bloom	*	Judge Steve C. Shuff	.6 PH	SP -
Defendant.	*	/ARD	M 2: 2	L X OL

MOTION TO DISMISS

Now comes the State of Ohio, by and through the Seneca County Prosecuting Attorney, and respectfully moves the Court for an Order dismissing Count One of the indictment in the above-captioned case as part of the negotiated plea wherein Defendant has entered a plea of guilty to Count Two of the indictment.

Costs to Defendant.

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Respectfully Submitted:

ASS'T OHIO ATTORNEY GENERAL Reg. # 001788ころ

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State of Ohio	*			
Plaintiff,	*	Case #11CR0129		
-VS-	*	Criminal	SEP	řen –
Cheyenne Bloom	*	Judge Steve C. Shuff	26	
Defendant.	*	× ₩ 8	PH 2:	TX CO
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IN THE COURT OF COMMON PLEAS OF SENECA COUNTY, OHIO

JUDGMENT ENTRY

This cause came on to be heard this 20th day of September, 2011, upon the State of Ohio's Motion to Dismiss Count One of the indictment. This Court is of the opinion that said Motion is WELL-TAKEN.

It is therefore ORDERED, ADJUDGED and DECREED that Count One in Case #11CR0129 be, and the same hereby is, **DISMISSED**.

Court costs to be paid by the Defendant.

Judge Steve C. Shuff

TO THE CLERK:

You are instructed to forward a copy of the foregoing to the Seneca Co. Prosecutor, Ohio Attorney General, Shane Leuthold, Sheriff Dept. and Adult Probation Dept.