## IN THE COURT OF COMMON PLEAS

## CLINTON COUNTY, OHIO

State of Ohio

Plaintiff : CASE NO. 93-CR-215

-vs-

Raymond Coffey :

JUDGMENT ENTRY

Defendant :

This cause came on for hearing on the 20th day of April, 1994, with Richard W. Moyer, Assistant Prosecuting Attorney for Clinton County, Ohio; David G. Cox, Assistant Attorney General for the State of Ohio, appearing on behalf of the State of Ohio; and the Defendant, being in Court with his counsel, David W. Cox, for the purpose of sentencing.

Whereupon, the Court inquired of the defendant as to whether he had anything to say as to why sentence ought not be imposed on him. The defendant through his counsel did address the Court.

It is therefore ORDERED by the Court as follows:

(1) that the defendant, Raymond Coffey, be hereby sentenced and ordered transported to the Correctional Reception Center, Orient, Ohio for assignment to an appropriate penal institution for an indefinite term of not less than two (2) years but not more than four (4) years and shall pay a fine of Five Hundred Dollars (\$500.00) for Illegal Transportation of Hazardous Waste in violation of Section 3734.02 (F) of the Ohio Revised Code, an unclassified felony, as contained in the Bill of Information.

COMPACE!

- (2) that imposition of sentence of imprisonment be suspended and that the defendant, Raymond Coffey, be placed on probation for the period of three (3) years under the control and supervision of the Ohio Adult Probation and Parole Authority, from the date of this hearing, upon the conditions attached hereto and made a part hereof and including the following conditions:
- (a) that the defendant, Raymond Coffey, shall serve a term of sixty (60) days of home incarceration with work release, to begin immediately, to be served in the following manner under the supervision of the Clinton County Sheriff's Department at the expense of the defendant:

Monday through Friday of each week the defendant shall be allowed to leave his home to perform work for Ruthman Pump and/or Fulflo/True-Torq. from 6:00 A.M. to 6:00 P.M. From 6:00 P.M. on Friday until 6:00 A.M. on Monday, the defendant shall not be allowed to leave his home, except on Sundays he shall be allowed to attend church services with arrangements to be made with the Clinton County Sheriff's Department.

- (b) The fine imposed herein shall be payable to Clinton County, Ohio through the Clerk of Courts herein, to be deposited into the General Fund within thirty (30) days from the date of this hearing.
- (c) The defendant shall pay the costs of prosecution for which execution is awarded.

Further, the Court advises the defendant of his right to appeal; that if he is unable to pay the cost of an appeal, he has

the right to appeal without payment; that if he is unable to obtain counsel for an appeal, counsel will be appointed without cost; that if he is unable to pay the cost of documents necessary to an appeal, such documents will be provided without costs; and that he has a right to have notice of appeal timely filed on his behalf, pursuant to Rule 32 (A) of the Ohio Rules of Criminal Procedure.

Pursuant to the Negotiated Plea Agreement filed herein, the defendant agreed to waive his Appellate rights as to the case sub judice and agreed to serve the full term of incarceration and not to apply to the Court for shock probation or to make any other application designed to shorten the period of such incarceration.

ENTER this 23rd day of May

Assistant Prosecuting Attorney

(0039744)

David G. Cox (0042724)

Assistant Attorneys General Environmental Enforcement

W. Cox, #0003200 Attorney for Defendant

## IN THE COURT OF COMMON PLEAS CLINTON COUNTY, OHIO

State of Ohio	*	
PLAINTIFF	* *	CASE NO. 93-CR-215
-V8-	*	
Raymond Coffey	*	
DEFENDANT	*	JUDGMENT ENTRY RULES OF PROBATION

The defendant shall be placed on probation for the period of three (3) years under the control and supervision of the Ohio Adult Probation and Parole Authority from the 20th day of April , 1994, upon the following conditions:

- 1. He/She shall observe all the laws of Ohio, and of the United States and of every jurisdiction thereof.
- 2. He/She shall not have under his/her control, or possess a firearm or deadly weapon.
- 3. He/She shall associate with no persons of questionable character, or persons on parole, or probation and shall avoid places of ill repute.
- 4. He/She shall abstain from the use of intoxicating liquors and narcotics.
- 5. He/She shall obtain permission from the Probation Officer before changing his/her place of residence, and without such permission he/she shall not change his/her residence.
- 6. He/She shall not leave the State unless he/she has permission from the Probation Officer.
- 7. He/She shall report to his/her probation officer as directed to him/her by his/her probation officer.
- 8. He/She shall observe and comply with other conditions and rules of probation as directed to him/her by his/her probation officer.

0	He/She shall make non Pleas Court of	Clinton Country	Ohio in the	gum of
\$ sche	, in ac	cordance with t	he following	payment of Missi
				· · · · · · · · · · · · · · · · · · ·
10. \$	He/She shall p	ay court costs	in the amo	ount of
11.	He/She shall pay i	fine(s) in the s		<u> </u>
of APRI	reviewed the terms and terms and	, at the direct		
		Roll a	M	
		(Signature of Raymond Coffey		<del></del>
I have	reviewed the terms a	and conditions of	probation thi	s Zo The day of
APRIL	, 199 <u>4</u> ,	with RAYM	OND COFFEY	and
he/she has a	cknowledged to me hi	PROBATION OF	Sval	
ENTER t	his 23nd day of	George Kral	, 199 <u>4</u> .	
	•	William B. Mo	CCracken, JUDG	E
WILLIAM E. PROSECUTING A	ATTORNEY		1	
BY: John 1	) My		<u>V</u>	
Assistant	)(\/, : Prosecuting Attorne		W. Cox ney for Defenda	ant