

BROWN COUNTY MUNICIPAL COURT
GEORGETOWN, OHIO

FILED

STATE OF OHIO
Plaintiff

CASE NO: _____

08 JUL 31 AM 9:16

JUDGMENT ENTRY FINDING
DEFENDANT GUILTY AND
IMPOSING SENTENCE

VS
Randy Pike
Defendant

BROWN COUNTY MUNICIPAL CT.
GEORGETOWN OHIO
TINA MERANDA
CLERK

On this 31 day of July, 2008, the Defendant appearing in open court
 Represented by Counsel SA Susweilen Without Counsel, having duly waived his/her right to Counsel in
writing pursuant to C.R. 44 and entered plea of GUILTY NO CONTEST, or had a trial and was found guilty of the offense of
Illegal Disposal of Waste in violation of Section 3714.13 of the ORC, a misdemeanor of the 2nd deg
 amended from _____ and the following charge(s) are being dismissed _____ and being n
before the Court for sentencing, was inquired of if he/she had anything to say or any good and sufficient reason why sentence should
be pronounced, and the Defendant having no good reason why sentence should not be pronounced, and the Court having considered
principles and purposes of sentencing under Section 2929.21 of the ORC, and the sentencing factors of Section 2929.00 of the ORC,
including any relevant oral or written statement of the victim, defense counsel, and prosecuting authority, and having considered the
appropriateness of imposing a community control sanction or a combination of community control sanctions under ORC 2929.25 th
2929.28, does hereby impose the following sentence:

JAIL TERM: The Defendant is hereby sentenced to the Brown County Adult Detention Center for a period of 90
Days, with 90 days being suspended.

COMMUNITY CONTROL SANCTIONS: Following service of the jail sentence imposed above, if any, the Defendant
Is hereby placed under community control sanctions under Section 2929.26, 2929.27 and/or 2929.28 of the ORC,
For a period of 1 year(s), under the general control and supervision of the Court or of the Probation Department
of the Court on the condition that the Defendant shall obey the laws of Ohio, and of the United States, And of every jurisdiction
thereof. The Defendant is further ordered the complete the following community control sanctions:

A. Community Residential:
 NONE The Defendant shall serve a term of three(3) days at Residential Drivers Interventions Program and complete
recommendations.

B. Non-Residential: Circle Appropriate Sanction:

- 1. Basic Probation Supervision
- 2. Intensive Supervision/Intensive Treatment Probation Supervision
- 3. Monitored Time
- 4. Suspension of the Defendant's privileges to operate a motor vehicle for a period of _____ days.
Def. may drive if otherwise valid with the BMV as follows: _____

After _____ days upon proof of insurance and payment of financial sanctions.

- Credit suspension back to date of offense Immobilization
- Restricted Plates/decals Class _____

- 5. Defendant shall secure and maintain lawful employment to the best of his/her ability.
- 6. Defendant shall enroll, participate in, and complete: GED/High School/Vocational Training
- 7. Substance abuse/Treatment/Education at: _____
- 8. Community Service _____ hours
- 9. Counseling: _____

Other: commit no like violations

FINANCIAL SANCTIONS: The Defendant is ordered to pay financial sanctions below within 30 days or by _____

- 1. A fine of \$ 250, plus Court Costs 250 Waived.
- 2. Restitution in the amount of \$ 2000 to Brown City Solid Waste

Contraband/Other Property Confiscated, shall be Returned to Owner Destroyed Forfeited to Police Agency So Or

Having pronounced the above sentence, the Court advises the Defendant that upon violation of any of the above community control sanction
Court may impose a longer time under the same sanction(s) not exceeding the maximum person of five (5) years a permitted by law, imposable
definite jail sentence, and/or impose more restrictive community control sanctions. The Defendant may be re-sentenced to jail for up to 1
for a M-1 offense, 90 days for a M-2 offense, 60 days for a M-3 offense, 30 days for a M-4 offense, less any time spent in jail previously for
within offense.

[Signature]
Assistant Prosecuting Attorney

Attorney for Defendant/Defendant

JUDGE/MAGISTRATE: [Signature]

OTHER: _____

WAIVER OF RIGHT TO COUNSEL

Being fully advised in open Court of my right to have the Court assign counsel to represent me at no cost to myself in accordance with Rule 44 Ohio Rules of Criminal Procedure, I herewith knowingly, intelligently, and voluntarily waive assignment of counsel to represent me and otherwise waive my right to be represented by counsel.

Defendant's Signature

Date

WAIVER OF JURY TRIAL

Having hereto had my rights to a jury trial explained to my be the court, and being charged with a serious offense or having filed a Demand for a Jury Trial, I herewith knowingly, intelligently, and Voluntarily waive in open Court and in writing my right to a jury trial in accordance with the provisions of Rule 23 Ohio Rules of Criminal Procedure.

Attorney for Defendant

Randell C. Pitt

Defendant's Signature

Date

WAIVER OF TRIAL BY JUDGE

I, the undersigned Defendant, do hereby consent to this case being referred to a Magistrate for trial, and I waive my right to trial by a Judge.

Attorney for Defendant

Randell C. Pitt

Defendant's Signature

Date

ENTRY, ORDERS UPON REPORT OF MAGISTRATE

Upon an independent analysis of the recommendations of the Magistrate, the Court hereby:

Adopts the Findings and Recommendations of the Magistrate as reported.

Modifies Report of the Magistrate as follows: _____

Judge, Municipal Court