

Exhibit 10

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Jury found defendant not guilty as to Counts 3,5,9,11,15,19,23,27,28,29 and 31. Further, as to Counts 4,6,8,10,12,14,16,18,21,47,50 and 53 were not for determination by the jury and or were nolle from previous rulings by the Court.

It is ORDERED that defendant serve a term of 10 years in prison as to Count 1. Said sentence is a mandatory term pursuant to R.C. 2929.13(F), 2929.14(D)(3) or 2925.

Defendant is ordered to serve 4 years in prison as to Count 2, to be served consecutively to count 1 but concurrently with all remaining counts.

Defendant is ordered to serve 8 years in prison as to Count 30. Said sentence is ordered to be served consecutively to the sentence imposed in Count 1.

Further, defendant is ordered to serve 6 months in prison as to counts 22, 24, 25 & 26. Each count is ordered to be served concurrently to each other, but consecutive to count 1.

Further, defendant is ordered to serve 4 years in prison as to counts 7, 13,17, & 20. Each count is ordered to be served concurrently to each other, but consecutive to count 1.

Further, defendant is ordered to serve 11 months in prison as to counts 32,33,34,35,36,37,38,39,40,41,42,43,44,45,46,48,49 & 52. All counts to be served concurrently with each other, but consecutive to Count 1.

Defendant's total amount of incarceration at state level is 18 years. Said state level incarceration shall be served consecutively to the sentence imposed by Judge Katz from The United States District Court for the Northern District of Ohio, Western Division.

Court further finds that defendant shall pay a fine of \$20,000.00 as to count 1; a fine of \$10,000.00 as to count 2; a fine of \$20,000.00 as to count 30; a fine of \$10,000.00 as to each count of 7,13,17 and 20; a fine of \$1,000.00 as to each count of 22,24,25 and 26 and a fine of \$2,500.00 as to each count of 32,33,34,35,36,37,38,39,40,41,42,43,44,45,46,48,49 and 52.

Defendant given notice of appellate rights under R.C. 2953.08 and post release control notice under R.C. 2929.19(B)(3) and R.C. 2967.28. Defendant does not wish this Court to appoint counsel for purposes of appeal. Defendant will retain private counsel.

Defendant found ineligible for shock incarceration under R.C. 5120.031 or intensive program prison under R.C. 5120.032.

Defendant is therefore ORDERED conveyed to the custody of the U.S. Marshals for transport to the appropriate federal prison. Upon completion of defendant's federal prison sentence, defendant is ordered conveyed to the Ohio Department of Rehabilitation. Credit for 1 day is granted as of this date along with future custody days while defendant awaits transportation to the appropriate state institution.

Defendant found to have, or reasonably may be expected to have, the means to pay all or part of the applicable costs of supervision, confinement, and prosecution as authorized by law. Defendant ordered to reimburse the State of Ohio and Lucas County for such costs. This order of reimbursement is a judgment enforceable pursuant to law by the parties in whose favor it is entered. Defendant further ordered to pay the cost assessed pursuant to R.C. 9.92(C), 2929.18 and 2951.021.

Defendant ordered remanded into custody of Lucas County Sheriff for immediate transportation to appropriate federal institution.

Matter scheduled for restitution hearing on November 27, 2006 at 10:30 a.m. At request of counsel and without objection from the State of Ohio, defendant's presence is waived as said hearing.


JUDGE THOMAS J. OSOWIK

FILED
LUCAS COUNTY
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CLERK OF COURTS