

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO  
CRIMINAL DIVISION

State of Ohio,

TERMINATION NO 12 BY CD

Plaintiff,

vs

Case No 06CR-0-4149

Terrence W Gasper,

Judge Reece

Defendant

54868J05  
FILED COURT  
COMMON PLEAS OHIO  
FRANKLIN CO OHIO  
2007 MAY 15 AM 8 14  
CLERK OF COURTS

**JUDGMENT ENTRY**  
**(Prison Imposed)**

On June 7, 2006, the State of Ohio was represented by Prosecuting Attorney Ron O'Brien and the Defendant was represented by Attorney James Gilbert and Attorney Terry Grady. The Defendant, after being advised of his rights pursuant to Crim R 11, entered a plea of guilty to Count One of the Bill of Information, to wit **MONEY LAUNDERING**, in violation of R C 1315.55, a Felony of the Third Degree, and Count Two of the Bill of Information, to wit **ETHICS VIOLATION**, in violation of R C 102.02, a Misdemeanor of the First Degree.

The Court found the Defendant guilty of the charges to which the pleas were entered.

The Court ordered and received a pre-sentence investigation.

On May 9, 2007 a sentencing hearing was held pursuant to R C 2929.19. The State of Ohio was represented by Prosecuting Attorney Ron O'Brien and Defendant was represented by Attorneys James Gilbert and Terrence Grady. The Prosecuting Attorney and the Defendant's Attorney did jointly recommend a sentence of Five (5) years on Count One, and Six (6) months on Count Two.

The Court afforded counsel an opportunity to speak on behalf of the Defendant and addressed the Defendant personally affording him an opportunity to make a statement on his own behalf in the form of mitigation.

The Court has considered the purposes and principles of sentencing set forth in R C 2929.11 and the factors set forth in R C 2929.12 and the decision of the Ohio Supreme Court in *State v Foster*, 109 Ohio St 3d 1, 2006-Ohio-856. The Court further finds that a prison term is not mandatory pursuant to R C 2929.13(F).

The Court hereby imposes the following sentence. The Defendant shall serve **Five (5) years** on Count One and **Six (6) months** on Count Two, at the **OHIO DEPARTMENT**

**OF REHABILITATION AND CORRECTIONS** Counts One and Two are to be served concurrently with each other and concurrently with the sentence in Federal Case No. 1-06-CR-0269. The sentence is to be served in Federal prison. Defendant is to report to serve his sentence pursuant to Federal instructions. Defendant is to pay the agreed upon restitution as a forfeiture of \$1,000.00 to State of Ohio, c/o Administrator, Ohio Bureau of Workers' Compensation, 30 West Spring Street, Columbus, Ohio 43215.

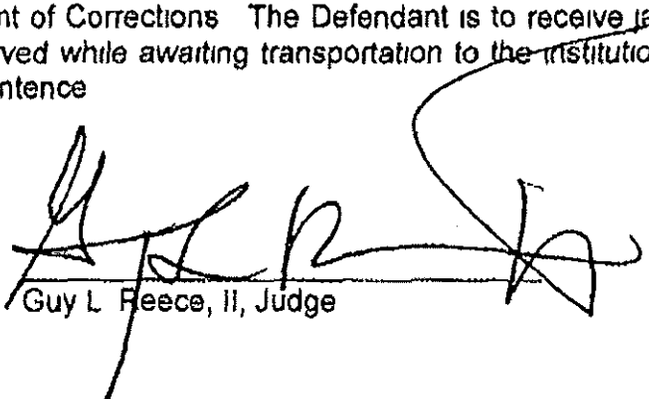
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Furthermore, the Court **DISAPPROVES** of the offender's placement in a Shock Incarceration Program, or an Intensive Prison Program.

The Court has considered the Defendant's present and future ability to pay a fine and financial sanction and does, pursuant to R.C. 2929.18, hereby render judgment for the following fine and/or financial sanctions. The Defendant's court costs suspended herein.

After the imposition of sentence, the Court notified the Defendant, orally and in writing, that the applicable period of post-release control pursuant to R.C. 2929.19(B)(3)(c), (d) and (e) is up to Three years - Optional.

The Court finds that the Defendant has zero (0) days of jail credit and hereby certifies the time to the Ohio Department of Corrections. The Defendant is to receive jail time credit for all additional jail time served while awaiting transportation to the institution from the date of the imposition of this sentence.



Guy L. Reece, II, Judge

cc

Ron O'Brien  
Prosecuting Attorney  
David M. Buchman  
Assistant Prosecuting Attorney

James Gilbert  
Terry Grady  
Defendant's Attorney