June 12, 2025

114113 COMMON PLEAS COURT

E Civil C.P.-Not Juv, Dom Or Prob

STATE OF OHIO v JOSE TRUJILLO

Reversed and remanded.

Eileen T. Gallagher, J., Lisa B. Forbes, P.J., and Michael John Ryan, J., concur.

KEY WORDS: Petition for postconviction relief; R.C. 2953.21; denial; findings of fact and conclusions of law; affidavit; credibility.

The trial court erred in failing to issue findings of fact and conclusions of law in its denial of appellant's petition for postconviction relief.

114131 COMMON PLEAS COURT

Criminal C.P.

STATE OF OHIO v MARQUISE JACKSON

Vacated and remanded.

Emanuella D. Groves, P.J., Anita Laster Mays, J., and Kathleen Ann Keough, J., concur.

KEY WORDS: Nunc pro tunc order; clerical errors; jail-time credit.

The trial court erred when it issued a nunc pro tunc order to correct jail-time credit. A nunc pro tunc order is confined to correcting clerical errors to adjust an order to reflect what actually happened in court. The trial court's order did not reflect what happened in court, since it added an additional 78 days of jail-time credit that was never discussed on the record at sentencing.

114287 COMMON PLEAS COURT

Criminal C.P.

STATE OF OHIO v ARTEZ M. FLOWERS

Dismissed.

Kathleen Ann Keough, J., Emanuella D. Groves, P.J., and Anita Laster Mays, J., concur.

KEY WORDS: Anders; motion to withdraw; guilty plea; Crim.R. 11(C); knowingly, voluntarily, intelligently; dismissed.

Motion to withdraw of appellant's counsel granted and the appeal dismissed where, after a thorough review of the record pursuant to the procedures set forth in Anders v. California, the appellate court determined that the trial court complied with Crim.R. 11(C) when accepting appellant's guilty plea, appellant's plea was made

(Case 114287 continued)

knowingly, voluntarily, and intelligently, and any appeal would be wholly frivolous.

114431 COMMON PLEAS COURT A Criminal C.P.

STATE OF OHIO v RONNIE TRAMBLE

Affirmed.

Emanuella D. Groves, P.J., Anita Laster Mays, J., and Kathleen Ann Keough, J., concur.

KEY WORDS: Sufficiency of the evidence; manifest weight of the evidence; receiving stolen property; R.C. 2913.51(A); intimidation; R.C. 2921.04(B); right to be present; Crim.R. 43(B); abuse of discretion.

Judgment affirmed. After a thorough review of the record, we find that sufficient evidence was presented for a rational trier of fact to find that the elements of receiving stolen property and intimidation of a victim were proven beyond a reasonable doubt. We further find that the defendant's convictions were not against the manifest weight of the evidence. Finally, we cannot say that the trial court acted unreasonably, arbitrarily, or unconscionably and abused its discretion when Tramble was removed from the courtroom during the State's rebuttal closing argument.

114506 COMMON PLEAS COURT A Criminal C.P.

STATE OF OHIO v MICHAEL R. LEDGER, JR.

Affirmed.

Eileen T. Gallagher, J., Lisa B. Forbes, P.J., and Michael John Ryan, J., concur.

KEY WORDS: Felony sentencing; purposes and principles; seriousness factors; mitigating factors.

Indefinite prison term of five to seven and a half years was not contrary to law where the prison terms imposed were within the statutory range and were clearly and convincingly supported by the record.