

September 29th Session/January Term, 1994

THE STATE OF OHIO

vs.

Charles Auterbridge

Case No. 94-CR-441

Indictment for: Aggravated Drug Trafficking - 2 cts.

Wesley Loggins
PROSECUTING ATTORNEY

A TRUE BILL

Patrick J. Doherty
FOREMAN GRAND JURY

THIS BILL OF INDICTMENT FOUND UPON TESTIMONY SWORN AND SENT BEFORE THE GRAND JURY AT THE REQUEST OF THE PROSECUTING ATTORNEY.

Patrick J. Doherty
FOREMAN OF THE GRAND JURY

=====
The State of Ohio, Erie County.

I, the undersigned, the Clerk of Common Pleas in and for said County, do hereby certify that the foregoing is a full, true and correct copy of the original indictment, with the endorsements thereon, now on file in my office.

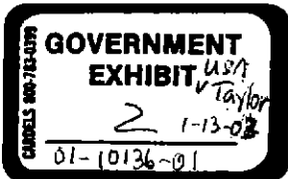
WITNESS my hand and the seal of said Court at

Sandusky, Ohio, this _____

day of _____,

Clerk

by _____
Deputy



✓
publ-
proc
1/27/95

IN THE COMMON PLEAS COURT OF ERIE COUNTY, OHIO

State of Ohio : Case No. 94-CR-441.
-vs- : Judge Ann B. Maschari
Charles Auterbridge : **JUDGMENT ENTRY**
Defendant :
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FILED
95 JAN 27 AM 10:00
CLERK OF COURTS
ERIE COUNTY, OHIO

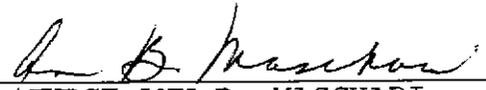
On the 30th day of December, 1994, came the Assistant Prosecu-
ting Attorney on behalf of the State of Ohio and also came the
defendant in person and represented by counsel, Tom Dusza;
defendant, as to Count No. 1, having been indicted for the offense
of Aggravated Drug Trafficking with a specification (F-2; O.R.C.
§2925.03(A)(1)) heretofore entered a plea "guilty" to the amended
offense of Aggravated Drug Trafficking (F-3; O.R.C. §2925.03(A)(1))
subject to a penalty of 1, 1½, or 2 years; defendant, as to Count
No. 2, having been indicted for the offense of Aggravated Drug
Trafficking with a specification (F-2; O.R.C. §2925.03(A)(1))
heretofore entered a plea of "guilty" to the amended offense of
Drug Abuse with a specification (F-4; O.R.C. §2925.11) subject to
a penalty of 1½, 2, 2½, or 3 to 5 years; the defendant heretofore
waived his right to a presentence investigation report and the
court thereupon inquired of the defendant if he had anything to say
why judgment should not be pronounced against him and the defendant
had nothing further to say;

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court
that the defendant, as to Count No. 1, for the offense of
AGGRAVATED DRUG TRAFFICKING, a third degree felony in violation of
§2925.03(A)(1)) of the Ohio Revised Code, be sentenced to the
Department of Rehabilitation and Correction and conveyed to the
Lorain Correctional Institution at Grafton, Ohio, to be imprisoned
and confined for a definite sentence for the term of two (2) years;
further, defendant shall pay a mandatory fine in the amount of
\$2500.00 to the Erie County Clerk of Courts to be paid to the Erie
County Drug Task Force; however, said mandatory fine is hereby
waived due to the defendant having filed an Affidavit of Indigency;
that the defendant, as to Count No. 2, for the offense of **DRUG**

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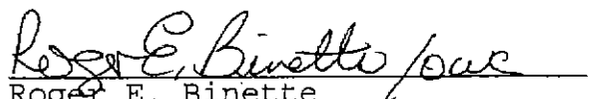
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ABUSE, a fourth degree felony in violation of §2925.11 of the Ohio Revised Code, be sentenced to the Department of Rehabilitation and Correction and conveyed to the Lorain Correctional Institution at Grafton, Ohio, to be imprisoned and confined for an indeterminate sentence for the term of not less than three (3) years nor more than five (5) years; further, defendant shall pay a mandatory fine in the amount of \$1500.00 to the Erie County Clerk of Courts to be paid to the Erie County Drug Task Force; however, said mandatory fine is hereby waived due to the defendant having filed an Affidavit of Indigency; said sentence shall be served consecutive; defendant shall receive 49 days credit for time served as of January 3, 1995; further, defendant is precluded from applying for a Ohio driver's license for a period of five (5) years; and said defendant shall pay the costs of this prosecution for which execution is awarded.



JUDGE ANN B. MASCHARI

Approved:



Roger E. Binette
Assistant Prosecuting Attorney

REB/dal

IN THE COMMON PLEAS COURT OF ERIE COUNTY, OHIO

State of Ohio : Case No. 94-CR-441
-vs- : Judge James L. McCrystal
Charles Auterbridge : JUDGMENT ENTRY FILED
Defendant : COMMON PLEAS COURT

DEC 2 1994

BARBARA J. JOHNSON, CLERK
ASSISTANT CLERK
ERIE COUNTY, OHIO

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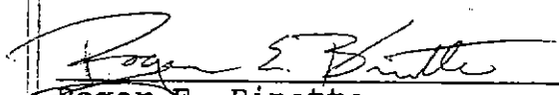
On the 2nd day of December, 1994, came Prosecuting Attorney on behalf of the State of Ohio and also came the defendant in person and represented by counsel, Tom Dusza; defendant, as to Count No. 1, having been indicted for the offense of Aggravated Drug Trafficking (F-2; O.R.C. §2925.03 (A)(1)) thereupon entered a plea of "guilty" to the amended offense of Aggravated Drug Trafficking (F-3; O.R.C. 2925.03(A)(1)); defendant, as to Count No. 2, having been indicted for the offense of Aggravated Drug Trafficking with a specification (F-2; O.R.C. §2925.03(A)(1)) thereupon entered a plea of "guilty" to the amended offense of Drug Abuse (F-4; O.R.C. §2925.11) with a specification; of the indictment filed herein.

The defendant thereupon waived his right to a presentence investigation report by the Erie County Adult Probation Department and agreed to be sentenced on December 19, 1994, at 9:00 a.m.

Thereupon, this cause was continued; and the bond is hereby re-set at \$2500.00 cash, surety, or property, with 10% allowed.


JUDGE JAMES L. MCCRYSTAL

Approved:


Roger E. Binette
Assistant Prosecuting Attorney


Tom Dusza
Attorney for Defendant

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✓ prob
Sheriff