

# Court of Appeals of Ohio

## *Eleventh Appellate District*

Cynthia Westcott Rice  
Judge

Thomas R. Wright  
Presiding/Administrative Judge

Mary Jane Trapp  
Judge

111 High Street, N.E., Warren, Ohio 44481  
Telephone: (330) 675-2650  
Facsimile: (330) 675-2655  
Ashtabula Geauga Lake Portage Trumbull

Timothy P. Cannon  
Judge

Matt Lynch  
Judge

Shibani Sheth-Massacci  
Court Administrator/Magistrate/  
Administrative Counsel

**May 13, 2019**

**R E L E A S E**

### **ASHTABULA**

2017-A-0085

STATE OF OHIO, Plaintiff-Appellee v. MARISA ANN LEFFEL,  
Defendant-Appellant.

Judgment Affirmed. See Opinion and Judgment Entry. [WRIGHT] (CANNON) (TRAPP)  
CRIMINAL LAW - convictions not against manifest weight of the  
evidence and are supported by sufficient evidence; no right to parity  
in sentencing; jury instruction communicated the law and controlling  
legal principles pertinent to the case.

### **LAKE**

2018-L-086

KRISTEN FRIEDAH, Plaintiff-Appellee v. FREDRICK FRIEDAH,  
Defendant-Appellant.

Judgment affirmed. See Opinion and Judgment Entry. [CANNON] (WRIGHT) (RICE)  
DOMESTIC RELATIONS - CHILD SUPPORT - divorce decree; child  
support order; failure to pay; contempt; failure to purge; motion to  
impose sentence; motion to vacate; parents and children no longer  
reside in Ohio; tribunal's inherent authority to enforce its own orders;  
Civil Rule 75(J); Uniform Interstate Family Support Act (UIFSA) of  
2008; continuing personal jurisdiction; nonresident obligor; continuing  
jurisdiction to enforce; controlling order; definition of "support order";  
multi-state enforcement provisions of UIFSA; long-arm personal  
jurisdiction; law of the forum.

2018-L-087

IN THE MATTER OF: A.M., DELINQUENT CHILD

Judgment affirmed. See Opinion and Judgment Entry. [WRIGHT] (RICE) (CANNON)  
JUVENILE - offense of petty theft was supported by sufficient  
evidence; permanent deprivation of property is not required.

2018-L-101      STATE OF OHIO, Plaintiff-Appellee v. GILBERTO RANGEL, Defendant-Appellant.

Judgment Affirmed. See Opinion and Judgment Entry. [WRIGHT] (RICE) (LYNCH) CRIMINAL LAW - Petition for postconviction relief; untimely filed; R.C. 2953.21(A)(2); exception; unavoidable delay in discovery of new evidence; R.C. 2953.23(A)(1)(a); locating witnesses.

2018-L-102      STATE OF OHIO, Plaintiff-Appellee v. GILBERTO RANGEL, Defendant-Appellant.

Judgment Affirmed. See Opinion and Judgment Entry. [WRIGHT] (RICE) (LYNCH) CRIMINAL LAW- Motion to withdraw guilty plea; multiple motions raising similar arguments; res judicata; no newly discovered evidence.

2018-L-115      STATE OF OHIO, Plaintiff-Appellee v. DEANGELO D. CAMPBELL, Defendant-Appellant.

Judgment affirmed; remanded. See Opinion and Judgment Entry. [CANNON] (RICE) (TRAPP)

CRIMINAL LAW - PLEAS - Crim.R. 11(C)(2)(c); constitutional rights; knowing, intelligent, voluntary waiver; orally advise; in a manner reasonably intelligent to the defendant; ambiguity; reference to the written plea; failure to strictly comply did not invalidate guilty plea. SENTENCING - plain error; consecutive sentence findings; nunc pro tunc sentencing entry.

2018-L-140      JOHN LOUIS TURNER, JR., Relator v. THE STATE OF OHIO, Respondent.

Petition dismissed. See Per Curiam Opinion and Judgment Entry. (WRIGHT) (CANNON) (LYNCH)

ORIGINAL ACTION - writ of mandamus; Civ.R. 59; motion to reopen; petition dismissed.

**PORTAGE**

2017-P-0078      STATE OF OHIO, Plaintiff-Appellee v. IZAIAH J. SOLOMON, Defendant-Appellant.

Judgment affirmed in part, reversed in part, and remanded. See Opinion and Judgment Entry. [WRIGHT] (RICE) (CANNON)

CRIMINAL LAW - revocation of community control supervision; trial court has discretion even for alleged "minor" violations; plain error based on trial court's repeated statements that it was required to impose the previously imposed eight-year term; prison term stated at original sentencing serves as a ceiling; upon revocating community control, trial court sentences defendant anew with discretion to impose a lesser term than that notified at sentencing.

**TRUMBULL**

2018-T-0069

STATE OF OHIO, Plaintiff-Appellee v. HARGUS DENNISON HALL,  
Defendant-Appellant.

Judgment affirmed. See Opinion and Judgment Entry. [LYNCH] (CANNON) (TRAPP)  
CRIMINAL - postconviction relief; R.C. 2953.21; substantive grounds  
for relief; ineffective assistance of counsel; res judicata.