Court of Appeals of Ohio

EIGHTH APPELLATE DISTRICT COUNTY OF CUYAHOGA

JOURNAL ENTRY AND OPINION **No. 91856**

STATE OF OHIO

PLAINTIFF-APPELLEE

VS.

JAMES WALLS

DEFENDANT-APPELLANT

JUDGMENT: DISMISSED

Criminal Appeal from the Cuyahoga County Court of Common Pleas Case No. CR-494525

BEFORE: Dyke, J., Rocco, P.J., and Celebrezze, J.

RELEASED: June 11, 2009

JOURNALIZED:

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N.B. This entry is an announcement of the court's decision. See App.R. 22(B) and 26(A); Loc.App.R. 22. This decision will be journalized and will become the judgment and order of the court pursuant to App.R. 22(C) unless a motion for reconsideration with supporting brief, per App.R. 26(A), is filed within ten (10) days of the announcement of the court's decision. The time period for review by the Supreme Court of Ohio shall begin to run upon the journalization of this court's announcement of decision by the clerk per App.R. 22(C). See, also, S.Ct. Prac.R. II, Section 2(A)(1).

ANN DYKE, J.:

{¶ 1} We decline to address the merits of this appeal, and instead, dismiss

the matter for lack of a final, appealable order. "Crim.R. 32(C) imposes a mandatory

duty upon a trial court to set forth the plea, the verdict or findings, and the sentence

for each and every criminal charge prosecuted." State v. Cooper, Cuyahoga App.

No. 84716, 2005-Ohio-1020; see, also, State v. Brown (1989), 59 Ohio App.3d 1, 2,

569 N.E.2d 1068; State v. Hicks, Cuyahoga App. No. 84418, 2004-Ohio-6113. In

this case, the trial court's journal entry, dated July 7, 2008, ordered that appellant

serve a blanket sentence of five years imprisonment for four separate convictions.

The trial court's order failed to impose a separate sentence for each and every

convicted offense. Thus, the order violates Crim.R. 32(C), thereby rendering the

resultant order non-final and not immediately reviewable. See Cooper, supra.

Accordingly, we dismiss the appeal.

Appeal dismissed.

It is ordered that appellee recover from appellant its costs herein taxed.

It is ordered that a special mandate issue out of this Court directing the

Court of Common Pleas to carry this judgment into execution.

A certified copy of this entry shall constitute the mandate pursuant to

Rule 27 of the Rules of Appellate Procedure.

ANN DYKE, JUDGE

KENNETH A. ROCCO, P.J., and

FRANK D. CELEBREZZE, JR., J., CONCUR