## IN THE COURT OF APPEALS FOR MONTGOMERY COUNTY, OHIO

STATE OF OHIO :

Plaintiff-Appellee : C.A. Case No. 19953

vs. : T.C. Case No. 03-CR-711

RICHARD HUDSON : (Criminal Appeal from Common

Pleas Court)

Defendant-Appellant :

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## <u>OPINION</u>

Rendered on the <u>3rd</u> day of <u>September</u>, 2004.

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MATHIAS H. HECK, JR., Prosecuting Attorney, By: CARLEY J. INGRAM, Assistant Prosecuting Attorney, Atty. Reg. #0020084, Appellate Division, P.O. Box 972, 301 W. Third Street, 5<sup>th</sup> Floor, Dayton, Ohio 45422

Attorneys for Plaintiff-Appellee

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Attorney for Defendant-Appellant

RICHARD HUDSON, 149 S. Irwin Street, Dayton, Ohio 45403 Defendant-Appellant

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BROGAN, J.

{¶1} Richard A. Hudson, Jr. appeals from his conviction of carrying a

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concealed weapon and having a weapon while under a disability pursuant to his no

contest pleas in the Montgomery County Common Pleas Court.

{¶2} Hudson timely appealed and his appointed counsel has filed an

Ander's brief with us stating that he could find no arguable merit to the appeal.

Hudson was notified of his counsel's findings and he was served with a copy of his

counsel's brief and was given 60 days to file his own. He has not done so.

{¶3} We have examined the record carefully and we conclude counsel

correctly found no merit to the appeal. Hudson was arrested for driving while under

suspension. A search of Hudson's vehicle turned up a handgun under the front

seat of the vehicle. The arresting officer also recovered a loaded magazine under

the passenger seat of the vehicle. Hudson admitted the gun was his after waiving

his Miranda rights.

{¶4} The trial court properly overruled Hudson's motion to suppress the

gun and magazine. Police may search the passenger compartment after the arrest

of the driver as a search incident thereto. New York v. Belton (1981), 453 U.S. 454.

Hudson did not contest that he had a prior conviction for drug abuse in 1999 which

was a disability preventing him from legally carrying a handgun.

{¶5} Accordingly, we find no merit to this appeal and we affirm the

appellant's convictions.

Judgment Affirmed.

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## Copies mailed to:

Carley J. Ingram Barry S. Galen Richard Hudson Hon. Mary Kate Huffman