

[\[Erratum to opinion at 2004-Ohio-7036.\]](#)

**IN THE COURT OF APPEALS  
THIRD APPELLATE DISTRICT  
AUGLAIZE COUNTY**

**STATE OF OHIO**

**PLAINTIFF-APPELLEE**

**CASE NO. 2-04-16**

**v.**

**TYSON D. WHEELER**

**ERRATUM TO  
OPINION**

**DEFENDANT-APPELLANT**

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**CHARACTER OF PROCEEDINGS: Criminal Appeal from Common Pleas Court**

**JUDGMENT: Judgment Reversed and Cause Remanded**

**DATE OF JUDGMENT ENTRY: December 27, 2004**

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**BRYANT, J.** On Page Four and Five of opinion heretofore filed on December 27, 2004, so much that reads: “However, the trial court did not make the required findings or state its reasons on the record for imposing the maximum sentence for the failure to appear. Thus, the trial court erred in imposing the maximum sentence and the assignment of error is sustained.” should read “However, the trial court did not make the required findings for imposing more than the minimum sentence on the failure to appear charge. Thus, the trial court erred in imposing the sentence and the assignment of error is sustained.”

**CUPP AND ROGERS, J.J., concur**