

[Cite as *State v. Hammond*, 2003-Ohio-2079.]

IN THE COURT OF APPEALS FOR MONTGOMERY COUNTY, OHIO

STATE OF OHIO	:	
Plaintiff-Appellee	:	C.A. CASE NO. 19279
v.	:	T.C. CASE NO. 01 CR 333
HAROLD JAY HAMMOND, JR.	:	(Criminal Appeal from Common Pleas Court)
	:	Defendant-Appellant
	:	

OPINION

Rendered on the 25th day of April, 2003.

R. LYNN NOTHSTINE, Atty. Reg. No. 0061560, Assistant Prosecuting Attorney, 301 W. Third Street, 5th Floor, Dayton, Ohio 45422
Attorney for Plaintiff-Appellee

J. ALLEN WILMES, Atty. Reg. No. 0012093, 4428 N. Dixie Drive, Dayton, Ohio 45414
Attorney for Defendant-Appellant

FREDERICK N. YOUNG, J.

{¶1} This is another appeal by Mr. Hammond from another sentence for another crime, this time receiving stolen property, a felony of the fourth degree. He pled guilty and was sentenced to one year incarceration to be served concurrently with

his other sentences for his other crimes.

{¶2} On appeal, he raises the same assignments of error and presents the same factual situation regarding sentencing as we dealt with in Montgomery County App. Case No. 19277. On the authority of the decision in that case, we hereby overrule both assignments of error and affirm the judgment.

.....

FAIN, P.J. and GRADY, J., concur.

Copies mailed to:

- R. Lynn Nothstine
- J. Allen Wilmes
- Hon. Mary E. Donovan