

IN THE COURT OF COMMON PLEAS
COUNTY OF SUMMIT

THE STATE OF OHIO

CASE NO. CR-2023-05-1679

vs.

TERREIONNA SHAVONN PASCHAL, Defendant

JOURNAL ENTRY

The Court, **upon joint request of the State and Defense and with no objection**, ORDERS that the jury trial scheduled for **August 21, 2024** is continued until **September 18, 2024** at **11:00 A.M.** The State, defense counsel and Defendant shall appear in person at **9:00 A.M.** on **September 18, 2024** for pre-trial preparations.

Time is to be charged to the Defendant.

The Court finds the trial date set herein is within the statutory time limits, and neither party objects to the trial date of **September 18, 2024**.

Trial will proceed until 5:00 P.M. each day. Counsel must be prepared to present testimony until 5:00 P.M. each day of trial unless otherwise notified by the Court. **Due to the Court's criminal call day schedule, trials will not go forward on Tuesdays and will resume on Wednesdays.**

Motions in Limine, Proposed Jury Instructions, Transcripts of Deposition Testimony to be presented at trial (with objections marked), Stipulations, Witness Lists, and Lists of Evidence/Exhibits shall be filed seven (7) days prior to trial. Courtesy copies must be provided to the Court at JudgeBreauxCourt@cpccourt.summitoh.net.

Pursuant to Criminal Rule 16, each party shall provide to opposing counsel a written witness list of any witness it intends to call in its case in chief. Any witness not on the witness list will not be permitted to testify at trial. (However, the parties may call rebuttal witnesses whose testimony could not have been reasonably anticipated.) Failure to list an item of evidence or an exhibit will bar its use at trial. In addition, any party intending to call an expert witness shall disclose the written report to opposing counsel no later than 21 days before trial. Failure to comply with these requirements will preclude the expert from testifying during trial.

It is the duty of trial counsel to become familiar with the courtroom technology prior to the trial date. Schedule time to visit the courtroom and familiarize selves with technology PRIOR to the commencement of Trial, and at the latest on the Monday preceding the trial date. The Court will not delay trial proceedings to provide instruction to counsel on its use.

Requests for additional hearings, continuances or any other matter seeking the Court's attention shall be made by written motion with courtesy copies provided to opposing counsel AND the Court. Filings shall be sent electronically to judgebreauxcourt@cpccourt.summitoh.net.



ALISON BREAUX, Judge
Court of Common Pleas
Summit County, Ohio

/tmv

cc: Assistant Prosecutor Brian Loprinzi
Attorney Noah C. Munyer
Attorney Jeff Laybourne
Registrar's Office