ONTARIO COURT OF JUSTICE

HIS MAJESTY THE KING

V.

RYAN DICKEY

10

PROCEEDINGS DURING

PLEA OF GUILT

BEFORE THE HONOURABLE MR. JUSTICE MARION On September 8, 2022, at WINDSOR, Ontario

25

20

30 APPEARANCES:

- C. Houle
- C. Kim

Counsel for the Crown Counsel for Ryan Dickey

ONTARIO COURT OF JUSTICE TABLE OF CONTENTS

Arraignment Page 01

10

15

20

25

Transcript Ordered:
Transcript Completed:
Ordering Party Notified:

March 14, 2023

April 02, 2023

April 03, 2023

R. v. Ryan Dickey Arraignment

THURSDAY, SEPTEMBER 8, 2022

. . .

CLERK OF THE COURT: Ryan Dickey, you are charged on information 22-81102161, that on count one, on or about the 26th day of July, 2022, at the City of Windsor, did commit an assault on Charlene Moore, that's C-H-A-R-L-E-N-E, contrary to s. 266 of the *Criminal Code*.

Further, you are charged on count two, on or about the 26th day of July, 2022, at the City of Windsor, did by word of mouth knowingly utter a threat to cause bodily harm to Charlene Moore, contrary to s. 264.1(1)(a) of the *Criminal Code*. The Crown has elected to proceed summarily. How do you plead to count one, guilty or not guilty? RYAN DICKEY: Guilty.

CLERK OF THE COURT: Count two?

RYAN DICKEY: Guilty.

CLERK OF THE COURT: Further, you are charged on information 22-81102160, on count one, on or about the 27th day of July, 2022, at the City of Windsor, did while bound by a probation order made by the Ontario Court of Justice on May 25th, 2022, without reasonable excuse failed to comply with such order, namely do not be within 100 meters of any place where you know Bernard Dickey to live, work, or go to school, frequent, or any place you know Bernard Dickey to be, contrary to s. 733.1(1) of the *Criminal Code*. The Crown has elected to proceed summarily. How do you plead

10

5

15

20

25

to count one, guilty or not guilty?

RYAN DICKEY: Yeah.

THE COURT: Pardon me? Guilty or....

RYAN DICKEY: Guilty.

THE COURT: Thank you.

MR. HOULE: So, Your Honour, on the two count information on July the 26th of this year at about eight o'clock in the morning, Charlene Moore was working at Tim Hortons at 939 Wyandotte Street West in Windsor, Ontario. The accused entered the store and purchased an item from Ms. Moore then departed. He returned shortly after and he attempted to purchase another item. The manager of the store informed Ms. Moore that Mr. Dickey was not welcomed in the store, he'd been trespassed in the past. When instructed to leave he became confrontational and aggressive towards Ms. Moore. He then called her a word that I'm not going to say, but it's the N word in full and told her he was a member of the Klu Klux Klan and that he was going to punch her in the face. He then took a sip of the drink that he had, he then spat on Ms. Moore with the contents landing on her face and shirt. He then departed the store and travelled eastbound on foot on Wyandotte West, and when the police were called, located him at about - shortly thereafter and placed him under arrest. Those are the facts that relates to those allegations.

THE COURT: The facts admitted to be true?
MR. KIM: Yes, sir.

5

10

15

20

25

THE COURT: There will be a finding of guilt on both counts.

MR. HOULE: On the other information, on May the 25th the accused entered into an adult probation order before Justice Ross, as it related to charges of theft under, assault, failed to comply. One of the conditions was that he was not to be within 100 meters of any place where he knew Bernard Dickey to live, work, go to school, frequent, or any place where he knew him to be. That's his father. On July 16th he entered into another probation order before Your Honour, again, a non-association with his father, Bernard. On July 18th he was ordered again this time by Justice Campbell, with conditions not to attend at 1211 Henry Ford. On July 27th at about 10:16 Bernard Dickey heard a large noise in his front door at 1211 Henry Ford. He looked outside and he observed the accused standing on the front porch, approximately five feet from the first step. The accused had thrown a pop can at the front door. Mr. Dickey seen it and contacted the police. At about 12:40 Mr. Dickey Senior again saw the accused standing on his front porch and knocking. At 12:50 Windsor Police arrived and observed the accused standing along the front fence line of the property and they placed him under arrest at that point. Those are the facts. THE COURT: Thank you. The facts admitted? MR. KIM: Those facts are acknowledged, Your Honour.

10

5

15

20

25

THE COURT: All right, there will be a finding of guilt.

5. Certification

Certificate of Transcript Evidence Act, Subsection 5(2)

I, <u>Elaine Paquette</u>, certify that this document is a true and accurate transcript of the recording of <u>September 8, 2022</u>, in the <u>Ontario Court of Justice</u> held at <u>200 Chatham Street East</u>, <u>Windsor</u>, <u>Ontario taken from Recording <u>0811-200-CRTRM10-20220908-085220-6-MARIONR</u> which has been certified in Form 1 by Megan Hemstreet.</u>

10

15

April 2, 2023

Date

Claine Paquette

Elaine Paquette

Authorized Court Transcriptionist

20

25