

**IN THE COURT OF APPEALS  
FIRST APPELLATE DISTRICT OF OHIO  
HAMILTON COUNTY, OHIO**

STATE OF OHIO,	:	APPEAL NO. C-200357
Plaintiff-Appellee,	:	TRIAL NO. 20CRB-12271
vs.	:	<i>JUDGMENT ENTRY.</i>
CRYSTAL GREENE,	:	
Defendant-Appellant.	:	

The court sua sponte removes this case from the regular calendar and places it on the court's accelerated calendar, 1st Dist Loc.R. 11.1.1(A), and this judgment entry is not an opinion of this court. See Rep.Op.R. 3.1; App.R. 11.1(E); 1st Dist Loc.R. 11.1.1.

Defendant-appellant Crystal Greene appeals her misdemeanor assault conviction, stemming from allegations that Greene kicked her apartment-property manager in the chest, causing her injury. The trial court found Greene guilty after a bench trial and placed her on community control. Greene appeals.

In a single assignment of error, Greene argues that her conviction was against the manifest weight of the evidence. To reverse a conviction on the ground of manifest weight of the evidence, the court must review the entire record, weigh the evidence and all reasonable inferences, consider the credibility of the witnesses, and determine whether, in resolving conflicts in the evidence, the trier of fact clearly lost

its way and created a manifest miscarriage of justice. *State v. Thompkins*, 78 Ohio St.3d 380, 387, 678 N.E.2d 541 (1997).

Greene argues that the weight of the evidence presented at trial shows that the victim did not sustain any harm. The record belies Greene's argument. The victim testified that Greene kicked her in the chest, causing her to fall down the stairs and hurt her "bottom area." Greene then allegedly started punching the victim. Two of Greene's neighbors also testified at trial. The neighbors saw Greene kick the victim in the chest. One of the neighbors testified that she saw Greene punch the victim. Greene testified in her defense, and at first testified that she had no recollection of the confrontation. Greene later admitted that she had a verbal confrontation with the victim, but denied kicking her.

Based on the evidence presented at trial, we cannot say that the trial court lost its way in finding Greene guilty of assault. We overrule the assignment of error.

We affirm the judgment of the trial court.

Further, a certified copy of this judgment entry shall be sent to the trial court under App.R. 27. Costs shall be taxed under App.R. 24.

**ZAYAS, P.J., BERGERON and WINKLER, JJ.**

To the clerk:

Enter upon the journal of the court on September 8, 2021,  
per order of the court \_\_\_\_\_.

Administrative Judge