**CAPTION:**  **STATE V. MCCLANAHAN**

**04-05-24**

APPEAL NOS.: C-230234

C-230343

TRIAL NOS.: C-21TRD-10232A

C-21TRD-10232B

C-21TRD-10232C

23CRB-4099A

23CRB-4099B

23CRB-4099C

23CRB-4099D

23CRB-4099E

KEY WORDS: CONTEMPT – CRIM.R. 36

SUMMARY:

The trial court abused its discretion when it found defendant in contempt in five cases, because each conviction was based on the same underlying behavior and the record does not reveal five acts that threatened the trial court’s administration of justice; therefore, defendant may only be convicted of one count of contempt for her behavior.

Where the docket erroneously states that defendant was convicted by plea when the record clearly shows that defendant did not plead guilty to contempt, the cause must be remanded under Crim.R. 36 for correction of the record.

JUDGMENTS: AFFIRMED AND CAUSE REMANDED IN PART AND REVERSED AND APPELLANT DISCHARGED IN PART IN C-230343; APPEAL DISMISSED IN C-230234.

JUDGES: OPINION by BOCK, P.J.; BERGERON and CROUSE, JJ., CONCUR.