	L APPEALS OF TENNESSEE FILED
George Killingsworth, Appellant, VS. Charles Jones, Appellee.	July 9, 1998 C.C.A. NO.03C01-9707-CR-00266Jr. Appellate Court Clerk Morgan County (Dismissal of Habeas Corpus Petition) AFFIRMED PURSUANT TO RULE 20
<u>ORDER</u>	
The petitioner is appealing the trial court's denial of his petition for writ of habeas corpus. Petitioner was indicted on one count each of aggravated rape and aggravated sexual battery. Petitioner was tried and found guilty by a Davidson County jury. The petitioner contends that the judgment entered against him is void because the indictment failed to allege the mens rea of the offense charged.	
Regardless of whether this type claim should be raised in a petition for writ of habeas corpus, on the merits the petitioner is not entitled to relief based on our Supreme Court's opinion in <u>State v. Hill</u> , 954 S.W.2d 725 (Tenn. Nov. 3, 1997).	
	RED that the state's motion to affirm the The judgment of the trial court is hereby ts of this appeal are taxed to the state.
ENTER, this the day of	, 1998. RRY L. SMITH, JUDGE
CONCUR:	
PAUL G. SUMMERS, JUDGE	
CURWOOD WITT, JUDGE	