

Tennessee Supreme Court

DISCRETIONARY APPEALS

Grants & Denials List

September 5, 2022 - September 9, 2022

GRANTS

Style/Appeal Number	County/Trial Judge/ Trial Court No.	Intermediate Court	Supreme Court Action
Jackson STATE OF TENNESSEE v. ANTHONY LEE CARTER W2019-02278-SC-R11-CD	Madison County Circuit Court Donald H. Allen 19-94	Thomas Jr., D. Kelly: Reverse	GRANT - Application of the State of Tennessee; Order Filed 9-7-2022
STATE OF TENNESSEE v. GEORGE H. PERSON W2020-00937-SC-R11-CD	Madison County Circuit Court Roy B. Morgan, Jr. 20-80, 20-81	Williams, John Everett: Affirm	GRANT - Application of the State of Tennessee; Order Filed 9-6-2022

DENIALS

Style/Appeal Number	County/Trial Judge/ Trial Court No.	Intermediate Court	Supreme Court Action
<u>Knoxville</u>			

DALE VINSON MERRITT v. STATE OF TENNESSEE
E2021-01095-SC-R10-PC

Knox County Criminal Court Steven Wayne Sword 114584, 114585 DENIED - Pro Se Rule 10 Application of Dale Vinson Merritt;

Order Filed 9-9-2022

IN THE SUPREME COURT OF TENNESSEE AT JACKSON

FILED
09/07/2022
Clerk of the
Appellate Courts

STATE OF TENNESSEE v. ANTHONY LEE CARTER

Circuit Court for Madison County No. 19-94
No. W2019-02278-SC-R11-CD

ORDER

Upon consideration of the application for permission to appeal of the State of Tennessee and the record before us, the application is summarily granted. In light of this Court's decision in *State v. DeBerry*, No. W2019-01666-SC-R11-CD (Tenn. Aug. 30, 2022), it is hereby ordered that the judgment of the Court of Criminal Appeals reversing the judgment of the trial court in Count One is reversed. It is further ordered that the trial court's original judgment as to the defendant's conviction in Count One for driving as a motor vehicle habitual offender should be reinstated.

Because it appears that the defendant is indigent, the costs of the appeal are taxed to the State of Tennessee.

PER CURIAM

IN THE SUPREME COURT OF TENNESSEE AT JACKSON

FILED
09/06/2022
Clerk of the
Appellate Courts

STATE OF TENNESSEE v. GEORGE H. PERSON

Circuit Court for Madison County No. 20-80, 20-81
No. W2020-00937-SC-R11-CD

ORDER

Upon consideration of the application for permission to appeal of the State of Tennessee and the record before us, the application is summarily granted. In light of this Court's decision in *State v. DeBerry*, No. W2019-01666-SC-R11-CD (Tenn. Aug. 30, 2022), it is hereby ordered that the judgment of the Court of Criminal Appeals is reversed. It is further ordered that this case is remanded to the trial court with instructions to resentence the defendant as a motor vehicle habitual offender in accordance with *State v. DeBerry*.

Because it appears that the defendant is indigent, the costs of the appeal are taxed to the State of Tennessee.

PER CURIAM