IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

IN RE AMENDMENT TO RULE 17, RULES OF THE TENNESSEE SUPREME COURT

ORDER

Rule 17, Rules of the Tennessee Supreme Court, provides for a uniform judgment document to be used in all trial courts of record for convictions in all cases falling within the Tennessee Criminal Sentencing Reform Act of 1989.

Public Chapters 867, 904, 940, 961, and 970 of the Acts of 2014 amended statutory provisions regarding reporting requirements, mandatory minimum sentences, community supervision, and release eligibility percentages for persons convicted of certain offenses. Additionally, it has come to the Court's attention that the wording of several of the classifications listed under "Offender Status" and "Release Eligibility" in the uniform judgment document have caused confusion in some cases.

In order to update the uniform judgment document in light of the recent statutory changes and also to clarify the classifications listed under "Offender Status" and "Release Eligibility," the Court hereby amends Rule 17 by adopting the amended uniform judgment document attached to this Order. This amendment shall take effect on January 1, 2015.

The Clerk shall provide a copy of this Order to LexisNexis and to Thomson Reuters. In addition, this Order shall be posted on the Tennessee Supreme Court's website.

IT IS SO ORDERED.

PER CURIAM

INTRE	CRIVIINAL/CIR	CUII COURI F	UK			COUNTY, TENNESSEE	
Case Number:	Count			Counsel for the	he State:		
	District: Judicial Division:		Counsel for the Defendant:				
State of Tennesse	ite of Tennessee		☐ Retained ☐ Pub Def Appt ☐ Private Atty Appt				
vs.					Counsel Waived 🗌 Pro S		
Defendant:		Alias: _			Date of B	irth: Sex: Issuing State:	
Race:	SSN:			Driver License #:		Issuing State:	
						S/TDOC #:	
Relationship to V	ictim:		Vi	ictim's Age:			
State Control #: _						ate:	
		JUDGMENT		Original	ended Corrected		
Come the parties for	or entry of judgment.						
On the	day of	, 20_		, the defendant:			
☐ Pled Guilty	☐ Dismissed/No	ille Procequi	Inc	dictment: Class (circle	one) 1st A B C	D E Felony Misdemeanor	
☐ Pled Nolo Cont	• -			Indictment: Class (circle one) 1st A B C D E ☐ Felony ☐ Misdemeanor Indicted Offense Name AND TCA §:			
l	Pled Guilty – Certified Question Findings Incorporated by			Amended Offense Name AND TCA §:			
Reference			Offense Date: County of Offense:				
Is found: Guilty Not Guilty			Conviction Offense Name AND TCA §: Conviction: Class (circle one) 1st A B C D E Felony Misdemeanor				
				s this conviction offense methamphetamine related? Yes No			
☐ Bench Trial				ntence Imposed Date:			
	he evidence, the entire rec	cord, and in the case of se				40, Chapter 35, all of which are incorporated by	
reference herein, it	is ORDERED and ADJU	DGED that the conviction	n des	cribed above is imposed	hereby and that a sentence	and costs are imposed as follows:	
Offender Status (Check One)		lease Eligibility			Concurrent with:	Pretrial Jail Credit Period(s):	
☐ Mitigated		(Check One) Agg Rob w/Prior 100%		☐ 1 st Degree Murder		 	
Standard		☐ Multiple Rapist 100%		Drug Free Zone		From to	
Multiple	1 —	☐ Child Rapist 100%		☐ Gang Related☐ Repeat Violent Off		From to	
☐ Persistent☐ Career		☐ Child Predator 100% ☐ Agg Rapist 100%		I Repeat Violent Off	Consecutive to:		
	☐ Career 60%	☐ Mult 39-17-1324(j) 1009	6 E	Agg Child Neg/En 70%		From to	
		☐ 39-17-1324(a), (b) 100% ☐ Agg Assault w/Death 75		Agg Child Neg/En 85%		-	
		Att 1st Degree Murder w				From to	
Sentenced To:	☐ TDOC	County Iail		☐ Workhouse		<u> </u>	
l		•			ife Life w/out Parole	Dooth	
or	39-17-1324 Possession/E	mployment of Firearm of	·13-3	13, 39-13-314, 0r 39-17- 40-39-208211	-432 in Pronibited Zone <i>or</i> . Violation of Sex Offender R	55-10-401 DUI 4 th Offense Registry <i>or</i> Meth (39-17-434, -417, -418	
Period of incar	rceration to be served prio	r to release on probation	or Co	mmunity Corrections:	Months Days	Hours	
Minimum serv Alternative Senter	rice prior to eligibility for	work release, furlough, to	rusty	status and rehabilitative	programs:% (N	Misdemeanor Only) Days Effective:	
Anternative Sente							
			UNL	TION OF THE ALTE	RNATIVE SENTENCE? [∐ Yes ∐ No	
Court Ordered Fe		Costs to be Paid by		Restitution: Victin	n Name		
\$Court Costs				Address			
	ine Assessed	1((0.55.201 -+)					
Traumatic Brain Injury Fund (68-55-301 et seq.)				Total Amount \$ Per Month \$			
S Drug Testing Fund (TN Drug Control Act) S CICF S Sex Offender Tax					***************************************		
	ther:	Sex Offender Tax	•	I Innaid Commun	nity Service:Hours	DaysWeeksMonths	
		nt having been found guil	tv is			ical specimen for the purpose of DNA analysis.	
	☐ Pursuant to	o 39-13-521, the defenda	nt is c	ordered to provide a biol	logical specimen for the pur	rpose of HIV testing.	
Special Condition	Pursuant	t to 39-13-524 or 39-13-5	18, tl	ne defendant is sentence	d to community supervision	n for life following sentence expiration.	
Special Condition	s 🗀 rursu	ian to The ob, Chapter	1, Pa	шти, /1-0-11/, 0г/1-б	-119, the cierk shall forward	d this judgment to the Department of Health.	
Judge's Name				Judge's Signature		Date of Entry of Judgment	
	Counsel for State/Signat	ure (ontional)			nt/Defendant's Counsel/	-	
C	ounser for state/signal	are (optional)		Detenda	in Detendant's Counsel/	orginature (optionar)	

I_______, clerk, hereby certify that, before entry by the court, a copy of this judgment was made available to the party or parties who did not provide a signature above.

CR-3419 (rev. 1/1/15)

RDA 1167