

STATE OF SOUTH CAROLINA)
)
 COUNTY OF RICHLAND)
)
 The State of South Carolina,)
)
 State of South Carolina Plaintiff,)
)
 vs.)
)
)
)
 Lahborn Allah, a/k/a)
 Ramon Sedrick Green)
 Defendant.)
)

RICHLAND COUNTY GENERAL SESSIONS

**Indictment No.: 2000GS4052953
 Arrest Warrant: G420239
 Charge: Burglary 1st**

ORDER AMENDING SENTENCE

2022 MAR 22 AM 8:27

This matter came before the Court by way of motion of Solicitor Byron E. Gipson of the Richland County Solicitor's Office. A hearing was held on March 3rd, 2022 at the Richland County Courthouse with the Honorable L. Casey Manning presiding.

During the hearing, Solicitor Gipson stated that Defendant was convicted of Burglary 1st, armed robbery, kidnapping, and assault with intent to kill after a jury trial in 2002. On April 3rd 2002, Judge Henry Floyd sentenced Defendant to life imprisonment for the Burglary 1st conviction (Indictment 2000GS4052953, Arrest Warrant G420239). Defendant's inmate records and sentencing sheet were introduced into evidence as Court's Exhibit No. 2 and are attached herein. Additionally, Solicitor Gipson stated that Defendant had a codefendant who pleaded guilty in June 2001 and received a 23-year concurrent sentence on all charges and is no longer incarcerated.

Solicitor Gipson further indicated that on June 3rd, 2021 the victim of the incident that gave rise to the above-referenced charges sent a letter to Deputy Solicitor April Sampson requesting that Defendant's sentence be reduced. This letter was marked as Court's Exhibit No.1 and is attached herein. In this letter, the victim stated that [redacted] felt that the life sentence was unduly harsh,

given Defendant's young age at the time of the incident and the fact that no one was physically harmed. Solicitor Gipson stated that he met with the victim extensively regarding this request.

Due to the victim's wishes and the fact the co-defendant for this same incident has already been released from jail, in the interest of justice the sentence for Burglary 1st is amended to thirty years active time concurrent with all other indictments for this Defendant with credit for time served.

AND IT IS SO ORDERED.


The Honorable L. Casey Manning
The Fifth Judicial Circuit

Columbia, South Carolina.
March 4, 2022

THE STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)

THE STATE)

v.)

CLAUSTIN ALLEN,)

DEFENDANT.)

IN THE COURT OF GENERAL SESSIONS
THIRTEENTH JUDICIAL CIRCUIT

Warrant/Indictment Nos.: 2015A2320602454;
2015A2320602986; 2015A2330207773;
2016A2330208037; 2016A2330211702

ORDER CONVERTING YOA SENTENCE

92 JUN 10 AM 10:03
CLERK OF SUPERIOR COURT, GREENVILLE, SC

This matter comes before me on Defendant's motion, with the State's consent.

Defendant pled guilty in the above-styled cases before the Honorable Judge Edward W. Miller in Greenville County on March 13, 2018. Defendant pled guilty to three counts of unlawful carrying of a pistol, one count of burglary in the second degree, and one count of simple possession of methamphetamine or cocaine. Defendant was sentenced under the Youthful Offender Act to concurrent sentences not to exceed one year for the pistol charges, five years for the burglary, and three years for the drugs.

On June 6, 2022, Defendant pled guilty to one count of assault and battery in the first degree and one count in the second degree. The Honorable Judge Keith Kelly sentenced Defendant to probation with mental health treatment based partly on counsel's belief that Defendant's YOA parole had been terminated. A further condition of Judge Kelly's sentence was that Defendant be held for bedspace at the Greenville Rescue Mission and be treated at Greenville Mental Health, as arranged by a social worker from the Public Defender's Office.

After Defendant's plea, it became apparent that Defendant's YOA parole had not been terminated and Defendant was under a detainer from the Department of Corrections, thus making it impossible for Defendant to be released to the Department of Probation, Parole, and Pardon Services as contemplated at the sentencing on June 6, 2022.

Defendant has moved this Court for an order converting the sentences imposed on March 13, 2018, to regular, adult sentences and reducing them to time served in order to clear the hold against him.

For good cause shown, Defendant's motion is granted. The sentences in the above-styled cases are hereby converted to adult sentences and reduced to time served.

IT IS SO ORDERED!

This 10 day of June, 2022.

E. W. Miller

Honorable Edward W. Miller

Presiding Judge

Greenville, SC

I SO MOVE:

JCS

John C. Shipman
Attorney for Defendant

I SO CONSENT:

W. McMaster

William McMaster
Office of Solicitor

I SO CONSENT:

Claustin Allen, Jr.

Claustin Allen, Jr.
Defendant

6/20/12

30-11E

STATE DEAVION JAHQUWAN BURGESS

INDICTMENT/CASE# 2020GS0702146

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF BEAUFORT

STATE

INDICTMENT/CASE# 2020GS0702146

VS

DEAVION JAHQUWAN BURGESS

AW#: DIRECT INDICTMENT

AKA:

Date of Offense 04/03/2020

Race: Black Sex: Male Age: 18

SC Code § 16-3-10

DOB: [REDACTED] SS#: [REDACTED]

CDR Code # 0116

Address [REDACTED]

City, State, Zip: [REDACTED]

DL#: [REDACTED] SID#: [REDACTED]

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Murder

In violation of § 16 3 10 of the S C Code of Laws bearing CDR Code # 0116

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS § 17-25-45

(CSC w/minor 1st or CSC w/minor 3rd)

The charge is As indicted Lesser Included Offense, Defendant Waives Presentment to Grand Jury (def's init als)

The plea is Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State

ATTEST

Traci Campbell 15149 Defendant
SC Bar #

Scott W. Lee Attorney for Defendant
66471 SC Bar #

WHEREFORE, the Defendant is committed to the State Department of Correction County Detention Center,

for a determinate term of RB 50 FA days/months/years/Time Served Youthful Offender Act not to exceed ___ years

and/or to pay a fine of \$____, provided that upon the service of ___ days/months/years/Time Served and or payment

of \$____; plus costs and assessments as applicable*, the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run

CONCURRENT or CONSECUTIVE to sentence on 2020 GS 0702146 / 2020 GS 070269

The Defendant is to be given credit for time served pursuant to S C Code § 24-13-40 to be calculated and applied by SCDOC days/months

To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant Shall be Released from County Detention Center - A True Copy

Jeff Ann Rosen Su - Clerk of Court
Beaufort County SC - Jennifer Rosen

STATE

DEAVION JAHQUWAN BURGESS

INDICTMENT/CASE#

2020GS0702146

Pursuant to 18 U.S.C. § 922 and § 16-26-30 It is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-85 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

- PTUP after _____ months/years
- And Other Terms Listed Below:
 - Substance Abuse Counseling Completion of GED Random Drug/Alcohol Testing
 - Attend Voc Rehab Or Job Corp No Contact with Victim Domestic Violence Intervention Program
 - Mental Health Counseling May serve W/E beginning _____
 - Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment _____ days/hours
 - Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.
 - Other _____
- RESTITUTION: Deferred Def. Waives Hearing Ordered

Total \$ _____ plus 20% fee \$ _____

Payment Terms Set by SCDPPPS

Recipient _____

*Fine	\$	_____
Fine may be pd in equal consecutive weekly/monthly pmts of \$ _____ Beginning _____		
§14-1-206 (Assessments 107.5%)	\$	_____
§14-1-211 (A)(1)(Conv. Surcharge)	\$100	\$ 100.00
§14-1-211 (A)(2)(DUI Surcharge)	\$100	\$ _____
§56-5-2995 (DUI Assessment)	\$12	\$ _____
§56-1-286 (DUI Breath Test)	\$25	\$ _____
§14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$ _____
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$ _____
§50-21-114 (BUI Breath Test Fee)	\$60	\$ _____
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$ _____
3% to County (if paid in installments)	TBD	\$ 3.75
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees	\$500	\$ _____
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$ _____
TOTAL		\$ 128.75

Clerk of Court/Deputy Clerk
Court Reporter.

Sharon Handley

Presiding Judge
Judge Code:
Sentence Date

Paul Bauer
2770
2/24/20

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

STATE OF SOUTH CAROLINA

vs.

MARIO LEONARD CALDWELL,
Defendant.

FILED

2023 MAR -2 AM 10:00

JULIE J. ARMSTRONG
CLERK OF COURT
BY *MSS*

IN THE COURT OF GENERAL SESSIONS
NINTH JUDICIAL CIRCUIT

CONSENT ORDER TO MODIFY SENTENCE

WARRANT #: 2012A1010200702 &
2012A1010200752

INDICTMENT #: 2012GS1006587 &
2012GS1006625

THIS MATTER CAME BEFORE ME by way of a Motion filed by the State of South Carolina, with the consent of JEFF BUNCHER, attorney for Defendant, petitioning this Court for a reduction of the Defendant's sentence in the above-captioned matters pursuant to § 17-25-65(B) of the South Carolina Code of Laws (1976) as amended.

IT APPEARS THAT the Defendant pled guilty to Voluntary Manslaughter and Attempted Armed Robbery in the above-captioned matter in May 2014, pursuant to a plea agreement with the State of South Carolina. Pursuant to that plea agreement, the Defendant testified as a witness for the State in the trial

_____ were convicted at trial, due in part to the testimony of the Defendant, and _____ received Life sentences. Subsequently, the Defendant was sentenced to 18 years in prison on December 14, 2015 by the Honorable Kristi Harrington.

IT FURTHER APPEARS THAT the convictions of _____ were reversed and remanded for a new trial in January 2022 pursuant to Post-Conviction Relief. The Defendant indicated to the State that he would be willing to testify again in the event of a potential re-trial of the co-defendant and met the State on two occasions in preparation for a potential re-trial. On February 22, 2023, _____ pled guilty to a negotiated 24-year active sentence, in large part due to the continued cooperation of the Defendant.

THEREFORE, IT IS HEREBY ORDERED that the Defendant's sentence previously imposed by the Court on December 14, 2015 shall be reduced by 2 years, from 18 years to 16 years. The South Carolina Department of Corrections shall determine whether this reduction warrants a modification of Caldwell's projected release date.

IT IS SO ORDERED

On this 2 day of March, 2023
Charleston, South Carolina

Bentley Price
BENTLEY PRICE
Chief Administrative Judge
Ninth Judicial Circuit

RECEIVED

MAR 03 2023

DIVISION OF CLASSIFICATION
& INMATE RECORDS

Mar. 2. 2023 11:32AM

Clerk of Court (843)958-5020

No. 5477 p 2

I SO MOVE:



JENNIFER KINROSS SHEALY
Chief Deputy Solicitor
Ninth Judicial Circuit

I CONSENT:



JBPP BUNCHER
Attorney for Defendant

FILED
2023 MAR -2 AM 10: 01
JILLIE J. ARMSTRONG
CLERK OF COURT
BY _____

FILED RECEIVED

2022 SEP 29 PM 1:34

STATE OF SOUTH CAROLINA)
COUNTY OF YORK)

IN THE COURT OF GENERAL SESSIONS
OF THE SIXTEENTH JUDICIAL CIRCUIT

Indictment Numbers: 2020-GS-46-03381

The State)

v.)

Order Amending Conviction and Sentence

Melvin Comer,)

Defendant.)

This matter is before the Court by written motion¹ of the State of South Carolina, represented by Senior Solicitor Erin Joyner, to amend the Defendant's conviction and sentence on the above-captioned indictment.

The Defendant appeared before this Honorable Court on August 22, 2022. The Defendant entered pleas to one count of Habitual Traffic Offender and Grand Larceny. Sentencing was deferred upon the Defendant's completion of the York County Drug Court Program.

The Defendant also entered a guilty plea as charged on the above-captioned indictment and was sentenced per the negotiated plea to Five (5) years suspended upon the service of Thirteen (13) Months and probation for Three (3) Years. The Defendant was ordered as a condition of probation to cooperate with the York County Drug Court Program upon his release from the South Carolina Department of Corrections. The Defendant was entitled to 192 Days of Credit for Time-Served.

At the time of the plea, the State and Defense believed that the negotiated sentence would allow for the Defendant to be released shortly after his entry into the South Carolina Department of Corrections and begin his treatment through the York County Drug Court Program.

The State, with the consent of the Defendant and his Attorney, moves to amend the conviction and sentence to effectuate the intention of the parties. The State moves to amend the Defendant's conviction from Driving Under the Influence, Less than .10, 4th Offense, to Driving Under the Influence, .16 or More, 3rd Offense, for the imposition of the sentence of Five (5) years suspended upon the service of Thirteen (13) Months and probation for

¹ The State's written motion is made by submission of this proposed order.

Three (3) Years. The State has provided a new sentencing sheet, which is electronically signed by the State, Defendant, and Defense Counsel, and contains the electronic initials of the Defendant waiving presentment, with the requested amendments and requests the Court to sign the Order and Amended Sentencing Sheet, which will then be immediately forwarded by the Clerk of Court's Office to the South Carolina Department of Corrections.

The Court finds that based upon the grounds presented and the agreement of the parties as to the relief sought the State's motion shall be granted. The Defendant's conviction is hereby amended to Driving Under the Influence, .16 or More, 3rd Offense, for the imposition of the sentence of Five (5) years suspended upon the service of Thirteen (13) Months and probation for Three (3) Years.

IT IS SO ORDERED.

September, 2022
York, South Carolina

 2761
The Honorable William McKinnon

JAIL

ORIGINAL

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF YORK

STATE

VS.

INDICTMENT/CASE#: 2020-GS-46-03381

MELVIN DAVID COMER

A/W#: 2020A4610100351

AKA:

Date of Offense: 04/10/2020

Race: W Sex: M Age: 51

S.C. Code §: 56-05-2930(A)

DOB: [REDACTED] SSN: [REDACTED]

CDR Code #: 3363

Address: [REDACTED]

AMENDED SENTENCE SHEET

City, State, Zip: [REDACTED]

DL#* [REDACTED] SJL# [REDACTED]

*CDL Yes No CMV Yes No Hazmat Yes No
In disposition of the above indictment comes now the Defendant who was

CONVICTED OF or PLEADS

TO: DUI, 16 or more, 3rd Offense (6 months to 5 years & \$7,500-10,000)

In violation of § 56-05-2930(A) of the S.C. Code of Laws, bearing CDR Code # 3362

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory OPS § 17-25-45
(CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. MC (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:

/s/ Erin M. Jorner
Solicitor

69419
SC Bar #

/s/ Melvin David Comer
Defendant

/s/ (No Atomic) Prosc
Attorney for Defense

PROSE
SC Bar #

WHEREFORE, the Defendant is committed to the State Department of Correction County Detention Center,

for a determinate term of 5 days/months/years Time Served Youthful Offender Act not to exceed _____ years

and/or to pay a fine of \$ _____; provided that upon the service of 13 days/months/years/Time Served and or payment

of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for 3

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run

CONCURRENT or CONSECUTIVE to sentence on: all 8-22-2022 plea

The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by SCDOC.

193 days/months
 To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

STATE OF SOUTH CAROLINA,)	IN THE COURT OF GENERAL SESSIONS
COUNTY OF LEXINGTON)	
)	
State of South Carolina)	ORDER GRANTING MOTION TO
)	RECONSIDER SENTENCE
)	
vs.)	Indictment No. 2018GS3202797, 798, 799, 929, 800,
)	and 803
)	
Renas Isiom-Shakoor Davis)	
Defendant.)	
)	

This matter comes before the Court on a motion to reconsider sentence filed by counsel for Defendant Renas Davis on December 20th, 2022. The Defendant is represented by Steve C. Davis of the private bar and the State is represented by Assistant Solicitor Todd Wagoner of the Lexington County Solicitor's Office.

On June 3rd, 2019, the Defendant pleaded guilty to three (3) counts of Failure to Stop for a Blue Light Death Results, one (1) count of Failure to Stop for a Blue Light – Great Bodily Harm Results, and one (1) count of Possession of a stolen motor vehicle value more than \$2,000 but less than \$10,000. This Court accepted the Defendant's guilty pleas at that time and sentencing was deferred. On June 6th, 2019, this Court held a sentencing hearing wherein the State, family members of the victims, and the Defense were heard. During that hearing, the Court sentenced the Defendant to ten (10) years on each failure to stop for a blue light - death results, ten (10) years on the failure to stop for a blue light – great bodily harm results, and five (5) years for possession of a stolen motor vehicle. All sentences were to run concurrently.

A motion to reconsider was filed on June 6th, 2019. This Court denied that motion in an Order dated June 13th, 2019. On December 20th, 2022, the Defense filed another motion to reconsider the sentence. The State also a filed a memorandum in opposition to reconsideration of sentence.

After thoroughly reviewing the case file, the filings of the parties, and supporting materials, this Court hereby GRANTS the Defendant's motion for reconsideration of sentence and hereby reduces the sentence to six (6) years to run concurrently.

AND IT IS SO ORDERED.


The Honorable L. Casey Manning

Columbia, South Carolina
December 28th, 2022

STATE OF SOUTH CAROLINA
COUNTY OF DARLINGTON

0-30 yrs

IN THE COURT OF GENERAL SESSIONS

STATE
VS.

INDICTMENT/CASE#: 2019-GS-16-1316

Michael McKinnon Gainey

AW#: 2019A1610400365

Date of Offense: 7/3/2018

S.C. Code § : 16-03-0029

CDR Code #: 3410

AKA:

Race: White Sex: M Age: 50

DOB: [REDACTED] SS#: [REDACTED]

Address:

City, State Zip:

DL#:

SID#:

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Murder/Attempted murder Penalty statutes 16-03-0029; Felony Class A - eff date 6-02-2010

In violation of § 16-03-0029 of the S.C. Code of Laws, bearing CDR Code # 3410

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
(CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State. *Conf of 2/18*

Patti M Parker
Parker, Patti L

74836
SC Bar#

Michael A. O'Neal
Defendant

Erin O'Neal
Attorney for Defendant

SCB80360
SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center, for a determinate term of 13 1/2 (PMB) days/months/years/Time Served Youthful Offender Act not to exceed _____ years and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment of \$ _____ ; plus costs and assessments as applicable; the balance is suspended with probation for _____ months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.

PMB
 782-650 days/months

To include time spent on monitored house arrest prior to trial and sentencing. *(PMB) 252 days + 5 30 day jail time for violation of 16-25-30*

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of 16-25-30 or 16-25-05 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

TRUE CERTIFIED COPY
Scott B. Suggs
CLERK OF COURT/RMC
DARLINGTON COUNTY, SC

TRUE CERTIFIED COPY
Scott B. Suggs
CLERK OF COURT/RMC
DARLINGTON COUNTY, SC

*STATE VS Michael McKinnon Gainey INDICTMENT/CASE#: 2019-GS-16-1316

SPECIAL CONDITIONS:

- PTUP after _____ months/years
And Other Terms Listed Below:
- Substance Abuse Counseling
 - Completion of GED
 - Random Drug/Alcohol testing
 - Attend Voc. Rehab. or Job Corp
 - No Contact with _____
 - Domestic Violence Intervention Program
 - Mental Health Counseling
 - May serve W/E beginning: _____
 - Sex Offender Registry pursuant to S.C. Code § 23-3-430
 - Public Service Employment 0 _____ days/hours
 - Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.
 - Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

***Fine:**

Fine may be pd. In equal, consecutive weekly/monthly prmts. of \$ _____ Beginning _____	\$ _____
§14-1-206 (Assessments 107.5 %)	\$ _____
§14-1-211(A)(1) (Conv. Surcharge)	\$100
§14-1-211(A)(2) (DUI Surcharge)	\$100
§56-5-2995 (DUI Assessment)	\$12
§56-1-286 (DUI Breath Test)	\$25
§14-1-212 (Law Enforce. Funding)	\$25
§14-1-213 (Drug Court Surcharge)	\$150
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41
§50-21-114(BUI Breath Test Fee)	\$50
§56-5-2942(J) (Vehicle Assessment)	\$40/ea
3% to County (if paid in installments)	TBD
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD
TOTAL	\$ 176.75

Clerk of Court/ Deputy Clerk: Shonda Mena
 Court Reporter: Lisa Carter

Presiding Judge: _____
 Judge Code: 2048
 Sentence Date: 8/23/2021

SCCA217 (07/2021)

TRUE CERTIFIED COPY
Scott B. Suggs
 CLERK OF COURT/RMC
 DARLINGTON COUNTY, SC

TRUE CERTIFIED COPY
Scott B. Suggs
 CLERK OF COURT/RMC
 DARLINGTON COUNTY, S.C.

STATE OF SOUTH CAROLINA
COUNTY OF DARLINGTON

IN THE COURT OF GENERAL SESSIONS

STATE _____
VS.

INDICTMENT/CASE# 2019-GS-16-1317

AKA: Michael Mckinnon Geiney
Race: White Sex: M Age: 50
DOB: [REDACTED]
Address: [REDACTED]
City, State, Zip: [REDACTED]
DL#: [REDACTED] [REDACTED] [REDACTED]

AW#: 2019A1610400386
Date of Offense: 7/3/2018
S.C. Code § : 16-23-0490
CDR Code #: 0549

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS
TO: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death
in violation of § 16-23-0490 of the S.C. Code of Laws, bearing CDR Code # 0549

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS \$17-25-45
(CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State
ATTTEST: _____

Pattin Parker 74836 Michael A. O'Neal SCB80350
Parker, Patti L SC Bar# Defendant O'Neal, Erin SC Bar#
Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
for a determinate term of 5 days/months/years/Time Served Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and or payment
of \$ _____ ; plus costs and assessments as applicable*; the balance is suspended with probation for _____
months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.

The sentence shall run
 CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC
_____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing.
 The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65
(Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

TRUE CERTIFIED COPY,
Scott B. Suggs
CLERK OF COURT/RMC
DARLINGTON COUNTY, S.C.

STATE VS Michael McKinnon Gainey INDICTMENT/CASE#: 2019-GS-16-1317

SPECIAL CONDITIONS:

- PTUP after _____ months/years
And Other Terms Listed Below:
- Substance Abuse Counseling
 - Completion of GED
 - Random Drug/Alcohol testing
 - Attend Voc. Rehab. or Job Corp
 - No Contact with _____
 - Domestic Violence Intervention Program
 - Mental Health Counseling
 - May serve W/E beginning: _____
 - Sex Offender Registry pursuant to S.C. Code § 23-3-430
 - Public Service Employment 0 _____ days/hours
 - Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.
 - Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: \$ _____

Payment Term _____ Set by SCDPPPS

Recipient: _____

*Fine:

Fine may be pd. In equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____	\$
§14-1-206 (Assessments 107.5 %)	\$
§14-1-211(A)(1) (Conv. Surcharge)	\$100
§14-1-211(A)(2) (DUI Surcharge)	\$100
§56-5-2995 (DUI Assessment)	\$12
§56-1-286 (DUI Breath Test)	\$25
§14-1-212 (Law Enforce. Funding)	\$25
§14-1-213 (Drug Court Surcharge)	\$150
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41
§60-21-114(BUI Breath Test Fee)	\$50
§56-5-2942(J) (Vehicle Assessment)	\$40/ea
3% to County (if paid in installments)	TBD
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD
TOTAL	\$ 128.75

Clerk of Court/ Deputy Clerk: Grandie Mear
Court Reporter: Lisa Carter

Presiding Judge: _____
Judge Code: _____
Sentence Date: August 23, 2021

SCCA217 (07/2021)

TRUE CERTIFIED COPY.

Scott B. Suggs
CLERK OF COURT/RMC
DARLINGTON COUNTY, SC

TRUE CERTIFIED COPY,
Scott B. Suggs
CLERK OF COURT/RMC
DARLINGTON COUNTY, S.C.

STATE OF SOUTH CAROLINA)
COUNTY OF HORRY)
STATE OF SOUTH CAROLINA)
v.)
Dominique Garrison,)

Defendant)

**IN THE COURT OF GENERAL SESSIONS
OF THE FIFTEENTH JUDICIAL CIRCUIT**

Indictment No.: 2014-GS-26-01232

NOTICE OF MOTION AND MOTION

FOR REDUCTION OF SENTENCE

For Substantial Assistance to the State

Pursuant to Section 17-25-65

2014-26-20-01232

The State, by and through Solicitor Jimmy Richardson, respectfully moves before this Honorable Court for an Order reducing the criminal sentence of Dominique Garrison pursuant to the provisions of section 17-25-65, South Carolina Code of Laws (1976), as amended.

On or about March 16, 2016, Dominique Garrison was sentenced to twenty (20) years imprisonment at the South Carolina Department of Corrections for his conviction of Burglary 1 degree in Horry County.

During his incarceration Dominique Garrison has availed himself to all available education programs and has been an exemplary inmate since his incarceration.

Dominique Garrison has provided useful information to the State [REDACTED]

[REDACTED] This information was promptly provided to the state after its usefulness was reasonably apparent to Dominique Garrison.

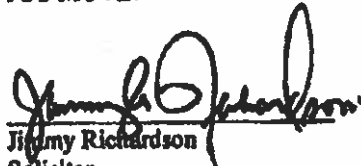
The State is informed and believes that the usefulness of the information provided by inmate Dominique Garrison could not have been anticipated by him until more than one year after sentencing and that the information was promptly submitted.

The State is further informed and believes that in the spirit of fairness and in deference to the

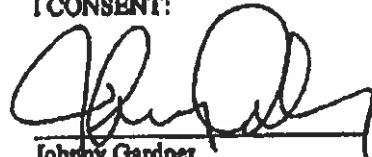
FILED
JAN 27 2016
COURT CLERK
JIMMY RICHARDSON

legislative intent behind the statute, inmate Dominique Garrison is entitled to a sentence reduction.

I SO MOVE:


Jimmy Richardson
Solicitor
Fifteenth Judicial Circuit

I CONSENT:


Johnny Gardner
Attorney for Defendant
212 Main Street
Conway, South Carolina 29526

Date: 2-1-2022
Conway, South Carolina

2022 FEB - 1 AM 11:48
RENEE M. ELYS
CLERK OF COURT
JUDICIAL CIRCUIT 15

FILED

STATE OF SOUTH CAROLINA
COUNTY OF Horry

ORDER IN A CRIMINAL CASE
WARRANT(S) 2013A2620601004

IN THE COURT OF GENERAL SESSIONS

INDICTMENT(S): 2014GS2601232

State of South Carolina

DOMINIQUE GARRISON
DEPENDANT(S)

This form order submitted by:	Attorney for : <input type="checkbox"/> State <input type="checkbox"/> Defendant
	OR
	<input type="checkbox"/> Self-Represented Litigant

DISPOSITION TYPE

- DECISION BY THE COURT AFTER HEARING This action came to a hearing before the court. The issues have been heard and a decision rendered. See below for additional information.
- DECISION BY THE COURT AFTER STATUS CONFERENCE. This case came for a status conference before the court. The status of this case and pending issues in this case were discussed and a decision rendered. See below for additional information.
- MOTION: TO REDUCE SENTENCE

GRANTED DENIED CONTINUED WITHDRAWN

WITHDRAWN BY MOVING PARTY.

OTHER: *Resolved*

Signature of Moving Party

RECORDED
 2022 APR 26 PM 4:21
 FILED

IT IS ORDERED AND ADJUDGED: See Order of the Court below See attached order
 Formal Order to follow; to be prepared by: State Defendant Other:

ORDER INFORMATION

This order ends does not end the case.

Additional Information for the Clerk :

Monjarrat Collette
Circuit Court Judge

2148
Judge Code

April 26, 2022
Date

For Clerk of Court Office Use Only

This judgment was entered on the 26 day of April, 2022 and a copy mailed first class or placed in the appropriate attorney's box on this 26 day of April, 2022 to attorneys of record or to parties (when appearing pro se) as follows:

JOSH HOLFORD

ATTORNEY(S) FOR THE STATE

JOHNNY GARDNER

ATTORNEY(S) FOR THE DEFENDANT(S)

Renee Elvis

CLERK OF COURT

Court Reporter:

FILED
2022 APR 26 PM 4:21
RECEIVED
CLERK OF COURT

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF Horry

STATE

INDICTMENT/CASE#: 2014GS2801232

VS.

Dominique Jovan Garrison

AW#: 2013A2820601004
Date of Offense: 5/27/2013
S.C. Code §: 18-11-0311
CDR Code #: 0079

AKA: _____
Race: BLACK Sex: M Age: 31
DOB: _____ SSN: _____
Address: _____
City, State, Zip: _____
DL#: _____ SID#: _____

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or FLEADS

TO: Burglary, 2nd degree w/ (0-15) (no lead)

In violation of § 18-11-0312 (a), (d) of the S.C. Code of Laws, bearing CDR Code # 0088

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS \$17-25-45
(CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (def's initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State 10yrs

ATTEST: _____ SCB80071 _____ SCB85097
Hofford, Joshua P. SC Bar # Defendant Gardner, Johnny SC Bar#
Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Correction, County Detention Center,

for a determinate term of 10 days/months/years/Time Served Youthful Offender Act not to exceed X years

and/or to pay a fine of \$ X; provided that upon the service of X days/months/years/Time Served and or payment of \$ X; plus costs and assessments as applicable*; the balance is suspended with probation for X

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and awarded by SCDOC. To include time spent on monitored house arrest prior to trial and sentencing

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 18-25-30 It is unlawful for a person convicted of a violation of § 18-25-20 or § 18-25-85 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

RENEE McELVIS
CLERK OF COURT
HORRY COUNTY, SC
FILED
HORRY COUNTY
2014 APR 26 P 11:22

STATE VS. Dominique Jovan Garrison INDICTMENT/CASE#: 2014GS2601232

SPECIAL CONDITIONS:

- PTUP after _____ months/years
- And Other Terms Listed Below:
- Substance Abuse Counseling Completion of GED Random Drug/Alcohol Testing
 - Attend Voc. Rehab. or Job Corp No Contact with Victim Domestic Violence Intervention Program
 - Mental Health Counseling May serve W/E beginning: _____
 - Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours
 - Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.
 - Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: \$ _____

Payment Terms: _____ Set by SCDPPPS

Recipient: _____

FILED
 Horry County
 APR 26 P 4:22
 RENE N. ELVIS
 CLERK OF COURT
 Horry County, SC

*Fine:

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ 25.00 Beginning 5/24/22

§14-1-206 (Assessments 107.5 %)	\$100	\$ 100.00
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$
§14-1-211(A)(2) (DUI Surcharge)	\$12	\$
§58-5-2995 (DUI Assessment)	\$25	\$
§58-1-288 (DUI Breath Test)	\$25	\$ 25.00
§14-1-212 (Law Enforce. Funding)	\$150	\$
§14-1-213 (Drug Court Surcharge)	\$41	\$
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$50	\$
§50-21-114(BUI Breath Test Fee)	\$40/ea	\$
§58-5-2942(J) (Vehicle Assessment)	TBD	\$ 3.75
3% to County (if paid in installments)		
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$
TOTAL		\$ 128.75

Clerk of Court/ Deputy Clerk: Renee Elvis
 Court Reporter: Bobb Fisher

Presiding Judge: _____
 Judge Code: 2148
 Sentence Date: April 26, 2022

367439

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF Horry

STATE

INDICTMENT/CASE#: 2014GS2801232

VS.

Dominique Jovan Garrison

AW#: 2013A2820801004

AKA: _____

Date of Offense: 5/27/2013

Race: BLACK Sex: M Age: 31

S.C. Code §: 16-11-0311

DOB: _____ SS#: _____

CDR Code #: 0079

Address: _____

City, State, Zip: _____

DL#: _____ SID#: _____

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Burglary, 2nd degree (0-15) (no harm)

In violation of § 16-11-0312 (a), (b) of the S.C. Code of Laws, bearing CDR Code # 0088

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
(CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State. 10 yrs

ATTEST:
James D. Nelson SCB80071 Dominique Jovan Garrison SCB6097
Notary, Joshua D. SC Bar # Defendant Gardner, Johnny SC Bar #
Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Correction, County Detention Center,

for a determinate term of 10 days/months/years/Time Served Youthful Offender Act not to exceed X years

and/or to pay a fine of \$ X; provided that upon the service of X days/months/years/Time Served and or payment of \$ X; plus costs and assessments as applicable*; the balance is suspended with probation for X

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC. _____ days/months
 To include time spent on monitored house arrest prior to trial and sentencing.
 The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-66 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

RECEIVED

APR 28 2022

DIVISION OF CLASSIFICATION
MEMPHIS, TN

STATE VS. Dominique Jovan Garrison INDICTMENT/CASE#: 2014GS2801232

SPECIAL CONDITIONS:

- PTUP after _____ months/years
- And Other Terms Listed Below:
 - Substance Abuse Counseling Completion of GED Random Drug/Alcohol Testing
 - Attend Voc. Rehab. or Job Corp No Contact with Victim Domestic Violence Intervention Program
 - Mental Health Counseling May serve W/E beginning: _____
 - Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 days/hours
 - Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-138.
 - Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Terms: _____ Set by SCDPPPS

Recipient: _____

***Fine:**

Fine may be pd. in equal, consecutive weekly/monthly pmts. of <u>\$25.00</u> Beginning <u>5/26/22</u>	\$	_____
§14-1-208 (Assessments 107.5 %)	\$	_____
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ <u>100.00</u>
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$ _____
§58-5-2896 (DUI Assessment)	\$12	\$ _____
§58-1-286 (DUI Breath Test)	\$25	\$ _____
§14-1-212 (Law Enforce. Funding)	\$25	\$ <u>25.00</u>
§14-1-213 (Drug Court Surcharge)	\$180	\$ _____
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$ _____
§60-21-114(BUI Breath Test Fee)	\$50	\$ _____
§58-5-2842(J) (Vehicle Assessment)	\$40/ea	\$ _____
3% to County (if paid in installments)	TBD	\$ <u>3.75</u>
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$ _____
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$ _____
TOTAL		\$ <u>128.75</u>

Clerk of Court/ Deputy Clerk:
Court Reporter:

Renee Elvis
Robin Fisher

Presiding Judge:
Judge Code:
Sentence Date:

Mmiamatt [Signature]
2198
April 26, 2022

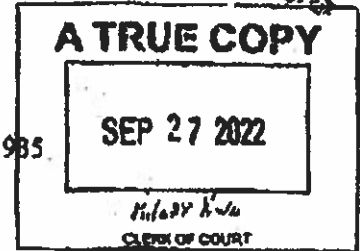
APR 26 2022

STATE OF SOUTH CAROLINA)
)
 COUNTY OF ANDERSON)
)
 State of South Carolina,)
)
 vs.)
)
 Nicholas Mashuen Geer (#227443),)
 (a/k/a Nicholas Mashawn Geer))
)
 Defendant.)

IN THE COURT OF GENERAL SESSIONS
 TENTH JUDICIAL CIRCUIT

CONSENT ORDER TO
 AMEND SENTENCE

Indictment No.: 1995-GS-04-1935



22 SEP 27 PM 4:20:38
 Katelyn K. Wu, SC JCLC, CP/ES

COMES NOW the Defendant, Nicholas Mashuen Geer (a/k/a Nicholas Mashawn Geer), by and through his attorney, Jennifer L. Johnson, and with the consent of Catherine T. Huey, Deputy Solicitor, and moves this Court for an Order Amending Sentence.

FINDINGS OF FACT

1. The Defendant was convicted of murder pursuant to indictment 1995-GS-04-1935 on November 14, 1995 and sentenced to life.
2. The Defendant has been continuously incarcerated since his arrest on July 15, 1995 and is presently in the custody of the South Carolina Department of Corrections. Defendant's SCDC inmate number is 227443.
3. The Defendant was a juvenile (17) at the time of the offense.
4. The Defendant filed a Motion for Resentencing pursuant to *Aiken v. Byars* on July 6, 2016.
5. The State is satisfied that the Defendant has been sufficiently punished and that the interests of justice would be served by Defendant's immediate release from custody. The State acknowledges that the underlying offense was a "drug deal gone bad," and likely

22 SEP 27 PM 4:20:25
Anderson, SC-006, CP/65

would have not been prosecuted as a murder charge if the offense occurred today and considering the age of the defendant at the time.

- 6. In consideration of the State consenting to a time served sentence, the Defendant withdraws his Motion for Resentencing pursuant to *Aiken v. Byars*.

ORDER

- 1. The Defendant's prior sentence of life is hereby vacated.
- 2. The Defendant shall be committed to the State Department of Corrections for a determiniant term of twenty-seven (27) years.
- 3. The Defendant shall be given credit for time served of twenty-seven (27) years.
- 4. The Defendant's Motion for Resentencing pursuant to *Aiken v. Byars* is dismissed.

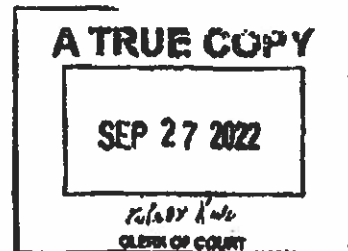
IT IS SO ORDERED.

September 27, 2022

Letitia H. Verdin
13th Judicial Circuit

I SO MOVE:

I CONSENT:

Jennifer L. Johnson, SC Bar #14224
Catherine T. Huey, SC Bar #68416

327471

FILED

2023 JAN -4 PM 12: 01

CLERK OF COURT
SPARTANBURG COUNTY
AMT W. COX

State of South Carolina
County of Spartanburg

) In the Court of General Sessions
) For the Seventh Judicial Circuit

State of South Carolina,

) Warrants: 2015A4210101565-1580
) 2015A4210201427-1428

vs.

Ryan O. Gist,

) **ORDER GRANTING DEFENDANT'S**
) **MOTION FOR RECONSIDERATION**

Defendant.

This matter came before the Court on December 15, 2022, on the motion of the Defendant, seeking reconsideration of the Defendant's sentence. The hearing was held by consent of all parties. Present at the hearing were the Defendant, James Check, Attorney for Defendant, and Solicitor Barry Barnett for the State.

The Defendant pled guilty on August 5, 2015, in front of the Honorable L. Casey Manning, to Armed robbery x 9, Common law robbery x 2, and Possession of a weapon during a violent crime x 9. For Common law robbery under warrant number 2015A4210101567, the Defendant was sentenced to 20 years, concurrent. For Common law robbery under warrant number 2015A4210101576, the Defendant was sentenced to 15 years, concurrent. For Armed robbery x 9, the Defendant was sentenced to 20 years, concurrent. For Possession of a weapon during a violent crime x 9, the Defendant was sentenced to 5 years, concurrent.

After hearing both sides as well as letters from the Defendant and victim, the Court ordered that the Defendant's motion for reconsideration shall be granted. The sentence for Possession of a weapon during a violent crime x 9 of 5 years, concurrent, shall not be altered. For Armed robbery x 9, the Defendant shall be sentenced to 10 years, concurrent. For Common law robbery x 2, the Defendant shall be sentenced to 15

years suspended to 5 years, consecutive. The Defendant may serve the 5 years on Home Detention monitored by the Spartanburg County Sheriff's Office Home Detention Program, and if the Defendant violates Home Detention, he shall be sentenced to 15 years. The Court hereby issues a permanent restraining order on the Defendant with any of the victims, victim locations, and any CVS pharmacies.

The Court finds that the motion to reconsider the Defendant's sentence shall be granted.

IT IS SO ORDERED!


Presiding Judge

December 22, 2022

FILED
2023 JAN -4 PM 12:04
CLERK OF COURT
SPARTANBURG COUNTY
AMY W. COX

STATE OF SOUTH CAROLINA)
)
 COUNTY OF McCORMICK)
)
 THE STATE OF SOUTH CAROLINA)
)
 versus)
 William R. Hunt,)
)
 _____ Defendant.)

McCORMICK COUNTY
 GENERAL SESSIONS

Indictment No.: 20002-GS-35-40
 Arrest Warrant: G479469
 Charge: Trafficking Marijuana, 3rd Offense

ORDER AMENDING SENTENCE

ALL INFORMATION CONTAINED
 HEREIN IS UNCLASSIFIED
 DATE 01/11/2011 BY
 [Signature]

This matter is before the Court by way of consent between the parties. The Defendant was convicted of the above charge in McCormick County on September 26, 2002, and he received a 25-year sentence. The Defendant was 51 years of age at the time of the conviction, and on July 27 of this year, he will be 71 years old. Mr. Hunt has several medical issues, including but not limited to Type II Diabetes, severe Bronchitis, Hypertension, and Hyperlipidemia. Additionally, during the past six years the Defendant has had both skin cancer and bladder cancer and COVID-19, and all of these conditions continue to be monitored and he continues to receive medication for these issues. He is married, has children and stepchildren, and has grandchildren and step grandchildren.

Throughout his nearly 20 years of incarceration, he has not had any disciplinary violations nor any attempted escapes. He is not a violent person, and he wishes to spend his remaining time with his family.

The law for which Mr. Hunt was sentenced has been changed for several years and, if the current law had been in effect at the time of the Defendant's conviction, he would have been convicted of Trafficking Marijuana, 2nd offense, which carries a sentence of 5-20 years of

RECEIVED
 MAY 05 2022
 DIVISION OF CLASSIFICATION
 & INMATE RECORDS

incarceration. The law currently allows for Marijuana charges to be enhanced only by prior Marijuana offenses, of which he had one conviction from a 1975 charge.

If this Defendant had received a 20-year sentence on this charge, he would have already served his full period of incarceration. Given his significant health issues, his record of no disciplinary or attempted escapes during his lengthy period of incarceration, and because the law has been changed for several years, and he would have maxed out any sentence which he would receive under the current state of the law and sentencing, Mr. Hunt shall be released from the Department of Corrections immediately upon receipt of this order.

AND IT IS SO ORDERED.


Debra McCaslin
Chief Criminal Administrative Judge
Eleventh Judicial Circuit

WE SO CONSENT:


Erik J. Ferentis
Attorney for Defendant


SRH
Eleventh Circuit Solicitor's Office

McCormick, South Carolina

April 26, 2022

RECEIVED

MAY 05 2022

DIVISION OF CLASSIFICATION
& INMATE RECORDS

Probation

STATE OF SOUTH CAROLINA
COUNTY OF BARNWELL
STATE OF SOUTH CAROLINA

RECEIVED

DEC 03 2022

DIVISION OF CLASSIFICATION
& SENTENCING

THE COURT OF GENERAL SESSIONS
INDICTMENT NOS: 2022-GS-06-00048

vs.

ASHLEY INGRAM,
Defendant.

ORDER AMENDING SENTENCE

FILED FOR RECORD
2022 OCT 26 PM 3:31
NANCY D. HENNING
CLERK OF COURT
BARNWELL COUNTY, S.C.

Having heard the arguments of counsel on the matter of the Defendant's Motion to Reconsider Sentence on October 19, 2022, the Court Finds:

1. That Defendant was charged with Unlawful Neglect of a Child and Misprision of a Felony in Barnwell County on April 27, 2020.
2. That Defendant waived venue on a Barnwell County indictment and entered a guilty plea before this Court to one count of Unlawful Neglect of a Child in Bamberg County on June 13, 2022. The indictment for Misprision of a Felony was dismissed by the State as a result of that plea agreement. At the conclusion of the plea, the Defendant was sentenced to seven (7) years confinement in the state department of corrections.
3. That the Defendant was represented by Dave Hayes of the 2nd Circuit Public Defender's Office at the time she entered the guilty plea.
4. That on June 16, 2022, the Defendant filed a Motion to Withdraw her guilty plea. In her Motion, the Defendant asked that if she were not allowed to withdraw her guilty plea that her sentence be reconsidered by the Court.
5. That during a conference on June 17, 2022, this Court indicated that it would not allow the Defendant to withdraw her guilty plea, but would hear the Motion to Reconsider Sentence during the October 2022 term of Court in Aiken County.
6. That on July 12, 2022, The Honorable Courtney Clyburn Pope signed an order substituting Counsel in this matter from Dave Hayes of the 2nd Circuit Public Defender's Office to Stanley Myers of the private bar.
7. That on October 19, 2022 this matter was heard in Aiken County. The Defendant stated she did not wish to withdraw her guilty plea, but asked the Court to reconsider her sentence.
8. That after hearing the arguments of counsel and the Defendant, the Court amended the Defendant's sentence on Indictment Nos. 2022-GS-06-00048 as follows:

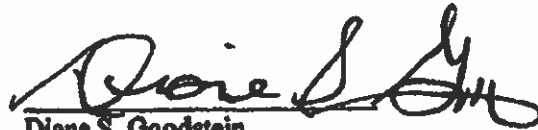
STATE OF SOUTH CAROLINA
COUNTY OF BARNWELL
County, South Carolina do hereby certify that the foregoing constitutes a true and correct copy of the original documents which have been filed in my office.

By: CBC Date 11-30-2022
Clerk of Court, Barnwell County, SC

RECEIVED
OCT 31 2022
SOLICITOR
BY

The Defendant, Ashley Ingram, is sentenced to 10 years provided that upon the service of 6 years, the balance of the sentence is suspended upon completion of 5 years of probation. That Defendant is prohibited from having any contact with any minor children until she has completed parenting classes and counseling. While on Probation following the termination of her active sentence, the Defendant shall continue parenting classes and counseling and must pass all required drug screens. There will be zero tolerance for any violations of the conditions of her probation. Probation may not be terminated early.

IT IS THEREFORE ORDERED that the Defendant's sentence in the above-referenced indictment be amended.



Diane S. Goodstein,
Presiding Judge
Second Judicial Circuit

Aiken, South Carolina
October 20, 2022

RECEIVED
DEC 05 2022
DIVISION OF CLASSIFICATION
& INMATE RECORDS

Cbc
m 2

363899

STATE OF SOUTH CAROLINA)
)
COUNTY OF RICHLAND)
)
The State of South Carolina,)
)
vs.)
)
Justin Jones,)
)
_____)
)
Defendant.)

IN THE COURT OF GENERAL SESSIONS
FOR THE FIFTH JUDICIAL CIRCUIT

Indictment Nos.: 2022GS401683;
2022GS401686; 2022GS401878;
2022GS406595; 2022GS406598

ORDER REDUCING SENTENCE

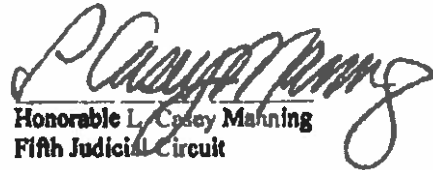
This Matter comes before this Court by Defendant, through his undersigned attorney, J. Todd Rutherford, who petitions this Court to Reduce the Defendants Sentence:

The Court finds the following facts to exist in this case:

1. That the Defendant plead guilty to Burglary 2nd Degree, Attempted Murder, Unlawful Carrying of a Pistol, and Manufacturing and Possession of Drugs on December 12, 2022.
2. That the Defendant was sentenced to fifteen years in prison by the Honorable L. Casey Manning.

THEREFORE, IT IS ORDERED that the sentence be reduced from fifteen years to six years.

IT IS SO ORDERED:



Honorable L. Casey Manning
Fifth Judicial Circuit

This 28th day of December 2022
Columbia, South Carolina

RICHLAND COUNTY
FILED
2022 DEC 28 PM 1:46
JEROME S. RICHIE
C.C.P., G.S. & F.C.

STATE OF SOUTH CAROLINA)
)
 COUNTY OF AIKEN)
)
 STATE OF SOUTH CAROLINA)
)
 VS.)
)
 DAVID LEON LANGFORD)
)
 DEFENDANT)

IN THE COURT OF GENERAL SESSIONS
 SECOND JUDICIAL CIRCUIT

ORDER TO AMEND SENTENCE

INDICTMENT No. : 2022 GS 02 00100
 GS 02 00067, 2022 GS 02 00068, 2022 GS
 00069 & 2022 GS 02 00070

STATE OF SOUTH CAROLINA
 COUNTY OF AIKEN
 I, _____, Clerk of Court of Common Pleas and General
 Sessions for Aiken County, South Carolina do hereby certify
 that the foregoing conditions are true and correct copy of the
 original documents which have been filed in my office this
 13th day of April 2022

 Clerk of Court
 C.C.P. & G.S. Aiken County, S.C.

 Deputy Clerk

This matter came before the Court on the motion of the Defendant, by and through his undersigned attorney, Derek M. Bush, for an order amending the sentence for the above-referenced indictments. The Court granted the Motion for indictment 2022 GS 02 00100 and denied the Motion for the remaining indictments.

Mr. Langford was originally before the Court on February 10, 2022, pleading guilty under North Carolina v. Alford to 2022 GS 02 00100 for the charge of Kidnapping, and pleading guilty to the following indictments: 2022 GS 02 00067 for Possession of Less than One Gram of Meth 3rd Offense, and 2022 GS 02 00068, 2022 GS 02 00069, 2022 GS 02 00070 each for Pointing and Presenting a Firearm. Mr. Langford was sentenced by the Honorable Courtney Clyburn Pope to Thirteen (13) years for the Kidnapping, Ten (10) years for the Possession of Less than One Gram of Meth 3rd Offense, and Five (5) years for each count of Pointing and Presenting a Firearm with all indictments running concurrently and credit for all time served. Judge Clyburn Pope also found on the record that the Kidnapping was not of a sexual nature.


On February 15, 2022, a Motion to Reconsider Sentence for all indictments was timely filed by Defendant's attorney. The Motion was heard by Judge Clyburn Pope on March 10, 2022, and present at the hearing were Assistant Solicitor Cassie Hall for the State, Defendant, and Defendant's attorney. The Defense's Motion was heard and witnesses for the State and Defense presented to the Court. Due to technical issues with the Department of Corrections preventing the Defendant from being able to testify an additional hearing was scheduled for the next day, March 11, 2022. After the hearing on March 11, 2022, Judge Clyburn Pope took the decision under advisement. After taking into consideration the arguments of Defendant's attorney and the State, Judge Clyburn Pope has ruled to only amend indictment 2022 GS 02 00100 for the charge of Kidnapping by reducing the sentence for that indictment from Thirteen (13) years to Ten (10) years in the South Carolina Department of Corrections. All other sentences for indictments 2022 GS 02 00067, 2022 GS 02 00068, 2022 GS 02 00069, and 2022 GS 02 00070 remain the same. All indictments are to still be served concurrently with credit for all time served.

THEREFORE, IT IS ORDERED that the Motion to Amend Sentence is granted as to indictment 2022 GS 02 00100 for the charge of Kidnapping reducing Defendant's

RECEIVED
 APR 13 2022
 DIVISION OF CLASSIFICATION
 & INMATE RECORDS
 FILED April 11 2022

sentence from Thirteen (13) years to Ten (10) years in the South Carolina Department of Corrections with all credit for time served. The Motion to Amend Sentence is denied as to indictments 2022 GS 02 00067, 2022 GS 02 00068, 2022 GS 02 00069, and 2022 GS 02 00070 and the sentences on those indictments remain the same with all credit for time served. All indictments are to continue being served concurrently.

IT IS SO ORDERED this 11 day of April 2022 at Aiken, South Carolina.


Courtney Clyburn Pope
Chief Administrative Judge
Second Judicial Circuit

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**DIVISION OF CLASSIFICATION
& INMATE RECORDS**

STATE OF SOUTH CAROLINA
COUNTY OF RICHLAND
STATE OF SOUTH CAROLINA,

) IN THE COURT OF GENERAL SESSIONS
)
)
)
) ORDER GRANTING MOTION FOR
) RECONSIDERATION
)

vs.

) RE: 1) Burglary 1st Degree, (Warrant No.
) 2012A4010201503) (Indictment No.
) 2013GS4001388)

CHRIS LAWRENCE,
DEFENDANT

) 2) Kidnapping 4 counts (Warrant Nos.
) 2012A4010600372, 2012A4010600373,
) 2012A4010600374, and
) 2012A4010600376) (Indictment Nos.
) 2013GS4001406, 2013GS4001408,
) 2013GS4001409, 2013GS4001413)

RICHLAND COUNTY
FILED
2022 DEC 21 PM 2:09
C.C.P., U.S. & F.C.

) 3) Armed Robbery 4 Counts (Warrant
) Nos. 2012A4010600377,
) 2012A4010600378, 2012A4010600379,
) 2012A4010600381)
) (Indictment Nos. 2013GS4001414,
) 2013GS4001418, 2013GS4001420,
) 2013GS4001424)

) 4) Escape (Warrant No.
) 2012A4010600382) (Indictment No.
) 2013GS4001491)
)
)
)
)

A Motion for Reconsideration was heard before the undersigned on October 26, 2022. Present at the hearing was Deputy Solicitor Daniel Goldberg representing the State, and Neal M. Lourie, representing the Defendant. Investigator Tai Jordan was present on behalf of the Richland County Sheriff's Department. Per Deputy Solicitor Goldberg, victims were present at the Defendant's original sentencing hearing on August 17, 2016. In regards to this Motion, the State was in compliance with the Victim's Bill of Rights in that numerous attempts to notify the victims about the hearing were made. Specifically, phone calls were made to each victim that resulted in

a combination of unreturned messages, numbers no longer being in service, invalid numbers, and/or no voicemail being set up. As a result, no victims were in attendance for this Motion.

With an agreement of the parties to a cap of twenty-five years (25), on August 17, 2016, the undersigned sentenced the Defendant to Twenty (20) Years to run concurrently with credit for time served for 1372 days.

On August 19, 2016, Defendant timely filed a Motion for Reconsideration of Defendant's sentence based upon the mitigating circumstances that were presented on his behalf at sentencing.

After thoroughly reconsidering all the information provided to the undersigned at the initial sentencing hearing on August 17, 2016, I hereby grant the Defendant's request for a reconsideration of sentence and hereby sentence the Defendant to Fifteen Years (15) to run concurrently. The defendant shall receive credit for all time served as noted on the original sentencing sheets, plus any additional time served after the imposition of his original sentence.

And, IT IS SO ORDERED.


The Honorable L. Casey Manning

Columbia, South Carolina

December 21st, 2022

AMENDED *Ali K... ..*

STATE OF SOUTH CAROLINA

COUNTY OF

Richland

STATE

VS.

Javien Lennont Lessington

AKA:

Race: Sex: M Age: 22

DOB: Address:

City, State Zip:

DL#: SID#:

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2019GS4001475

AW#: 2017A4010204792

Date of Offense: 12/18/2017

S.C. Code § : 16-25-010

CDR Code #: 6116

SENTENCE SHEET

*ODL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS TO: Obstructing / Obstructing Justice

In violation of § 00-00-0000 of the S.C. Code of Laws, bearing CDR Code # 9119

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45

(CBC winner 1st or CSC winner 3rd

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand (def.'s Initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:

J. Wall
Whitney Wall

100793
SC Bar

Javien Lessington
Defendant

Justin Kels
Justin Kels
Attorney for Defendant

60878873
SC Bar

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,

for a determinate term of 10 days/months/years/Time Served Youthful Offender Act not to exceed _____ years

and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years/Time Served and or payment of \$ _____; plus costs and assessments as applicable; the sentence is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run

CONCURRENT or CONSECUTIVE to sentence on: 2019GS4002464, 2022GS4000629

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.

1.527 months

To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-20 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SCANNED

STATE VS

Jovan Lamont Leasington

INDICTMENT/CASE#:

2018GB4001475

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling
- Completion of GED
- Random Drug/Alcohol Testing
- Attend Voc. Rehab. or Job Corp.
- No Contact with Victim
- Domestic Violence Intervention Program
- Mental Health Counseling
- May serve WRE beginning: _____
- Sex Offender Registry pursuant to S.C. Code § 23-3-430
- Public Service Employment _____ days/hours
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-26-135.
- Other _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Terms: _____

Set by SCOPPP8

Recipient: _____

*Fines:

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____

§14-1-206 (Assessments 107.5 %)		\$	
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$	100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$	
§59-6-2995 (DUI Assessment)	\$12	\$	
§26-1-285 (DUI Breath Test)	\$25	\$	
§14-1-212 (Law Enforce. Funding)	\$25	\$	25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$	
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$	
§50-21-114(B)(1) Breath Test Fee)	\$50	\$	
§50-5-2942(J) (Vehicle Assessment)	\$40/ea	\$	
5% to County (if paid in installments)	TBD	\$	3.75
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and also be collected before any other fees.	\$500	\$	
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$	
TOTAL		\$	128.75

Clerk of Court/ Deputy Clerk: *Jennifer McBratton*

Court Reporter: *Debra Stiggall*

SCCA/217 (07/2021)

Presiding Judge: *Al Shuler*

Judge Code: *2118*

Sentence Date: *2/28/22*

Page 2 of 3

Amended 3/1/2022
Al Shuler
SCANNED

STATE OF SOUTH CAROLINA

COUNTY OF Richland

STATE VS

Jarvis Leonard Longson

AKA:

Race: Age: 22

DOB: SSN:

Address:

City, State Zip:

DL#:

U-47*

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2019GS4001473

AW#: 2017A010004782

Date of Offense: 07/20/17

S.C. Code §: 16-93-010

ODR Code #: 0110

SENTENCE SHEET

CDL Yes No CMV Yes No Hazard Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS TO: Obstruction / Obstructing Justice

in violation of § 00-00-0000 of the S.C. Code of Laws, bearing ODR Code # 0110

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-23-45 (CSC when/for 1st or CSC when/for 3rd

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:

J. [Signature] Winters, Wca

200793 SD Bar#

Jarvis Leonard Longson [Signature] Rich, SC Defendant Attorney for Defendant

SCB24873 SD Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center, for a determinate term of 20 days/months/years/Time Served Youthful Offender Act not to exceed _____ years and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years/Time Served and or payment of \$ _____; plus costs and assessments as applicable; the balance is suspended with probation for _____ months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: 2019GS4002464, 2022GS4000629

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 222 and § 14-26-20 it is unlawful for a person convicted of a violation of § 16-23-20 or § 16-93-010 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

STATE VS Juanita Leonard INDICTMENT/CASE#: 2018034001476

SPECIAL CONDITIONS:

- PTUP after months/years
 And Other Terms Listed Below:
- Substance Abuse Counseling Completion of GED Random Drug/Alcohol Testing
 - Attend Voc. Rehab. or Job Corp. No Contact with Victim Domestic Violence Intervention Program
 - Mental Health Counseling May serve W/E beginning: _____
 - Sex Offender Registry pursuant to S.C. Code § 23-5-430 Public Service Employment, _____ days/hours
 - Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.
 - Other _____

RESTITUTION: Deferred Det. Waiver Hearing Ordered

Total \$ _____ plus 20% fee: _____ \$

Payment Terms: Set by SCDPPPS

Receipt:

*Fees:

Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____		
§14-1-205 (Assessments 107.5 %)	\$100	100.00
§14-1-211(A)(1) (Dew. Surcharge)	\$100	100.00
§14-1-211(A)(2) (DLR Surcharge)	\$12	12.00
§30-5-205 (DL Assessment)	\$25	25.00
§30-1-215 (DLI Breath Test)	\$25	25.00
§14-1-212 (Law Enforce. Funding)	\$150	150.00
§14-1-215 (Drug Court Surcharge)	\$41	41.00
§34-11-700(a)(1), and §4-11-60(a) and (d) (Admin Fraud Check Court Costs)	\$50	50.00
§20-21-114 (DLI Breath Test Fee)	\$20/ea	TBD
§30-5-204(1) (Vehicle Assessment)	TBD	TBD
3% to County (to be paid in installments)		
<input type="checkbox"/> Appointed PD or appointed other counsel. Proctor requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	500.00
<input type="checkbox"/> § 17-3-90(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	TBD
TOTAL		1017.75

Clerk of Court/Deputy Clerk: *Juanita Leonard*
 Court Reporter: *SCRP Signale*
 SCGN717 (07/2021)

Presiding Judge: *Al Shree Lee*
 Judge Code: *2115*
 Sentence Date: *7/25/22*

STATE OF SOUTH CAROLINA
COUNTY OF AIKEN

IN THE GENERAL SESSIONS COURT
SECOND JUDICIAL CIRCUIT

STATE OF SOUTH CAROLINA,

ORDER TO MODIFY SENTENCE

v.


2006-GS-02-01166, 2006-GS-02-01167,
2006-GS-02-01168, 2006-GS-02-01169, and
2006-GS-02-01170

ALBERTO ROMERO LOPEZ #333724,
Defendant.

This matter comes before the Court for consideration of a motion filed on behalf of the South Carolina Department of Corrections by former Second Circuit Solicitor, J. Strom Thurmond. This matter is properly before this court and has been filed as required by statute. After consideration of the motion and the circumstances leading to its filing, I find the sentence of the Defendant should be modified as outlined below. Based on the foregoing, it is therefore ORDERED:

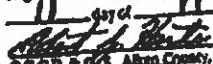
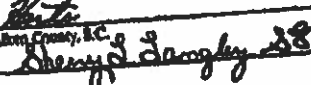
1. The sentences imposed in the above referenced indictments shall *all* run concurrently; and,
2. The Defendant shall be given credit for time served on indictment 2006-GS-02-01167 to run from March 12, 2009; and,
3. The sentences imposed on indictments 2006-GS-02-01166, 2006-GS-02-01170, and 2006-GS-02-01169 are hereby *reduced* to a term of eighteen years confinement in the State Department of Corrections.

IT IS SO ORDERED:


Courtney Clyburn Pope
Resident Judge
Second Judicial Circuit

RE...
MAR 11 2022
DIVISION OF CLASSIFICATION
& INMATE RECORDS

March 11th, 2022
Aiken, South Carolina

STATE OF SOUTH CAROLINA
COUNTY OF AIKEN
I, Robert J. Stone, Clerk of Court of Common Pleas and General Sessions for Aiken County, South Carolina do hereby certify that the foregoing constitutes a true and correct copy of the original documents which have been filed in my office this 11 day of March 2022

C.C.P. & G.S. Aiken County, S.C.
Deputy Clerk 



SOUTH CAROLINA
DEPARTMENT OF CORRECTIONS
Safety, Service, and Stewardship

HENRY McMASTER, Governor
BRYAN P. STIRLING, Director

May 7, 2020

James Todd Rutherford, Esq,
The Rutherford Law Firm
2113 Park Street
Columbia, SC 29201-1452

RE: Inmate Alberto Lopez #333724

Dear Attorney Rutherford:

Please allow this letter to confirm that your client, Inmate Alberto Lopez # 333724, provided meaningful information to SCDC Police Services which lead to the arrest of SCDC Corrections Officer Rouse at McCormick Correctional Institution. SCDC is not opposed to you requesting the appropriate Circuit Solicitor for relief under §17-25-65.

Sincerely,

Stephen H. Lunsford, Esq.
South Carolina Department of Corrections
Deputy General Counsel for Police Services

The Supreme Court of South Carolina

The State, Petitioner,

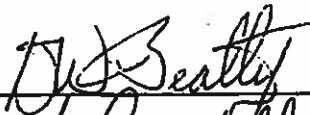
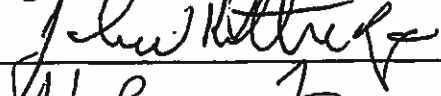
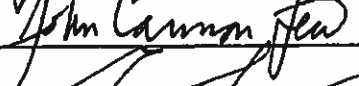


v.

Jeroid John Price, Respondent

Appellate Case No. 2023-000614

ORDER

The parties have jointly filed a request, which we construe as a petition for a common law writ of certiorari, asking that this Court unseal the record of the criminal proceedings associated with General Sessions indictment number 2003-GS-40-2295. We grant the petition and issue a writ of certiorari. We direct the Clerk of Court for Richland County to unseal the records relating to indictment number 2003-GS-40-2295, and make all such records public.

	C.J.
	J.
	J.
	J.
	J.

Columbia, South Carolina
April 20, 2023

**cc: The Honorable Robert E. Hood
Byron E. Gipson, Esquire
James Todd Rutherford, Esquire**

The State of South Carolina

Byron E. Gipson
Solicitor

April Sampson
Deputy Solicitor



Curtis Pauling
Deputy Solicitor

Dan Goldberg
Deputy Solicitor

SOLICITOR'S OFFICE
Fifth Judicial Circuit

April 19, 2023

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APR 19 2023

SC SUPREME COURT

VIA EMAIL.


Chief Justice Donald W. Beatty
Supreme Court
1231 Gervais Street
Columbia, South Carolina 29201

RE: State v. Jeroid J. Price, C.A. No 2003-GS-40-2295

Dear Chief Justice Beatty:

We hereby request for the Supreme Court to release and unseal the Order in the above entitled case. If you have any additional questions or concerns, I can be reached at (803) 576-1802 (w) or (803) 497-6303 (cell). I look forward to hearing from you.

Yours very truly,

By: 
Byron E. Gipson
Fifth Circuit Solicitor

I consent:


Todd Rutherford, Esquire

BEG/II

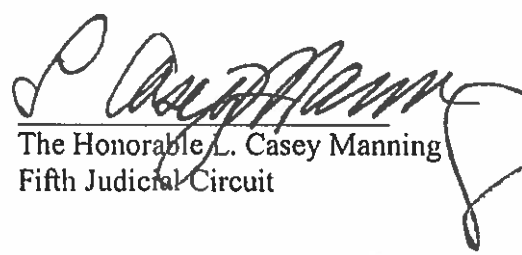
STATE OF SOUTH CAROLINA)
)
COUNTY OF RICHLAND)
)
The State of South Carolina,)
)
vs.)
Jeroid Price,)
)
Defendant.)

IN THE COURT OF GENERAL SESSIONS
FOR THE FIFTH JUDICIAL CIRCUIT

Warrant Number: H283316
Indictment Number: 2003GS402295

Order sealed this 30th day December of 2022.

IT IS SO ORDERED:


The Honorable L. Casey Manning
Fifth Judicial Circuit

This 30 day of DEC., 2022
Columbia, South Carolina

UNSEALED
MARCH 9, 2023
Re Hood
CAJ 5th Circuit

THIS ORDER IS
HEREBY SEALED
THIS ~~30~~ 29 day of
MARCH 2023 by the
Clerk of the Referee
of the State. This order
may only be opened by the
CAJ of the 5th Circuit
3/29/23 Re Hood

3/29/23

L. Cohen M. Am. J.
12-30-2022

UNRECORDED 3/9/23
Retford
CAJ S. Council

STATE OF SOUTH CAROLINA)	IN THE COURT OF GENERAL SESSIONS
)	FOR THE FIFTH JUDICIAL CIRCUIT
COUNTY OF RICHLAND)	
)	Warrant Number: H283316
The State of South Carolina,)	Indictment Number: 2003GS402295
)	
vs.)	ORDER REDUCING SENTENCE
)	
Jeroid Price,)	
)	
_____)	
Defendant.)	

This Matter comes before this Court by Defendant, through his undersigned attorney, J. Todd Rutherford, who petitions this Court to Reduce the Defendant's Sentence:

The Court finds the following facts to exist in this case:

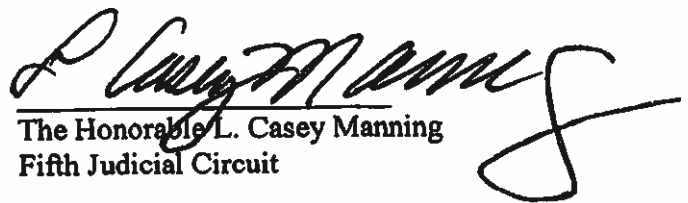
1. That the Defendant was convicted of Murder with Warrant No. H283316/Indictment No. 2003GS402295 on December 19, 2003 and came to the South Carolina Department of Corrections on December 23, 2003.
2. That the Defendant was sentenced to a sentence of thirty-five years in prison by The Honorable Reginald I. Lloyd and has served approximately nineteen years to date.
3. Upon motion of the Solicitor in accordance with S.C. Code Ann. §17-25-65.
4. An account of Defendant's cooperation is contained in an addendum attached to this Order.

THEREFORE, IT IS ORDERED that the sentence be reduced from thirty-five years to nineteen years.

THEREFORE, IT IS ORDERED that the sentence be reduced from thirty-five years to nineteen years.

IT IS SO ORDERED:

This 30 day of DEC, 2022
Columbia, South Carolina


The Honorable L. Casey Manning
Fifth Judicial Circuit

Addendum

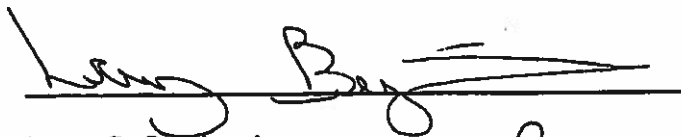
Defendant assisted the Department of Corrections (hereinafter "DOC") by putting them on notice that a dangerous inmate had escaped one of their facilities. Unbeknownst to the DOC, Inmate Jimmy Lee Causey, had escaped custody and been on the run for three days. Defendant's cooperation put the DOC on notice of Inmate Causey's escape and led to his eventual capture.

EXHIBIT 1

This is a sworn affidavit by Larry P. Benjamin (07-06-1962)

In January of 2017 I was an inmate in the South Carolina Department of Corrections at Lieber Correctional institution assigned to Ashely-B-Cell-53. The following statement is true and to the best of my knowledge and recollection. One day in the middle of January while I was working as the head ward-keeper along with other ward-keepers. I noticed Mr. Price and Unit Manager Jordan Williams was out this morning cleaning when the agency search team entered the building. At this point the other inmates that were in their cells became very upset because the team were in our area. Me and the other ward-keepers were told to return to our cells. Once we were inside our cells the team started to search on the second floor. I believe they started with cell 34 and they became very upset and agitated they started to cause problems for the team to the point Unit Manager Williams called off the team in fear it was becoming too dangerous for the team. Once the tram left and the inmates came back out there was an altercation in the downstairs day room where I saw Mr. Price defuse the altercation while I went to get the Unit Counselor Stags off the wing. When the altercation was defused a group of inmates belonging to the Folk Nation had a meeting and after their meeting word got out that they planned to attack Unit Manager Williams, Unit Counselor Stags and Officer Miller. So when they locked down for count---myself, Mr. Price and a few more ward-keepers was out cleaning up I went to the manager's office where I saw Unit Manager Williams, Unit Counselor Stags and Officer Miller and Sgt Williams along with Mr. Price was also present when I warned Unit Manager Williams of the danger if he let the dorm back out after count. They were informed about the meeting the Folk Nation had yet still after the count cleared they allowed everyone back out. At this point there was several inmates moving around in a very aggressive manner. I escorted Unit Manager Stags and Officer Miller off the wing. Unit Manager Williams came off the wing a little later with some other inmates and Mr. Price escorted them. They then called our dorm out for dinner. After we returned from dinner the staff basically stay out in the sally port. I then went to my cell#53 to watch the news and other shows. About an hour later Mr. Price came into my cell and told me you not going to believe what's going on? I said what? Mr. Price said he needed my help to stop it. As I came out of my cell I looked in the corner and

seen about 7-8 inmates punching and stomping Officer Miller while one inmate was standing over him with a shank. That's when Mr. Price yelled stop, get off him! Mr. Price and myself started to pull the inmates off of Officer Miller. Once we got all of them off of him Mr. Price picked him up and asked him to open cell #52 where there was a few inmates locked in. Once Officer Miller opened the door Mr. Price told them he needed their help to get Officer Miller downstairs. They said yes and started walking Officer Miller down the stairs with Mr. Price holding Officer Miller by the arm. Once downstairs Mr. Price walked him toward the door and told him to run off the wing. As Officer Miller was going to the door an inmate that was hiding hit him in the head with a broom stick but Office Miller was able to get out thanks to Mr. Price and myself for saving Officer Miller life. As far as my part in saving Officer Miller I was rewarded with parole, but as I was rewarded Mr. Price was and is being punished for saving Officer Miller life to this very day.



Larry P. Benjamin

Notary Public
Sworn before me
28th day of November 2018
County of Pickens
State of South Carolina

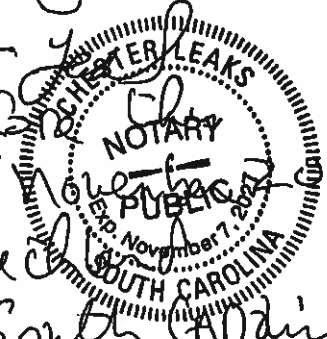


EXHIBIT 2

Asia Marie Love

DOB 9/12/1981

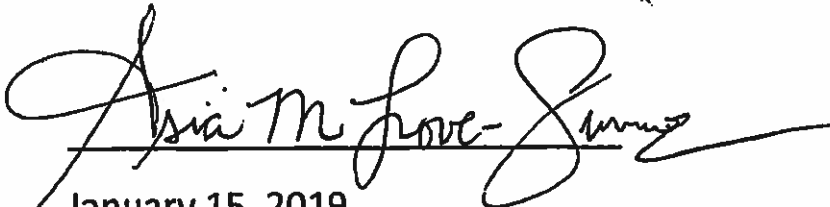
Employed at SC Department of Corrections 3/23/2006-10/13/2011

In March 2010 while working at Lieber Correctional Institution I responded to a first respond call at the Edisto Unit. When I arrived on the scene Sgt. Albert Mack was taking inmate Danny Thompson away. I walked into the unit to talk with Officer Sally Fowler and she explained to me the following event:

Inmate Danny Thompson was on medical lock for something he did earlier in the day and Officer Fowler said she went to let his cellmate in the room and at that time Inmate Thompson pushed the door open to run out of the room. At that point Inmate Thompson came out of the room and Officer Fowler said she pulled her gas and aimed it at him but missed Inmate Thompson with the spray of gas. Officer Fowler stated that she then took off running down the stairs and Inmate Thompson came behind her. She then ran toward the sally port door where she saw Inmate Thompson coming behind her with a broom stick. She then stated that when she reached the sally port she fell down and Inmate Thompson was standing over her about to hit her with the broom stick when Inmate Jeroid price came out of no-where and tackled Inmate Thompson to the ground. Officer Fowler then stated that her radio was not working so Inmate Price took Inmate Thompson out of the unit and held him down until first respond arrived.

Officer Sally Fowler stated to me several times that she wanted Inmate Price to receive an award a time reduction for saving her life. She talked to several of our supervisors about this but nothing has happened. That's why I'm writing this because this is what she wanted and what I feel Inmate Jeroid Price deserves.

Asia Marie Love


January 15, 2019

State of South Carolina County of Forchester

I certify this to be the original document signed before me on this 23 day of January, 2019



My Commission Expires 9/2026

FILED
OCT 2022

STATE OF SOUTH CAROLINA)
)
STATE GRAND JURY)

LEXINGTON COUNTY GENERAL SESSIONS

The State of South Carolina.

Case-No:2018-GS-47-12

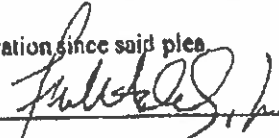
State of South Carolina Plaintiff.)
)
vs.)
)
Derrick Randolph)
)
Defendant.)

CONSENT ORDER
AMENDING SENTENCE

This matter is before the Court by motion of counsel for the Defendant to reconsider sentence. The Defendant pled guilty on September 12, 2016 to Trafficking Marijuana 10-100 pounds 2nd Offense. The Honorable Judge Addy sentenced the Defendant to an eight year (8) active sentence credit for time served.


IT IS THE ORDER of the Court that the Defendants sentence be amended to fifteen years (15) suspended to the service of seven years (7) with three years of probation to follow. For the first year of probation Defendant shall be on GPS Monitoring with a curfew from 10pm to 7am Defendant shall be allowed to work and attend medical appointments while on monitoring and house arrest. Defendants credit for time served remains the same as ordered at the September 12, 2022 sentencing and shall include the days of incarceration since said plea


AND IT IS SO ORDERED.


The Honorable Judge Addy

10/19/22 Lexington, SC
Laurens

I SO CONSENT:


Defense Counsel


Asst. Attorney General

STATE OF SOUTH CAROLINA)
)
 COUNTY OF AIKEN)
)
 STATE OF SOUTH CAROLINA)
)
 -v-)
)
 BRANDON REEVES,)
 DEFENDANT.)
 _____)

IN THE COURT OF GENERAL SESSIONS
 SECOND JUDICIAL CIRCUIT

CASE NO.: 2021-GS-02-00428

ORDER
 (Amending Sentence)

A TRUE AND CORRECT COPY
Robert J. White

By *Angela Williams* Date 7 June 2022
 Deputy Clerk GJM

On December 9, 2021, Defendant plead guilty to Hit and Run with Death and received a sentence of 20 years suspended to 8 years incarceration with 5 years probation. He did receive credit for 20 months of Home Detention. Defendant's attorney filed a Motion for this Court to Reconsider this sentence on December 17, 2021. A hearing on Defendant's Motion was held on May 11, 2022. Based upon the submissions of his counsel, the Defendant's statement to the Court (other than his required colloquy, he did not get to address the Court during his plea), and the arguments of the attorneys, this Court finds it appropriate to amend Defendant's sentence.

Defendant's sentence is hereby amended to the following: 20 years suspended upon the service of 3 years; the balance is suspended with probation for 5 years, with the first 3 years of probation to be served on Home Detention with a GPS monitor. Defendant shall be given credit for the 20 months he previously served on Home Detention and the time he has already spent in SCDC serving his sentence.

AND IT IS SO ORDERED this 1 day of June, 2022, in Aiken, South Carolina.

Courtney Clyburn Pope
 Judge Courtney Clyburn Pope
 Presiding General Sessions Court Judge

EMail
 FILED 7 June 2022
 Copy *Robert J. White*
 C.C.P. & O.S.
Angela Williams
 Deputy Clerk

2 T+C - PAA

STATE OF SOUTH CAROLINA
COUNTY OF SPARTANBURG

IN THE COURT OF GENERAL SESSIONS

STATE
VS.

INDICTMENT/CASE#: 2021004301003

AKA: Daniel Thomas Smith
Race: BLACK Sex: M Age: 24
DOB: [REDACTED]
Address: [REDACTED]
City, State, Zip: [REDACTED]
DL# : [REDACTED] SSN: [REDACTED]

AWR: 2021A0219101335
Date of Offense: 02/23/21
S.C. Code § : 16-11-0320
CDR Code #: 000

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazard Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADED

TO: Attempted Common law robbery (D-10yr)

In violation of § 16-11-0320 of the S.C. Code of Laws, bearing CDR Code # 0137

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-46
(CBC winner 1st or CBC winner 3rd)

The charge is: As indicted, Lesser included Offense, Defendant Waives Presentment to Grand Jury, _____ (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:

[Signature] SC101370 [Signature] SCB101347
JERRY SPENNER H SC Bar Defendant Lyles, Robina Lachlan
Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,

for a determinate term of _____ days/months/years/Time Served Youthful Offender Act not to exceed 6 years

and/or to pay a fine of \$ _____ provided that upon the service of _____ days/months/years/Time Served and/or payment

of \$ _____ ; plus costs and assessments as applicable; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run

CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.

_____ days/months

To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-30 or § 16-25-40 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

STATE VS Donald Terrence Smith INDICTMENT/CASE#: 2022024121001

SPECIAL CONDITIONS:

- PTUP after _____ months/years
And Other Terms Listed Below:
- Substance Abuse Counseling
 - Completion of GED
 - Random Drug/Alcohol testing
 - Attend Voc, Rehab, or Job Corp
 - No Contact with _____
 - Domestic Violence Intervention Program
 - Mental Health Counseling
 - May serve W/E beginning: _____
 - Sex Offender Registry pursuant to S.C. Code § 23-3-430
 - Public Service Employment @ _____ day/hours
 - Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Other: reopened Sentencing sheet from 3/30/22

- RESTITUTION: Deferred Del. Waiver Hearing Ordered

Total \$ _____ plus 20% fee: _____ \$ _____

Payment Term _____ Set by SCDFPPS

Recipient: _____

*Fees:

Fee Description	Beginning	\$
Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____	Beginning	_____
§14-1-306 (Assessments 107.5 %)		_____
§14-1-311(A)(1) (Conv. Surcharge)	\$100	_____
§14-1-311(A)(2) (DUI Surcharge)	\$100	_____
§56-5-2985 (DUI Assessment)	\$12	_____
§56-5-2985 (DUI Breath Test)	\$25	_____
§14-1-212 (Law Enforce. Funding)	\$25	_____
§14-1-213 (Drug Court Surcharge)	\$100	_____
§34-11-70(b) and (c), and 34-11-80(c) and (d) (Admin Fraud Check Court Costs)	\$41	_____
§30-21-114 (DUI Breath Test Fee)	\$50	_____
§56-5-2942(J) (Vehicle Assessment)	\$400	_____
3% to County (if paid in installments)	TBD	_____
<input type="checkbox"/> Appointed PD or appointed other counsel, Pretrial requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	_____
<input type="checkbox"/> § 17-9-30(b) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	_____
TOTAL		_____

Clerk of Court/ Deputy Clerk: April Herron

Presiding Judge: [Signature]
 Judge Code: 17254
 Sentence Date: 4/6/22

STATE OF SOUTH CAROLINA
 COUNTY OF SPARTANBURG
 STATE _____
 VS.
Frank Thomas Smith
 DOB: _____
 Race: BLACK Sex: M Age: 34
 DOB: _____
 Address: _____
 City/State/Zip: _____
 CLK: _____

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/DISSAULT: DISSENT/INDICT

AMN: _____
 Date of Court: _____
 S.G. Code § : _____
 ODR Code #: _____

SENTENCE SHEET

N.L. v. Alfred

*OJL Yes No CMV Yes No Hazard Yes No

In disposition of the above indictment comes now the Defendant who was

CORRECTED OF or PLEAS

TO: Attorney General Jay Byrd (D-100)

In violation of § 16-1-222 of the S.C. Code of Laws, bearing ODR Code # 0132

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-26-48
 (ODR violator 1st or ODR violator 2nd)

The charge is: As Indicted, Lesser Included Offense, Defendant Withers Presentation to Grand Jury. _____ (Att's Initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State ATTORNEY

John Lee 60101870 Frank Thomas Smith Alfred 608106347
 DA, SPARTANBURG CO Clerk District Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,
 for a determinate term of 90 days/_____ months/_____ years/_____ years
 and/or to pay a fine of \$ _____ provided that upon the service of 4 days/_____ months/_____ years/_____ years and/or payment
 of \$ _____; plus costs and assessments as applicable, the balance is suspended with probation for 3
 months/_____ years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-19-40 to be calculated and applied by SODOG.

To include time spent on monitored home arrest prior to trial and sentencing.
 The Defendant shall be Released from County Detention Center.

Punish in 16 U.S.C. § 922 and § 10-25-40 is unlawful for a person convicted of a violation of § 16-26-20 or § 16-25-45 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

STATE VS David Thomas Smith INDUSTRY/CASE# 2020040002

SPECIAL CONDITIONS:

FTUP after _____ months/years
And Other Terms Listed Below

- Substance Abuse Counseling
- Completion of CSD
- Random Drug/Alcohol testing
- Abused Van, Refresh. or Job Corp
- No Contact with _____
- Domestic Violence Intervention Program
- Mental Health Counseling
- May attend VEE training: _____
- Sex Offender Registry pursuant to S.O. Code § 20-6-430
- Public Service Employment 0 _____ days/hrs.
- Central Registry of Child Abuse and Neglect pursuant to S.O. Code §17-05-435.
- Other: _____

RESTRICTIONS: Deferred Out. Within Hearing Ordered

Total \$ _____ plus 20% fee _____ \$ _____

Payment Term _____ Set by SODPPF

Receipt: _____

*Fees
Fees may be pd. in equal, consecutive monthly installments of \$ _____ Beginning _____

§14-1-200 (Assessments 107.5 %)		
§14-1-211(a)(1) (Dom. Exchange)	\$100	
§14-1-211(a)(2) (DUI Exchange)	\$100	
§20-6-203 (DUI Assessment)	\$11	
§20-1-202 (DUI Breath Test)	\$25	
§14-1-212 (Law Enforcement Funding)	\$25	
§14-1-210 (Drug Court Surcharges)	\$100	
§24-1-703(a)(4), and 24-1-803(a)(4) (Admin Fraud Check Court Costs)	\$41	
§20-1-114 (DUI Breath Test Fee)	\$60	
§20-6-203 (DUI Assessment)	\$100	
25 to County (if paid in installments)	TBD	
<input type="checkbox"/> Appointed PD or appointed other contact, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	
<input type="checkbox"/> § 17-6-202 Unpaid Application Fee to be paid to the Public Defender Fund	TBD	
TOTAL		1,636.75

Clerk of Court/ Deputy Clerk:
Court Reporter:

Camp
Condemi

Presiding Judge:
Judge Code:
Sentence Date:

Ally Amy
5253
7/27/20

387414
5/12/2027
JM

FILED-RECORDED

STATE OF SOUTH CAROLINA) IN THE COURT OF GENERAL SESSIONS
COUNTY OF DORCHESTER) 2022 MAR 30 AM 9:15 THE FIRST JUDICIAL CIRCUIT

STATE OF SOUTH CAROLINA) CHESTER GRAMM
CLERK OF COURT
CASE NO.: 2021A1820500403

v.)
NICCOLE JEAN SMITH,) ORDER AMENDING SENTENCE
)
)
)
)

Defendant pled guilty to the above listed charge on March 9, 2022 and was sentenced to 15 years suspended to 10 years active plus 5 years probation with 320 days time served credit. Counsel for Defendant filed a Motion for Reconsideration. After careful consideration of this matter, I find that the Defendant's sentence be amended to 12 years suspended to 9 years active plus 3 years probation with 320 days time served credit. Special condition of mental health evaluation and counseling remains imposed per previous order; and,

IT IS SO ORDERED!



PRESIDING JUDGE OF THE COURT
OF GENERAL SESSIONS FOR THE
FIRST JUDICIAL CIRCUIT

St. George, South Carolina
This 9th of March, 2022.

STATE OF SOUTH CAROLINA

COUNTY OF Dorchester

STATE

VS.

Niccole Jean Smith

AKA:

Race: _____ Sex: F Age: 32

DOB: _____ SS#: _____

Address: _____

City, State, Zip: _____

DL#: _____ SID#: _____

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 2021GS18-0933

A/W#: 2021A1820500403

Date of Offense: 4/15/2021

S.C. Code §: 16-1-55

CDR Code #: 2413

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Accessory After the Fact to Felony A, B, C or Murder

16-1-55 of the S.C. Code of Laws, bearing CDR Code # 2413

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS §17-25-45
(CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. NJS (def.'s Initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:

Kelly LaPlante 100900
LaPlante, Kelly SC Bar #

Niccole Jean Smith
Defendant

James (Jim) Robert
SC Bar#

SCB1D1994
SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Correction, County Detention Center,

for a determinate term of 15 days/months/years/Time Served Youthful Offender Act not to exceed _____ years

and/or to pay a fine of \$ _____; provided that upon the service of 10 days/months/years/Time Served and or payment of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for 5

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.

320 days/months/years/Time Served To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

Name: Scott
Badge #: 403
Date/Time: 3/9/22/1430

1/2

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling
- Completion of GED
- Random Drug/Alcohol Testing
- Attend Voc. Rehab. or Job Corp
- No Contact with Victim
- Domestic Violence Intervention Program
- Mental Health Counseling *evaluation and*
- May serve W/E beginning: _____

Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment 0 _____ days/hours

Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.

Other: _____

RESTITUTION: Deferred Def. Waives Hearing Ordered

Total: \$ _____ plus 20% fee: _____ \$ _____

Payment Terms: _____ Set by SCDPPPS

Recipient: _____

*Fine:		\$
Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ Beginning _____		
§14-1-208 (Assessments 107.5 %)		\$ 100.00 -
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§56-1-286 (DUI Breath Test)	\$25	\$
§14-1-212 (Law Enforce. Funding)	\$25	\$ 25 -
§14-1-213 (Drug Court Surcharge)	\$150	\$
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$
§50-21-114(BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
3% to County (if paid in installments)	TBD	\$ 18.75
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.	\$500	\$ 500 -
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$
TOTAL		\$ 643.75

Clerk of Court/ Deputy Clerk: Cheryl Mahan
 Court Reporter: Christy Morris

Presiding Judge: [Signature]
 Judge Code: 2153
 Sentence Date: 3/4/22

STATE OF SOUTH CAROLINA,)
 COUNTY OF RICHLAND 2022 DEC 28 PM 1:39) IN THE COURT OF COMMON PLEAS
 State of South Carolina) ORDER
 vs.) 2017-GS-40-02935 and 2017-GS-40-02936
 Karli Stroman)
)
)

This matter comes before me on the Motion to Reconsider Sentence filed by counsel for Karli Stroman on March 18, 2019. The Motion to Reconsider followed a hearing on March 7, 2019, wherein the State, the family of the victims and Ms. Stroman were heard before the Court sentenced the Defendant to 10 years imprisonment for the above-referenced charges. The Court has reviewed the case file, the presentencing report, the Motion and supporting materials and does reduce the 10-year sentence for felony DUI with death imposed on March 7, 2019.

Ms. Stroman, was 27 years old at the time of sentencing and had no prior criminal or disciplinary records. In the investigation of the automobile accident and during her the prosecution of the case against her, Ms. Stroman accepted responsibility for the loss of life. Ms. Stroman admitted her vehicle crossed the double yellow line on Two Notch Road in Columbia while she was adjusting music on her phone. She revealed at the scene that she had been to an office Christmas party before the accident and had a few drinks. Ms. Stroman struck the Honda automobile coming in the opposite direction being driven by Theresa Soto. Both Ms. Soto and her passenger, Sylina Mitchell, lost their lives. Ms. Stroman consented to a blood alcohol test and the SLED results detected a .14. The MAIT team analysis of the accident scene and defense counsel's own expert

were required to confirm the collision point on Two Notch Road. The cars collided just over the double yellow line.

Further, defense counsel advised Ms. Stroman that the collection of blood and testing techniques warranted further expert analysis that could bring into question the accuracy of the tests but Ms. Stroman pleaded guilty to the two charges on July 11, 2018. The Defendant did not exhaust the legal process and did not put the Soto and Mitchell family through further litigation of this matter.

In her Motion to Reconsider, counsel for Ms. Stroman provided a review of 2014-2018 available data from the South Carolina Department of Corrections ("SCDC") and media accounts of sentencing in felony DUI cases which the Court considered. According to the materials and counsel, of the 161 defendants entering the SCDC for this offense, 106 (66%) are serving sentences of one (1) to ten (10) years. Ms. Stroman asserts that the SCDC data and news articles researched on similar claims show that defendants with significantly more aggravating factors, criminal histories and aberrant behavior were given lesser sentences.

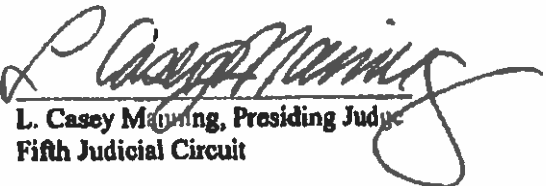
The legislature acknowledged the disparity of proper sentencing for felony DUI with death by establishing a sentencing range of not less than one (1) year nor more than twenty-five (25) years, with mandatory service of 85%. S.C. Code Ann. §56-5-2945. The data and the Court's experience show that the highest sentences are reserved for those defendants with prior DUI convictions or other criminal histories and/or intentional conduct.

Ms. Stroman has accepted responsibility for a very serious act and should and shall receive a substantial sentence. While the 10-year sentence is not dramatically disproportionate compared to similarly situated defendants, given the facts of this case that it is greater than necessary to achieve

the goals of sentencing.

IT IS ORDERED, ADJUDGED AND DECREED THAT the 10-year sentence issued on March 7, 2019 be reduced to 8 years and shall be served concurrently with any and all other State and Federal charges Defendant is serving at the time of this Order. As it did in Ms. Stroman's original sentencing, the Court considered the 783 days Ms. Stroman was in custody or under house arrest and holds that the 8- year sentence is to be reduced by the 783 days before the mandatory service of 85%. S.C. Code Ann. §56-5-2945.

AND IT IS SO ORDERED


L. Casey Manning, Presiding Judge
Fifth Judicial Circuit

Columbia, South Carolina
December 28th, 2022

STATE OF SOUTH CAROLINA)
 COUNTY OF GEORGETOWN)
 STATE OF SOUTH CAROLINA)
 PLAINTIFF.)
 VS.)
 JOSHUA RASHAUN TAYLOR)
 DEFENDANT.)

IN THE COURT OF GENERAL SESSIONS
 Warrant: 2013A2210100016 & 2013GS2200594
 Indictment: 2013-GS22-00593 & 594

Order for Reduction in Sentence
 for Substantial Assistance to the State

FILED
 JAMES COUNTY, S.C.
 OCT 20 PM 4:58
 CLERK OF COURT
 Y. WHITE

The Defendant Joshua Rashaun Taylor was convicted by a Georgetown County Jury on August 28, 2014 on Indictment 2013-GS22-00593 on the charge of Assault and Battery of a High and Aggravated Nature and Indictment 2013-GS22-00594 on the charge of Possession of a Firearm during the Commission of a Violent Crime. The Honorable Craig Brown sentenced the Defendant to 20 years on the charge of Assault & Battery of a High and Aggravated Nature and 5 years on the charge of Possession of Firearm during the Commission of a Violent Crime, to be served concurrently.

The Defendant testified in the trial of the State v. [REDACTED] was convicted of Murder on Indictment 2013GS220 [REDACTED] Burglary First Degree on Indictment 2012GS220 [REDACTED] Armed Robbery on Indictment 2012GS220 [REDACTED] and Kidnapping on Indictment 2012GS220 [REDACTED] and was sentenced to Life Imprisonment with consecutive sentences for the remaining charges.

A Motion was filed by the Attorney for the Defendant with the Consent of the State for a Reduction in Sentence for Providing Substantial Assistance to the State in the prosecution of Rivers. The parties and Court agreed that the Motion is proper and the Court has the authority to reduce Mr. Taylor's sentence pursuant to S.C. Code Section 17-25-6. The State and Defense did not agree on the amount of time that the sentences should be reduced.


After hearing from the State and the Defense, I find that the Defendant's Sentence should be reduced, and IT IS THEREFORE ORDERED:

- A. On the Charge of Assault and Battery of a High and Aggravated Nature 2013-GS22-0593, his sentence shall be reduced from 20 years to 15 years, suspended to 10 years active time followed by 2 years of probation.
- B. The sentence on the charge of Possession of a Firearm during the Commission of a Violent Crime shall remain the same at 5 years and shall be served concurrently;

[Handwritten signature]

- C. The Defendant shall be given credit for the time he has previously served, to be calculated by the South Carolina Department of Corrections;
- D. The Defendant is restrained from any contact whatsoever with the victim [REDACTED]
- E. This reduction does not affect the collateral consequences of the conviction. The charge of Assault and Battery of a High and Aggravated Nature is a violent, serious conviction under South Carolina Law and exposes the Defendant to the potential of life in prison for any subsequent, serious or most serious convictions.
- F. The Defendant is prohibited under State and Federal law from the possession, purchase, or transportation of any firearm and/or ammunition.

AND IT IS SO ORDERED.


R. FERRELL COTHAN
PRESIDING CIRCUIT COURT JUDGE

OCTOBER 20, 2022

GEORGETOWN, SOUTH CAROLINA

366099

RICHLAND COUNTY
FILED

Warrant Number: M723430-32

2022 DEC 29 AM 8:21

JEANETTE M. HERRIDGE
C.C.P., G.S. & F.C.

STATE OF SOUTH CAROLINA)
COUNTY OF RICHLAND)

The State of South Carolina,)

va.)


Edward Walker,)
Defendant.)

ORDER RESENTENCING DEFENDANT

A motion to reconsider sentence was heard before this Court on December 15, 2022. Present for the Defense was Tivis Sutherland, for the State Deputy Solicitor Dan Goldberg.

Upon consideration of the facts and the presentation of the parties, the sentence of the Defendant, Edward Walker is to be reduced from 20 years to 15 years on each count, all sentences to run concurrent with one another. The Defendant is to receive credit for time served from June 9, 2011.

Therefore IT IS ORDERED that the sentence on the above captioned cases be reduced from 20 to 15 years, to run concurrently, with credit for time served from June 9, 2011.


T. Casey Manning
Presiding Judge
Fifth Judicial Circuit

Columbia, South Carolina
This 29 Day of December, 2022

STATE OF SOUTH CAROLINA)
 COUNTY OF HORRY)
)
 STATE OF SOUTH CAROLINA)
)
 V.)
)
 SAMMY KEITH WATKINS,)
 Defendant.)

IN THE COURT OF GENERAL SESSIONS
 FIFTEENTH JUDICIAL CIRCUIT

CASE No.: 2020GS2602200

ORDER FOR
 REDUCTION OF SENTENCE
 UNDER §17-25-65

The State moved this Honorable Court under the provisions of S.C. Code of Law §17-25-65, which allows the Court to reduce a Defendant's existing sentence based on providing substantial assistance to the State if certain criteria to the State have been met.

A hearing on this matter was held before this Honorable Court in January 25, 2022. The Defendant, his attorney, Johnathan Hiller and the 15th Circuit Solicitor's Office were present before the Court. The Court was informed of the details of this case, and the nature of the Defendant's assistance in the prosecution of an unrelated homicide case.

After hearing from the State and the Defendant, the Court finds the motion is proper under §17-25-65 (A)(1). The assistance provided, as well as this motion, were brought within one year of the Defendant's sentencing. The Court finds that the assistance provided to law enforcement did rise to the level of substantial assistance in the prosecution of violent felony.

THEREFORE, it is hereby ORDERED that the Defendant's sentence in the above referenced matters will be reduced from 8 years to 4 years for Possession of Stolen Vehicle. The Defendant is to be given credit for all time served with the balance of the sentence to be served as originally ordered.

AND IT IS SO ORDERED.

DATED: Jan. 25, 2022

Conway, South Carolina

RECEIVED

JAN 26 2022

DIVISION OF CLASSIFICATION
 & INMATE RECORDS

Kristi Curtis
 THE HONORABLE KRISTI F. CURTIS
 PRESIDING JUDGE, 15th JUDICIAL CIRCUIT

STATE OF SOUTH CAROLINA
County of Horry
STATE vs.

AKA: Sammy Watkins
Race: White Sex: Male
DOB: [REDACTED]
SSN: [REDACTED]
SID# [REDACTED]

IN THE COURT OF GENERAL SESSIONS
Indictment Number:

2020-GS-216-02200
Probation C/W#s: W-216-20-0136

Name of Original Offense: Pass. State Vehicle
Original A/W#: 2020A216102003876
Date of Original Offense: 2-28-2020
Conviction S.C. Code #: 16-21-0080
Conviction CDR Code #: 314161R
Original Sentence: 8 YRS ST SURT PROBATION

ORDER

The above named defendant has been charged with violating the conditions of probation ordered on 8.3.20 in the Court of General Sessions of Horry County, and/or the additional conditions ordered by the Court in probation continuation orders issued on 9-18-20, as set forth in the attached warrants or citation(s) dated 9-18-20. After hearing the evidence and being duly advised, in the presence of the jury of the defendant, I find that the above named defendant has violated the following condition(s) of probation: 1st by failure to fulfill special conditions as provided in the affidavit

Therefore, IT IS ORDERED that:

- the suspended sentence be revoked and the above named defendant be required to serve 8 months/years the remainder of the original sentence, and/or pay \$.
- the suspended sentence be revoked and the above named defendant be required to serve months/years of the original sentence and/or pay \$; thereupon to be retrained on probation, subject to the conditions set forth in the attached order and not inconsistent with this order.
- the above named defendant is continued on probation as provided for in the original sentence, subject to the conditions set forth therein and not inconsistent with this order.
- probation is reduced to time served under supervision and the defendant is discharged from supervision on this date.
- the above named defendant is placed on electronic monitoring pursuant to §23-3-640 (mandatory if convicted of first or third degree criminal sexual conduct with a minor or lead act, discretionary if convicted of any other applicable sex offense against a minor).

Financial Obligations: Order setoffs: Department fees (average) Civil Judgment: Department fees
 Fines and other fees (average / balance) Fines and other fees
 Restitution (and 20%) (average / balance) Restitution (and 20%)

Additional Conditions ordered by the Court:
revoke 8 years and terminate
NO AM

- The defendant is given credit for pre-revocation hearing detention time on current probation violation to be calculated and applied by the SO Department of Corrections.
- The defendant is to be given credit for pretrial detention time served (N/A if defendant has served prior SCDC time).
- The defendant has served days/months/years of prior revocations and/or trial SCDC time.
- The defendant was previously placed on active electronic monitoring pursuant to §23-3-640.

This 20th day of AUGUST, 2021.
[Signature] Presiding Judge [Signature] Judicial Clerk

You are hereby advised that under the law the Court may at any time revoke or modify any condition of this probation if you fail to keep any lawful condition I decree proper or extend your period of probation not to exceed five (5) years. At any time within the period of your probation, the Court may require you to serve any part of the original sentence imposed.

This is to certify that I have read, or been read to me, the order and the conditions set out therein. I agree to comply with such conditions and the conditions of my attached probation order during the period of my probation. I have received a copy of this Court's order and all attachments.

Offender's Signature: _____ Witnessed by: _____

Signed this _____ day of _____ at _____ SC

STATE OF SOUTH CAROLINA

COUNTY OF _____
STATE _____

Vs.
Sampy Keith Watkins

AKA: _____

Race: WHITE Sex: M Age: 32

DOB: _____

Address: _____

City, State, Zip: _____

DL#: _____ SID#: _____

*CDL Yes No CMV Yes No Handed Yes No

In disposition of the said indictment occurs now the Defendant who was

TO: Possession of stolen vehicle, value \$10,000 or more (A-10 years within First 1st Court's discretion)

In violation of § 16-21-200 of the S.C. Code of Laws, bearing CDR Code # 2461
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS/CSC §17-23-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)

The plea is: Guilty, Not Guilty, Pleadings or Recommendation, Negotiated Plea, Recommendation by the State. PR

ATTEST: _____ SC06007/ _____ SC06007/ _____ SC06007/ _____ SC06007/

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center, for a determinate term of _____ days/months/years or under the Youthful Offender Act not to exceed _____ years and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment of \$ _____; plus costs and assessments as applicable; the balance is suspended with probation for _____ months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.

The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-23-135.

Pursuant to 18 U.S.C. Section 922, it is unlawful for a person convicted of a violation of Section 16-28-20 or 16-28-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS

INSTITUTION: Deferred Det. Waives Hearing Ordered **PTOP**

Total: \$ 4,750.00 plus 20% fee: _____ \$

Payment Terms: Joint + Secured

Set by SCDPPTS: W/ CA - Defendant

Receipt: _____

*Fee:		\$
§14-1-206 (Assessments 107.5 %)		
§14-1-211(A)(1) (Conv. Surcharge)	\$100	100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	
§56-5-2903 (DUI Assessment)	\$12	
§56-1-285 (DUI Breath Test)	\$25	
Provis (Public Def/Probation)	\$300	300.00
§14-1-813 (Law Enforcement Funding)	\$25	25.00
§14-1-319 (Drug Court Surcharge)	\$150	
§30-21-114(B)(1) (Breath Test Fee)	\$20	
§26-5-2943(f) (Vehicle Assessment)	\$40/ea	
3% to County (if paid in installments)		142.75
TOTAL		1042.75

Clerk of Court/Deputy Clerk: Reese Fung

Court Reporter: Kathie Dahl

SCCA/217 (04/2018)

IN THE COURT OF GENERAL SESSIONS

VA ✓

INDICTMENT/CASE#: 2020CG002200

A/W#: 2020A261020086

Date of Offense: 2/23/2020

S.C. Code §: 16-21-000

CDR Code #: 3461

SENTENCE SHEET

CONVICTED OF or PLEADS

(A-10 years within First 1st Court's discretion)

Mandatory GPS/CSC §17-23-45

with/without 1st or Last Act

Negotiated Plea, Recommendation by the State. PR

ATTEST: _____ SC06007/ _____ SC06007/ _____ SC06007/ _____ SC06007/

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center, for a determinate term of _____ days/months/years or under the Youthful Offender Act not to exceed _____ years and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment of \$ _____; plus costs and assessments as applicable; the balance is suspended with probation for _____ months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: _____

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.

The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-23-135.

Pursuant to 18 U.S.C. Section 922, it is unlawful for a person convicted of a violation of Section 16-28-20 or 16-28-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS

INSTITUTION: Deferred Det. Waives Hearing Ordered **PTOP**

Total: \$ _____ plus 20% fee: _____ \$

Payment Terms: Joint + Secured

Set by SCDPPTS: W/ CA - Defendant

Receipt: _____

*Fee:		\$
§14-1-206 (Assessments 107.5 %)		
§14-1-211(A)(1) (Conv. Surcharge)	\$100	100.00
§14-1-211(A)(2) (DUI Surcharge)	\$100	
§56-5-2903 (DUI Assessment)	\$12	
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§14-1-319 (Drug Court Surcharge)	\$150	
§30-21-114(B)(1) (Breath Test Fee)	\$20	
§26-5-2943(f) (Vehicle Assessment)	\$40/ea	
3% to County (if paid in installments)		142.75
TOTAL		1042.75

Clerk of Court/Deputy Clerk: _____

Court Reporter: _____

SCCA/217 (04/2018)

Providing Judge: [Signature]

Judge Code: [Signature]

Sentence Date: 08/10/2020

STATE OF SOUTH CAROLINA)
COUNTY OF RICHLAND)

The State of South Carolina,)

vs.)

Wendell Jordan Wilson,)
Defendant.)

IN THE COURT OF GENERAL SESSIONS

Warrant Number: 2017A4010200779

Indictment Number: 2017GS4005829

Probation Warrant: W-40-19-0431

ORDER AMENDING SENTENCE


On May 13, 2022, this Court heard a probation violation hearing for the above-captioned case. At that time, the Court revoked and terminated Mr. Wilson's probation for a period of three years. On May 18, 2022, Counsel for Mr. Wilson filed a motion to reconsider his sentence. The Court heard Counsel's motion to reconsider on June 27, 2022 and issues the following **ORDER**:

- 1) Mr. Wilson's probation is hereby terminated for the above-captioned case;
- 2) Mr. Wilson's revocation sentence is reduced from three years to thirty months; and
- 3) Mr. Wilson shall receive full credit for his time-served, including seven months from his original incarceration in 2017 and 2018, as well as credit for Mr. Wilson's current incarceration, which began on May 13, 2022.

IT IS SO ORDERED.

Dated

6-28-22



The Honorable Judge D. Benjamin
Presiding Judge, Fifth Judicial Circuit
Court of General Sessions, Richland County

29 JUN 30 2022