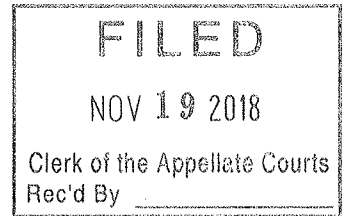


IN THE SUPREME COURT OF TENNESSEE
AT NASHVILLE



IN RE: AMENDMENTS TO)
TENNESSEE SUPREME COURT) No. ADM2018-01748
RULE 17)

COMMENT OF THE TENNESSEE BAR ASSOCIATION
IN RESPONSE TO THE PETITION FOR
AMENDMENT OF TENN. S. CT. R. 17

The Tennessee Bar Association (“TBA”), submits the following comment regarding the proposed amendments to Tenn. S. Ct. R. 17, filed September 25, 2018.

The Supreme Court’s Order was carefully reviewed by the TBA Committee on the Judiciary and the Criminal Justice Section, and after much consideration, the TBA supports amending the uniform judgment document set forth in Tennessee Supreme Court Rule 17.


RESPECTFULLY SUBMITTED,

By: /s/ by permission
JASON PANNU (023816)
President, Tennessee Bar Association
Lewis Thomason
P.O. Box 198615
Nashville, TN. 37219
(615) 259-1366

By: /s/ by permission
SARAH Y SHEPPEARD (007120)
President - Elect, Tennessee Bar Association
Lewis Thomason
One Centre Square, Fifth Floor
620 Market Street
Knoxville, Tennessee 37902
(865) 546-4646

By: /s/ by permission
EDWARD LANQUIST (013303)
General Counsel, Tennessee Bar Association
Patterson Intellectual Property Law, PC
1600 Division Street, Suite 500
Nashville, Tennessee 37203
(615) 242-2400

By: /s/ by permission
BERKLEY SCHWARZ (033166)
Director of Public Policy & Government
Affairs
Tennessee Bar Association
221 Fourth Avenue North, Suite 400
Nashville, Tennessee 37219-2198
(615) 383-7421

By: 
JOYCELYN STEVENSON (021710)
Executive Director,
Tennessee Bar Association
221 Fourth Avenue North, Suite 400
Nashville, Tennessee 37219-2198
(615) 383-7421

CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing has been served upon the individuals and organizations identified in Exhibit "A" by regular U.S. Mail, postage prepaid within seven (7) days of filing with the Court.


Joycelyn Stevenson

“Exhibit “A”

Dwight Aarons
President, National Bar Association,
William Henry Hastie Chapter
University of Tennessee College of Law
1505 Cumberland Avenue, Room 363
Knoxville, TN 37996-0681

Douglas Bates
President, Hickman County Bar
Association
Bates & Bates
P.O. Box 1
Centerville, TN 37033

Karol Lahrman
Executive Director
TLAW
P.O. Box 331214
Nashville, TN 37203

Mark Blakley
President, Scott County Bar Association
District Public Defender's Office
2792 Baker Highway; P.O. Box 310
Huntsville, TN 37756

Ben Boston
President, Lawrence County Bar Assoc.
Boston, Holt, Sockwell & Durham PLLC
P.O. Box 357
Lawrenceburg, TN 38464

Cameron Jehl
President, Tennessee Trial Lawyers Assoc.
Jehl Law Group, PLLC
5400 Poplar Avenue, Suite 250
Clinton, TN 37716

Wynne Caffey-Knight
President-Elect, Knoxville Bar Association
Elmore, Stone & Caffey PLLC
5616 Kingston Pike, #301
Knoxville, TN 37919

Kirk Catron
President, Rutherford-Cannon County Bar
Association
McCarter, Catron & East
101 N. Maple Street
Murfreesboro, TN 37130-3506

Marc Harwell
President, Chattanooga Bar Assoc.
Leitner Williams Dooley & Napolitan
200 W. MLK Blvd., Suite 500
Chattanooga, TN 37402-2566

Patrick G. Frogge
Executive Director
Public Defenders Conference
618 Church Street, Suite 300
Nashville, TN 37219

Loretta Cravens
President, ETLAW
Cravens Legal
P.O. Box 396
Knoxville, TN 37901

Barri Bernstein
Executive Director
Tennessee Bar Foundation
618 Church Street, Suite 120
Nashville, TN 37219

Laurel Farrell
President, Washington County Bar Assoc.
249 E. Main Street, Suite 156
Johnson City, TN 37604-5707

Keith Burroughs
President, Knoxville Bar Association
Egerton, McFee, Armistead & Davis
900 S. Gay Street, 14th Floor
Knoxville, TN 37902

Rachel Witherington
President, Tipton County Bar Association
Law Office of T.D. Forrester
114 W. Liberty Ave., P.O. Box 1038
Covington, TN 38019

Florence Johnson
President, NBA, Ben Jones Chapter
Johnson and Johnson, PLLC
1407 Union Avenue, Suite 1002
Memphis, TN 38104

Curt Collins
President, Greene County Bar Association
C. Collins Law Firm
102 S. Main Street
Greeneville, TN 37743-4922

Bratten Cook
President, Dekalb County Bar Association
Bratten Hale Cook II
104 N. 3rd Street
Smithville, TN 37166

Terri Crider
President, Gibson County Bar Association
Flippin, Atkins & Crider PC
P.O. Box 160
Humboldt, TN 38343

Nick Utter
President, Marshall County Bar Association
104 Belfast Street
Lewisburg, TN 37091

Jeremy Ball
President, Jefferson County Bar
Association
District Attorney Office
P.O. Box 690
Dandridge, TN 37725

Jeff Ward
President
Tennessee Board of Law Examiners
Milligan & Coleman
P.O. Box 1060
Greeneville, TN 37744

Gordon Byars
President, Putnam County Bar Association
Byars Law
101 S. Jefferson Avenue
Cookeville, TN 38501

Denise Lawrence
Executive Director
TACDL
530 Church Street, # 300
Nashville, TN 37219

Jeff Cherry
President, TACDL
Lowery, Lowery & Cherry PLLC
150 Public Square
Lebanon, TN 37087

Jeff Cranford
President, Hamblen County Bar Assoc.
Wimberly Lawson Wright Daves
929 West 1st North St., P.O. Box 1066
Morristown, TN 37814

Daryl Colson
President, Overton County Bar Association
Colson & Maxwell
808 North Church Street
Livingston, TN 38570-1134

Anthony Clark
President, Paris-Henry County Bar Assoc.
Clark & Cox PLLC
104 N. Brewer Street
Paris, TN 38242

Creed Daniel
President, Grainger County Bar Association
Daniel & Daniel
115 Marshall Avenue; P.O. Box 6
Rutledge, TN 37861-0006

Michael Davis
President, Morgan County Bar Assoc.
216 N. Kingston Street
P.O. Box 925
Wartburg, TN 37887-0925

Dan Douglas
President, Lauderdale County Bar
Association
P.O. Box 489
Ripley, TN 38063-0489

Vinh Duong
President, Tennessee Asian Pacific
American Bar Association
Waller Lansden Dortch & Davis LLP
511 Union Street, #2700
Nashville, TN 37210

Kelly Tollett
President, Cumberland County Bar
Association
Fields & Tollett
18 East Street
Crossville, TN 38555

Andrew Frazier
President, Benton County Bar Association
Whitworth Law Firm
P.O. Box 208
Camden, TN 38320

Katie Zipper
President, Williamson County Bar
Association
Zipper Law, PLLC
204 4th Avenue South
Franklin, TN 37064

Anna Penland
President, Sevier County Bar Association
Ogle, Gass & Richardson PC
P.O. Box 5365
Sevierville, TN 37864

Alberto Gonzales
Dean
Belmont University School of Law
1900 Belmont Boulevard
Nashville, TN 37212

David Stanifer
President, Claiborne County Bar
Association
Stanifer & Stanifer
P.O. Box 217
Tazewell, TN 37879

Amy Kathleen Skelton
President, Hawkins County Bar Association
Law Office of Mark A. Skelton
121 South Depot Street
Rogersville, TN 37857

Lynda Hood
Executive Director
Chattanooga Bar Association
801 Broad Street
Suite 420 Pioneer Building
Chattanooga, TN 37402

Joanna Douglass
President, Lawyers Association for Women
Tennessee Department of Human Services
225 Martin Luther King Dr., #210
Jackson, TN 38301

Michael Mansfield
President, Tennessee Defense Lawyers
Association (TDLA)
Rainey, Kizer, Reviere & Bell, PLC
P.O. Box 1147
Jackson, TN 38302

Sam Felker
President, Tennessee Stonewall Bar Assoc.
Baker, Donelson, Bearman, Caldwell
211 Commerce Street, Suite 800
Nashville, TN 37201

Jeffrey Granillo
President, Federal Bar Association
Chattanooga Chapter
Chambliss Bahner & Stophel PC
605 Chestnut Street, Suite 1700
Chattanooga, TN 37450

Steven Wilmoth
President, Robertson County Bar
Association
Fleming Law Firm
409 North Locust Street
Springfield, TN 37172

Melanie Gober Grand
Executive Director
Lawyers Association for Women Marion
Griffin Chapter
P.O. Box 210436
Nashville, TN 37221

Kristin Green
President, Bedford County Bar Association
P.O. Box 461
Shelbyville, TN 37162-0461

Bryce Ashby
Federal Bar Association,
Memphis/Mid-South Chapter President
Donati Law, PLLC
1545 Union Avenue
Memphis, TN 38104-3726

James Haywood
President, Haywood County Bar
Association
Haywood Law, PLLC
50 Boyd Avenue, P.O. Box 438
Brownsville, TN 38012-0438

Mark Hayes
Tennessee Bar Foundation Chair
Jenkins | Dedmon | Hayes Law Group LLP
111 South Mill Avenue
Dyersburg, TN 38024

Hilary Duke
President, Dickson County Bar Association
Reynolds, Potter, Ragan & Vandivort, PLC
210 East College Street
Dickson, TN 37055

Ariel Anthony
Chapter President, National Bar
Association, S.L. Hutchins Chapter
Husch Blackwell
735 Georgia Avenue, Suite 300
Chattanooga, TN 37402

Joseph Ford
President, Franklin County Bar Association
McBee & Ford
17 S. College Street
Winchester, TN 37398

Anne Fritz
Executive Director
Memphis Bar Association
145 Court Avenue, Suite 1
Memphis, TN 38103-2292

Melissa Blevins
President, 12th Judicial Bar Association
Blevins & Blevins, PLLC
23 Courthouse Square
Jasper, TN 37347

Eileen Kuo
President, AWA
Jackson Lewis, PC
999 Shady Grove Rd., Suite 110
Memphis, TN 38120

Chris Guthrie
Dean
Vanderbilt University School of Law
131 21st Ave. South, Room 108
Nashville, TN 37203-1181

Jon Mac Johnson
President, Monroe County Bar Association
Attorney at Law
P.O. Box 613
Madisonville, TN 37354

Charles Hughes
President, Bradley County Bar Association
Office of the Public Defender 10th Judicial
District
P.O. Box 1523
Cleveland, TN 37369-1523

Joseph McAfee
Federal Bar Association,
Northeast Tennessee Chapter President
100 West Summer Street
Greeneville, TN 37743

Amy Bryant
President, Napier-Looby Chapter
State of Tennessee
310 Great Circle Road
Nashville, TN 37243

Lauren Biloski
President, Anderson County Bar Assoc.
Biloski & Miller
1710 Oak Ridge Highway
Clinton, TN 37716

Candice Mendez
President, Cocke County Bar Association
123 McSween Avenue
Newport, TN 37821-3111

Lindsey Ralston
President, Sumner County Bar Association
The Ralston Firm
101 Public Square, Suite 301
Gallatin, TN 37066-2389

Michael Russell
President, Federal Bar Association
Nashville Chapter
Waller
511 Union Street, Suite 2700
Nashville, TN 37219

John Alexander
Tennessee CLE Commission Chair
Raney, Kizer, Revier & Bell PLLC
50 N. Front St., Suite 610
Memphis, TN 38103

Jack Warner
President, Obion County Bar Association
Warner Law Firm PLC
308 W. Church Street
Union City, TN 38261

Monica Mackie
Executive Director
Nashville Bar Association
150 4th Avenue N., Suite 1050
Nashville, TN 37219

Katharine T. Schaffzin
Dean, University of Memphis
Cecil C. Humphreys School of Law
1 North Front Street, Office Law 276
Memphis, TN 38103

Mark Mesler
Tennessee Lawyers Fund for Client
Protection Chair
Rosenblum & Reisman, P.C.
6070 Poplar Avenue, Suite 550
Memphis, TN 38119

Isaac Conner
President, Tennessee Alliance for Black
Lawyers
Manson Johnson Conner, PLLC
215 2nd Avenue North
Nashville, TN 37201

Troy Jones
President, Blount County Bar Association
P.O. Box 2308
Knoxville, TN 37901

Suzanne Keith
Executive Director
Tennessee Association for Justice
629 Woodland Street
Nashville, TN 37206

Rebecca Parsons
President, Giles County Bar Association
Rebecca Sue Parsons, Attorney at Law
118 S. Second St.; P.O. Box 333
Pulaski, TN 38478-3219

Will Lockhart
President, Coffee County Bar Association
Burch & Lockhart
200 South Woodland Street
Manchester, TN 37355

Marsha Watson
Executive Director
Knoxville Bar Association
P.O. Box 2027
Knoxville, TN 37901-2027

Denny Mitchell
President, White County Bar Association
Mitchell Law Office
112 South Main Street
Sparta, TN 38583

David Myers
President, Union County Bar Association
105 Monroe Street; P.O. Box 13
Maynardville, TN 37807-0013

Matt Maddox
President, Carroll County Bar Association
Attorney at Law
P.O. Box 827
Huntingdon, TN 38344

Holly Renken
President, TLAW
Tennessee Court of Appeals
100 Peabody Place, Suite 1145
Memphis, TN 38103

Danielle Hardee
President, Jackson-Madison-Henderson
County Bar Association
U.S. District Federal Court
111 S. Highland Avenue
Jackson, TN 38301

Bill Koch
Dean
Nashville School of Law
4013 Armory Oaks Drive
Nashville, TN 37204-4577

Chessia Cox
President, McMinn-Meigs County Bar
Association
Cox Law Office
130 East Washington Ave., Suite 7
Athens, TN 37303

William Lawson
President, Unicoi County Bar Association
112 Gay Street, Suite A; P.O. Box 16
Erwin, TN 37650-0016

Judy McKissack
Director
Tennessee Commission on Continuing
Legal Education
1321 Murfreesboro Pike, #810
Nashville, TN 37217

Judge Bart Stanley
President, Warren County Bar Association
31st District Circuit Court
111 S. Court Square, Suite 200
McMinnville, TN 37110-2571

Ashley Boyer
President, Bristol Bar Association
Sullivan County Public Defender Office
266 Blountville Bypass; P.O. Box 839
Blountville, TN 37617

Ian McCabe
President, Loudon County Bar Association
Tennessee Dept. of Children's Services
628 Woodland Drive
Clinton, TN 37716

Mark Free
President, Maury County Bar Association
Tisher, Free & Lynn PLLC
809 S. Main Street, Suite 200
Columbia, TN 38401

Lynn Newcomb
President, Cheatham County Bar Assoc.
Balthrop, Perry, Noe, Newcomb
102 Boyd Street; P.O. Box 82
Ashland City, TN 37015

Marjorie Thornton
President, Kingsport Bar Association
The Hanor Law Firm
533 Forestdale Road
Kingsport, TN 37660

Liz Sitgreaves
President, LAW Marion Griffin Chapter
The Law Offices of John Day
5141 Virginia Way, Suite 270
Brentwood, TN 37027

Lucian T. Pera
Immediate Past President
Tennessee Bar Association
Adams and Reese
6075 Poplar Avenue, Suite 700
Memphis, TN 38119

Earle Schwarz
President, Memphis Bar Association
2157 Madison Avenue, Suite 201
Memphis, TN 38104

Charles Crass
President, Roane County Bar
100 Court Street
Kingston, TN 37763-2809

Steven Jacoway
President-Elect, Chattanooga Bar Assoc.
Patrick, Beard, Schulman & Jacoway, P.C.
537 Market Street, Suite 202
Chattanooga, TN 37402

Deborah Tate
Administrative Director
Administrative Offices of the Courts
511 Union Street, Suite 600
Nashville, TN 37219-1768

Robert Thomas
NBA, Ballard Taylor Chapter President
Federal Defender Office
200 Jefferson Ave., Suite 200
Memphis, TN 38103

Amy Farrar
President, MTLAW
Farrar Wright PLLC
122 North Church Street
Murfreesboro, TN 37130

Jeffery Collier
President
Campbell County Bar Assoc.
Collier & Evans
P.O. Box 426
Jacksboro, TN 37757

Beau Pemberton
President, Weakley County Bar Association
Law Office Of James H. Bradberry
109 North Poplar Street; P.O. Box 789
Dresden, TN 38225-0789

Lisa Perlen
Executive Director
Tennessee Board of Law Examiners
511 Union Street, Suite 525
Nashville, TN 37219

Gary Wade
Dean, Lincoln Memorial University
Duncan School of Law
601 W. Summit Hill Drive
Knoxville, TN 37902

Paz Haynes
President, Napier-Looby Bar Foundation
Bone McAllester Norton PLLC
511 Union Street, Suite 1600
Nashville, TN 37219

Laura Smith
President-Elect, Nashville Bar Assoc.
Nashville Electric Service
1214 Church Street
Nashville, TN 37246

Harriet Thompson
President, Hardeman County Bar
Association
P.O. Box 600
Bolivar, TN 38008

Erin Palmer Polly
President, Nashville Bar Association
Butler Snow LLP
150 3rd Avenue South, Suite 1600
Nashville, TN 37201

John Lee Williams
President, Humphreys County Bar Assoc.
Porch Peeler Williams Thomason
102 S. Court Square
Waverly, TN 37185-2113

Melanie Wilson
Dean
UT College Of Law
1505 W. Cumberland Avenue
Knoxville, TN 37996-1810

Ann Pruitt
Executive Director
Tennessee Alliance for Legal Services
1220 Vintage Place
Nashville, TN 37215

Lauren Sherrell
President, SETLAW
O'Shaughnessy & Carter, PLLC
735 Broad Street, Suite 1000
Chattanooga, TN 37402

Mario Ramos
President, Tennessee Association of
Spanish Speaking Attorneys
2021 Richard Jones Road, Suite 300
Nashville, TN 37215

Zachary Talbot
President, Montgomery County Bar Assoc.
Patton & Pittman
101 North Third Street
Clarksville, TN 37040-3401

Randall Self
President, Lincoln County Bar Association
Randall E. Self, Attorney At Law
131A Market Street E.; P.O. Box 501
Fayetteville, TN 37334-0501

Kyle Heckman
President, 15th Judicial District Bar Assoc.
Lee & Lee Attorneys at Law
109 E. Gay Street
Lebanon, TN 37087-3611

James Taylor
President, Rhea County Bar Association
375 Church Street, Suite 300
Dayton, TN 37321-1322

Julie Palmer
President, Dyer County Bar Association
Palmer Law Firm
116 W. Court Street
Dyersburg, TN 38024-4639



PRESIDENT
Jason Pannu
P.O. Box 198615
Nashville, Tennessee 37219
(615) 259-1366
FAX (615) 259-1389
Email: jpannu@lewisthomason.com

PRESIDENT-ELECT
Sarah Sheppard
620 Market Street, 5th floor
Knoxville, Tennessee 37902
(865) 546-4646
FAX (865) 523-6529
Email: ssheppard@lewisthomason.com

VICE PRESIDENT
Michelle Greenway Sellers
Rainey, Kizer, Reviere & Bell PLC
P.O. Box 1147
Jackson, Tennessee 38302
(731) 426-8145
FAX (731) 426-8111
Email: msellers@raineykizer.com

TREASURER
Mary Dohner-Smith
401 Commerce Street
Suite 1010
Nashville, Tennessee 37219-2484
(615) 320-5200
FAX (615) 321-5891
Email: mdohner@constangy.com

SECRETARY
Brian Winfrey
2002 Richard Jones Road
Suite B-200
Nashville, Tennessee 37215-2809
(615) 928-9890
Fax: (615) 928-9917
Email: bwinfrey@forthepeople.com

IMMEDIATE PAST PRESIDENT
Lucian Pera

BOARD OF GOVERNORS
Christian Barker, Nashville
Jim Barry, Germantown
Tasha Blakney, Knoxville
Jim Cartiglia, Brentwood
Ramona DeSalvo, Nashville
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Mary Beth Maddox, Knoxville
David McDowell, Chattanooga
Rachel Moses, Cookeville
John Partin, McMinnville
Trey Thacher, Memphis
David Veile, Franklin
Troy Weston, Knoxville
Matt Willis, Dyersburg
Mason Wilson, Memphis
Shelly Wilson, Knoxville
Deborah Yeomans-Barton, Johnson City

GENERAL COUNSEL
Ed Lanquist, Nashville

EXECUTIVE DIRECTOR
Jocelyn A. Stevenson, Nashville
Email: jstevenson@tnbar.org

November 19, 2018

The Honorable James Hivner
Clerk, Tennessee Supreme Court
Supreme Court Building, Room 100
401 7th Avenue North
Nashville, TN 37219

IN RE: COMMENT OF THE TENNESSEE BAR
ASSOCIATION IN RESPONSE TO THE PETITION
FOR AMENDMENT OF TENNESSEE SUPREME
COURT RULE 17
NO. ADM2018-01748

Dear Jim:

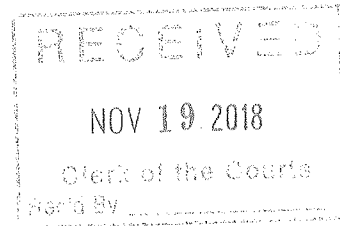
Attached please find an original and one copy of the Comment of the Tennessee Bar Association for filing in the above referenced matter.

As always, thank you for your cooperation.

Sincerely,

Jocelyn A. Stevenson
Executive Director

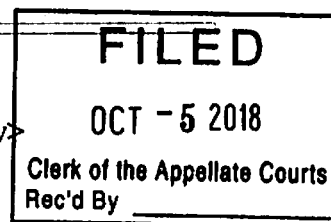
cc: Jason Pannu, President, Tennessee Bar Association
Sarah Sheppard, President-Elect, Tennessee Bar Association
Ed Lanquist, General Counsel, Tennessee Bar Association
Berkley Schwarz, Director of Public Policy & Governmental Affairs,
Tennessee Bar Association
Service List



Tennessee Bar Center
221 Fourth Avenue North, Suite 400
Nashville, Tennessee 37219-2198
(615) 383-7421 • (800) 899-6993
FAX (615) 297-8058
www.tba.org

appellatecourtclerk - No. ADM2018-01748 Comments on proposed new judgment forms

From: "Kaitlin S. Mefford" <ksmefford@tndagc.org>
To: "appellatecourtclerk@tncourts.gov" <appellatecourtclerk@tncourts.gov>
Date: 10/5/2018 2:37 PM
Subject: No. ADM2018-01748 Comments on proposed new judgment forms
Cc: "John W. Carney" <jwcarney@tndagc.org>



Soon, it will be 30 years since the 1989 Sentence Reform Act took effect. I propose the pre 1989 box be eliminated. Any belated resentencing can be easily addressed in the special conditions box.

Nolle Prosequi cost issues should be addressed in the court costs box now on page 2.

Duplication exists in the release eligibility portion of the form. Child Rape and Aggravated Rape are both listed in the "catch all" provision, TCA40-35-501 (1). Or assuming this will be a 2 page form, ALL special release eligibility crimes could be split out and the "catch all" reference could then be deleted. The catch all can be tricky if proceedings are moving quickly.

In the jail credit, what procedure governs when the court intends a consecutive sentence to receive a jail credit?

An hour's box in the sentencing portion is unnecessary. This is the jailer's administrative function. Jails should be responsible for figuring hours of minimum service, not Judges. Thus, the hour's box should be eliminated from the minimum service box.

Add to page 2 "Pursuant to TCA 39-14-154 (d) the clerk shall forward this judgment to the contractor's Licensing Board"

Thank you for your consideration,

Arthur F. Bieber
Assistant District Attorney
19th Judicial District
200 Commerce St., Suite A
Clarksville, TN 37040
(931)648-5574

Chris Dotson
Assistant District Attorney
19th Judicial District
200 Commerce St., Suite A
Clarksville, TN 37040
(931)648-5574

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FILED

SEP 28 2018

Clerk of the Appellate Courts
Rec'd By LM

appellatecourtclerk - FW: Proposed Judgment Sheet

From: "April M. Allen" <amallen@tndagc.org>
To: "appellatecourtclerk@tncourts.gov" <appellatecourtclerk@tncourts.gov>
Date: 9/28/2018 1:01 PM
Subject: FW: Proposed Judgment Sheet
Attachments: 20180928110050.pdf

Docket No. ADM2018-01748

AMENDMENT OF RULE 17 RULES OF TENNESSEE SUPREME COURT

April Allen
Victim Witness Coordinator
124 Austin Street, Ste 3
Greeneville, TN 37743

423-787-1450 *Greeneville Office*
423-787-1454 *Greeneville Fax*

423-921-0567 *Rogersville Office*
423-921-0569 *Rogersville Fax*

From: April M. Allen
Sent: Friday, September 28, 2018 1:14 PM
To: 'appellatecourtclerk@tncourts.gov'
Subject: Proposed Judgment Sheet

I do the judgment sheets in the third judicial district. I have highlighted things that don't work for our courts or we just don't use them:

In the charge/conviction area – it doesn't make sense to have a separate TCA line, an amended TCA line and conviction TCA line – not sure why the old way didn't work.

If we have a nollie or dismissal – the Clerk's office does docket sheet/minute book sheet to show a count is nollied or dismissed.

We don't do nolo contendere plea – not sure why somebody would do that to begin with.

We don't have or use anything to do with mitigated – we have standard offender at 30%.

It's not up to the court where the inmate is housed – if the sheriff's department wants somebody to go to the workhouse that's on them.

To save space and paper – put the mandatory minimum options back in a single line.

Drug court or recovery court is out of sessions court – the criminal court doesn't order any form of drug court.

We don't have any way to track or find out about community service – that would come from the probation office and if there is no community service that is done – they will do a VOP

The special conditions box don't need to be that big – if there is a certified question of law – the attorney can attach a separate motion.

If we have on occasion for the not guilty by insanity – there is an separate NGRI Order done.

This is 2018 – if a murder is committed why would you need to have 'Pre 1989 or Reform Act 1989'

The judgment doesn't need to be TWO sheets – it WILL GET LOST either by the Clerk's office or someone else who has to do something with it.

Seems this two sheet judgment form defeats the purpose of "work smarter – not harder". If you're going to do two sheets – then go back to triplicate legal judgment forms like it was back years ago when I started. Maybe legislation or somebody in the powers that be – need to streamline all the 100% for this charge and that charge or 75% for this and 70% for that.

Thank you for taking time to read what I have submitted.

*April Allen
Victim Witness Coordinator
124 Austin Street, Ste 3
Greeneville, TN 37743*

423-787-1450 *Greeneville Office*

423-787-1454 *Greeneville Fax*

423-921-0567 *Rogersville Office*

423-921-0569 *Rogersville Fax*

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IN THE CRIMINAL/CIRCUIT COURT FOR _____ COUNTY, TENNESSEE

Case Number: _____ Count # _____ Counsel for the State: _____
 Judicial District: _____ Judicial Division: _____ Counsel for the Defendant: _____
 Co-Counsel for the Defendant: _____

State of Tennessee

Retained Pub Def Appt Private Atty Appt
 Counsel Waived Pro Se

vs.
 Defendant: _____ Alias: _____ Date of Birth: _____ Sex: _____
 Race: _____ SSN: _____ Driver License #: _____ Issuing State: _____
 State ID #: _____ (County Offender ID # (if applicable): _____ TDOC #: _____
 Relationship to Victim: _____ Victim's Age: _____
 State Control #: _____ Arrest Date: _____ Indictment Filing Date: _____

JUDGMENT Original Amended Corrected

Come the parties for entry of judgment.

On the _____ day of _____, 20____, the defendant:

Pled Guilty
 Pled Nolo Contendere
 Pled Guilty - Certified Question Findings
 Incorporated by Reference
 Dismissed
 Nolle Prosequi with costs
 Nolle Prosequi without costs
 Is found: Guilty Not Guilty
 Not Guilty by Reason of Insanity
 Jury Verdict
 Bench Trial Merged with Count: _____

Indictment: Class (circle one) 1st A B C D E Felony Misdemeanor
 Indicted Offense Name: _____
 Indicted Offense TCA §: _____
 Amended Offense Name: _____
 Amended Offense TCA §: _____
 Offense Date: _____ County of Offense: _____
 Conviction Offense Name: _____
 Conviction Offense TCA §: _____
 Conviction: Class (circle one) 1st A B C D E Felony Misdemeanor
 Sentence Imposed Date: _____

After considering the evidence, the entire record, and in the case of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, all of which are incorporated by reference herein, it is ORDERED and ADJUDGED that the conviction described above is imposed hereby and that a sentence and costs are imposed as follows:

Offender Status (Check One)	Release Eligibility for Felony Offense (Check One)
<input checked="" type="checkbox"/> Mitigated <input type="checkbox"/> Standard <input type="checkbox"/> Multiple <input type="checkbox"/> Persistent <input type="checkbox"/> Career	<input checked="" type="checkbox"/> Mitigated 20% <input type="checkbox"/> § 40-35-501(j) 100% <input checked="" type="checkbox"/> Mitigated 30% <input type="checkbox"/> Multiple Rapist 100% <input type="checkbox"/> Standard 30% <input type="checkbox"/> Child Rapist 100% <input type="checkbox"/> Multiple 35% <input type="checkbox"/> Agg Rapist 100% <input type="checkbox"/> Persistent 45% <input type="checkbox"/> Child Predator 100% <input type="checkbox"/> Career 60% <input type="checkbox"/> § 39-13-518 100%
	<input type="checkbox"/> Agg Rob 85% <input type="checkbox"/> Agg Child Neg/En 70% <input type="checkbox"/> Agg Rob w/Prior 100% <input type="checkbox"/> Agg Child Neg/En 85% <input type="checkbox"/> § 39-17-1324(a), (b) 100% <input type="checkbox"/> Agg Vehicular Homicide 60% <input type="checkbox"/> Mult § 39-17-1324(j) 100% <input type="checkbox"/> Carjacking 75% <input type="checkbox"/> Agg Assault w/Death 75% <input type="checkbox"/> § 40-35-501(u) 85% <input type="checkbox"/> Alt 1 st Deg Murder w/SBI 85%

- 1st Degree Murder
- Pre 1989 ?
- Reform Act 1989
- Drug Free Zone
- Gang Related
- Repeat Violent Off

Concurrent with: _____
 Consecutive to: _____

Pretrial Jail Credit Period(s):
 From _____ to _____ From _____ to _____
 From _____ to _____ From _____ to _____
 From _____ to _____ From _____ to _____
 It is not the intent of the court for duplication of Jail Credit to be applied to consecutive sentences

Sentenced To: TDOC County Jail Workhouse

Sentence Length: _____ Years _____ Months _____ Days _____ Hours Life Life w/out Parole Death

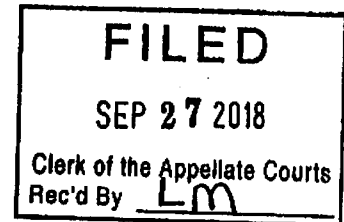
Mandatory Minimum Sentence Length: _____
 §§ 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone
 _____ § 55-10-401 DUI 4th Offense
 _____ § 39-17-1324 Possession/Employment of Firearm
 _____ §§ 40-39-208, -211 Violation of Sex Offender Registry
 _____ Meth §§ (39-17-434, -417, -418)

Period of incarceration to be served prior to release on probation or Community Corrections: _____ Months _____ Days _____ Hours
 Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs: _____ % (Misdemeanor Only)

Alternative Sentence: Sup Prob Unsup Prob Comm Corr Prob Sup By Comm Corr (CHECK ONE BOX)
 _____ Years _____ Months _____ Days Effective: _____

WAS DRUG/RECOVERY COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SENTENCE? Yes No

From: Karen Card
To: appellatecourtclerk
Date: 9/26/2018 10:19 AM
Subject: Uniform Judgment For Amendment



ADM2018-01748

Dear Mr. Hivner:

I have reviewed the draft of the proposed amendment to the Judgment Form contained in Tennessee Supreme Court Rule 17. I suggest that on the first page in the first block on the left that you add a space to reflect the entry of an Alford plea. I believe there is a distinction between a nolo contendere plea and an Alford plea which should be acknowledged in the Judgment form. Otherwise, it appears that the proposed amendment is well done.

With kindest regards, I remain

Respectfully yours,

James G. Martin, III

Karen Card
Legal Assistant
Circuit Court Judge James G. Martin, III
State of Tennessee, 21st Judicial District
135 Fourth Avenue, South
Franklin, TN 37064
Direct: 615-790-5407
Office: 615-425-4009
Fax: 615-790-4424

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IN THE SUPREME COURT OF TENNESSEE
AT NASHVILLE

FILED

09/25/2018

Clerk of the
Appellate Courts

**IN RE: AMENDMENT OF RULE 17
RULES OF THE TENNESSEE SUPREME COURT**

No. ADM2018-01748

ORDER

In light of recent statutory changes, the Court is considering amending the uniform judgment document set forth in Tennessee Supreme Court Rule 17. The Court hereby publishes for public comment the proposed amended uniform judgment document attached to this Order. The Court solicits written comments on the proposal from judges, lawyers, bar associations, members of the public, and any other interested parties. The deadline for submitting written comments is Tuesday, November 27, 2018. Written comments should be emailed to appellatecourtclerk@tncourts.gov or mailed to:

James Hivner, Clerk
Re: Tennessee Supreme Court Rule 17
Tennessee Appellate Courts
100 Supreme Court Building
401 7th Avenue North
Nashville, TN 37219-1407

and should include the docket number set out above. The Clerk shall provide a copy of this order to LexisNexis and to Thomson Reuters. In addition, this order, including the Appendix, shall be posted on the Tennessee Supreme Court's website.

IT IS SO ORDERED.

PER CURIAM

APPENDIX A

PROPOSED UNIFORM JUDGMENT DOCUMENT

IN THE CRIMINAL/CIRCUIT COURT FOR

COUNTY, TENNESSEE

Case Number: _____ Count # _____ Counsel for the State: _____
Judicial District: _____ Judicial Division: _____ Counsel for the Defendant: _____
Co-Counsel for the Defendant: _____

State of Tennessee

vs. _____ Retained Pub Def Appt Private Atty Appt
Counsel Waived Pro Se

Defendant: _____ Alias: _____ Date of Birth: _____ Sex: _____
Race: _____ SSN: _____ Driver License #: _____ Issuing State: _____
State ID #: _____ County Offender ID # (if applicable): _____ TDOC #: _____

Relationship to Victim: _____ Victim's Age: _____ Indictment Filing Date: _____
State Control #: _____ Arrest Date: _____ Amended Corrected

JUDGMENT

Come the parties for entry of judgment.

On the _____ day of _____, 20____, the defendant:

Pled Guilty
 Pled Nolo Contendere
 Pled Guilty - Certified Question Findings
Incorporated by Reference
 Dismissed
 Nolle Prosequi with costs
 Nolle Prosequi without costs
Is found: Guilty Not Guilty
 Not Guilty by Reason of Insanity
 Jury Verdict
 Bench Trial Merged with Count: _____

Indictment: Class (circle one) 1st A B C D E Felony Misdemeanor
Indicted Offense Name: _____
Indicted Offense TCA §: _____
Amended Offense Name: _____
Amended Offense TCA §: _____
Offense Date: _____ County of Offense: _____
Conviction Offense Name: _____
Conviction Offense TCA §: _____
Conviction: Class (circle one) 1st A B C D E Felony Misdemeanor
Sentence Imposed Date: _____

After considering the evidence, the entire record, and in the case of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, all of which are incorporated by reference herein, it is ORDERED and ADJUDGED that the conviction described above is imposed hereby and that a sentence and costs are imposed as follows:

Offender Status (Check One)	Release Eligibility for Felony Offense (Check One)
<input type="checkbox"/> Mitigated <input type="checkbox"/> Standard <input type="checkbox"/> Multiple <input type="checkbox"/> Persistent <input type="checkbox"/> Career	<input type="checkbox"/> § 40-35-501(j) 100% <input type="checkbox"/> Multiple Rapist 100% <input type="checkbox"/> Child Rapist 100% <input type="checkbox"/> Agg Rapist 100% <input type="checkbox"/> Child Predator 100% <input type="checkbox"/> Persistent 45% <input type="checkbox"/> Career 60% <input type="checkbox"/> § 40-35-501(i) 100% <input type="checkbox"/> Multiple Rapist 100% <input type="checkbox"/> Child Rapist 100% <input type="checkbox"/> Agg Rapist 100% <input type="checkbox"/> Child Predator 100% <input type="checkbox"/> Persistent 45% <input type="checkbox"/> Career 60% <input type="checkbox"/> § 40-35-501(j) 100% <input type="checkbox"/> Multiple Rapist 100% <input type="checkbox"/> Child Rapist 100% <input type="checkbox"/> Agg Rapist 100% <input type="checkbox"/> Child Predator 100% <input type="checkbox"/> Persistent 45% <input type="checkbox"/> Career 60% <input type="checkbox"/> § 39-13-518 100% <input type="checkbox"/> § 39-17-1324(a), (b) 100% <input type="checkbox"/> Muilt § 39-17-1324(j) 100% <input type="checkbox"/> Agg Assault w/Death 75% <input type="checkbox"/> Att 1 st Deg Murder w/SBI 85% <input type="checkbox"/> Agg Rob 85% <input type="checkbox"/> Agg Rob w/Prior 100% <input type="checkbox"/> § 39-17-1324(a), (b) 100% <input type="checkbox"/> Muilt § 39-17-1324(j) 100% <input type="checkbox"/> Agg Assault w/Death 75% <input type="checkbox"/> Att 1 st Deg Murder w/SBI 85% <input type="checkbox"/> Agg Child Neg/En 70% <input type="checkbox"/> Agg Child Neg/En 85% <input type="checkbox"/> Agg Vehicular Homicide 60% <input type="checkbox"/> Carjacking 75% <input type="checkbox"/> §40-35-501(u) 85%

- 1st Degree Murder
- Pre 1989
- Reform Act 1989
- Drug Free Zone
- Gang Related
- Repeat Violent Off

Concurrent with: _____

Consecutive to: _____

Pretrial Jail Credit Period(s):

From _____ to _____ From _____ to _____
From _____ to _____ From _____ to _____
From _____ to _____ From _____ to _____

It is not the intent of the court for duplication of Jail Credit to be applied to consecutive sentences

Sentenced To: TDOC County Jail County Jail Workhouse

Sentence Length: _____ Years _____ Months _____ Days _____ Hours Life Life w/out Parole Death

Mandatory Minimum Sentence Length: _____ §§ 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone
_____ § 55-10-401 DUI 4th Offense
_____ § 39-17-1324 Possession/Employment of Firearm
_____ §§ 40-39-208, -211 Violation of Sex Offender Registry
_____ Meth §§ (39-17-434, -417, -418)

Period of incarceration to be served prior to release on probation or Community Corrections: _____ Months _____ Days _____ Hours
Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs: _____ % (Misdemeanor Only)

Alternative Sentence: Sup Prob Unsup Prob Comm Corr Prob Sup By Comm. Corr (CHECK ONE BOX)
_____ Years _____ Months _____ Days Effective: _____

WAS DRUG/RECOVERY COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SENTENCE? Yes No

IN THE CRIMINAL/CIRCUIT COURT FOR _____ COUNTY, TENNESSEE

Case Number: _____ Count # _____

Judicial District: _____ Judicial Division: _____

State of Tennessee

vs.

Defendant: _____ Alias: _____ Date of Birth: _____ Sex: _____

Race: _____ SSN: _____

CONTINUATION OF JUDGMENT Original Amended Corrected

Court Ordered Fees and Fines:	Costs to be Paid by
\$ _____ Court Costs	<input type="checkbox"/> Defendant <input type="checkbox"/> State
\$ _____ Fine Assessed	
\$ _____ Traumatic Brain Injury Fund (68-55-301 et seq.)	
\$ _____ Drug Testing Fund (TN Drug Control Act)	
\$ _____ CICF	
\$ _____ Sex Offender Tax	
\$ _____ Other: _____	

Restitution: Victim Name _____
Address _____

Total Amount \$ _____ Per Month \$ _____

<input type="checkbox"/> Unpaid Community Service:
_____ Hours _____ Days _____ Weeks _____ Months

- The Defendant having been found guilty is rendered infamous and ordered to provide a biological specimen for the purpose of DNA analysis.
- Pursuant to 39-13-521, the defendant is ordered to provide a biological specimen for the purpose of HIV testing.
- Pursuant to 39-13-524 or 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration.
- Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-119, the clerk shall forward this judgment to the Department of Health.

Special Conditions:

Judge's Name

Judge's Signature

Date of Entry of Judgment

Counsel for State/Signature (optional)

Defendant/Defendant's Counsel/Signature (optional)

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

APPENDIX B

CURRENT UNIFORM JUDGMENT DOCUMENT

IN THE CRIMINAL/CIRCUIT COURT FOR _____ COUNTY, TENNESSEE

Case Number: _____ Count # _____ Counsel for the State: _____
 Judicial District: _____ Judicial Division: _____ Counsel for the Defendant: _____
State of Tennessee Retained Pub Def Appt Private Atty Appt
 vs. Counsel Waived Pro Se
 Defendant: _____ Alias: _____ Date of Birth: _____ Sex: _____
 Race: _____ SSN: _____ Driver License #: _____ Issuing State: _____
 State ID #: _____ County Offender ID # (if applicable): _____ TOMIS/TDOC #: _____
 Relationship to Victim: _____ Victim's Age: _____
 State Control #: _____ Arrest Date: _____ Indictment Filing Date: _____

JUDGMENT Original Amended Corrected

Come the parties for entry of judgment.

On the _____ day of _____, 20_____, the defendant:

<input type="checkbox"/> Pled Guilty <input type="checkbox"/> Dismissed/Nolle Prosequi <input type="checkbox"/> Pled Nolo Contendere <input type="checkbox"/> Pled Guilty – Certified Question Findings Incorporated by Reference Is found: <input type="checkbox"/> Guilty <input type="checkbox"/> Not Guilty <input type="checkbox"/> Jury Verdict <input type="checkbox"/> Not Guilty by Reason of Insanity <input type="checkbox"/> Bench Trial	Indictment: Class (circle one) 1 st A B C D E <input type="checkbox"/> Felony <input type="checkbox"/> Misdemeanor Indicted Offense Name <u>AND</u> TCA §: _____ Amended Offense Name <u>AND</u> TCA §: _____ Offense Date: _____ County of Offense: _____ Conviction Offense Name <u>AND</u> TCA §: _____ Conviction: Class (circle one) 1 st A B C D E <input type="checkbox"/> Felony <input type="checkbox"/> Misdemeanor Is this conviction offense methamphetamine related? <input type="checkbox"/> Yes <input type="checkbox"/> No Sentence Imposed Date: _____
---	--

After considering the evidence, the entire record, and in the case of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, all of which are incorporated by reference herein, it is ORDERED and ADJUDGED that the conviction described above is imposed hereby and that a sentence and costs are imposed as follows:

Offender Status (Check One)	Release Eligibility (Check One)	Concurrent with:	Pretrial Jail Credit Period(s):
<input type="checkbox"/> Mitigated <input type="checkbox"/> Standard <input type="checkbox"/> Multiple <input type="checkbox"/> Persistent <input type="checkbox"/> Career	<input type="checkbox"/> Mitigated 20% <input type="checkbox"/> Mitigated 30% <input type="checkbox"/> Standard 30% <input type="checkbox"/> Multiple 35% <input type="checkbox"/> Persistent 45% <input type="checkbox"/> Career 60% <input type="checkbox"/> Agg Rob 85% <input type="checkbox"/> 40-35-501(i) 100% <input type="checkbox"/> 39-13-518 100%	<input type="checkbox"/> Agg Rob w/Prior 100% <input type="checkbox"/> Multiple Rapist 100% <input type="checkbox"/> Child Rapist 100% <input type="checkbox"/> Child Predator 100% <input type="checkbox"/> Agg Rapist 100% <input type="checkbox"/> Mult 39-17-1324(j) 100% <input type="checkbox"/> 39-17-1324(a), (b) 100% <input type="checkbox"/> Agg Assault w/Death 75% <input type="checkbox"/> Att 1 st Degree Murder w/SBI 85%	<input type="checkbox"/> 1 st Degree Murder <input type="checkbox"/> Drug Free Zone <input type="checkbox"/> Gang Related <input type="checkbox"/> Repeat Violent Off
		_____ Consecutive to: _____	From _____ to _____ From _____ to _____ From _____ to _____ From _____ to _____

Sentenced To: TDOC County Jail Workhouse

Sentence Length: _____ Years _____ Months _____ Days _____ Hours Life Life w/out Parole Death

Mandatory Minimum Sentence Length: _____ 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone *or* _____ 55-10-401 DUI 4th Offense *or* _____ 39-17-1324 Possession/Employment of Firearm *or* _____ 40-39-208, -211 Violation of Sex Offender Registry *or* _____ Meth (39-17-434, -417, -418)

Period of incarceration to be served prior to release on probation or Community Corrections: _____ Months _____ Days _____ Hours

Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs: _____% (Misdemeanor Only)

Alternative Sentence: Sup Prob Unsup Prob Comm Corr (CHECK ONE BOX) _____ Years _____ Months _____ Days Effective: _____

WAS DRUG COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SENTENCE? Yes No

Court Ordered Fees and Fines: \$ _____ Court Costs <input type="checkbox"/> Defendant <input type="checkbox"/> State \$ _____ Fine Assessed \$ _____ Traumatic Brain Injury Fund (68-55-301 et seq.) \$ _____ Drug Testing Fund (TN Drug Control Act) \$ _____ CICF \$ _____ Sex Offender Tax \$ _____ Other: _____	Restitution: Victim Name _____ Address _____ _____ Total Amount \$ _____ Per Month \$ _____ <input type="checkbox"/> Unpaid Community Service: _____ Hours _____ Days _____ Weeks _____ Months
--	---

- The Defendant having been found guilty is rendered infamous and ordered to provide a biological specimen for the purpose of DNA analysis.
- Pursuant to 39-13-521, the defendant is ordered to provide a biological specimen for the purpose of HIV testing.
- Pursuant to 39-13-524 or 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration.
- Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-119, the clerk shall forward this judgment to the Department of Health.

Special Conditions

 Judge's Name _____ Judge's Signature _____ Date of Entry of Judgment

 Counsel for State/Signature (optional) _____ Defendant/Defendant's Counsel/Signature (optional)

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