FILED 01/03/2025 Clerk of the Appellate Courts

### IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

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

#### No. ADM2025-000017

### ORDER

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

The Court hereby amends Rule 17 by adopting the amended and updated uniform judgment document attached as an Appendix to this Order. This amendment shall take effect on January 15, 2025.

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

IT IS SO ORDERED.

PER CURIAM

# IN THE CRIMINAL/CIRCUIT COURT FOR

#### COUNTY, TENNESSEE

Judicial Division:       Counsel for the Defendant:         Co-Counsel for the Defendant:       Co-Counsel for the Defendant:         Retained       Pub Def Appt         State of Tennessee       Counsel Waived	Case Number:	Count #	Counsel for th	e State:	
Co-Counsel for the Defendant:	Judicial District:	Judicial Division:			
State of Tennessee       □ Counsel Waived □ Pro Se         vs.       Defendant:					
vs. Defendant:			Retained	🗌 Pub Def Appt 🗌 Privat	te Atty Appt
Defendant:	State of Tennessee				
Race:      SSN:      Driver License #:      Issuing State:         State ID #:      County Offender ID # (if applicable):      TDOC #:         Relationship to Victim:      Victim's Age:	vs.				
Race:      SSN:      Driver License #:      Issuing State:         State ID #:      County Offender ID # (if applicable):      TDOC #:         Relationship to Victim:      Victim's Age:	Defendant:	_Alias:		_Date of Birth:	Sex:
State ID #:      County Offender ID # (if applicable):      TDOC #:         Relationship to Victim:      Victim's Age:					
Relationship to Victim:       Victim's Age:         State Control #:       Arrest Date:       Indictment Filing Date:         State Control #:					
State Control #:       Arrest Date:       Indictment Filing Date:         JUDGMENT       Original       Amended       Corrected         Come the parties for entry of judgment.       On theday of, 20, the defendant:      day ofday					
JUDGMENT       Original       Amended       Corrected         Come the parties for entry of judgment.       On theday of, 20, the defendant:         On theday of, 20, the defendant:         Olismissed       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:					
Come the parties for entry of judgment.         On theday of, 20, the defendant:         Dismissed       Nolle Ontendere         Dismissed       Nolle Prosequi with costs         Is found:       Guilty         Jury Verdict       Bench Trial         Merged with Count:					
On theday 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 Not Guilty By Reason of Insanity            Jury Verdict Bench Trial Merged with Count:		JUDGMENT 🗌 Origin	nal 🗌 Amended	Corrected	
On theday 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 Not Guilty By Reason of Insanity            Jury Verdict Bench Trial Merged with Count:	Come the parties for en	try of judgment.			
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:	-		, the defendant:		
□ Dismissed       □ Nolle Prosequi with costs       □ Nolle Prosequi with costs         Is found:       □ Guilty       □ Not Guilty       □ Not Guilty by Reason of Insanity         □ Jury Verdict       □ Bench Trial       Merged with Count:	<u></u>	,	,		
Is found:       Guilty       Not Guilty       Not Guilty by Reason of Insanity         Jury Verdict       Bench Trial       Merged with Count:	Pled Guilty Pled N	olo Contendere 🗌 Pled Guil	ty Certified Question Fi	ndings Incorporated by Refere	ence
Jury Verdict Bench Trial Merged with Count:     Indictment: Class (circle one) 1st A B C D E   Felony Misdemeanor   Indicted   Indicted Offense   Name:	Dismissed Nolle F	Prosequi with costs 🛛 🗌 Nolle Pros	sequi without costs		
Jury Verdict Bench Trial Merged with Count:     Indictment: Class (circle one) 1st A B C D E   Felony Misdemeanor   Indicted   Indicted Offense   Name:	Is found:	□ Not Guilty □ Not Guilt	v bv Reason of Insanity		
Indictment: Class (circle one)       1st A B C D E       Felony       Misdemeanor         Indicted       Offense       Name:	- *				
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Conviction Offense Name:					
Conviction Offense TCA §:					
Offender Status (Check One)			1.1		
Reform Act 1989 Repeat Violent Off After, July 1, 1995					
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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:

Concurrent with:	Pretrial Jail Credit Period(s):	
	Fromtoto	
	Fromto Fromto	
Consecutive to:	Fromto Fromto	
	It is not the intent of the court for duplication of Jail Credit to be applied to consecutive sentences	

# IN THE CRIMINAL/CIRCUIT COURT FOR

<b>COUNTY, TENNESSEE</b>	EE
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Judicial District: State of Tennessee vs. Defendant: Race: Sentenced To: Sentence Length: Mandatory Minimum Minimum service pri Defendant may be stand Release Eligibility: Release Eligibility: Alternative Sentence: Period of incarcer WAS D Court Ordered Fees and \$Court Costs \$Fine Assess \$Traumatic F	Judicial Division SSN: ONTINUATION OF J MonthsMonthsMonthsMonthsMonthsS S 39-17 S 39-17 S 39-17 S 39-17 S 39-17 S 39-17 MonthsMonthsMONTRAMONTRAMONTRA MITGAMONTRA ] Mitigated 20% MITIGATED MTCA ] 100% TCA MONTRA ] 100% TCA MONTRA ] 100% TCA MONTRA ] Sup Prob Unsup Prob YearsMONTRA GSUP Prob Unsup Prob YearsMONTRA ation to be served prior to re RUG/RECOVERY COURT OF Fines: Costs to be Defendant	Alias: UDGMENT □ On ail □ Workhouse Days F 17, 39-13-513, 39-13-55 55-10-401 DUI 4 <sup>th</sup> Offer 39-17-1324 Possession/ § 40-39-208, -211 Violat fath §§ (39-17, 434, -417) se, furlough, trusty statu f mandatory supervision 1 30% □ Standard 30% (early release eligith (include subsection □ Comm Corr □ Prob Standard Days Effective lease on probation or Cors Days Effective Days A CONDITIO Paid by Restitutio	e Hours □Life □Life w i14 nse /Employment of Firearm tion of Sex Offender Registry 7, -418) us and rehabilitative programs: a pursuant to § 40-35-506 bility, if any, not calculated) bility, if any, not calculated) on) Sup By Comm. Corr (CHECK ON ve:	Corrected  V/out Parole Death (Misdemeanor or Split Co (Misdemeanor or	onfinement Only)
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<ul> <li>Pursuant to 39-13-52</li> <li>Pursuant to 39-13-52</li> </ul>	1, the defendant is ordered t 4 or 39-13-518, the defendar	p provide a biological spe nt is sentenced to commu	to provide a biological specimer ecimen for the purpose of HIV te unity supervision for life followin shall forward this judgment to	n for the purpose of DNA esting. ng sentence expiration.	-
Judge's Nar					

Counsel for State/Signature (optional)

Defendant/Defendant's Counsel/Signature (optional)