

SUPREME COURT OF TENNESSEE  
 SUPREME COURT DISCRETIONARY APPEALS  
**January 22, 2001**

STYLE/APPEAL NUMBER	COUNTY TRIAL JUDGE TRIAL COURT NO.	APPELLATE JUDGE JUDGMENT	NATURE OF APPEAL	ACTION
<b>Estate of Julie Amos and Ronald Amos vs. Vanderbilt University, Inc. d/b/a University Medical Center M1999-00998-SC-r11-CV</b>	Davidson Circuit Hamilton V. Gayden 90C-4158	Cain, J. Affirmed in part, reversed in part, and remanded as modified	Rule 11	<b>Granted</b> - Application of Estate of Julie Amos and Ronald Amos <sup>1</sup>
<b>State of Tennessee vs. Franklin Bigsby M1999-01887-SC-R11-CD</b>	Rutherford Circuit James K. Clayton, Jr. F-43221	Riley, J. Affirmed	Rule 11	<b>Denied</b> - Application of Franklin Bigsby; recommended that the opinion of the court of Criminal Appeals be published.
<b>State of Tennessee vs. Michael E. Mills M1999-00842-SC-R11-CD</b>	Davidson Criminal Seth Norman 97-C-1961	Smith, J. Affirmed	Rule 11	<b>Denied</b> - Application of Michael E. Mills
<b>State of Tennessee vs. Glenn A. Saddler M1999-00934-SC-R11-CD</b>	Wilson Criminal James O. Bond 97-0230	Williams, J. Affirmed	Rule 11	<b>Denied</b> - Application of Glenn A. Saddler

---

<sup>1</sup>The Court directs that the parties specifically address the issue of whether the special proof requirements of Camper v. Minor, 915 SW2d 437, 446 (Tenn. 1996), extend to all negligent claims, in addition to the distinct tort of negligent infliction of emotional distress, where damages for emotional distress are sought as an item of compensatory damage. This statement of the issue for oral argument does not prevent the parties from raising additional issues pursuant to Rule 13(a), T.R.A.P.

<b>State of Tennessee vs. Charles William Young M1999-01240-SC-R11-CD</b>	Marshall Circuit William C. Lee 13792	Welles, J. Affirmed	Rule 11	<b>Denied</b> - Application of Charles William Young
<b>Franklin B. James vs. State of Tennessee M1999-01551-SC-R11-PC</b>	Humphreys Criminal Robert E. Burch 9606	Welles, J. Affirmed, Rule 20	Rule 11	<b>Denied</b> - Application of Franklin B. James
<b>Billy Joe Childress vs. Natasha Barnes Currie W1999-00471-SC-R11-CV</b>	Lauderdale Circuit Joe H. Walker, III 5029	Farmer, J. Reversed and remanded	Rule 11	<b>Granted</b> - Application of Billy Joe Childress
<b>Planter Gin Company vs. Federal Compress &amp; Warehouse Company, Inc., et al W1999-02460-SC-R11-CV</b>	Shelby Circuit Judge Robilio 88907-5	Lillard, J. Affirmed in part, reversed in part, and remanded	Rule 11	<b>Granted</b> - Application of Federal Compress & Warehouse Company, Inc.; <b>Denied</b> - Application of Planter Gin company
<b>Sarah Ann Wilkerson vs. Robert Wilkerson W1999-01684-SC-R11-CV</b>	Shelby Circuit James E. Swearengen 154340	Highers, J. Affirmed	Rule 11	<b>Denied</b> - Application of Robert Wilkerson
<b>State of Tennessee vs. Scotty Murphy W1999-00728-SC-R11-CD</b>	Hardin Circuit Charles McGinley 7799	Riley, J. Affirmed	Rule 11	<b>Denied</b> - Application of Scotty Murphy

<b>Barry L. Speck vs. State of Tennessee W1999-00436-SC-R11-PC</b>	Shelby Criminal John P. Colton, Jr. P-19938	Tipton, J. Affirmed	Rule 11	<b>Denied</b> - Application of Barry L. Speck
<b>Jamesena White, et al vs. Revco Discount Drug Centers, Inc. E1999-02023-SC-R11-CV</b>	Knox Circuit 1-351-98		Petition to Rehear	<b>Denied</b> - Petition of Revco Discount Drug Centers, Inc.

The following Rule 11 Dismissals were filed the weeks of January 15<sup>th</sup> - January 19<sup>th</sup>, 2001

STYLE/APPEAL NUMBER	COUNTY TRIAL JUDGE TRIAL COURT NO.	APPELLATE JUDGE JUDGMENT	NATURE OF APPEAL	ACTION