

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

2015 JAN -5 PM 2:47

STATE OF WEST VIRGINIA

KANAWHA COUNTY CIRCUIT COURT

v.

13-F-707  
Judge Kaufman

UHM

TYQUAN LIVERMON

RECEIVED

SENTENCING ORDER

PUBLIC DEFENDER OFFICE

On this day came the defendant, Tyquan Livermon, by counsel John Sullivan, and also came the State of West Virginia by Adam Campbell, Assistant Prosecuting Attorney for entry of an Order resentencing the defendant for the purpose of filing an appeal.

The defendant was found guilty by a jury of the Felony offenses of First Degree Robbery and Wanton Endangerment, as contained in Counts One, Eight, Nine, Ten, Eleven and Twelve of Felony Indictment 13-F-707, entered in this Court on the 9<sup>th</sup> day of May, 2014. On July 24, 2014 a disposition hearing was held before this Court. At which time it was demanded of the defendant if there were any reason the Court should not proceed to pronounce the sentence, and no valid reason being offered, the Court Ordered the following sentence.

13-F-707 Count One (First Degree Robbery): to the penitentiary of this State for a determinate term of ten (10) years, with credit for time spent in jail awaiting trial and conviction of 348 days. (effective sentence date of August 10, 2013);

13-F-707 Count Eight (Wanton Endangerment): to the penitentiary of this State for a determinate term of five (5) years, said sentence shall run consecutive to the sentence imposed in Count One of Felony Indictment Number 13-F-707;

13-F-707 Count Nine (Wanton Endangerment): to the penitentiary of this State for a determinate term of five (5) years, said sentence shall run consecutive to the sentences imposed in Counts One and Eight of Felony Indictment 13-F-707;

13-F-707 Count Ten (Wanton Endangerment): to the penitentiary of this State for a determinate term of five (5) years, said sentence shall run consecutive to the sentences imposed in Counts One, Eight, and Nine of Felony Indictment 13-F-707;

13-F-707 Count Eleven (Wanton Endangerment): to the penitentiary of this State for a determinate term of five (5) years, said sentence shall run consecutive to the sentences imposed in Counts One, Eight, Nine and Ten of Felony Indictment 13-F-707;

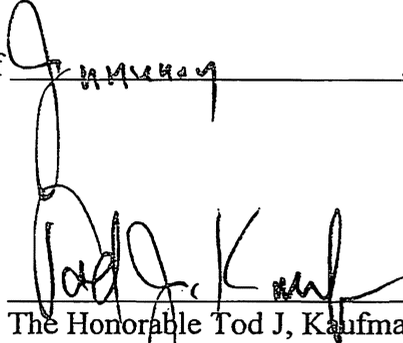
13-F-707 Count Twelve (Wanton Endangerment): to the penitentiary of this State for a determinate term of five (5) years, said sentence shall run consecutive to the sentences imposed in Counts One, Eight, Nine, Ten and Eleven of Felony Indictment 13-F-707.

It is further ORDERED that the proper officer remove and convey the defendant, Tyquan Livermon, to the Division of Corrections, to be kept imprisoned and maintained in the manner prescribed by law.

Entry of this Order is for the purpose of restarting the time period in which the defendant may file an appeal to the West Virginia Supreme Court of Appeals. The defendant shall file a notice of appeal within thirty days of the entry of this order pursuant to Rule 5 of the West Virginia Rules of Appellate Procedure.

It is further ORDERED that the Clerk of this Court shall send a certified copy of this Order to counsel of record and the Division of Corrections.

ENTERED this 2nd day of January, 2014

  
The Honorable Tod J. Kaufman

Prepared by:

  
John Sullivan  
Assistant Public Defender  
P.O. Box 2827  
Charleston, WV 25330

Inspected by:

  
Adam Campbell  
Assistant Prosecuting Attorney  
301 Virginia Street, E.  
Charleston, WV 25301

STATE OF WEST VIRGINIA  
COUNTY OF KANAWHA, SS  
I, CATHY S. GATSON, CLERK OF THE CIRCUIT COURT OF SAID COUNTY  
AND IN SAID STATE, DO HEREBY CERTIFY THAT THE FOREGOING  
IS A TRUE COPY FROM THE RECORDS OF SAID COURT  
GIVEN UNDER MY HAND AND SEAL OF SAID COURT THIS 9  
DAY OF January 2014  
  
CATHY S. GATSON, CLERK  
CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

43

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA  
STATE OF WEST VIRGINIA

V.	CASE #	APPOINTED ATTORNEY
TYQUAN LIVERMON	13-F-2591 thru 2597	PUBLIC DEFENDER
DANNY R. LOCKHART	13-F-501 Indictment	BRADY CAMPBELL
CHARITY LYCANS	13-F-2528/12-M-11396	PUBLIC DEFENDER
DANIEL LYMON	13-F-2580 thru 2584	MATTHEW VICTOR
BRENT L. MCCREA	13-E-84	PUBLIC DEFENDER
JENNIFER MCVEY	13-F-2671	PUBLIC DEFENDER
MATTHEW A. MARTIN	13-F-2757	CLINTON W. SMITH
CLAYTON D. MATHENY	13-F-2701,2702/13-F-2728	PUBLIC DEFENDER
JOHN B. MAUS	13-F-2525	PUBLIC DEFENDER
SARAH MEABON	13-F-2646 thru 2648	PUBLIC DEFENDER
	13-M-5846	
ANTWAIN C. MEANS	13-F-2531/13-M-5594	PUBLIC DEFENDER
SAMUEL S. MILLER II	13-F-2717	
ANTHONY NANCE	13-F-2643 thru 2645	EDWARD REBROOK III
TREMAINE D. NATHAN	13-F-2359,2360	PUBLIC DEFENDER
SAMUEL OILER	13-F-2752	PUBLIC DEFENDER
SARA R. PAULEY	13-F-2517	DENNIS BAILEY
CHRISHAWN PERKINS	13-E-77	PUBLIC DEFENDER
JOEY PLEASANTS	13-F-2656,2657	PUBLIC DEFENDER
	Parole Violation	
DARIUS L. ROBBINS	13-F-2761	RICK HOLROYD
JACKIE RAMSEY	Violation of Parole #51999-2	MATTHEW VICTOR
SHAQUETTA ROBINSON-HOLT	13-F-2741	PUBLIC DEFENDER
MICHAEL R. SCARBERRY	13-F-2707	PUBLIC DEFENDER
ROGER L. SCARBROUGH JR.	13-F-2516	PUBLIC DEFENDER
LANNIE E. SHAFFER JR.	Parole Violation	PUBLIC DEFENDER
THOMAS SHARP	13-F-1077 thru 1090	PUBLIC DEFENDER
JEREMY SHERMAN	13-F-2658	BRIAN YOST
BILLIE J. SNEDEGAR	13-F-2693,2694	ADRIAN HOOSIER
MARCUS STONE	13-F-2718	PUBLIC DEFENDER

**RECEIVED**

ORDER

On a former date, the affidavits of the said defendants, who stand charged with the referenced offenses, were presented to the Court, said affidavits stating that the said defendants are peculiarly unable to employ counsel to defend their cases. The affidavits having been seen and inspected by the Court are **ORDERED** filed and the respective counsel referenced above are hereby appointed to represent the said defendants.

DATE: September 9, 2013

ENTERED: \_\_\_\_\_

*Paul J. Parley*  
Chief Judge