IN THE CIRCUIT COULTEPCABELL COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA

Vs.

J.E HOOD INDICTMENT NO. 19-F-107 RCUIT CLER: JUDGE Christopher D. Chiles

QUENTON A SHEFFIELD, CAR

Defendant.

SENTENCING ORDER

On this the 8th day of December, 2020, came the defendant via video and by counsel,

Janice S. Hensley Givens, via video; and also came the State of West Virginia by Lauren E.

Plymale, Assistant Prosecuting Attorney, Cabell County, West Virginia, for sentencing pursuant to the defendant having been found guilty on the charges of Malicious Wounding, Person

Prohibited from Possessing a Firearm, and Murder. Upon addressing counsel for the defendant, the Court determined that the defendant and his counsel have had the opportunity to participate in the presentence investigation and have read and discussed the report thereof made available to them pursuant to Rule 32(b) of the West Virginia Rules of Criminal Procedure. Further, the Court determined that there are no unresolved objections to said presentence report.

The Court then afforded counsel for the defendant the opportunity to speak on behalf of the defendant and addressed the defendant personally and asked him if he wished to make a statement in his own behalf and/or to present any information in mitigation of punishment.

Thereafter, the Court then demanded of the said Quenton A Sheffield if he had or knew anything to say why the Court should not proceed to pronounce the sentence of the law against him, and nothing being offered or alleged in delay of judgment, it is ORDERED that the defendant be committed to the custody of the Division of Corrections for a period of not less than two years nor more than ten years on the offense of Malicious Wounding in Indictment No. 19-F-107 and for a period of five years for the offense of Person Prohibited for Possessing a

Firearm in Indictment No. 19-F-107. Said sentences shall run consecutive to each other and consecutive to the defendant's life without mercy sentence.

It appearing to the Court that the bond previously posted in this matter is no longer required, it is hereby ORDERED that the Clerk of the Circuit Court deduct from said bond any court ordered fines and court costs and return the remainder of said cash bond to the surety. In the event that a property bond was posted in this matter, upon discharge and release of said bond, the clerk of this court shall provide a certified copy of said release to the county clerk of Cabell County for filing therein.

The Clerk of this Court is hereby directed to provide a certified copy of this order to all counsel of record and to the Division of Corrections.

There being nothing further to be done in this matter, it is hereby removed from the active docket of the Court.

ORDER: Christoph D. Chiles, Circuit Judge

PREPARED FOR ENTRY:

L uren E. Plymale, \$10 51 r ssistant Prosecuting atto ey Cabell County Courthouse 750 5th Avenue, Suite 350 Huntington, WV 25701 (304) 526-8653

APPROVED FOR ENTRY BY:

January Givens, SB #10540 Counsel for the defendant 734 Fourth Avenue Huntington, WV 25701 STATE OF WEST YIRGINIA COUNTY OF CABELL

I, JEFFREY E. HOOD, CLERK OF THE COURT FOR THE COUNTY AND STATE AFORESAID DO HEREBY CERTIFY THAT THE FOREGOING IS A TRUE COPY FROM THE RECORDS OF SAID COURT ENTERED ON

GIVEN UNDER MY HALD AND S. OF SAID COU

CIRCUIT COURT OF CABELL COUNTY, WEST VIRGINIA