



SENTENCING ORDER GUILTY PLEA

IN THE CIRCUIT COURT OF HOUSTON COUNTY, ALABAMA

STATE OF ALABAMA
VS.

CRIMINAL DIVISION

Daniel Webster Reynolds III

CASE NO. CC 14-847

ACTIONS, JUDGMENTS, CASE NOTES

On this day appeared the Defendant with his/her attorney and with the consent and approval of his attorney withdrew his plea of not guilty and entered a plea of guilty to, Absentee Ballot Fraud, as charged. Before accepting Defendant's plea of guilty, the Court advised the Defendant of all of his/her Constitutional Rights with the colloquy being taken down by the court reporter. The Court then permitted the Defendant to withdraw his/her plea of not guilty and enter a plea of guilty.

The Court inquired of Defendant if he/she had anything to say why judgment and sentence should not now be pronounced upon him/her and Defendant having said nothing in bar of judgment;

IT IS THEREFORE, ORDERED AND ADJUDGED BY THE COURT that the Defendant is guilty of said charge.

() A sentence hearing is set for the _____ day of _____, 20____ at _____ o'clock _____ M.

DONE and ORDERED, this the 7 day of January, 2016

K. Mault

CIRCUIT JUDGE

DEFENDANT'S
EXHIBIT
188

SENTENCING ORDER

CASE NO.: _____

(Revised February 2011)

As punishment, Defendant is hereby formally sentenced:

- () to hard labor for Houston county for a term of _____
- ☒ to the penitentiary of the State of Alabama for a term of 5 years() FHOA
- Other terms: _____

On the 30th day after the Clerk transmits to the Department of Corrections a copy of this judgment entry and sentence, if the Department has not directed the Sheriff where the Defendant shall be taken for confinement, the Sheriff is hereby ordered to transport Defendant forthwith to the Department's receiving center at Kilby/Tutwiler and effectuate the transfer of the Defendant to the custody of the Department. In the event the Department refuses to accept the Defendant in compliance with state law, the Sheriff is ordered to secure the Defendant to the property at the Department's receiving center.

Said sentence shall run () consecutive ☒ concurrent () coterminous with case number (s)

CC 14-845, 846, 847

- () Said sentence is suspended on the condition of good behavior and payment of all fines, costs, and restitution for a period of _____ months
- ☒ Defendant to serve sentence through Houston County Community Corrections Program
- ☒ The Defendant is hereby given credit for the days spent incarcerated pending trial.

DEFENDANT IS ALSO ORDERED TO PAY:

- ☒ A fine of \$ 500
- ☒ A Victim's Compensation Assessment of \$ 250
- ☒ All court costs
- ☒ Bail Bond Fee of \$ 150 pursuant to Act 12-535
- ☒ Restitution of \$ _____ to _____
- () Drug Demand Reduction Act Assessment of () \$1,000.00 () \$2,000.00
- () Alabama Forensic Sciences Trust Fund of \$100.00
- () Pay directly to Alabama Department of Forensic Sciences - Dothan Division \$ _____
- () Investigation restitution directly to () DPD () HCSD \$ _____
- () Contract Attorneys Fees: Per Administrative Order of February 24, 2011
- Plan A: () Class A \$1,000 () Class B \$750 () Class C \$500 () Misdemeanor \$350
- Plan B: () Class A \$3,000 () Class B \$2,500 () Class C \$2,000 () Misdemeanor \$500

ADDITIONAL SENTENCE PROVISIONS ORDERED ARE:

- ☒ Cash bond to be applied to restitution, fines, and court costs
- () Completion of substance abuse program CRO
- () The Department of Public Safety is ordered to comply with Alabama Code 13A-12-290 by suspending Defendant's drivers license for six months
- () Continued on same bond
- () Appeal bond is set at \$ _____
- () Indigency status granted and free transcript is ordered

PROBATION

- ☒ Defendant applies for probation
- () Defendant waives application for probation
- () Probation hearing is set for the _____ day of _____, 20____, _____M
- ☒ Defendant to remain on same bond pending probation hearing
- ☒ No issues reserved for appeal

Other: _____

DATE

1/7/16

CIRCUIT JUDGE

