

State of South Carolina
In The Court Of Appeals

RECEIVED

MAR 19 2019

Appeal From The Administrative Law Court
Administrative Law Judge Debora Brooks Purden

SC Court of Appeals

ALC Case No: 18-ALJ-04-0206-AP
Appellate Case No: 2018-002139

Jeffrey McCoy #355188 Appellant

South Carolina Department of Corrections Respondant

Record On Appeal

Kensey B. Evans
Deputy General Counsel
Office of General Counsel
South Carolina Department of Corrections
Post Office Box 21787
Columbia, South Carolina 29221
(803) 896-8508

ATTORNEY FOR RESPONDENT

Jeffrey McCoy
Jeffrey McCoy #355188
Kirkland CI-GPH-117
4344 Broad River Rd
Columbia SC 29210

Index

Appellants inmate record consisting of appellants grievance
IC# 25-18 in the above referenced case, 1-42

Appellants Initial Brief to the ALC Case No: 180206, 1-6

S.C.D.C.'s Respons Brief Case No: 18-ALJ-04-0206-AP1-7

Appellants Respons Brief to Respondants Brief Case No: 18-ALJ-04-02, 1-7

Administrative Law Court ORDER, 1-5

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
INMATE GRIEVANCE FORM

206
DUE: 2/11/17

STEP 2

INMATE NAME: Jeffrey McCow RECEIVED
SCDC NUMBER: 3551887 RECEIVED
INSTITUTION: Kirkland FEB 21 2018
HOUSING UNIT: B2-46
WORK ASSIGNMENT: Domestic Worker DIVISION OF CLASSIFICATION & INMATE SERVICES

Office Use Only
Grievance No. KCI-125-18
Code: General _____
Policy _____
Disc. Hear. _____
Class. ✓
Date Received FEB 07 2018
IGC Initials MA

INMATE'S REASON FOR APPEAL (state specific dissatisfaction):

I am not satisfied with the answer I received from the warden on my step 1 grievance form were I ask why am I serving 85% of my sentence for safe cracking when South Carolina Law does not classify safe cracking as an 85% offence. Nothing in the statutes for safe cracking says I have to serve a mandatory 85%. The answer I got on my step 1 grievance does no explain why I am serving 85%. It only says my conviction is classified as violent and I have a mandatory sentence requirement of 12 years 9 months. I no I am classified as violent and have to do 85% of my sentence for safe cracking which is a mandatory sentence of 12 years 9 months. My question is why do I have to do 85% of my sentence for safe cracking when South Carolina Law does not constitute safe cracking as an 85% offence. This charge should be classified as a none 85% offence.

Grievant Signature: Jeff McCow Date: 2-7-18

RESPONSIBLE OFFICIAL'S DECISION AND REASON:

I have reviewed your concern. In your grievance you stated that your SCDC Classification is incorrect. You stated that you should not be serving 85% of your sentence for safecracking when the law does not classify it as a violent crime. The Warden responded to your concern on SCDC 10-5, Step 1 Inmate Grievance Form dated 2/1/18. You were sentenced on 5/26/12 for violating SC Code of Laws 16-11-0390, offense Burglary/Safecracking. Safecracking (Burglary/Safe-Vault) is considered a non-violent offense but is also an 85% non-parolable offense as stipulated by SC Code of Law. Your contention that this offense is non-85% is incorrect. Your SCDC Classification is based on state law. If you still do not understand your classification, you may speak to your classification caseworker.

Therefore, your grievance is denied.

You may appeal this decision under the South Carolina Administrative Procedures Act to the South Carolina Administrative Law Court. In order to appeal, you must complete the attached Notice of Appeal Form (Form) and submit it as instructed on the Form within thirty (30) days of receipt.

Signature: [Signature] Date: 4/5/18

The decision rendered by the responsible official exhausts the appeal process of the Inmate Grievance Procedure. I hereby acknowledge receipt of the official's response and understand this is the Agency's final response to this matter.

Grievant Signature _____ Date _____ IGC Signature _____ Date _____

(SEE REVERSE SIDE FOR INSTRUCTIONS)

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS

INMATE GRIEVANCE FORM

STEP 1

INMATE NAME: <u>Jeff McCoy</u>	OFFICE USE ONLY Grievance No. <u>KCI 0025-18</u> Code: General _____ Policy _____ Disc. Hear. _____ Class. <input checked="" type="checkbox"/> PREA _____ Date Received <u>JAN 17 2018</u> IGC Initials <u>JM</u>
SCDC NUMBER: <u>355188</u>	
INSTITUTION: <u>Kirkland</u>	
HOUSING UNIT: <u>B2-46</u>	
WORK ASSIGNMENT: <u>Dorm worker</u> <u>1-2-18</u>	

STATEMENT OF GRIEVANCE (Indicate the date of incident, and if the grievance is a challenge to SCDC Policy, specify which policy. Include supporting documentation and attach answered RTSM or Kiosk reference number.)

On 1-8-18 I recieved a respons from Inmate records after requesting if they could explain to me why I am serving 85% of my sentence for safe cracking when south carolina Law does not recognize safe cracking as a violent crime Under South Carolina Code § 16-1-60 Violent crimes defined it does not list safe cracking as a violent crime.

The Kiose request #18-791364 to Inmate records is the request that I am referring to in this grievance and there respons to my request was "because there is no such thing as 65% you are either doing 85% or day for day." This does not answer my question of why am I doing 85% of my sentence for safe cracking when the law does not classifie it as a violent crime. Please answer this question.

Jeff McCoy 1-9-18
 Grievant Signature Date

ACTION REQUESTED:

ACTION TAKEN BY IGC: PROCESSED UNPROCESSED OTHER

See Warden's Decision

[Signature] 1/30/18
 IGC Signature Date

(CONTINUE ON REVERSE SIDE)

WARDEN'S DECISION AND REASON:

Inmate Mccoy Glenn 355188;

This is in response to KCI-0025-18. Pertinent information and documentation has been reviewed. It is documented on your sentencing sheet, signed by the Judge, you have a conviction that is classified as Violent. Also, you do have a mandatory sentence requirement of 12 years, 9 months. You do have an initial parole date of 02/27/25. Taking into account the above mentioned facts you are not receiving credit for Good time, however, you are receiving Earned Work Credits. Therefore, SCDC calculations of your Sentence are correct.

Based on this information, your requested action is denied. If not satisfied with my response, see Step 5 below.

Wylie Dawn 2-1-18
Warden Signature Date

- I accept the Warden's decision and consider the matter closed.
- I do not accept the Warden's decision and wish to appeal.

Jeff McCoy 2-6-18
Grievant Signature Date

POwe 2/6/18
IGC Signature Date

INSTRUCTIONS FOR COMPLETING STEP 1 GRIEVANCE FORM

1. An informal resolution shall be attempted prior to the filing of Step 1 by sending an Inmate Request to Staff Member (RTSM) form or Kiosk reference number to the appropriate supervisor. A copy of the answered RTSM must be attached to the grievance when the grievance is filed.
2. Complete each section in its entirety writing only in the space provided for inmate use. No additional pages will be permitted.
3. Only one (1) issue is to be addressed on each form.
4. Submit the completed form by placing it in the Grievance Box at your institution within eight (8) working days of the date on the RTSM response; policy grievances can be filed at any time. Disciplinary and Classification Review appeals must be submitted within five (5) working days of the hearing/review. Do not write in the space provided for the Warden's response.
5. If you are not satisfied with the Warden's decision, you may appeal to the appropriate responsible official within five (5) days of your receipt of the Warden's decision, by placing your Step 2 appeal form in the Grievance Box at your institution.



Inmate Request

Today's Date: 1/24/18 7:10

Name: MCCOY, JEFFREY GLENN
Booking #: 355188
Permanent #: 355188

Reference #: 18-791364
Date Requested: 01/05/18 17:44
Request Type: Inmate Records
Requested By: Kiosk

Request Details: i am serving two sentences one is 2nd degree burglary violent that i have to serve 10 years at 65 percent and the other one is safe cracking nonviolent that i am serving 15 years at 85 percent. y am i serving 85 percent for safe cracking when it is a non violent charge.

Disposition: Complete
Officer:
Disposition Date:

Request Responses

Date	Author	Note
01/08/18 14:16	c051040	because there is no such thing as serving 65% either you're serving 85% or you're serving a mandatory service requirement (day for day)

COUNTY OF
STATE

Newberry
VS.

Jeffrey Glenn McCoy

AKA:

Race: CAU Sex: M Age: 39

DOB: 10-21-1973 SS#: 414-43-7046

Address: 58 R. C. Mathews Road

City, State, Zip: Humboldt, SC 29543

DL#: 078894067 SID#:

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the said indictment comes now the Defendant who was
TO: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 12GS36-0874

A/W#: M795802

Date of Offense: 5/26/2012

S.C. Code § : 16-11-0312(B)

CDR Code #: 0086

SENTENCE SHEET

0-15 yrs

CONVICTED OF or PLEADS

in violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC w/minor 1st or Lewd Act) §17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury.

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State. (defendant's initials)

ATTEST: C. Dale Scott 73081 SC Bar# Charles Jerna 10033 SC Bar#
C. Dale Scott Defendant Charles Jerna Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 10 (ten) days/months/years or under the Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: Indefinite (Convict of Burglary)
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by the State Department of Corrections. Credit time = jail since May 27, 2012
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP
Total: \$ _____ plus 20% fee: \$ _____
Payment Terms: _____
 Set by SCDPPPS _____

Recipient: _____

*Fine:

§ 14-1-206 (Assessments 107.5 %)	\$	
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§ 56-5-2995 (DUI Assessment)	\$12	\$
§ 56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§ 14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§ 14-1-213 (Drug Court Surcharge)	\$150	\$
§ 50-21-114(BUI Breath Test Fee)	\$50	\$
§ 56-5-2942(D) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$ 5.00
3% to County (if paid in installments)	\$	\$ 3.75
TOTAL	\$	\$ 133.75

_____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ _____ beginning _____
\$ _____ paid to Public Defender Fund
Other: _____

I, Jackie S. Bowers, Clerk of Court, Newberry, South Carolina, do hereby certify that this is a true copy of the original on file in this office.
 Appointed ADA or appointed other counsel, 47-12 requires \$500 be paid to Clerk during probation. Clerk of Court

Clerk of Court/ Deputy Clerk Elvira P. Fald
Court Reporter: Mary Ann Green
SCCA/217 (03/2011)

Presiding Judge Julie A. J.
Judge Code: 2157
Sentence Date: 4/24/13

COUNTY OF Newberry
 STATE VS.
Jeffrey Glenn McCoy
 AKA:
 Race: CAU Sex: M Age: 39
 DOB: 10-21-1973 SS#: 414-45-7046
 Address: 58 R. C. Mathews Road
 City, State, Zip: Humboldt, TN 38043
 DL#: 078894067 SID#:

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 12GS36-0877
 A/W#: M795305
 Date of Offense: 5/26/2012
 S.C. Code §: 16-11-0312(B)
 CDR Code #: 0086

SENTENCE SHEET 0-15 years

CONVICTED OF or PLEADS

*CDL Yes No CMV Yes No Hazmat Yes No
 In disposition of the said indictment comes now the Defendant who was
 TO: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

in violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury.
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State. (defendant's initials)
 ATTEST: Scott Dale 73081 Defendant Charles Jones 10037
 SC Bar# SC Bar# Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
 for a determinate term of 10 days/months/years or under the Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
 of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: probation (concurrent of burglary)
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by the State Department of Corrections. Since May 27, 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-23-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:
 RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP
 Total: \$ _____ plus 20% fee: \$ _____
 Payment Terms: _____
 Set by SCDPPPS _____
 _____ days/hours Public Service Employment

Recipient: _____
 *Fine: _____

§ 14-1-206 (Assessments 107.5 %)		\$	
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$	<u>100</u>
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$	
§ 56-3-2995 (DUI Assessment)	\$12	\$	
§ 56-1-286 (DUI Breath Test)	\$25	\$	
Proviso 47.9 (Public Def/Prob)	\$300	\$	
§ 14-1-212 (Law Enforce. Funding)	\$25	\$	<u>25</u>
§ 14-1-213 (Drug Court Surcharge)	\$150	\$	
§ 50-21-114 (BUI Breath Test Fee)	\$50	\$	
§ 56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$	
Proviso 90.5 (SCCJA Surcharge)	\$5	\$	<u>5</u>
3% to County (if paid in installments)		\$	<u>31.25</u>
TOTAL		\$	<u>123.25</u>

Obtain GED
 Attend Voc. Rehab. or Job Corp. _____
 May serve W/E beginning _____
 Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ beginning _____
 \$ _____ paid to Public Defender Fund

Other: Mickie S. Bowers, Clerk of Court, Newberry, South Carolina, do hereby certify that this is a true copy of the original on file in this office.

APR 26 2013
 Appointed PD or appointed other counsel, 47.12 requires \$500 to be paid to Clerk during probation.

Clerk of Court/ Deputy Clerk Elizabeth P. Field
 Court Reporter: Mary Ann Jones
 SCCA/217 (03/2011)

Presiding Judge [Signature]
 Judge Code: 2157
 Sentence Date: 4/24/13

COUNTY OF Newberry
STATE VS.

IN THE COURT OF GENERAL SESSIONS

AKA: Jeffrey Glenn McCoy
Race: CAU Sex: M Age: 39
DOB: 10-21-1973 SS#: 414-45-7046
Address: 58 R. C. Mathews Road
City, State, Zip: Humboldt, TN 38343
DL#: 078894067 SID#:

INDICTMENT/CASE#: 12GS36-0878
A/W#: M795806
Date of Offense: 5/26/2012
S.C. Code § : 16-11-0312(B)
CDR Code #: 0086

SENTENCE SHEET 0-15 yrs

*CDL Yes No CMV Yes No Hazmat Yes No
In disposition of the said indictment comes now the Defendant who was
TO: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

CONVICTED OF or PLEADS

In violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC) §17-25-45
w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury.
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
ATTEST: Scott Dale 73081 SC Bar# Defendant Charles J. Moore 10033 SC Bar#
Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 0 days/months/years or under the Youthful Offender Act not to exceed 0 years
and/or to pay a fine of \$ 0; provided that upon the service of 0 days/months/years and/or payment
of \$ 0; plus costs and assessments as applicable; the balance is suspended with probation for 0

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: Subsequent, but all violations are concurrent.
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
by the State Department of Corrections. Credit time since May 7, 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:
 RESTITUTION: Deferred Def. Waives Hearing Ordered: PTUP
Total: \$ 0 plus 20% fee: \$ 0
Payment Terms: 0 days/hours Public Service Employment
 Set by SCDPPPS

Recipient: _____
*Fine:

§ 14-1-206 (Assessments 107.5 %)	\$	
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ <u>100</u>
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§ 56-5-2995 (DUI Assessment)	\$12	\$
§ 56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§ 14-1-212 (Law Enforce. Funding)	\$25	\$
§ 14-1-213 (Drug Court Surcharge)	\$150	\$
§ 50-21-114 (BUI Breath Test Fee)	\$50	\$
§ 56-5-2942(F) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCJA Surcharge)	\$5	\$
3% to County (if paid in installments)	\$	\$ <u>0</u>
TOTAL	\$	\$ <u>100</u>

- Obtain GED
- Attend Voc. Rehab. or Job Corp. _____
- May serve W/E beginning _____
- Substance Abuse Counseling
- Random Drug/Alcohol testing
- Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ _____ beginning _____

paid to Public Defender Fund
I, Jackie S. Bowers, Clerk of Court, Newberry,
South Carolina, do hereby certify that this is a true
copy of the original on file in this office.
APR 26 2013
 Appointed PD or appointed other counsel,
47-12 requires \$500 be paid to Clerk
during probation.

Clerk of Court/ Deputy Clerk Elizabeth P. Jones
Court Reporter: Mary Ann Jensen
SCCA/217 (03/2011)

Presiding Judge Theresa J. P.
Judge Code: 2157
Sentence Date: 4/24/13

COUNTY OF Newberry VS. Jeffrey Glenn McCoy

INDICTMENT/CASE#: 12GS36-0879
A/W#: M795307
Date of Offense: 5/26/2012
S.C. Code § : 16-13-0030(A)
CDR Code #: 3419

AKA: _____
Race: CAU Sex: M Age: 39
DOB: 10-21-1973 SS#: 414-45-7046
Address: 58 R. C. Mathews Road
City, State, Zip: Humboldt, TN 38345
DL#: 078894067 SID#: _____

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No
In disposition of the said indictment comes now the Defendant who was TO: Larceny / Petit or Simple Larceny \$2,000 or less

CONVICTED OF or PLEADS

In violation of § 16-13-0030(A) of the S.C. Code of Laws, bearing CDR Code # 3419
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC w/minor 1st or Lewd Act) § 17-25-43

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury.
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State. (defendant's initials)

ATTEST: [Signature] Scott, Dale SC Bar# _____
[Signature] Defendant [Signature] Attorney for Defendant SC Bar# 10033

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center, for a determinate term of 30 (days/months/years or under the Youthful Offender Act not to exceed _____ years and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment of \$ _____; plus costs and assessments as applicable; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentences on:
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by the State Department of Corrections. Credit 30 Days served.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____
Total: \$ _____ plus 20% fee: _____ \$ _____
Payment Terms: _____
 Set by SCDPPPS _____

Recipient: _____
*Fine: _____

§ 14-1-206 (Assessments 107.5 %)		\$	
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$	<u>100.00</u>
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$	
§ 56-5-2995 (DUI Assessment)	\$12	\$	
§ 56-1-286 (DUI Breath Test)	\$25	\$	
Proviso 47.9 (Public Def/Prob)	\$500	\$	
§ 14-1-212 (Law Enforce Funding)	\$25	\$	<u>25.00</u>
§ 14-1-213 (Drug Court Surcharge)	\$150	\$	
§ 50-21-114 (BUI Breath Test Fee)	\$50	\$	
§ 56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$	
Proviso 90.5 (SCCJA Surcharge)	\$5	\$	<u>5.00</u>
3% to County (if paid in installments)		\$	<u>39.90</u>
TOTAL		\$	<u>133.90</u>

_____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ beginning _____

\$ _____ paid to Public Defender Fund
Other, Jackie S. Bowers, Clerk of Court, Newberry, South Carolina, do hereby certify that this is a true copy of the original on file in this office.

APR 28 2013
 Appointed PD or appointed other counsel, 47.12 requires \$500 be paid to Clerk during probation.

Clerk of Court/ Deputy Clerk Elizabeth O'Neil
Court Reporter: Mary Ann Turner
SCCA/217 (03/2011)

Presiding Judge [Signature]
Judge Code: 2157
Sentence Date: 4/24/13

COUNTY OF Newberry VS. Jeffrey Glenn McCoy

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 12GS36-0880

A/W#: M795808

Date of Offense: 5/26/2012

S.C. Code § : 16-13-0030(A)

CDR Code #: 3419

AKA: _____
Race: CAU Sex: M Age: 39
DOB: 10-21-1973 SS#: 414-45-7045
Address: 58 R. C. Mathews Road
City, State, Zip: Humboldt, TN 38343
DL#: 078894067 SID#: _____

SENTENCE SHEET 0-30 days
PO - \$1,000

*CDL Yes No CMV Yes No Hazmat Yes No
In disposition of the said indictment comes now the Defendant who was
TO: Larceny / Petit or Simple Larceny \$2,000 or less

CONVICTED OF or PLEADS

in violation of § 16-13-0030(A) of the S.C. Code of Laws, bearing CDR Code # 3419
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC w/minor 1st or Lewd Act) §17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: [Signature] 73081 [Signature] 10033
C. Dale Scott SC Bar# [Signature] Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 30 (days/months/years) or under the Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on:
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by the State Department of Corrections. Credit 30 days
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:
 RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____
Total: \$ _____ plus 20% fee: \$ _____
Payment Terms: _____
 Set by SCDPPPS _____

§ 14-1-206 (Assessments 107.5 %)	\$	
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ <u>100.00</u>
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§ 56-5-2995 (DUI Assessment)	\$12	\$
§ 56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§ 14-1-212 (Law Enforce. Funding)	\$25	\$ <u>25.00</u>
§ 14-1-213 (Drug Court Surcharge)	\$150	\$
§ 50-21-114(BUI Breath Test Fee)	\$50	\$
§ 56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$ <u>5.00</u>
3% to County (if paid in installments)	\$	\$ <u>3.90</u>
TOTAL	\$	\$ <u>183.90</u>

_____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ beginning _____
\$ _____ paid to Public Defender Fund

Other Jackie S. Bowers, Clerk of Court, Newberry,
South Carolina, do hereby certify that this is a true
copy of the original on file in this office.

APR 26 2013
 Appointed PD or appointed other counsel, _____
47.12 requires \$500 be paid to Clerk during probation.

Clerk of Court/ Deputy Clerk Elizabeth B. [Signature]
Court Reporter: Mary Ann [Signature]
SCCA217 (03/2011)

Presiding Judge [Signature]
Judge Code: 2159
Sentence Date: 4/25/13

COUNTY OF Newberry)
STATE VS.)

Jeffrey Glenn McCoy)

AKA: _____)

Race: CAU Sex: M Age: 39)

DOB: 10-21-1973 SS#: 414-45-7046)

Address: 58 R. C. Mathews Road)

City, State, Zip: Humboldt, TN 38343)

DL#: 078894067 SID#: _____)

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the said indictment comes now the Defendant who was

TO: Tools / Possession, making implements capable of being used in crime

INDICTMENT/CASE#: 12GS36-038 1

A/W#: M795809

Date of Offense: 5/26/2012

S.C. Code § : 16-11-0020

CDR Code #: 0124

SENTENCE SHEET

CONVICTED OF or PLEADS

in violation of § 16-11-0020 of the S.C. Code of Laws, bearing CDR Code # 0124

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC w/minor 1st or Lewd Act) §17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's Initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Scott, Dale 73081 Jeffrey McCoy Charles J. Bowers 10038
SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center, for a determinate term of 5 days/months/years or under the Youthful Offender Act not to exceed _____ years and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: w/ inferable charge
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by the State Department of Corrections. credit time served since May 24, 2012
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ beginning _____
\$ _____ paid to Public Defender Fund

Recipient: _____
*Fine: _____

§ 14-1-206 (Assessments 107.5 %)		\$
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§ 56-5-2995 (DUI Assessment)	\$12	\$
§ 56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§ 14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§ 14-1-215 (Drug Court Surcharge)	\$150	\$
§ 50-21-114(BUI Breath Test Fee)	\$50	\$
§ 56-5-2942(D) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCJA Surcharge)	\$5	\$ 5.00
3% to County (if paid in installments)		\$ 3.92
TOTAL		\$ 133.92

I, Jackie S. Bowers, Clerk of Court, Newberry, South Carolina, do hereby certify that this is a true copy of the original on file in this office.

APR 26 2013
 Appointed PD or appointed other counsel, 47.12 requires \$500 fee paid to Clerk during probation.

Clerk of Court/ Deputy Clerk Elizabeth Ball
Court Reporter: Maylin Turner
SCCA/217 (03/2011)

Presiding Judge John G. ...
Judge Code: 2159
Sentence Date: 4/24/13

COUNTY OF Newberry
STATE VS.

Jeffrey Glenn McCoy

AKA: _____

Race: CAU Sex: M Age: 39

DOB: 10-21-1973 SS#: 414-45-7046

Address: 58 R. C. Mathews Road

City, State, Zip: Hurricane, TN 38243

DL#: 078894067 SID#: _____

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the said indictment comes now the Defendant who was
TO: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 12GS36-0882

A/W#: M795810

Date of Offense: 5/26/2012

S.C. Code § : 16-11-0312(B)

CDR Code #: 0086

SENTENCE SHEET 0-15, 5

CONVICTED OF or PLEADS

in violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC w/minor 1st or Lewd Act) §17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Scott, Dale 73081 SC Bar# Defendant Attorney for Defendant 90033 SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 10 days/months/years or under the Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation/which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: to consecutive but consecutive burglary.
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
by the State Department of Corrections. Since May 24, 2012.

The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP

Total: \$ _____ plus 20% fee: \$ _____

Payment Terms: _____

Set by SCDPPPS _____

Recipient: _____

*Fine: _____

§ 14-1-206 (Assessments 107.5 %)	\$	\$
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ <u>100</u>
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§ 56-5-2995 (DUI Assessment)	\$12	\$
§ 56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§ 14-1-212 (Law Enforce. Funding)	\$25	\$ <u>25</u>
§ 14-1-213 (Drug Court Surcharge)	\$150	\$
§ 50-21-114 (BUI Breath Test Fee)	\$50	\$
§ 56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCA Surcharge)	\$5	\$ <u>5</u>
3% to County (if paid in installments)	\$	\$ <u>34.00</u>
TOTAL	\$	\$ <u>133</u>

_____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ _____ beginning _____
\$ _____ paid to Public Defender Fund

Other: Jackie S. Bowers, Clerk of Court, Newberry, South Carolina, do hereby certify that this is a true copy of the original on file in this office.

APR 26 2013
 Appointed PD or appointed other counsel.
47.12 requires \$500 to be paid to Court during probation.

Clerk of Court/ Deputy Clerk Elyse Ann P. Zell

Court Reporter: Mary Ann Jones

SCCA/217 (03/2011)

Presiding Judge _____

Judge Code: 2159

Sentence Date: 4/24/13

COUNTY OF Newberry)
STATE VS.)

Jeffrey Glenn McCoy)

AKA: _____)

Race: CAU Sex: M Age: 39)

DOB: 10-21-1973 SS#: 414-45-7046)

Address: 58 R. C. Mathews Road)

City, State, Zip: Humboldt, TN 38743)

DL#: 078894067 SID#: _____)

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the said indictment comes now the Defendant who was
TO: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 12GS36-0883

A/W#: M795811

Date of Offense: 5/26/2012

S.C. Code § : 16-11-0312(B)

CDR Code #: 0086

SENTENCE SHEET 0-15 yrs

CONVICTED OF or PLEADS

in violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC w/minor 1st or Lewd Act) §17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Scott, Dale 73081 Defendant Charles James 10033
SC Bar# _____ Attorney for Defendant SC Bar# _____

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 10 days/months/years of under the Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: probation, but all balance remain suspended w/
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied as follows:
by the State Department of Corrections. At June 11, May 27, 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____
Total: \$ _____ plus 20% fee: \$ _____

Payment Terms: _____
 Set by SCDPPPS _____

Recipient: _____
*Fine:

§ 14-1-206 (Assessments 107.5 %)	\$	
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ <u>100.00</u>
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§ 56-5-2995 (DUI Assessment)	\$12	\$
§ 56-1-236 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§ 14-1-212 (Law Enforce. Funding)	\$25	\$ <u>25.00</u>
§ 14-1-213 (Drug Court Surcharge)	\$150	\$
§ 50-21-114 (BUI Breath Test Fee)	\$50	\$
§ 56-5-2942(f) (Vehicle Assessment)	\$40/ca	\$
Proviso 90.5 (SCCA Surcharge)	\$5	\$ <u>5.00</u>
3% to County (if paid in installments)	\$	\$ <u>3.90</u>
TOTAL	\$	\$ <u>133.90</u>

_____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ _____ beginning _____

\$ I Jackie S. paid to Public Defender Fund Newberry.
Other South Carolina do hereby certify that this is a true
copy of the original on file in this office.

APR 26 2013

Appointed PD or appointed other counsel,
47.12 requires \$500 be paid to Clerk
during probation.

Clerk of Court/ Deputy Clerk Elizabeth Price
Court Reporter: Mary Ann Jones
SCCA/217 (03/2011)

Presiding Judge _____
Judge Code: 2157
Sentence Date: 4/24/13

COUNTY OF
STATE

Newberry
VS.

Jeffrey Glenn McCoy

AKA:

Race: CAU Sex: M Age: 39

DOB: 10-21-1973 SS#: 414-45-7046

Address: 58 R. C. Mathews Road

City, State, Zip: Humboldt, TN 38342

DL#: 078894067 SID#:

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the said indictment comes now the Defendant who was
TO: Larceny / Grand Larceny, \$10,000 or more

IN THE COURT OF GENERAL SESSIONS

INDICTMENT/CASE#: 12GS36-0884

A/W#: M795812

Date of Offense: 5/26/2012

S.C. Code §: 16-13-0030(B)(2)

CDR Code #: 3421

SENTENCE SHEET 0-10-13

CONVICTED OF or PLEADS

in violation of § 16-13-0030(B)(2) of the S.C. Code of Laws, bearing CDR Code # 3421
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC w/minor 1st or Lewd Act) §17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentation to Grand Jury. (defendant's initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Scott, Dale 7308 SC Bar# Jeffrey McCoy Defendant Charles Attorney for Defendant 10033 SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 5 days/months/years or under the Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: Indefinite
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
by the State Department of Corrections. Credit time in jail since May 27, 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____
Total: \$ _____ plus 20% fee: \$ _____
Payment Terms: _____
 Set by SCDPPPS _____

Recipient: _____
*Fine: _____

§ 14-1-206 (Assessments 107.5 %)	\$	
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$100
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§ 56-5-2995 (DUI Assessment)	\$12	\$
§ 56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§ 14-1-212 (Law Enforce. Funding)	\$25	\$
§ 14-1-213 (Drug Court surcharge)	\$150	\$
§ 50-21-114(BUI Breath Test Fee)	\$50	\$
§ 56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$
3% to County (if paid in installments)	\$	\$
TOTAL	\$	\$ 133.95

_____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ _____ beginning _____

\$ _____ paid to Public Defender Fund
I, Jackie S. Powers, Clerk of Court, Newberry,
South Carolina, do hereby certify that this is a true
copy of the original on file in this office.

APR 26 2013

Appointed PD or appointed other counsel,
47-12 requires \$500 be paid to Clerk
during probation.

Clerk of Court/ Deputy Clerk Elizabeth Page
Court Reporter: Mary Ann Lane
SCCA/217 (03/2011)

Presiding Judge Patricia J. J.
Judge Code: 2157
Sentence Date: 4/24/13

ROAI200D
ROAI200M
OMROAUDA

SCDC OFFENDER MANAGEMENT SYSTEM
RECORD AUDIT APPLICATION
DISPLAY RECORD AUDIT

06/15/18
C056427

SCDC#: 355188
NAME.: MCCOY, JEFFREY GLENN

CURR STATUS.: INCARCERATED
CURR LOC....: KIRKLAND
CURR CUSTODY: MI3

AUDIT TYPE: 01 RECORDS AUDIT

AUDIT DATE: 05/23/13

UPDATED BY: MOSES, MARTHA

DATE: 05/23/13

RECORD AUDIT DISPLAYED...

CLEAR:SUMMARY

ENTER:DISPLAY NOTES

PF8:FORWARD

CMT1100D
OMCOMITA

SCDC OFFENDER MANAGEMENT SYSTEM
COMMITMENT APPLICATION
CONVICTION SUMMARY

06/15/18
C056427

SCDC# > 355188

MCCOY, JEFFREY GLENN

CURR LOC: KIRKLAND

SCDC CLASSIFICATION...: VIOLENT

OFFENDER TYPE: ADULT-STRAIGHT SENTENCE

NUM	CONVICTION OFFENSE	INCARC YRS MO	SENT DYS	SENT DATE	SENT START	PROJ COMP	CONV STAT	VIO IND
S00010	PETIT OR SIMPLE LARC	000 00	030	04/24/13	03/25/13	04/24/2013	ACT N N	
S00009	PETIT OR SIMPLE LARC	000 00	030	04/24/13	03/25/13	04/24/2013	ACT N N	
* S00008	BURGLARY-2ND DEGREE	010 00	000	04/24/13	05/27/12	06/05/2030	ACT V V	
S00007	BURGLARY-2ND DEGREE	010 00	000	04/24/13	05/27/12	06/05/2030	ACT V V	
S00006	BURGLARY-2ND DEGREE	010 00	000	04/24/13	05/27/12	06/05/2030	ACT V V	
S00005	BURGLARY-2ND DEGREE	010 00	000	04/24/13	05/27/12	06/05/2030	ACT V V	
S00004	BURGLARY-2ND DEGREE	010 00	000	04/24/13	05/27/12	06/05/2030	ACT V V	
S00003	BRG-SAFE-VAULT	015 00	000	04/24/13	05/27/12	02/21/2025	ACT N N	
S00002	GRAND LARC \$10,000+	005 00	000	04/24/13	05/27/12	03/31/2015	ACT N N	
S00001	POSSESS TOOLS FOR CR	005 00	000	04/24/13	05/27/12	03/31/2015	ACT N N	

PAGE: 0001

MAKE A SELECTION AND PRESS <ENTER>...

PF3-ADD PF4-MODIFY/REVOKE PF6-DISPLAY CONSEC PF9-DETAIN PF12-SUMREPT

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00010 INDICT NUM: 12-GS-360880 WARRANT NUM: M795808
 DATE SENTENCED...: 04/24/2013 JUDGE LAST...: ADDY, JR FI: F
 STATUTE: 16-13-0030(A) CDR CODE.: 3419 GPS IND: N
 OFFENSE: 3419 PETIT OR SIMPLE LARCENY OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT...: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 04/24/2013
 TOTAL SENTENCE...: 000 00 030 MAND SERV REQMT...: 000 00 000
 INCARC SENTENCE...: 000 00 030 PAROLE FACTOR...: 1 1/4 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 000 00 000
 HIP SENT.....: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00030 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 03/25/2013 DOM.IND:
 CONSECUTIVE IND...: N SPOUSE ABUSE: STATUTE CLASSIFICATION...: NON-VIOLENT
 DNA OFFENSE IND...: N EEC ELIG: Y SCDC CLASSIFICATION.....: NON-VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: DATE: 00/00/00
 NO PAROLE: NOT APPLIC CREATED BY.: C TAYLOR DATE: 04/30/13

PF8-NEXT CONVICTION PF9-DETAIN PF4-RESTITUTION PAID(FA ONLY)

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN .NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00009 INDICT NUM: 12-GS-360879 WARRANT NUM: M795807
 DATE SENTENCED.: 04/24/2013 JUDGE LAST.: ADDY, JR FI: F
 STATUTE: 16-13-0030(A) CDR CODE.: 3419 GPS IND: N
 OFFENSE: 3419 PETIT OR SIMPLE LARCENY OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT....: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 04/24/2013
 TOTAL SENTENCE...: 000 00 030 MAND SERV REQMT...: 000 00 000
 INCARC SENTENCE...: 000 00 030 PAROLE FACTOR....: 1 1/4 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 000 00 000
 HIP SENT.....: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00030 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 03/25/2013 DOM.IND:
 CONSECUTIVE IND...: N SPOUSE ABUSE: STATUTE CLASSIFICATION...: NON-VIOLENT
 DNA OFFENSE IND...: N EEC ELIG: Y SCDC CLASSIFICATION.....: NON-VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: M MOSES DATE: 05/23/13
 NO PAROLE: NOT APPLIC CREATED BY.: C TAYLOR DATE: 04/30/13

PF8-NEXT CONVICTION PF9-DETAIN PF4-RESTITUTION PAID(FA ONLY)

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00008 INDICT NUM: 12-GS-360878 WARRANT NUM: M795806
 DATE SENTENCED...: 04/24/2013 JUDGE LAST...: ADDY, JR FI: F
 STATUTE: 16-11-0312(B) CDR CODE.: 0086 GPS IND: N
 OFFENSE: 2221 BURGLARY-2ND DEGREE OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT...: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 05/27/2012
 TOTAL SENTENCE...: 010 00 000 MAND SERV REQMT...: 000 00 000
 INCARC SENTENCE...: 010 00 000 PAROLE FACTOR...: 2 1/3 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 000 00 000
 HIP SENT...: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00000 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 05/27/2012 DOM.IND:
 CONSECUTIVE IND...: Y SPOUSE ABUSE: STATUTE CLASSIFICATION...: VIOLENT
 DNA OFFENSE IND...: Y EEC ELIG: N SCDC CLASSIFICATION...: VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: DATE: 00/00/00
 NO PAROLE: NOT APPLIC CREATED BY.: C TAYLOR DATE: 04/30/13

PF8-NEXT CONVICTION PF9-DETAIN PF4-RESTITUTION PAID(FA ONLY)

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00007 INDICT NUM: 12-GS-360877 WARRANT NUM: M795805
 DATE SENTENCED...: 04/24/2013 JUDGE LAST...: ADDY, JR FI: F
 STATUTE: 16-11-0312(B) CDR CODE.: 0086 GPS IND: N
 OFFENSE: 2221 BURGLARY-2ND DEGREE OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT...: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 05/27/2012
 TOTAL SENTENCE...: 010 00 000 MAND SERV REQMT...: 000 00 000
 INCARC SENTENCE...: 010 00 000 PAROLE FACTOR...: 2 1/3 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 000 00 000
 HIP SENT...: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00000 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 05/27/2012 DOM.IND:
 CONSECUTIVE IND...: Y SPOUSE ABUSE: STATUTE CLASSIFICATION...: VIOLENT
 DNA OFFENSE IND...: Y EEC ELIG: N SCDC CLASSIFICATION...: VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: C TAYLOR DATE: 05/01/13
 NO PAROLE: NOT APPLIC CREATED BY.: C TAYLOR DATE: 04/30/13

PF8-NEXT CONVICTION PF9-DETAIN PF4-RESTITUTION PAID(FA ONLY)

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00006 INDICT NUM: 12-GS-360882 WARRANT NUM: M795810
 DATE SENTENCED.: 04/24/2013 JUDGE LAST.: ADDY, JR FI: F
 STATUTE: 16-11-0312(B) CDR CODE.: 0086 GPS IND: N
 OFFENSE: 2221 BURGLARY-2ND DEGREE OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT...: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 05/27/2012
 TOTAL SENTENCE...: 010 00 000 MAND SERV REQMT...: 000 00 000
 INCARC SENTENCE...: 010 00 000 PAROLE FACTOR...: 2 1/3 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 000 00 000
 HIP SENT...: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00000 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 05/27/2012 DOM.IND:
 CONSECUTIVE IND...: Y SPOUSE ABUSE: STATUTE CLASSIFICATION...: VIOLENT
 DNA OFFENSE IND...: Y EEC ELIG: N SCDC CLASSIFICATION...: VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: C TAYLOR DATE: 04/30/13
 NO PAROLE: NOT APPLIC CREATED BY.: C TAYLOR DATE: 04/30/13

PF8-NEXT CONVICTION

PF9-DETAIN

PF4-RESTITUTION PAID(FA ONLY)

9:25:16 Thursday, June 28, 2018

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00005 INDICT NUM: 12-GS-360883 WARRANT NUM: M795811
 DATE SENTENCED...: 04/24/2013 JUDGE LAST...: ADDY, JR FI: F
 STATUTE: 16-11-0312(B) CDR CODE...: 0086 GPS IND: N
 OFFENSE: 2221 BURGLARY-2ND DEGREE OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT...: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 05/27/2012
 TOTAL SENTENCE...: 010 00 000 MAND SERV REQMT...: 000 00 000
 INCARC SENTENCE...: 010 00 000 PAROLE FACTOR...: 2 1/3 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 000 00 000
 HIP SENT...: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00000 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 05/27/2012 DOM.IND:
 CONSECUTIVE IND...: Y SPOUSE ABUSE: STATUTE CLASSIFICATION...: VIOLENT
 DNA OFFENSE IND...: Y EEC ELIG: N SCDC CLASSIFICATION...: VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: C TAYLOR DATE: 04/30/13
 NO PAROLE: NOT APPLIC CREATED BY.: C TAYLOR DATE: 04/30/13

PF8-NEXT CONVICTION

PF9-DETAIN

PF4-RESTITUTION PAID(FA ONLY)

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00004 INDICT NUM: 12-GS-360874 WARRANT NUM: M795802
 DATE SENTENCED...: 04/24/2013 JUDGE LAST...: ADDY, JR FI: F
 STATUTE: 16-11-0312(B) CDR CODE.: 0086 GPS IND: N
 OFFENSE: 2221 BURGLARY-2ND DEGREE OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT...: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 05/27/2012
 TOTAL SENTENCE...: 010 00 000 MAND SERV REQMT...: 000 00 000
 INCARC SENTENCE...: 010 00 000 PAROLE FACTOR...: 2 1/3 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 000 00 000
 HIP SENT...: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00000 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 05/27/2012 DOM.IND:
 CONSECUTIVE IND...: Y SPOUSE ABUSE: STATUTE CLASSIFICATION...: VIOLENT
 DNA OFFENSE IND...: Y EEC ELIG: N SCDC CLASSIFICATION...: VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: C TAYLOR DATE: 04/30/13
 NO PAROLE: NOT APPLIC CREATED BY.: C TAYLOR DATE: 04/30/13
 PF8-NEXT CONVICTION PF9-DETAIN PF4-RESTITUTION PAID(FA ONLY)

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00003 INDICT NUM: 12-GS-360872 WARRANT NUM: M795800
 DATE SENTENCED...: 04/24/2013 JUDGE LAST...: AFFY, JR FI: F
 STATUTE: 16-11-0390 CDR CODE.: 0141 GPS IND: N
 OFFENSE: 2201 BRG-SAFE-VAULT OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT...: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 04/24/2013
 TOTAL SENTENCE...: 015 00 000 MAND SERV REQMT...: 012 09 000
 INCARC SENTENCE...: 015 00 000 PAROLE FACTOR...: 1 1/4 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 999 99 999
 HIP SENT.....: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00332 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 05/27/2012 DOM.IND:
 CONSECUTIVE IND...: N SPOUSE ABUSE: STATUTE CLASSIFICATION...: NON-VIOLENT
 DNA OFFENSE IND...: Y EEC ELIG: Y SCDC CLASSIFICATION.....: NON-VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: DATE: 00/00/00
 NO PAROLE: NO PAROLE CREATED BY.: C TAYLOR DATE: 04/30/13

PF8-NEXT CONVICTION

PF9-DETAIN

PF4-RESTITUTION PAID(FA ONLY)

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00002 INDICT NUM: 12-GS-360884 WARRANT NUM: M795812
 DATE SENTENCED...: 04/24/2013 JUDGE LAST...: ADDY, JR FI: F
 STATUTE: 16-13-0030(B) (2) CDR CODE...: 3421 GPS IND: N
 OFFENSE: 3421 GRAND LARC \$10,000+ OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT...: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 04/24/2013
 TOTAL SENTENCE...: 005 00 000 MAND SERV REQMT...: 000 00 000
 INCARC SENTENCE...: 005 00 000 PAROLE FACTOR...: 1 1/4 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 000 00 000
 HIP SENT...: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00332 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 05/27/2012 DOM.IND:
 CONSECUTIVE IND...: N SPOUSE ABUSE: STATUTE CLASSIFICATION...: NON-VIOLENT
 DNA OFFENSE IND...: Y EEC ELIG: Y SCDC CLASSIFICATION...: NON-VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: DATE: 00/00/00
 NO PAROLE: NOT APPLIC CREATED BY.: C TAYLOR DATE: 04/30/13

PF8-NEXT CONVICTION

PF9-DETAIN

PF4-RESTITUTION PAID(FA ONLY)

CMTI200D SCDC OFFENDER MANAGEMENT SYSTEM 06/28/18
 OMCOMITA COMMITMENT APPLICATION C052640
 SCDC #: 355188 INQUIRY CURR LOC: KIRKLAND
 MCCOY, JEFFREY GLENN NONCONFORM SENT: N RTRN TO COURT: N
 OFFENDER TYPE: ADULT-STRAIGHT SENTENCE
 CONVICTION NUM: S00001 INDICT NUM: 12-GS-360881 WARRANT NUM: M795809
 DATE SENTENCED...: 04/24/2013 JUDGE LAST...: ADDY, JR FI: F
 STATUTE: 16-11-0020 CDR CODE.: 0124 GPS IND: N
 OFFENSE: 7551 POSSESS TOOLS FOR CRIME OFFENSE DATE: 05/26/2012
 CHARACT: F FACILITATION OF COUNTS: 01 OFFENSE CNTY: 36 NEWBERRY
 PLEA...: G GUILTY TYPE OF COURT...: 01 GENERAL SESSIO
 TYPE SENTENCE... : S ADULT-STRAIGHT SCDC JURIS DATE...: 04/24/2013
 TOTAL SENTENCE...: 005 00 000 MAND SERV REQMT...: 000 00 000
 INCARC SENTENCE...: 005 00 000 PAROLE FACTOR...: 1 1/4 SENT. REQ.
 PROBATION SENT...: 000 00 000 PAROLE SERV REQMT: 000 00 000
 HIP SENT.....: 000 00 000
 RESTITUTION REQMT: N AMT: .00 JAIL CRED: 00332 EXTRA CRED: 00000
 CONVICTION STATUS: AC ACTIVE SENT START DATE: 05/27/2012 DOM. IND:
 CONSECUTIVE IND...: N SPOUSE ABUSE: STATUTE CLASSIFICATION...: NON-VIOLENT
 DNA OFFENSE IND...: Y EEC ELIG: Y SCDC CLASSIFICATION...: NON-VIOLENT
 SEX REG: N PRED OFF: N LAST UPDATE: DATE: 00/00/00
 NO PAROLE: NOT APPLIC CREATED BY.: C TAYLOR DATE: 04/30/13

 PF8-NEXT CONVICTION PF9-DETAIN PF4-RESTITUTION PAID(FA ONLY)

COUNTY OF Newberry)
 STATE VS.)
Jeffrey Glenn McCoy)
 AKA:)
 Race: [REDACTED] Sex: [REDACTED] Age: [REDACTED])
 DOB: [REDACTED] SS#: [REDACTED])
 Address: [REDACTED])
 City, State, Zip: [REDACTED])
 DL#: [REDACTED] SID#: [REDACTED])
 *CDL Yes No CMV Yes No Hazmat Yes No

INDICTMENT/CASE#: 12GS36-0880
 A/W#: M795808
 Date of Offense: 5/26/2012
 S.C. Code § : 16-13-0030(A)
 CDR Code #: 3419

SENTENCE SHEET *0-30 days*
50 - \$1,000

In disposition of the said indictment comes now the Defendant who was
 TO: Larceny / Petit or Simple Larceny \$2,000 or less

CONVICTED OF or PLEADS

in violation of § 16-13-0030(A) of the S.C. Code of Laws, bearing CDR Code # 3419
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: [Signature] 73081 [Signature] Challe 10033
 C. D. Scott SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
 for a determinate term of 30 days/months/years or under the Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
 of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on:
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
 by the State Department of Corrections. *Credit 30 days*
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
 Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP
 Total: \$ _____ plus 20% fee: \$ _____
 Payment Terms: _____
 Set by SCDPPPS _____

_____ days/hours Public Service Employment
 Obtain GED
 Attend Voc. Rehab. or Job Corp. _____
 May serve W/E beginning _____
 Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly/monthly
 pmts. of \$ _____ beginning _____
 \$ _____ paid to Public Defender Fund

Recipient: _____
 Fine:

14-1-206 (Assessments 107.5 %)	\$	
14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
14-1-211(A)(2) (DUI Surcharge)	\$100	\$
56-5-2995 (DUI Assessment)	\$12	\$
56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
14-1-213 (Drug Court Surcharge)	\$150	\$
50-21-114(BUI Breath Test Fee)	\$50	\$
56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$ 5.00
6% to County (if paid in installments)	\$	\$ 3.99
TOTAL	\$	\$ 133.99

Other: Public S. Rowers, Clerk of Court, Newberry,
 South Carolina, do hereby certify that this is a true
 copy of the original on file in this office.

APR 26 2013
 Appointed PD or appointed other counsel,
 47.12 requires \$500 be paid to Clerk
 during probation.

Clerk of Court/ Deputy Clerk Elizabeth B. Tol
 Court Reporter: Mary Ann Turner
 SCA/217 (03/2011)

Presiding Judge [Signature]
 Judge Code: 2159
 Sentence Date: 4/24/13

COUNTY OF Newberry
 STATE VS. Jeffrey Glenn McCoy
 AKA: _____
 Race: _____ Sex: _____ Age: _____
 DOB: _____ SS#: _____
 Address: _____
 City, State, ZIP: _____
 DL#: _____ SID#: _____

INDICTMENT/CASE#: 12GS36-0879
 A/W#: M795807
 Date of Offense: 5/26/2012
 S.C. Code §: 16-13-0030(A)
 CDR Code #: 3419

SENTENCE SHEET

*CDL Yes No CMV Yes No Hazmat Yes No
 In disposition of the said indictment comes now the Defendant who was
 IO: Larceny / Petit or Simple Larceny \$2,000 or less

CONVICTED OF or PLEADS

in violation of § 16-13-0030(A) of the S.C. Code of Laws, bearing CDR Code # 3419
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST: Scott Dale SC Bar# _____ Jeffrey McCoy Defendant Chandler Attorney for Defendant 10033 SC Bar# _____

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
 or a determinate term of 30 days/months/years or under the Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
 of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on:
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
 by the State Department of Corrections. Credit 30 days served.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
 Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP
 Total: \$ _____ plus 20% fee: \$ _____
 Payment Terms: _____
 Set by SCDPPPS _____

_____ days/hours Public Service Employment
 Obtain GED
 Attend Voc. Rehab. or Job Corp. _____
 May serve W/E beginning _____
 Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly/monthly
 pmts. of \$ _____ beginning _____

Recipient: _____
 Fine:

14-1-206 (Assessments 107.5%)	\$	
14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
14-1-211(A)(2) (DUI Surcharge)	\$100	\$
56-5-2995 (DUI Assessment)	\$12	\$
56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
14-1-213 (Drug Court Surcharge)	\$150	\$
50-21-114(BUI Breath Test Fee)	\$50	\$
56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$ 5.00
6 to County (if paid in installments)	\$	\$ 39.00
TOTAL	\$	\$ 133.00

\$ _____ paid to Public Defender Fund
 Other: Jackie S. Bowers, Clerk of Court, Newberry,
 South Carolina, do hereby certify that this is a true
 copy of the original on file in this office.

APR 26 2013
 Appointed PD or appointed other counsel,
 47.12 requires \$500 be paid to Clerk
 during probation.

Clerk of Court/ Deputy Clerk: Elizabeth D'Agostino
 Court Reporter: Mary Ann Turner
 CA/217 (03/2011)

Presiding Judge: F. J. ...
 Judge Code: 2157
 Sentence Date: 4/24/13

COUNTY OF Newberry)
STATE VS.)
Jeffrey Glenn McCoy)

INDICTMENT/CASE#: 12GS36-0878
A/W#: M795806
Date of Offense: 5/26/2012
S.C. Code § : 16-11-0312(B)
CDR Code #: 0086

AKA: _____
Race: _____ Sex: _____ Age: _____
JOB: _____ SS#: _____
Address: _____
City, State, Zip: _____
DL#: _____ SID#: _____

SENTENCE SHEET 0-15 yrs

CDL Yes No CMV Yes No Hazmat Yes No
In disposition of the said indictment comes now the Defendant who was
Charged: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

CONVICTED OF or PLEADS

In violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
TEST: Scott, Dale 73081 Jeffrey M. McCoy Charles J. ... 10033
SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 12 days/months/years or under the Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.
 CONCURRENT or CONSECUTIVE to sentence on: separately, but all fines are concurrent.
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
by the State Department of Corrections. Credit time since May 27 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered
Total: \$ _____ plus 20% fee: \$ _____
Payment Terms: _____
 Set by SCDPPPS _____

PTUP _____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ _____ beginning _____

Recipient: _____
Fine: _____

14-1-206 (Assessments 107.5 %)	\$	
14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100
14-1-211(A)(2) (DUI Surcharge)	\$100	\$
56-5-2995 (DUI Assessment)	\$12	\$
56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
14-1-212 (Law Enforce. Funding)	\$25	\$
14-1-213 (Drug Court Surcharge)	\$150	\$
50-21-114(BUI Breath Test Fee)	\$50	\$
56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$
6 to County (if paid in installments)	\$	\$
TOTAL	\$	\$ 150

\$ _____ paid to Public Defender Fund
Other: Jackie S. Bowers, Clerk of Court, Newberry,
South Carolina, do hereby certify that this is a true
copy of the original on file in this office.
APR 26 2013
 Appointed PD or appointed other counsel,
47-12 requires \$500 be paid to Clerk
during probation.

Clerk of Court/ Deputy Clerk Elizabeth Jones
Court Reporter: Mary Ann ...
SCA/217 (03/2011)

Presiding Judge ...
Judge Code: 2157
Sentence Date: 4/24/13

COUNTY OF Newberry
 STATE VS.
Jeffrey Glenn McCoy
 (KA: _____)
 Race: _____ Sex: _____ Age: _____
 DOB: _____ SS#: _____
 Address: _____
 City, State, Zip: _____
 DL#: _____ SID#: _____
 CDL Yes No CMV Yes No Hazmat Yes No
 In a disposition of the said indictment comes now the Defendant who was
 charged with: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

INDICTMENT/CASE#: 12GS36-0877
 A/W#: M795805
 Date of Offense: 5/26/2012
 S.C. Code § : 16-11-0312(B)
 CDR Code #: 0086

SENTENCE SHEET 0-15 years

CONVICTED OF or PLEADS

In violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 TEST: Scott, Dale 73081 Defendant Charles James 10037
 SC Bar# SC Bar# Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
 for a determinate term of 0 days/months/years or under the Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
 of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.
 CONCURRENT or CONSECUTIVE to sentence on: separately (Conviction of burglary)
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
 by the State Department of Corrections. Since May 27, 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
 Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered
 Total: \$ _____ plus 20% fee: \$ _____
 Payment Terms: _____
 Set by SCDPPPS _____

_____ days/hours Public Service Employment
 Obtain GED
 Attend Voc. Rehab. or Job Corp. _____
 May serve W/E beginning _____
 Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly/monthly
 pmts. of \$ _____ beginning _____
 \$ _____ paid to Public Defender Fund

Recipient: _____
 Fine:

14-1-206 (Assessments 107.5 %)	\$	
14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100
14-1-211(A)(2) (DUI Surcharge)	\$100	\$
56-5-2995 (DUI Assessment)	\$12	\$
56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
14-1-212 (Law Enforce. Funding)	\$25	\$ 25
14-1-213 (Drug Court Surcharge)	\$150	\$
50-21-114 (BUI Breath Test Fee)	\$50	\$
56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCA Surcharge)	\$5	\$ 5
to County (if paid in installments)	\$	\$ 315
TOTAL	\$	\$ 123

Other: Michelle S. Bowers, Clerk of Court, Newberry, South Carolina, do hereby certify that this is a true copy of the original on file in this office.
 APR 26 2013
 Appointed PD or appointed other counsel,
47.12 requires \$500 be paid to Clerk during probation.

Clerk of Court/ Deputy Clerk: Elizabeth P. Field
 Court Reporter: Mary Ann Turner
 CA/217 (03/2011)

Presiding Judge: _____
 Judge Code: 2157
 Sentence Date: 4/24/13

COUNTY OF Newberry
STATE VS.

Jeffrey Glenn McCoy

AKA: _____

Race: [redacted] Sex: [redacted] Age: [redacted]

DOB: [redacted] SS# [redacted]

Address: _____

City, State, Zip: _____

DL#: _____

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the said indictment comes now the Defendant who was
TO: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

INDICTMENT/CASE#: 12GS36-0882

A/W#: M795810

Date of Offense: 5/26/2012

S.C. Code § : 16-11-0312(B)

CDR Code #: 0086

SENTENCE SHEET

0-15 yrs

CONVICTED OF or PLEADS

in violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC) §17-25-45
w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Scott, Dale 73081 Jeffrey McCoy Chandler 10033
SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 10 (ten) days/months/years or under the Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.
 CONCURRENT or CONSECUTIVE to sentence on: to separate, but consecutive burglaries.
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
by the State Department of Corrections. since May 27, 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____
Total: \$ _____ plus 20% fee: \$ _____
Payment Terms: _____
 Set by SCDPPPS _____

Recipient: _____
*Fine: _____

§ 14-1-206 (Assessments 107.5 %)		\$	<u>00</u>
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$	<u>100</u>
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$	
§ 56-5-2993 (DUI Assessment)	\$12	\$	
§ 56-1-286 (DUI Breath Test)	\$25	\$	
Proviso 47.9 (Public Def/Prob)	\$500	\$	
§ 14-1-212 (Law Enforce. Funding)	\$25	\$	<u>25</u>
§ 14-1-213 (Drug Court Surcharge)	\$150	\$	
§ 50-21-114(BUI Breath Test Fee)	\$50	\$	
§ 56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$	
Proviso 90.5 (SCCJA Surcharge)	\$5	\$	<u>5</u>
3% to County (if paid in installments)		\$	<u>37.50</u>
TOTAL		\$	<u>133</u>

_____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ _____ beginning _____
\$ _____ paid to Public Defender Fund
Other: _____

Appointed PD or appointed other counsel,
47.12 requires \$500 be paid to Clerk
during probation.

Clerk of Court/ Deputy Clerk Elyse Huff
Court Reporter: Maureen

Presiding Judge _____
Judge Code: 2157
Sentence Date: 4/24/13

COUNTY OF
STATE

Newberry

VS.

Jeffrey Glenn McCoy

INDICTMENT/CASE#: 12GS36-0882

A/W#: M795810

Date of Offense: 5/26/2012

S.C. Code § : 16-11-0312(B)

CDR Code #: 0086

AKA: _____
Race: _____ Sex: _____ Age: _____
DOB: _____ SS#: _____
Address: _____
City, State, Zip: _____
DL#: _____ SID#: _____

SENTENCE SHEET

0-15 yrs

*CDL Yes No CMV Yes No Hazmat Yes No
In disposition of the said indictment comes now the Defendant who was
TO: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

CONVICTED OF or PLEADS

in violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: [Signature] 73081 [Signature] 10033
Scott, Dale SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 180 days/months/years or under the Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: to be sentenced, but consecutive to burglary.
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
by the State Department of Corrections. Since Nov 27, 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____
Total: \$ _____ plus 20% fee: \$ _____
Payment Terms: _____
 Set by SCDPPPS _____

Recipient: _____
Fine: _____

14-1-206 (Assessments 107.5 %)	\$	\$
14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
14-1-211(A)(2) (DUI Surcharge)	\$100	\$
56-5-2995 (DUI Assessment)	\$12	\$
56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
14-1-213 (Drug Court Surcharge)	\$150	\$
50-21-114(BUI Breath Test Fee)	\$50	\$
56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$ 5.00
% to County (if paid in installments)	\$	\$ 349.00
TOTAL	\$	\$ 133.00

_____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ _____ beginning _____
\$ _____ paid to Public Defender Fund

Other: Jackie S. Bowers, Clerk of Court, Newberry.
South Carolina, do hereby certify that this is a true
copy of the original on file in this office.

APR 26 2013
 Appointed PD or appointed other counsel.
47.12 requires \$500 be paid to Clerk
during probation.

Clerk of Court/ Deputy Clerk [Signature]
Court Reporter: [Signature]
CCA/217 (03/2011)

Presiding Judge [Signature]
Judge Code: 2159
Sentence Date: 4/24/13

COUNTY OF Newberry
 STATE VS. Jeffrey Glenn McCoy
 AKA: _____
 Race: _____ Sex: _____ Age: _____
 DOB: _____ SS#: _____
 Address: _____
 City, State, Zip: _____
 DL#: _____ SID#: _____
 *CDL Yes No CMV Yes No Hazmat Yes No
 In disposition of the said indictment comes now the Defendant who was
 IO: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

INDICTMENT/CASE#: 12GS36-0883
 A/W#: M795811
 Date of Offense: 5/26/2012
 S.C. Code § : 16-11-0312(B)
 CDR Code #: 0086

SENTENCE SHEET 0-15 yrs

CONVICTED OF or PLEADS

in violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST: [Signature] 73081 [Signature] Charles J. [Signature] 10033
 Scott, Dale SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections; County Detention Center,
 for a determinate term of 106 (fel.) days/months/years or under the Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
 of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.
 CONCURRENT or CONSECUTIVE to sentence on: independently, but all balances remain concurrent w/
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied each other.
 by the State Department of Corrections. Since May 27, 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
 Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP
 Total: \$ _____ plus 20% fee: \$ _____
 Payment Terms: _____
 Set by SCDPPPS _____
 Recipient: _____
 Fine: _____

_____ days/hours Public Service Employment
 Obtain GED
 Attend Voc. Rehab. or Job Corp. _____
 May serve W/E beginning _____
 Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly/monthly
 pmts. of \$ _____ beginning _____

14-1-206 (Assessments 107.5 %)	\$	
14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ <u>100.00</u>
14-1-211(A)(2) (DUI Surcharge)	\$100	\$
56-5-2995 (DUI Assessment)	\$12	\$
56-1-286 (DUI Breath Test)	\$25	\$
reviso 47.9 (Public Def/Prob)	\$500	\$
14-1-212 (Law Enforce. Funding)	\$25	\$ <u>25.00</u>
14-1-213 (Drug Court Surcharge)	\$150	\$
50-21-114(BUI Breath Test Fee)	\$50	\$
56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
reviso 90.5 (SCCJA Surcharge)	\$5	\$ <u>5.00</u>
% to County (if paid in installments)	\$	\$ <u>398.00</u>
TOTAL	\$	\$ <u>133.00</u>

\$ 1 Jackie S. Powers, Clerk of Court, Newberry.
 Other South Carolina do hereby certify that this is a true
 copy of the original on file in this office.
 APR 26 2013
 Appointed PD or appointed other counsel,
 47.12 requires \$500 be paid to Clerk
 during probation.

Clerk of Court Deputy Clerk [Signature]
 Court Reporter: [Signature]
 CCA/217 (03/2011)

Presiding Judge [Signature]
 Judge Code: 2157
 Sentence Date: 4/24/13

COUNTY OF Newberry
STATE VS.

Jeffrey Glenn McCoy

AKA: _____
Race: _____ Sex: _____ Age: _____
DOB: _____ SS#: _____
Address: _____
City, State, Zip: _____
DL#: _____ SID#: _____

*CDL Yes No CMV Yes No Hazmat Yes No
In disposition of the said indictment comes now the Defendant who was
TO: Burglary / Burglary (Violent) (After 06/20/85) - Second degree

INDICTMENT/CASE#: 12GS36-0874
A/W#: M795802
Date of Offense: 5/26/2012
S.C. Code § : 16-11-0312(B)
CDR Code #: 0086

SENTENCE SHEET

0-15 yrs

CONVICTED OF or PLEADS

in violation of § 16-11-0312(B) of the S.C. Code of Laws, bearing CDR Code # 0086
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: C. Dale Scott 73081 Defendant Charles James 10033
SC Bar# SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 10 (then) days/months/years or under the Youthful Offender Act not to exceed _____ years
and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: Indefinite (Arrest of Bayliss)
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
by the State Department of Corrections. Credit time = jail time May 27, 2012
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____
Total: \$ _____ plus 20% fee: \$ _____
Payment Terms: _____
 Set by SCDPPPS _____

Recipient: _____

*Fine: _____

§ 14-1-206 (Assessments 107.5 %)	\$	
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ <u>100.00</u>
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§ 56-5-2995 (DUI Assessment)	\$12	\$
§ 56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§ 14-1-212 (Law Enforce. Funding)	\$25	\$ <u>25.00</u>
§ 14-1-213 (Drug Court Surcharge)	\$150	\$
§ 50-21-114(BUI Breath Test Fee)	\$50	\$
§ 56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$ <u>5.00</u>
% to County (if paid in installments)	\$	\$ <u>3.00</u>
TOTAL	\$	\$ <u>133.00</u>

_____ days/hours Public Service Employment
Obtain GED
Attend Voc. Rehab. or Job Corp. _____
May serve W/E beginning _____
Substance Abuse Counseling
Random Drug/Alcohol testing
Fine may be pd. in equal, consecutive weekly/monthly
pmts. of \$ _____ beginning _____
\$ _____ paid to Public Defender Fund

Other: _____
I, Jackie S. Bowers, Clerk of Court, Newberry,
South Carolina, do hereby certify that this is a true
copy of the original on file in this office.
 Appointed PD or appointed other counsel,
47.12 requires \$500 be paid to Clerk
during probation. Clerk of Court

Clerk of Court/ Deputy Clerk Elyshia P. Folds
Court Reporter: Mary Ann Jensen
SCCA/217 (03/2011)

Presiding Judge _____
Judge Code: 2159
Sentence Date: 4/24/13

COUNTY OF Newberry)
 STATE VS.)
Jeffrey Glenn McCoy)
 AKA:)
 Race: [REDACTED] Sex: [REDACTED] Age: [REDACTED])
 DOB: [REDACTED] SS#: [REDACTED])
 Address: [REDACTED])
 City, State, Zip: [REDACTED])
 DL#: [REDACTED] SLD#: [REDACTED])
 *CDL Yes No CMV Yes No Hazmat Yes No

INDICTMENT/CASE#: 12GS36-0872
 A/W#: M795800
 Date of Offense: 5/26/2012
 S.C. Code § : 16-11-0390
 CDR Code #: 0141

SENTENCE SHEET 0-30 yrs

CONVICTED OF or PLEADS

in violation of § 16-11-0390 of the S.C. Code of Laws, bearing CDR Code # 0141
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.
 ATTEST: [Signature] 73081 [Signature] 10033
 Scott, Dale SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
 for a determinate term of 15 days/months/years or under the Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
 of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on:
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
 by the State Department of Corrections. Credit time = paid since May 27, 2012
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
 Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

RESTITUTION: Deferred Def. Waives Hearing Ordered
 Total: \$ _____ plus 20% fee: \$ _____
 Payment Terms: _____
 Set by SCDPPPS _____

SPECIAL CONDITIONS: Public Service Employment
 I, [Signature] S. Bowers, Clerk of Court, Newberry,
 South Carolina, do hereby certify that this is a true
 copy of the original on file in this office.
Public Service Employment
APR 25 2013
 Attend Voc. Rehab. or Job Corp.
 Clerk of Court
 May serve W/E beginning _____

Recipient: _____
 Fine: _____

14-1-206 (Assessments 107.5 %)	\$	
14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ <u>100.00</u>
14-1-211(A)(2) (DUI Surcharge)	\$100	\$
56-5-2995 (DUI Assessment)	\$12	\$
56-1-286 (DUI Breath Test)	\$25	\$
reviso 47.9 (Public Def/Prob)	\$500	\$
14-1-212 (Law Enforce. Funding)	\$25	\$ <u>25.00</u>
14-1-213 (Drug Court Surcharge)	\$150	\$
50-21-114(BUI Breath Test Fee)	\$50	\$
56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
reviso 90.5 (SCCJA Surcharge)	\$5	\$ <u>5.00</u>
% to County (if paid in installments)	\$	\$ <u>390.00</u>
TOTAL	\$	\$ <u>133.00</u>

Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly/monthly
 pmts. of \$ _____ beginning _____
 \$ _____ paid to Public Defender Fund

Other: This will be the lead indictment.
Other active sentences are consecutive
to this indictment.

Appointed PD or appointed other counsel,
 47.12 requires \$500 be paid to Clerk
 during probation.

Clerk of Court/ Deputy Clerk [Signature]
 Court Reporter: [Signature]
 CCA/217 (03/2011)

Presiding Judge [Signature]
 Judge Code: 2159
 Sentence Date: 4/24/13

COUNTY OF Newberry
 STATE VS.
Jeffrey Glenn McCoy
 AKA: _____
 Race: _____ Sex: _____ Age: _____
 JOB: _____ SS#: _____
 Address: _____
 City, State, Zip: _____
 DL#: _____ SID#: _____
 CDL Yes No CMV Yes No Hazmat Yes No
 In disposition of the said indictment comes now the Defendant who was
 charged with: Larceny / Grand Larceny, \$10,000 or more

INDICTMENT/CASE#: 12GS36-0884
 A/W#: M795812
 Date of Offense: 5/26/2012
 S.C. Code § : 16-13-0030(B)(2)
 CDR Code #: 3421

SENTENCE SHEET 0-10 yrs

CONVICTED OF or PLEADS

in violation of § 16-13-0030(B)(2) of the S.C. Code of Laws, bearing CDR Code # 3421
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: Scott, Dale 7308 SC Bar# Jeffrey McCoy Defendant Chad Attorney for Defendant 10533 SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, ~~County Detention Center~~,
 for a determinate term of 5 days/months/years or under the Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
 of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of
 probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: speculatively
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied
 by the State Department of Corrections. Credit time: jail service, May 27, 2012.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal
 Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered
 Total: \$ _____ plus 20% fee: \$ _____
 Payment Terms: _____
 Set by SCDPPPS _____

PTUP _____
 _____ days/hours Public Service Employment
 Obtain GED
 Attend Voc. Rehab. or Job Corp. _____
 May serve W/E beginning _____
 Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly/monthly
 pmts. of \$ _____ beginning _____

Recipient: _____
 Fine: _____

14-1-206 (Assessments 107.5 %)	\$	
14-1-211(A)(1) (Conv. Surcharge)	\$100	\$100.00
14-1-211(A)(2) (DUI Surcharge)	\$100	\$
56-5-2995 (DUI Assessment)	\$12	\$
56-1-286 (DUI Breath Test)	\$25	\$
reviso 47.9 (Public Def/Prob)	\$500	\$
14-1-212 (Law Enforce. Funding)	\$25	\$25.00
14-1-213 (Drug Court Surcharge)	\$150	\$
50-21-114(BUI Breath Test Fee)	\$50	\$
56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
reviso 90.5 (SCCJA Surcharge)	\$5	\$5.00
% to County (if paid in installments)	\$	\$399.99
TOTAL	\$	\$133.99

Other: paid to Public Defender Fund
 Jackie S. Bowers, Clerk of Court, Newberry,
 South Carolina, do hereby certify that this is a true
 copy of the original on file in this office.

APR 26 2013
 Appointed PD or appointed other counsel,
 47-12 requires \$500 be paid to Clerk
 during probation.

Clerk of Court/ Deputy Clerk Elizabeth P. Hall
 Court Reporter: Mary Anna Thomas
 SCA/217 (03/2011)

Presiding Judge Jackie S. Bowers
 Judge Code: 2157
 Sentence Date: 4/24/13

COUNTY OF Newberry)
 STATE VS.)
Jeffrey Glenn McCoy)
 AKA:)
 Race: [REDACTED] Sex: [REDACTED] Age: [REDACTED])
 DOB: [REDACTED] SS#: [REDACTED])
 Address: [REDACTED])
 City, State, Zip: [REDACTED])
 DL#: [REDACTED] SID#: [REDACTED])

INDICTMENT/CASE#: 12GS36-0881
 A/W#: M795809
 Date of Offense: 5/26/2012
 S.C. Code §: 16-11-0020
 CDR Code #: 0124

SENTENCE SHEET

In disposition of the said indictment comes now the Defendant who was
 TO: Tools / Possession, making implements capable of being used in crime
 CONVICTED OF or PLEADS

in violation of § 16-11-0020 of the S.C. Code of Laws, bearing CDR Code # 0124
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC w/minor 1st or Lewd Act) §17-25-45

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (defendant's initials)
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST: [Signature] 73081 [Signature] Chandler 10532
 Scott, Dale SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
 for a determinate term of 5 -days/months/years or under the Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
 of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: w/ infraction charge
 The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by the State Department of Corrections. Credit time served since May 24, 2013
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____
 Total: \$ _____ plus 20% fee: \$ _____
 days/hours Public Service Employment

Payment Terms: _____
 Set by SCDPPPS _____
 Recipient: _____
 Fine: _____
 Obtain GED
 Attend Voc. Rehab. or Job Corp. _____
 May serve W/E beginning _____
 Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ beginning _____

§ 14-1-206 (Assessments 107.5 %)	\$	\$
§ 14-1-211(A)(1) (Conv. Surcharge)	\$100	\$ 100.00
§ 14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§ 56-5-2995 (DUI Assessment)	\$12	\$
§ 56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§ 14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§ 14-1-213 (Drug Court Surcharge)	\$150	\$
§ 50-21-114(BUI Breath Test Fee)	\$50	\$
§ 56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$ 5.00
% to County (if paid in installments)	\$	\$ 3.90
TOTAL	\$	\$ 13.30

\$ _____ paid to Public Defender Fund
 Other: Jackie S. Bowers, Clerk of Court, Newberry, South Carolina, do hereby certify that this is a true copy of the original on file in this office.

APR 26 2013
 Appointed PD or appointed other counsel, _____
 47.12 requires \$500 be paid to Clerk during probation.

Clerk of Court/ Deputy Clerk Elizabeth P. Hall
 Court Reporter: May Ann Turner
 CCA/217 (03/2011)

Presiding Judge [Signature]
 Judge Code: 2159
 Sentence Date: 4/24/13

General Sessions Tracking Sheet
Indictment # 0000GS36

Name: McCoy, Jeffrey Glenn

KA:

addr:

Warrant/Ticket #: M795803

Date of Arrest: 05/29/2012

Date of Offense: 05/26/2012

Date Rcv by Clerk 06/12/2012

Magistrate: Clerk Of Court C P, G S, And Family Court

Counts: Code: 3135/Fugitive / Fugitive from justice
warrant, non-crim. Hold fug. max. 20 days.
Gov. Ofc.

IN#

Sex:

Race:

OB:

L#

Indictment # 0000GS36

Disposition Information

Transmitted to SOL & SCCA:

Disp Received by Clerk:

Date of Disposition: 4/23/13

- Disposition 1. Guilty plea
- 2. Trial -- guilty
- 3. Trial -- not guilty
- 4. Dism/Not Pros/Pros Ended Explain: _____
- 5. Judicial Commitment Explain: _____
- 6. Judicial Dismissal
- 7. Remanded Explain: _____
- 8. Dismissed at Prelim
- 8. No Bill
- 9. Failure to Appear Explain: _____
- 10. Other Explain: _____

Judge: _____

Defense Atty: _____

Counts: _____ Code: _____

Sentence: _____

Court Reporter: _____

Solicitor: *[Signature]*

I, Jesse S. _____, Clerk of Court, Sevier County, South Carolina, do hereby certify that this is a true copy of the original on file in this office.

APR 26 2013

Clerk of Court

Name: McCoy, Jeffrey

KA:

IDR: [Redacted]

IN# [Redacted]

Race: [Redacted]

DOB: [Redacted]

L# [Redacted]

Disposition Information
Transmitted to SO
Disp Received by
Date of Dispositio

Disposition

M795801

TRUE BILL

Maria M. Hecker

Foreman of the Grand Jury

Date: 8-24-12

VERDICT

Foreman

Judge: Add

Defense Atty:

Fines: Cod

Sentence:

THE STATE OF SOUTH CAROLINA

COUNTY OF NEWBERRY

COURT OF GENERAL SESSIONS

August Term, 2012

Indictment # 12GS36-0873

THE STATE

vs.

Jeffrey Glenn McCoy

4/24/13

Nolle Pross

A. M. Sat

Deputy Solicitor

INDICTMENT FOR

ATTEMPTED BURGLARY

I, Jackie S. Bowler, Clerk of Court, Newberry, South Carolina, do hereby certify that this is a true copy of the original on file in this office.

APR 26 2013

Clerk of Court

ARREST WAR

M-79581

STATE OF SOUTH C.

County/ Mur

NEWBERRY

THE STATE

against

JEFFREY GLENN MC

Address

DOB

Sex Race Hi

City

Prosecuting Agency

Prosecuting Officer

Offense: POSSESSIO

Code/Ordinance Sec. 16-

This warrant is CE

County/ Munici

is to be arrested and b
dealt with according to

Sign

A copy of this arrest warri
defendant JEFFREY

on 5/29/12 @

CSA GDF

Signature of Const

RETURN WARRANT TO:

NEWBERRY MUNICIPAL COURT

1507 NANCE STREET

SC 29108

1-1010

THE STATE OF SOUTH CAROLINA

COUNTY OF NEWBERRY

COURT OF GENERAL SESSIONS

August Term, 2012

Indictment # 12GS36-0876

THE STATE

vs.

Jeffrey Glenn McCoy

Nolle Pross. 4/24/12
A. C. Sutt
Deputy Solicitor

INDICTMENT FOR

POSSESSION OF BURGLARY TOOLS
16-11-0020

WITNESSES

Kevin Goodman
Newberry Police Department

WARRANT NUMBER

M795804

TRUE BILL

Marie M. Hebrum

Foreman of the Grand Jury

Date: 8-27-12

VERDICT

Foreman

I, JACQUE S. BOWERS, Clerk of Court, Newberry,
South Carolina, do hereby certify that this is a true
copy of the original on file in this office.
APR 26 2013
Clerk of Court

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44
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SWORN TO AND SUBSCRIBED before me

on 8/29/2012

BARRE/S KOON

Judge Code: 231

ORIGINAL

Judge's Address 1507 NANCE STREET

NEWBERRY SC 29108

Judge's Telephone 803-321-3720

Issuing Court: Magistrate

Municipal

Circuit

Case: 2012-04548

SCANNED

JAIL TIME REPORT FOR SCDC TRANSFER
 SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
 INMATE RECORDS OFFICE, PO BOX 21787, COLUMBIA, SC 29221-1787
 OFFICE #: (803) 896-8531 FAX #: (803) 896-1217

COUNTY SUBMITTING FORM: NEWBERY COUNTY

PURSUANT TO SC STATUTE 24-13-40 ... In every case in computing the time served by a prisoner, full credit against the sentence shall be given for time served prior to trial and sentencing ...

Name: <u>Jeffery Glenn McCoy</u>		Date of Birth: [REDACTED]		
Social Security #: [REDACTED]		Race/Sex: [REDACTED]		
SID: [REDACTED]		FBI #: [REDACTED]		
Arrest Date	Charge	Warrant # (or)	Release Date	Reason for Release *
		Indictment #		
<u>5-28-12</u>	<u>Burglary - Safe Cracking</u>	<u>W # M 795800</u>	<u>4-30-13</u>	<u>SCDC</u>
<u>5-28-12</u>	<u>Burglary (Violent) 2nd degree</u>	<u>I # 126536-872</u> <u>W # M 795802</u>	<u>4-30-13</u>	<u>SCDC</u>
<u>5-28-12</u>	<u>Burglary (Violent) 2nd degree</u>	<u>I # 126536-874</u> <u>W # M 795805</u>	<u>4-30-13</u>	<u>SCDC</u>
<u>5-28-12</u>	<u>Burglary (Violent) 2nd degree</u>	<u>I # 126536-877</u> <u>W # M 795806</u>	<u>4-30-13</u>	<u>SCDC</u>
<u>5-28-12</u>	<u>Larceny - Petit or Simple</u>	<u>I # 126536-878</u> <u>W # M 795807</u>	<u>4-30-13</u>	<u>SCDC</u>
<u>5-28-12</u>	<u>Larceny - Petit or Simple</u>	<u>I # 126536-879</u> <u>W # M 795808</u>	<u>4-30-13</u>	<u>SCDC</u>
<u>5-28-12</u>	<u>Tools - Possession Capable ...</u>	<u>I # 126536-880</u> <u>W # M 795809</u>	<u>4-30-13</u>	<u>SCDC</u>
Approved By: <u>[Signature]</u>		Date: <u>4-29-13</u>		

Reason for Release (i.e., Explain if transferred to another county/city jail, or if inmate bonded). Please submit this form at the time of the inmate's transfer and admission to the SCDC, however, if unable to do so, please mail or fax to the address or number listed above.

JAIL TIME REPORT FOR SCDC TRANSFER
 SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
 INMATE RECORDS OFFICE, PO BOX 21787, COLUMBIA, SC 29221-1787
 OFFICE #: (803) 896-8531 FAX #: (803) 896-1217

COUNTY SUBMITTING FORM: NEWBERY COUNTY

PURSUANT TO SC STATUTE 24-13-40 ... In every case in computing the time served by a prisoner, full credit against the sentence shall be given for time served prior to trial and sentencing ...

Name: <u>Jeffery Glenn McCoy</u>		Date of Birth: [REDACTED]		
Social Security #: [REDACTED]		Race/Sex: [REDACTED]		
SIL #: [REDACTED]		FBI #: [REDACTED]		
Arrest Date	Charge	Warrant # (or)	Release Date	Reason for Release *
		Indictment #		
6-28-12	Burglary (Violent) 2 nd degree ⁽²⁾	W # M795810 I # 126536-882	4-30-13	SCDC
5-28-12	Burglary (Violent) 2 nd degree	W # M795811 I # 126536-883	4-30-13	SCDC
5-28-12	Larceny - Grand	W # M795812 I # 126536-884	4-30-13	SCDC
***	Please see multiple Detainers	W #		Please see Detainers
(10)	Tennessee Detainers	I # W # 13CR167	***	Detainers
(4)	Mississippi Detainers	I # A71543 W # 97-17-33		
		I #		
		W #		
		I #		
Approved By: <u>[Signature]</u>		Date: <u>4-29-13</u>		

Reason for Release (i.e., Explain if transferred to another county/city jail, or if inmate bonded). Please submit this form at the time of the inmate's transfer and admission to the SCDC, however, if unable to do so, please mail or fax to the address or number listed above.

In The Administrative Law Court
State of South Carolina

Honorable Judge Durden

The State of South Carolina

V.

Jeffrey McCoy
#355188

Case no: 18CO206

Initial
Brief

Statement OF ISSUES

Is it constitutional for S.C.D.C.'s Classification agency to use its own interpretation and application of the statutes 24-13-100 and 24-13-150 (A) that have been ruled unconstitutional by the S.C. Supreme Court in *Bolin v. S.C.D.C.*. The agency is wrongly interpreting the intent of the legislations language when it is clear that nothing in the statute for safecracking says that an offender convicted of this offense must serve 85% of there sentence. It is unreasonable to characterize safe cracking as an 85% no-parole offense when there is no language in 16-11-390 the safecracking statute that says the offender must serve 85% of his sentence and is not eligible for parole. The Omnibus Crime reduction and sentencing reform Act of 2010 clearly shows that an offence carrying a maximum sentence that places it within Section 24-13-100 conflicts with the legislative intent of the act and exempts safecracking from all the consequences of a no-parole offense. Safecracking is a non-violent offense and does not have mandatory minimum sentencing language within its statute.

Statement Of Facts

Response to Request to correct 1-8-18 Request # 18-791364 was told there is no such thing as 65% I am either doing 85% or day for day. Filed Step 1 grievance on 1-17-18 # KCI 002518 grievance denied saying conviction is classified as violent with a sentence requirement of 12 years 9 months with no

good time credit but am receiving earned work credits and that S.C. P.C.'s calculations are correct. Filed step 2 grievance on 2-7-18 also denied stating that Burglary/ safe-vault is considered a non-violent offense but is a 85% non-parolable offense and that my contention that safecracking is incorrect. On 5-17-18 Filed appeal to resolve and correct the Issue.

Argument

The South Carolina Department of Corrections and its classification agency are incorrectly applying the statutory language for a no-parole offense using 24-13-100 and 24-13-150 (A) (class A, B, or C Felony) to the statute of 16-11-390 safecracking.

The states interpretation that the statute 16-11-390 could receive a sentence up to 30 years making the application of 24-13-100 and 24-13-150 (A) valid is incorrect and unconstitutional meaning that I am entitled to the provisions of parole at 1/4 of my sentence, work credits, good conduct credits, education credits and work release.

Congress and the Legislature created the language for statutory provisions, granting powers to act upon specific instructions constructed inside it's statutes language and it's Omnibus crime Act of 2010 and unless Congress specifically confers upon the agency, The agency has no power to act. Chevron 467 U.S. 843 [N,9] (04 S.C.T. 2778 and Louisiana Public service Commission v. F.C.C. 476 U.S. 355, 106 S.C.T 1890, 74 P.U.R. 4th 1, 1986.

South Carolina's Code of Laws is the controlling authority for Classification and when a manifest or Cross error of Law has been committed by an agency the Courts must not substitute its Judgment for the agency's as weight of questions of the facts. *Lake V. BI-LO INC* 276 S.C. 130 (1981).

The Courts have turned to canons of statutory construction to harmonize provisions. It is unreasonable to characterize offenses that have nothing in the offenses statute language or any other statutes of laws language saying that the offense is a no-parole offense other than the fact that the offense falls within the provisions of 24-13-100 and 24-13-150 (A). *Kerr V. State* 345 S.C. 183 (2001) shows that if a defendant is sentenced to a mandatory term of 25 years is eligible for parole even though the offense places it within a classification encompassed by Section 24-13-100.

Also in *Bolin V. S.C.D.C.* 415 S.C. 276 (2015) it shows that it is unreasonable to classify an offense that is parole eligible as a no-parole offense pursuant to Section 24-13-100 even when the maximum sentence is greater than 20 years placing it within classification encompassed by Section 24-13-100.

The Supreme Court has noted that it is without doubt that the statutory definition for the term no-parole offense in section 24-13-100, i.e., a class A, B, or C felony

Simply describes the types of offenses for which the offender is not eligible for parole. Thus it is unreasonable to characterize the offense of safecracking as a no-parole offense pursuant to section 24-13-100 when there is nothing in the language of the safecracking offense statute saying that it is a no-parole offense even if the maximum sentence for safecracking places it within a classification encompassed by 24-13-100.

The Legislatures intent is expressly stated in Section 1 of the 2010 reform Act that their objective is to reduce recidivism, provide fair and effective sentencing options employ evidence-based practices for smarter use of correctional funding, and improve public safety.

Safecracking 16-11-390 does not have any enhancement factors for the purpose of sentencing, it does not have a mandatory term or mandatory minimum term. Nor does it fall under the violent offense statute. In fact nothing makes it a no-parole offense. As such the application of 24-13-100 and 24-13-150(A) to the offense of safecracking is unconstitutional and Severance is Qualified. Whole Woman's Health V. Heller 136 S.Ct 2292 (2006).

In this case where the statutes is penal in nature it is strictly construed against the State (S.C.D.C.) agency and in favor of the defendant/appellant. State V. Morgan 352 S.C. 359, 574 S.E.2d 203 (2002) which should be the overall outcome if Class A, B, or C felonies are not specifically addressed in the charged statute like safecracking.

as to whether or not inmates are required to serve 85% before release.

Substantial evidence? The Courts repealed statutes 24-13-100 and 24-13-150 (A) in the 2010 Omnibus Crime reduction and sentencing reform Act deeming them unconstitutional to some of the drug offenses that carries a maximum sentence of 30 years. Because South Carolina Supreme Court has deemed 24-13-100 and 24-13-150 (A) unconstitutional through the application of the 2010 sentencing reform act it is presumed to be severable.

Only offenses that are considered Violent under 16-1-60 or carry a mandatory minimum language are in harmony with 24-13-100 and 24-13-150 (A). Here the appellants offense of safe cracking is considered a non-violent offense, has no mandatory language, and no other statutes deem it to be a non-pardonable offense. This shows why the courts should sever the application of 24-13-100 and 24-13-150 (A) because substantial evidence proves they are not in harmony with safe cracking statutes. Thus creating an unconstitutional application to appellants sentence.

Conclusion

Appellant respectfully request this honorable Court for parole eligibility at 1/4 of sentence, good conduct credits, education credits, work credits and when possible work release.

**STATE OF SOUTH CAROLINA
ADMINISTRATIVE LAW COURT**

Jeffrey McCoy, #355188,)	Docket No.: 18-ALJ-04-0206-AP
)	Grievance No.: KCI 25-18
Appellant,)	
)	RESPONDENT'S BRIEF
v.)	
)	<i>Hon. Deborah Brooks Durden</i>
South Carolina Department of Corrections,)	
)	
Respondent.)	
_____)	

STATEMENT OF THE CASE

This case is before the Administrative Law Court (“ALC”) pursuant to the appeal of Jeffrey McCoy (“Appellant”), an inmate incarcerated with the South Carolina Department of Corrections (“SCDC”). Appellant filed a Step One Grievance on January 9, 2018, claiming his sentence was calculated incorrectly. This grievance was investigated and denied when it was determined that SCDC has properly calculated Appellant’s sentence. Appellant filed a Step Two Grievance on February 7, 2018. This grievance was also investigated and denied. This appeal followed.

JURISDICTION

The ALC’s jurisdiction to hear this matter is derived entirely from the decision of the South Carolina Supreme Court in *Al-Shabazz v. State*, 338 S.C. 354, 527 S.E.2d 742 (2000). In *McNeil v. South Carolina Department of Corrections*, 00-ALJ-04-00336-AP (September 5, 2001), the ALC interpreted the breadth of its jurisdiction pursuant to *Al-Shabazz*. That decision holds that the ALC's appellate jurisdiction in inmate appeals is limited to two types of cases: (1) cases in which an inmate contends that prison officials have erroneously calculated his sentence, sentence-related credits, or custody status; and

(2) cases in which the SCDC has taken an inmate's created liberty interest as punishment in a major disciplinary hearing. Jurisdiction of the ALC was most recently addressed in *Sullivan v. SCDC*, 355 S.C. 437, 586 SE.2d 124 (2003). In this case, appellant contends that SCDC has incorrectly calculated his sentence. Consequently, the ALC has jurisdiction to hear his appeal.

STANDARD OF REVIEW

A reviewing court will not disturb findings of an administrative agency if its findings are supported by substantial evidence on record as a whole. *Pearson v. JPS Converter & Industry Corp.*, 327 S.C. 393, 489 S.E.2d 219 (Ct. App. 1997). "Substantial evidence" is evidence which, considering record as a whole, would allow a reasonable mind to reach the conclusion reached by the administrative agency. *Hendley v. S.C. State Budget & Control Bd.*, 325 S.C. 413, 481 S.E.2d 159 (Ct. App. 1996). The possibility of drawing two inconsistent conclusions from the evidence does not prevent an administrative agency's finding from being supported by substantial evidence. *Grant v. S.C. Coastal Council*, 319 S.C. 348, 461 S.E.2d 388 (1995). Administrative agencies are afforded wide latitude in making decisions, as shown in the deferential standard of appellate review. *Heater of Seabrook, Inc. v. Public Svc. Comm'n of S.C.*, 332 S.C. 20, 503 S.E.2d 739 (1998).

ARGUMENT

APPELLANT'S SENTENCE HAS BEEN CORRECTLY CALCULATED BY RESPONDENT

On April 24, 2013, Appellant received sentenced for ten convictions. He received 30 day sentences for two counts of Simple Larceny in violation of SC Code Ann. § 16-13-30(A). *See* Sentencing Sheets for Indictments 12GS360879 and 12GS360880. His

sentence start date for these sentences was March 25, 2013 and they were completed on April 24, 2013. *See* SCDC Conviction Summary. He received five year sentences for Grand Larceny in violation of SC Code Ann. § 16-13-30(B)(2) and Possession of Tools Capable of Being Used in Crime in violation of SC Code Ann. § 16-11-20. *See* Sentencing Sheets for Indictments 12GS360884 and 12GS360881. His sentence start date for these sentences was May 27, 2012 and they were completed on March 31, 2015. *See* SCDC Conviction Summary.

He also received a fifteen year sentence for Burglary/Safecracking in violation of SC Code Ann. § 16-11-390. *See* Sentencing Sheet for Indictment 12GS360872. Lastly he received ten year sentences for five counts of Second Degree Burglary in violation of SC Code Ann. § 16-11-312(B). *See* Sentencing Sheets for Indictments 12GS360874, 12GS360877, 12GS360878, 12GS360882, and 12GS360883. The Second Degree Burglary sentences were ordered to run consecutively to the Burglary/Safecracking sentence. *Id.* Appellant argues that SCDC has incorrectly calculated his fifteen year sentence for Burglary/Safecracking in violation of SC Code Ann. § 16-11-390. Appellant's Brief, p. 1. Thus, this is the sentence that is at issue in this case.

S.C. Code Ann. § 24-13-40 requires that inmates be given credit for time served prior to trial and sentencing. Appellant was arrested on the offense in question on May 28, 2012 and remained in the custody of Newberry County until he was sentenced on April 24, 2013 giving Appellant 332 days of jail time credit. *See* Jail Time Report for SCDC Transfer. SCDC has given Appellant full credit for the 332 days he served in jail prior to trial and sentencing by back dating the sentence start date of his Burglary/Safecracking sentence to May 27, 2012 and recording 332 days of jail time

credit on Appellant's Commitment Application. *See* SCDC Conviction Summary, and Commitment Application Inquiry for this offense.

Appellant's Burglary/Safecracking sentence in violation of SC Code Ann. § 16-11-390 is a no parole offense. SC Code Ann. § 24-13-100 defines a no parole offense as, in relevant part, "a class A, B, or C felony . . . which is punishable by a maximum term of imprisonment for twenty years or more." SC Code Ann. § 16-1-20 defines a Class A felony as a felony which carries a potential sentence of "not more than thirty years." Burglary/Safecracking in violation of SC Code Ann. § 16-11-390 is a felony punishable by a sentence of up to thirty years and thus is a Class A felony. Since Appellant's Burglary/Safecracking sentence is Class A felony and is punishable by a maximum term of more than twenty years, it is a no parole offenses as defined in SC Code Ann. § 24-13-100.

SC Code Ann. § 24-13-150 requires that any person convicted of a no parole offense serve at least 85% of their sentence. Thus, Appellant must serve at least 85% of his Burglary/Safecracking sentence. Appellant's mandatory service requirement for this sentence, 85% of his 15 years, is 12 years and nine months. *See* Commitment Application Inquiry for this offense. Appellant's sentence start date is May 27, 2012. *See* SCDC Conviction Summary. Appellant's current projected completion date for this sentence is February 21, 2025. *Id.* This is 12 years and nine months from his sentence start date.

Appellant argues that S.C. Code Ann. § 24-13-100 was repealed by *Bolin v. S.C. Dep't of Corr.*, 415 S.C. 276, 781 S.E.2d 914, (Ct. App. 2016), *reh'g denied* (Feb. 24, 2016). Appellant's Brief, p.4. However this is not correct. *Bolin* affected only drug distribution, manufacturing, and possession with intent to distribute charges for second or

subsequent offenses. *Id.* Appellant's Burglary/Safecracking charge, and its classification as a no parole offense, was in no way effected by *Bolin*.

Appellant did not raised any arguments regarding the accuracy of the calculation of his Second Degree Burglary sentences during SCDC's administrative process. As such, SCDC has not had the opportunity to render a final agency decision on this matter so it is not properly before the court. S.C. Code Ann. §1-23-380; *Video Gaming Consultants, Inc. v. S.C. Dep't of Revenue*, 342 S.C. 34, 38, 535 S.E.2d 642, 644 (2000). However, for the sake of clarity regarding Appellant's projected max out date, a brief explanation of these sentences is included here. Appellant's Second Degree Burglary sentences are consecutive to his Burglary/Safecracking sentence so he must complete his Burglary/Safecracking sentence before he begins serving his Second Degree Burglary sentences. Thus his Second Degree Burglary sentences have been calculated as beginning on February 22, 2025 following his projected completion of his Burglary/Safecracking sentence. Second Degree Burglary is not a no parole offense and does not carry any mandatory service requirement. When calculating an inmate's projected max out date, SCDC assumes the inmate will earn all credits available to them and not lose any good time for disciplinary infractions. Using this method, SCDC has projected that Appellant will actually do about five years and three months of his ten year sentences for Second Degree Burglary making his max out date June 5, 2030.

Appellant has not carried his burden to demonstrate SCDC is incorrectly calculating his sentence. Therefore, SCDC respectfully requests its decision denying appellant's Step Two grievance be upheld.

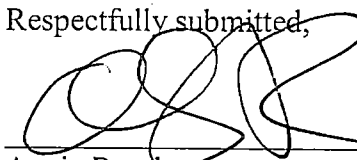
**RESPONDENT'S FINAL AGENCY DECISION IS SUPPORTED
BY SUBSTANTIAL EVIDENCE**

The record conclusively establishes that the “substantial evidence on the whole record” supports the Department’s final agency decision. Appellant has the burden of proving that the decision of the Department is clearly erroneous, or arbitrary or capricious, or an abuse of discretion. *See Porter v. Public Service Comm’n*, 333 S.C. 12, 507 S.E.2d 328 (1998). Appellant has not met this burden and his claim should be dismissed with prejudice.

CONCLUSION

Appellant has not met his burden to demonstrate SCDC is incorrectly calculating his sentence, and the Department’s calculation is supported by substantial evidence. Therefore, Respondent respectfully requests this Court dismiss this case with prejudice.

Respectfully submitted,



Annie Rumber
Staff Attorney
South Carolina Department of Corrections
4444 Broad River Road
Columbia, South Carolina 29221
(803) 896-1355

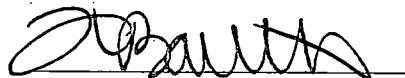
September 4, 2018
Columbia, South Carolina

STATE OF SOUTH CAROLINA
ADMINISTRATIVE LAW COURT

Jeffrey McCoy, #355188,)
)
Appellant.)
) Certificate of Service
vs.)
) Docket# 18-ALJ-04-0206-AP
South Carolina Department of Corrections,)
)
Respondent.)

I hereby certify that a copy of the foregoing brief was this date served upon the following individual(s) by placing a copy of the same via mail to his last known address as follows:

Inmate Jeffrey McCoy
Inmate Number: 355188
Kirkland Correctional Institution
Dorm-Room-Bunk: B2-0046-B



Kensey Barrett
Staff Attorney
Office of General Counsel
South Carolina Department of Corrections
4444 Broad River Road
P.O. Box 21787
Columbia, South Carolina 29221-1787
(803) 896-8508

September 4, 2018

In The Administrative Law Court
State of South Carolina

Honorable Judge Durden

Jeffrey McCoy # 355188
appellant

V.

South Carolina D.O.C.
respondant

Docket # 18-ALJ-04-02

06-AP

Grievance # KCI 25-18

Appellants Respons to
Respondants Brief

Statement of the Case

This case is before this court because the appellant filed a grievance saying that S.C.D.C. incorrectly calculated his sentence as an 85% service requirement under Section 24-13-100 and 24-13-150 for safe cracking section 16-11-390. This grievance was denied At both steps one and two and this appeal followed.

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Argument

The states interpretation that the statute 16-11-390 could receive a sentence of up to 30 years, makes it a no-parolable offense Under SC Code Ann. 24-13-100 and 24-13-150 (A) is incorrect.

The administrative Law Court stated in there reply brief that I the appellant argues that the repealed SC Code Ann. 24-13-100 in Bolin V. S.C. Dept of Corr. 415 S.C. 276, 781 S.E2d 914 (Ct. App. 2016) that affected only drug distribution, manufacturing, and possession with intent to distribute charges for second or subsequent offense should apply to my safe cracking charge. This is not correct!

I the appellant only used Bolin to show that the sepreme Court has noted that the statutory definition for the term no-parole offense in 24-13-100 simply describes the types of offenses for which the offender is not eligible for parole. Bolin also shows that an offense that carries a MAX sentence of 20 years or more is a parolable offense unless the language in the offenses statute say otherwise.

The legislative intent is clearly stated in Section 1 of the 2010 Omnibus Crime Act that the objective is to reduce recidivism, provide fair and effective sentencing options, employ evidence-based practices for smarter use of Correctional funding and improve public safety.

Safe cracking 16-11-390 does not have any enhancement factors for the purpose of Sentencing. It is considered a non-violent offense and has a $\frac{1}{4}$ sentence requirement before parole eligibility. See S.C.D.C. Conviction Summary and Commitment Application Inquiry for this offense. There is nothing in the statute 16-11-390 that makes it a no-parole offense there for the severance of 24-13-100 and 24-13-150 (A) from 16-11-390 is Qualified.

When statute are penal in nature it is strictly construed against the State agency and in my favor the appellant. See State v. Morgan 352 S.C. 359, 574 S.E.2d 203 (2002) and should be the outcome if the charged statute like 16-11-390 doesn't specifically require an inmate to serve 85% of their sentence under 24-13-100.

Only offenses that are considered Violent under 16-1-60 or carry a mandatory minimum are in harmony with 24-13-100 and 24-13-150(A), My offense under ~~16-11-390~~ as no other Statute deeming it to be a non-parolable offense and this Court should sever the application of 24-13-100 and 24-13-150(A) because they are not in harmony with safe cracking statutes.

Conclusion

Appellant has met his requirements and shown that S.C.D.C. has incorrectly calculated his Safe cracking sentence as an 85% offense in both his Initial Brief and his Respons Brief to the Respondants Brief. The Appellant respectfully request this honorable Court for parole eligibility at $\frac{1}{4}$ of sentence, good conduct credits, education credits work credits and when possible work Release.

Date 9-10-18

Respectfully Submitted
Jeff McCoy
Jeff McCoy #355188
4344 Broad River Rd,
Columbia, SC 29221

Administrative Law Court
State of South Carolina

Jeffrey McCay #355188

V.

Certificate of Service
#18-ALJ-04-0206-AP

South Carolina D.O.C.

I hereby certify that a copy of the foregoing brief was this date served upon the following individuals by placing a copy of the same in the mail to his last known address as follows:

Kensey Barrett
and

Annie Rumler
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SC ADMIN. LAW COURT

P.S.

Jeff McCoy #355188
Kirkland CI
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2-28-19

To: Judge Deborah Darden
Administrative Law Court
Edger A. Brown Building Suite 224
1205 Pendleton Street
Columbia, SC 29202

Re: Jeffrey McCoy #355188 VS. SCDC
Appellate Case # 2018-002139
Administrative Law Court Docket
No. 18 ALJ-04-0206-AP

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SC ADMIN. LAW COURT

Dear Judge Darden

I am writing to request that you please send me a copy of the Brief that I sent in to your office as a reply to the reply brief from the South Carolina Office of General Counsel. I am indigent and did not make a copy of this brief because I thought that this court would file the original and return a clocked-in copy to me. Will you please send me a clocked-in copy of my reply brief to the general counsel's reply to the above case.

Thank you

Jeff McCoy

ADMINISTRATIVE LAW COURT

Jeffrey McCoy, #355188,

Docket No. 18-ALJ-04-0206-AP

Grievance No. KCI 0025-18

Appellant,

vs.

ORDER

South Carolina Department of Corrections,

Respondent.

STATEMENT OF THE CASE

This matter is before the South Carolina Administrative Law Court (ALC or Court) pursuant to a Notice of Appeal filed on May 3, 2018, by Jeffrey McCoy (Appellant), an inmate incarcerated with the South Carolina Department of Corrections (Department). In this appeal, Appellant argues that the Department has miscalculated his prison sentence. Upon careful consideration of the record on appeal, the parties' briefs, and a review of the applicable law, the Department's decision is affirmed.

BACKGROUND

According to Appellant's sentencing sheets, on April 24, 2013, he received sentences for ten convictions. Appellant was convicted of two counts of simple larceny in violation of Section 16-13-30(A). S.C. Code Ann. § 16-13-30 (2015). He was sentenced to thirty days for each count and given credit for time previously served. The start date for these two convictions was retroactive to March 25, 2013, and the sentences were completed on April 24, 2013.

Appellant was also convicted of and sentenced to five years for the possession of tools being capable of being used in a crime in violation of Section 16-11-20, and five years for grand larceny in violation of Section 16-13-30(B)(2). S.C. Code Ann. §§ 16-11-20 and 16-13-30 (2015). Appellant was given credit for time previously served retroactive to May 27, 2012, and these sentences were completed on March 31, 2013. The judge ordered both sentences to run concurrently with Appellant's conviction and sentence for safecracking.

Additionally, Appellant was convicted of safecracking in violation of Section 16-11-390 and sentenced to fifteen years. S.C. Code Ann. § 16-11-390 (2015). Appellant was given credit for time previously served retroactive to May 27, 2012. Lastly, Appellant was sentenced to ten years for each of five counts of second degree burglary in violation of Section 16-11-312(B). S.C. Code Ann. § 16-11-312 (2015). All five second degree burglary sentences were

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SC ADMIN. LAW COURT

concurrently as to each other, but consecutively to the safecracking sentence. The trial judge stated that the indictment for the safecracking was to serve as “the lead indictment” and that all other active sentences are consecutive to the safecracking indictment. It is the fifteen-year sentence for safecracking with which Appellant takes issue.

On January 17, 2018, Appellant filed a Step 1 grievance stating that he did not believe he was required to serve eighty-five percent of his fifteen-year sentence for safecracking on the basis that the conviction was not classified as a violent crime. On February 1, 2018, the warden denied Appellant’s grievance stating that safecracking constituted a violent offense for which Appellant must serve eighty-five percent of his sentence. On February 7, 2018, Appellant filed a Step 2 grievance which was denied on April 5, 2018. In its denial, the Department conceded that the safecracking offense was non-violent but stated that South Carolina law mandated that eighty-five percent of the sentence from his no parole safecracking conviction must be served. This appeal followed.

ISSUE ON APPEAL

Whether the Department properly classified Appellant as an offender who must serve eighty-five percent of his sentence.

STANDARD OF REVIEW

The Court’s jurisdiction to hear this matter is derived from the decision of the South Carolina Supreme Court in Al-Shabazz v. State, 338 S.C. 354, 527 S.E.2d 742 (2000). The Al-Shabazz decision explained that “procedural due process is guaranteed when an inmate is deprived of an interest encompassed by the Fourteenth Amendment’s protection of liberty and property.” Wicker v. S.C. Dept. of Corr., 360 S.C. 421, 424, 602 S.E.2d 56, 58 (2004) (citation omitted). Such as a liberty interest is at stake in the calculation of an inmate’s sentence. Tant v. S.C. Dept. of Corr., 408 S.C. 334, 341, 759 S.E.2d 398, 401 (2014) (citation omitted) (“There can be no doubt the length of an inmate’s incarceration implicates a constitutional liberty interest.”); see also Sullivan v. S.C. Dept. of Corr., 355 S.C. 437, 441–42, 586 S.E.2d 124, 126 (2003) (quoting Al-Shabazz, 338 S.C. at 369, 527 S.E.2d at 750) (recognizing that Al-Shabazz created review in the ALC for sentence calculation cases).

Furthermore, when reviewing the Department’s decisions in inmate grievance matters, the court sits in an appellate capacity. Id. at 377; 527 S.E.2d at 754; see also S.C. Code Ann. § 1-23-

600(E) (directing administrative law judges to conduct appellate review in the same manner prescribed in Section 1-23-380 of the South Carolina Code). Section 1-23-380(5) states:

The court may not substitute its judgment for the judgment of the agency as to the weight of the evidence on questions of fact. The court may affirm the decision of the agency or remand the case for further proceedings. The court may reverse or modify the decision if substantial rights of the appellant have been prejudiced because the administrative findings, inferences, conclusions, or decisions are:

- (a) in violation of constitutional or statutory provisions;
- (b) in excess of the statutory authority of the agency;
- (c) made upon unlawful procedure;
- (d) affected by other error of law;
- (e) clearly erroneous in view of the reliable, probative and substantial evidence on the whole record; or
- (f) arbitrary or capricious or characterized by abuse of discretion or clearly unwarranted exercise of discretion.

S.C. Code Ann. § 1-23-380(5) (Supp. 2017).

LAW/ANALYSIS

On appeal, Appellant argues that the Department erred in classifying him as a felon who must serve eighty-five percent of his sentence. He argues that Sections 24-13-100 and 24-13-150(A)¹ were determined to be unconstitutional by the South Carolina Supreme Court in Bolin v. S.C. Dept. of Corr., 415 S.C. 276,781 S.E.2d 914, (Ct. App. 2016), reh'g denied (Feb. 24, 2016). The Court disagrees.

Section 24-13-100 defines a “no parole” offense” in part as “a class A, B, or C felony ... punishable by a maximum term of imprisonment for twenty years or more.” S.C. Code Ann. § 24-13-100 (2007). Section 16-1-20 of the South Carolina Code defines a Class A felony as one for which an individual must be imprisoned “not more than thirty years.” S.C. Code Ann. § 16-1-20 (2015). Section 16-11-390 provides that a person convicted of safecracking is guilty of a felony punishable up to thirty years in prison. Accordingly, Appellant’s conviction for safecracking in violation of Section 16-11-390 is a no parole offense as it is a Class A felony because it carries a sentence of up to thirty years. It is inconsequential that Appellant was sentenced to serve only fifteen years; the maximum allowable sentence for the type of crime and its felony classification are the deciding factors. See S.C. Code Ann. § 16-1-30 (2015) (“All criminal offenses created by

¹ S.C. Code Ann. § 24-13-150 (Supp. 2017).

statute after July 1, 1993, must be classified according to the maximum term of imprisonment provided in the statute and pursuant to Sections 16-1-10 and 16-1-20, except as provided in Section 16-1-10(D).”); S.C. Code Ann. § 16-1-10(D) (2015 and Supp. 2017) (listing offenses that are exempt from classification).²

Appellant argues that Sections 24-13-100 and 24-13-150(A) were repealed by Bolin. This is incorrect. On June 2, 2010, the Omnibus Crime Reduction and Sentencing Reform Act of 2010 became effective. The holding in Bolin is very specific and does not repeal the eighty-five percent rule with regard to all offenses contained in the statutory sections amended by the legislature. Bolin only affected those offenses relating to drug distribution, manufacturing, and possession with intent to distribute charges for second or subsequent offenses. Appellant’s conviction and sentence for safecracking, along with its classification as a no parole offense, was not affected by Bolin.

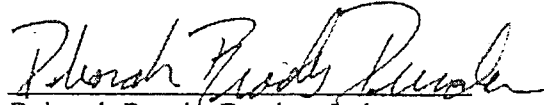
For the first time on appeal, Appellant argues that the application of Sections 24-13-100 and 24-13-150 as applied to the crime of safecracking, is unconstitutional. This issue is not preserved for appellate review. “It is axiomatic that an issue cannot be raised for the first time on appeal but must have been raised to and ruled upon by the trial judge to be preserved for appellate review.” State v. Rogers, 361 S.C. 178, 183, 603 S.E.2d 910, 912 (Ct. App. 2004) (quoting Wilder Corp. v. Wilke, 330 S.C. 71, 76, 497 S.E.2d 731, 733 (1998)). As Appellant failed to raise this issue in his Step 1 or 2 grievances, the issue is not preserved for appellate review.

In conclusion, as Section 24-13-150 of the Code mandates that any person convicted of a no parole offense must serve at least eighty-five percent of his sentence, Appellant must serve eighty-five percent of his fifteen-year sentence for safecracking with credit being given to him for time served prior to his sentencing (retroactive to May 27, 2012) pursuant to Section 24-13-40. S.C. Code Ann. § 24-13-40 (Supp. 2011) (provides that subject to certain exceptions, when computing time served, prisoners shall be given full credit against the sentence for time served prior to trial and sentencing). Additionally, a review of the record establishes that substantial evidence exists on the whole record to support the Department’s decision, which was not made upon unlawful procedure, affected by error of law, clearly erroneous in view of the entire record, or arbitrary.

² Appellant’s conviction under Section 16-11-390 is not listed as being exempt from classification.

ORDER

IT IS THEREFORE ORDERED that the Final Decision of the South Carolina Department of Corrections is AFFIRMED.
AND IT IS SO ORDERED.


Deborah Brooks Durden, Judge
S.C. Administrative Law Court

November 5, 2018
Columbia, South Carolina

CERTIFICATE OF SERVICE
This is to certify that the undersigned has this date served this order in the above entitled action upon all parties to this cause by depositing a copy hereto, in the United States mail, postage paid, or in the Interagency Mail Service addressed to the party(ies) or their attorney(s).
This 5th day of November 2018
By: R. E. Cole
Judicial Law Clerk

Certificate of Counsel

The undersigned hereby Certifies that the Record on Appeal contains all material proposed to be included by any of the parties and not any other material.

Date: 3-14-19

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