IN THE COURT OF CRIMINAL APPEALS OF TENNESSEE

AT KNOXVILLE

AUGUST 1996 SESSION

FILED

January 13, 1997

STATE OF TENNESSEE,	Cecil Crowson, Jr. Appellate Court Clerk
APPELLEE,)) No. 03-C-01-9509-CC-00265
)) Blount County
V.) D. Kelly Thomas, Judge
MARVIN HILL, JR., APPELLANT.) (Revocation of Community) Corrections Sentence)))
FOR THE APPELLANT:	FOR THE APPELLEE:
R. Mack Garner District Public Defender 419 High Street Maryville, TN 37804	Charles W. Burson Attorney General & Reporter 500 Charlotte Avenue Nashville, TN 37243-0497
	Elizabeth T. Ryan Assistant Attorney General 450 James Robertson Parkway Nashville, TN 37243-0493
	Michael L. Flynn District Attorney General 363 Court Street Maryville, TN 37804-5906
	Edward P. Bailey, Jr. Assistant District Attorney General 363 Court Street Maryville, TN 37804-5906
ODINION EILED:	

AFFIRMED PURSUANT TO RULE 20

Joe B. Jones, Presiding Judge

OPINION

The appellant, Marvin Hill, Jr., appeals as of right from a judgment of the trial court revoking his community corrections sentence. The appellant admits that he violated the conditions of his sentence. He tested positive for marijuana on two separate occasions; he failed to report to the probation officer; and he violated the curfew. In this Court, he claims that the evidence adduced at the hearing was insufficient to justify a revocation of the community corrections sentence. After a thorough review of the record, the briefs submitted by the parties, and the law that controls the issue presented for review, it is the opinion of this Court that the judgment of the trial court should be affirmed pursuant to Rule 20, Tennessee Court of Criminal Appeals.

	JOE B. JONES, PRESIDING JUDGE
CONCUR:	
PAUL G. SUMMERS, JUDGE	_
DAVID G. HAYES, JUDGE	-