## IN THE COURT OF CRIMINAL APPEALS OF TENNESSEE

## AT KNOXVILLE

MAR	CH 1997 SESSION	FILED
THOMAS FRANKLIN MYNATT, Appellant, V. STATE OF TENNESSEE,	) ) Knox County )	April 21, 1997 I-9606-CR-00218 Cecil Crowson, Jr. Appellate Court Clerk eth Leibowitz, Judge
Appellee.	)	
FOR THE APPELLANT:  Thomas Franklin Mynatt, pro se Route 4, Box 600 Pikeville, TN 37367	FOR THE APPE John Knox Walk Attorney General Michael J. Faher Assistant Attorne 450 James Robe Nashville, TN 37 Randall E. Nicho District Attorney City-County Build Knoxville, TN 37	up Il & Reporter  y, II ey General ertson Parkway 7243-0493 ols General ding
OPINION FILED:		
AFFIRMED		
<b>PAUL G. SUMMERS,</b> Judge		

## OPINION

The appellant, Thomas Franklin Mynatt, appeals <u>pro se</u> from a judgment entered by the Knox County Criminal Court. The appellant's sole issue on appeal is that the trial court committed plain error by not indicating on the judgment the dates for which the appellant's pretrial jail credit would apply. He requests that this Court remand this case to the trial court for a hearing.

The appellant contends that although the trial court stated the dates for which the appellant received credit in its order of dismissal, the trial court did not reflect the dates on the judgment itself. However, the trial court did indicate on the judgment that the appellant receive seventy-eight days pretrial jail credit and that was sufficient.

This Court affirms the judgment of the trial court in accordance with Rule 20 of the Court of Criminal Appeals of Tennessee.

	PAUL G. SUMMERS, Judge
CONCUR:	
JOHN H. PEAY, Judge	
CORNELIA A. CLARK, Special Judge	