IN THE COURT OF CRIMINAL APPEALS OF TENNESSEE

AT JACKSON

FEBRUARY 1999 SESSION



March 09, 1999

Cecil Crowson, Jr.
Appellate Court Clerk

STATE OF TENNESSEE,)
, in the second of the second	NO. 02C01-9805-CR-00146
Appellee, VS.) SHELBY COUNTY
THOMAS BOONE,) HON. W. FRED AXLEY,) JUDGE
Appellant.) (Voluntary Manslaughter)
FOR THE APPELLANT:	FOR THE APPELLEE:
EDWIN C. LENOW 100 N. Main Building #2325	PAUL G. SUMMERS Attorney General and Reporter
Memphis, TN 38103-0523	J. ROSS DYER Assistant Attorney General Cordell Hull Building, 2nd Floor 425 Fifth Avenue North Nashville, TN 37243-0493
	WILLIAM L. GIBBONS District Attorney General
	ROSEMARY ANDREWS Assistant District Attorney General 201 Poplar Avenue, Suite 301 Memphis, TN 38103-1947
OPINION FILED:	
AFFIRMED	
JOE G. RILEY,	

JUDGE

OPINION

Defendant appeals as of right from his conviction by a Shelby County jury of voluntary manslaughter. The sole issue raised is venue. We find venue was properly established and AFFIRM the judgment of the trial court.

On March 21, 1997, several Collierville Police officers responded to a call at 174 Woodfern Cove, Collierville, Tennessee. Defendant had shot and killed Ellis L. Morris. Officer Bunker testified that 174 Woodfern Cove is in Collierville. Officer Flynn testified that Collierville is in Shelby County, Tennessee.

The testimony at trial clearly established venue. See Tenn. Code Ann. § 39-11-201(e); State v. Hutcherson, 790 S.W.2d 532, 535 (Tenn. 1990). We AFFIRM the judgment of the trial court.