IN THE COURT OF CRIMINAL APPEALS OF TENNESSEE

AT KNOXVILLE

AUGUST 1996 SESSION



August 27, 1996

Cecil Crowson, Jr.
Appellate Court Clerk

ZACHARY C. ROBINSON,)) C.C.A. No. 03C01-9511-CR-00350
Appellant,)
V.) Knox County)
) Honorable Richard Baumgartner, Judge
STATE OF TENNESSEE,	(Post-Conviction: Timeliness of Filing)
Appellee.))
FOR THE APPELLANT:	FOR THE APPELLEE:
William Lee Brown	Charles W. Burson
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	Knoxville, TN 37902
OPINION FILED:	
AFFIRMED	
DAIII G SIIMMEDS	

Judge

OPINION

The appellant, Zachary C. Robinson, seeks post-conviction relief from convictions occurring between 1977 and 1981. Although he has fully served the sentences associated with those convictions, he asserts that he was not apprised of the possible future ramifications of those convictions. The trial judge dismissed the petition as untimely. Upon review, we find no error of law mandating reversal. The trial court's dismissal is affirmed in accordance with Tenn. R. Ct. Crim. App., Rule 20.

	PAUL G. SUMMERS, Judge
CONOUR	
CONCUR:	
JOE B. JONES, Presiding Judge	
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DAVID G. HAYES, Judge	

¹Appellant pled guilty to seven felony charges in the late 70's and early 80's. He now argues that he would not have pled guilty had he been informed that the pleas could later be used against him in future criminal proceedings.

²Post-conviction relief petitions must be filed within three years from the final action of the highest appellate court. Tenn. Code Ann. § 40-30-102 (1990 & Supp.).