## IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE

## IN RE: RULE 12, SECTION 1 AND FIRST-DEGREE MURDER REPORT, RULES OF THE TENNESSEE SUPREME COURT

FILED ADM2017-01832 SEP 1 3 2017 Clerk of the Courts

#### **ORDER**

The Court is considering amending Rule 12, Section 1 of the Rules of the Tennessee Supreme Court and the First-Degree Murder Report which is appended to Rule 12. The Court hereby publishes the proposed amendments for public comment and solicits written comments on the proposals from judges, lawyers, interested organizations, and the public. The proposed amendments are set out in the Appendix attached to this Order. The deadline for submitting written comments is Monday, 2017. Written e-mailed October 13. comments may be appellatecourtclerk@tncourts.gov or mailed to

> James M. Hivner, Clerk Re: Tenn. Sup. Ct. R. 12 100 Supreme Court Building 401 Seventh Avenue North Nashville, TN 37219-1407

and should reference the docket number set out above.

The Clerk shall provide a copy of this Order to LexisNexis and to Thompson Reuters. In addition, this Order, including the Appendix, shall be posted on the Tennessee Supreme Court's website.

IT IS SO ORDERED.

PER CURIAM

#### APPENDIX A

### PROPOSED AMENDMENTS TO TENN. SUP. CT. R. 12, SECTION 1

[New text is indicated by underlining/Deleted text is indicated by striking]

Rule 12. First-Degree Murder Trial Reports and Appeals in Capital Cases.

1. Trial Judge's Report in First-Degree Murder Cases.

The report, a copy of which is appended to this rule, shall be completed in its entirety in all cases, including cases remanded by the appellate court for retrial and/or resentencing, in which the defendant is convicted of first-degree murder. This includes cases in which the defendant pleads guilty to first-degree murder. In the event more than one defendant is convicted of first-degree murder, a separate report shall be completed for each defendant.

For cases resulting in a trial, prior to the hearing on the motion for new trial, the defendant's counsel shall complete Section B of the report ("Data Concerning Defendant") and the district attorney general shall complete Section C ("Data Concerning the Victim, Co-Defendants, and Accomplices"). Counsel shall submit the completed sections to the trial judge at or before the hearing on the motion for new trial. The trial court shall complete all remaining parts of the report and shall submit the report to counsel for the defendant and the district attorney general for such comments as each may desire to make concerning the accuracy of the report. Such comments must be noted and delivered to the trial court no later than ten days after the trial court rules on the motion for new trial. Such comments shall be attached to and made a part of the report.

For cases resulting in a guilty plea, the defendant's counsel shall complete Section B of the report ("Data Concerning Defendant") and the district attorney general shall complete Section C ("Data Concerning the Victim, Co-Defendants, and Accomplices"). Counsel shall submit the completed sections to the trial judge within thirty (30) days, after the plea is entered. The trial court shall complete all remaining parts of the report and shall submit the report to counsel for the defendant and the district attorney general for such comments as each may desire to make concerning the accuracy of the report. Such comments must be noted and delivered to the trial court no later than ten days after receiving the report from the trial judge. Such comments shall be attached to and made a part of the report.

It shall be the responsibility of the trial court to compile, or cause to be compiled, all information required by this rule; to certify the accuracy of the report as to those matters within the trial court's knowledge; and to transmit the report

forthwith to the Clerk of the Supreme Court, Nashville, along with a certified copy of the order disposing of the motion for new trial. This report and the order shall be transmitted to the Clerk of the Supreme Court within fifteen (15) days after the trial court rules on the motion for new trial, or within sixty (60) days after the guilty plea is entered. A duplicate copy of the report and any comments of counsel attached thereto shall be filed with the record on appeal.

## APPENDIX B

PROPOSED REVISED TENN. SUP. CT. R. 12 FIRST-DEGREE MURDER REPORT [New text is indicated by blue underlining/Deleted text is indicated by red striking]

# REPORT OF THE TRIAL JUDGE IN FIRST DEGREE MURDER CASES<sup>1</sup>

IN THE	COURT OF	COUNTY
STATE OF TENNESSEE	Case No.	
v.	Sentence of Death or	( )
••	Life Without Parole or	( )
DEFENDANT'S NAME HERE (Defendant)	Life Imprisonment	( )
A. DATA CONCERNI	NG THE TRIAL OF THE OFFENSE	
1. a. Status of the Case: Original Tr	rial ( ) Retrial/Resentencing ( )	
b. Brief summary of the facts of the cause death-and scene of crime:	ne homicide, including the means used t	o
c. Location/scene of crime:		
( ) victim's residence		
( ) defendant's residence or pla		
( ) victim's place of business/er	mployment	
( ) hotel/motel	bar, store, restaurant, gas station, etc.)	
( ) street, sidewalk, or parking l		
( ) park or school grounds	ioi	
( ) field, woods, or rural area		
( ) jail or prison		
( ) public or private vehicle		
( ) other:		

A separate report must be submitted for each defendant convicted under T.C.A. § 39-13-202 irrespective of the sentenced received. This includes defendants who have pleaded guilty to first degree murder.

d. Motivation for the killing, if known (select all	that apply):
( ) long term hatred of victim	•
( ) obsession/control	
( ) revenge/retaliation	
( ) racial, religious or other bias or animosity	<u>,                                     </u>
( ) pecuniary or other gain	
( ) sexual or other pleasure or gratification for	or the killing
( ) jealousy	
( ) silence a witness	
( ) escape apprehension, trial, punishment, or	r confinement for another offense
( ) none apparent, but evidence suggests that	action was drug-influenced
( ) none apparent/senseless killing/apparent i	ndifference to life
( ) unreasonable self-defense or defense of o	<u>thers</u>
( ) false belief due to mental illness	
( ) other:	
<u> </u>	
e. First degree murder conviction type:	
( )A premeditated and intentional kill	ling of another
( ) A killing of another in perpetration	n of or attempt to perpetrate any:
( ) first degree murder	
( ) act of terrorism	
( ) arson	
( ) rape	
<u> </u>	
( ) burglary	
( ) theft	
( ) kidnapping	
( ) aggravated child abuse	
( ) aggravated child neglect	
( ) rape of a child	
( ) aggravated rape of a child	
( ) aircraft piracy	
( ) A killing of another committed as	the result of the unlawful throwing,
placing, or discharging of a destructive device	e or bomb
2. How did the defendant plead? Guilty (	
3. Was guilt determined with or without a jury?	With ( ) Without ( )
4. Separate Offenses:	
a. Were other offenses tried in the same	
b. If yes, list those offenses, disposition,	and punishment:

<u>2.</u>		Separate Offenses:					
-		a. Were other offenses tried in the same trial? Yes	s ( )	No		)	
		b. If yes, list those offenses, disposition, and punishme	ent:			-	
<u>3.</u>		How did the defendant plead? Guilty ( ) Not Gui	<u>lty ()</u>	<u> </u>			
T.C	<b>4</b> lla o	dofondont placed of multiprovide as a contaction because		4 O	4*-	T	•
11	une	e defendant pleaded guilty with no sentencing hearin	g, skip	10.20	<u>ectio</u>	<u>n r</u>	<u>s.</u>
<u>4.</u>	······································	Was guilt determined with or without a jury? With (	) With	out		_	
<u>4.</u> 5.		Did you as "thirteenth juror" find the defendant was guilty	beyond	a rea	isona	ble	
		doubt?	Yes	(	) No	(	)
6.		Did the defendant waive jury determination of punishment	? Yes	(	No	(	)
7.	a.	Did the State file a notice of intent to seek the death penalt	y? Yes	(	No	(	)
	b.	Did the State file a notice of intent to seek life imprisonme	nt				-
		without parole?	Yes	(	) No	(	)
	c.	Did the State withdraw its notice of intent to seek the death	ı penalty	,			
		either formally or informally?	Yes		) No	(	)
	<u>d.</u>	Did the State withdraw its notice to seek life imprisonment	:				
		without parole either formally or informally?	Yes	( )	No	(	_)
<del>d</del> .	<u>e.</u>	Who sentenced the defendant? Judge ( ) Jury ( )	,				
		Automatic/life sentence	(_)				
e.		What sentence was imposed? Death ( ) Life Without P			Life		)
£.	g.	If life imprisonment was imposed, was it imposed as a resu	ılt of a h	ung	jury?		
			Yes	(	) No	(	)
8.		Was victim impact evidence introduced at trial?	Yes	(	) No	(	)
9.		Aggravating Circumstances, T.C.A. § 39-13-204(i)					
	a.	Were statutory aggravating circumstances found?	Yes	(	) No	(	)
	b.	Which of the following statutory aggravating circumstance				an	d
		which were found? (Please note the version of the statutor	y aggrav	/ating	3		
		circumstance instructed in the blanks when applicable; i.e.	, the 198	39 ve	rsion	or	the
		1995 version)					
			tructed		]	Fou	ınd
	(1)	Youth of victim (	)		(		)
	(2)	Prior convictions (	)		(		)
	(4)	Risk of death to others ( Murder for remuneration (	) }		(	;	) \
	(5)	Heinous, atrocious, or cruel (	<i>)</i> )		(	;	, )
	(6)	Avoid arrest or prosecution ( Committed in conjunction with another felony (	)		(		)
	(7)	Committed in conjunction with another felony	)		(	·	)
	(8)	Committed while in custody ( Victim was member of law enforcement, etc (	)		(		)
	(2)	y) Victim was judge, district attorney, etc (	<i>)</i> }		(	; ;	<i>)</i> 1
	•	, , , , , , , , , , , , , , , , , , , ,	,		,	. )	,

	(11	) Victim	was elected official, etc (	)			(	)	
		) Mass I		)			ì	)	
			tion of body after death	Ó			ì	)	
			y or particularly vulnerable victim (	)			ì	)	
			nitted in the course of an act of terrorism (	Ś			ì	)	
		***************************************	itted against a pregnant woman, and the defendant						
			onally killed the victim knowing she was pregnant (	)			(	)	
	(17		itted at random and the reasons for the killing are	······································					
			vious or easily understood (	)			(	)	
	(18	Other <sup>2</sup>							
	nish th of c.	e jury t punish Were	the aggravating circumstances found supported by	ciro ieno	evider	nces o favo	found or sev	d by	Y
10.		Mitiga	ating Circumstances, T.C.A. § 39-13-204(j)						
	a.	Were	mitigating circumstances raised by the evidence?		Yes	( )	No	(	)
			what mitigating circumstances were raised by the e	vid	ence?	` /		`	
	٠.	11 50,	· ·	es			1	Vо	
		(1)		C2			1	NO '	
		(1)	No significant prior criminal history ( Extreme mental or emotional disturbance (	)			(	)	
		(2)	· · ·	)			(	)	
		(3)	Participation or consent by victim (	)			(	)	
		(4)	Belief that conduct justified (	)			(	)	
		(5)	Minor accomplice (	)			(	)	ı
		(6)	Extreme duress or substantial domination (	)			(	)	
		(7)	Youth or advanced age of defendant (	)			(	)	
		(8)	Mental disease or defect or intoxication (	)			(	)	
		(9)	Other (please explain) <sup>3</sup> : (	)			(	)	ı
	C.	Relate	any significant aspects about the mitigating circum	nsta	unces t	hat in	fluer	cec	1
	٠.								٠
			nishment relevant and material details of the mitiga						
		suppor	rted by the evidence that were outside the norm, eit	her	so as	<u>to fav</u>	<u>or</u>		

<sup>&</sup>lt;sup>2</sup> In the space provided, the trial court should list by statutory designation any statutory aggravating factor that was instructed, but is not in the prior list.

<sup>3</sup> In the space provided, please list all nonstatutory factors raised by the evidence.

	leniency or to favor severity of punishment:					
d.	If tried with a jury, was the jury instructed regarding all the circumstances indicated in 10(b) as mitigating circumstances requested by the defense?  Yes ( ) No ( )  If no, list which circumstances were not included as mitigating circumstances and explain why such circumstances were omitted:					
	If the sentence was death, does the evidence show that the defendant killed, attempted to kill, or intended that a killing take place or that lethal force be employed?  Yes ( ) No ( )					
	Was there any evidence that at the time of the offense the defendant was under the influence of narcotics, dangerous drugs, or alcohol which actually contributed to the offense?  Yes ( ) No ( )  If yes, please explain:					
13.	General comments of the trial judge concerning the sentence imposed in this case (e.g., whether this sentence is consistent with those imposed in similar cases the judge has tried, etc.):					
14. <u>12</u>	Brief impression of the trial judge as to the conduct and/or affect demeanor of defendant at trial and sentencing that would indicate remorse, lack of remorse, mental health issues, or any other characteristics relevant to punishment:					
	B. DATA CONCERNING THE DEFENDANT <sup>4</sup>					
1.	Name:  Last, First, Middle  2. Birth Date mo./date/year					
3.	Sex:					

<sup>&</sup>lt;sup>4</sup> Defense counsel may omit any information that may, if disclosed, impair the client's interests.

4.	Ma	arital Statu:	s: ( ) Never Married ( ) Married ( ) Divorced ( ) Spouse deceased ( ) Unknown
5.	Ra	ce:	( ) American Indian or Alaska Native
			( ) Asian
			( ) Black or African American ( ) Native Hawaiian or other Pacific Islander
			( ) White
***************************************			
<u>6.</u>	Eth	nnicity:	Is the defendant of Hispanic or Latino:
			Yes ( ) No ( )
6	<u>7.</u> Ch	ildranı	Number
₩.	<u>/.</u> Cli	maren.	Number: Ages:
			11903.
7.	<u>8.</u> Par	rents:	Father—living? Yes ( ) No ( ) <u>Unknown ( )</u> Mother—living? Yes ( ) No ( ) <u>Unknown ( )</u>
<u>8</u> .	9. Ed	ucation: F	Highest Grade or Level Completed:
٠.	<u> 2.</u> 12 <b>u</b>		Unknown ( )
9.	<u>10 a.</u> H	ntelligence	Level: Low (IQ below 70)
			Med. (IQ 70 to 100)
			High (IQ above 100)
	***		Not known
	Was a	ny evidenc	ce presented regarding an IQ score of the defendant?
***************************************	<b>h</b> ]	If yes wha	Yes ( ) No ( ) at were the results? IQ below 75
	<u> </u>	ii yes, wiid	IQ 76 to 85
	-		IQ 86-100
			IQ above 100
10	rais b. If s	sed? so, did the	sue of defendant's intellectual disability under T.C.A. § 39-13-203  Yes ( ) No ( )  court find that the defendant had an intellectual disability as defined 9-13-203(a)?  Yes ( ) No ( )
11		Was a psyc	chiatric or psychological evaluation performed that is part of the trial  Yes ( ) No ( )
***************************************	***************************************	***************************************	arize pertinent psychiatric or psychological information and/or
			realed by such evaluation:

<del>12.</del>	-13. Employment record of defendant at or near time of offense, including (if known) type of job, pay, dates job held and reason for termination:
	( ) Unknown
<del>13</del> .	Defendant's military history, including type of discharge:
<del>1</del> 4.	( ) Unknown  15. a. Does the defendant have a record of prior convictions? Yes ( ) No ( ) b. If yes, list the offenses, the dates of the offenses, and the sentences imposed: Offense Date Sentence
	1
<del>15</del> .	16. Was the defendant a resident of the community where the homicide occurred?  Yes ( ) No ( )
<del>16</del> .	17. Noteworthy physical or mental characteristics or disabilities of defendant:  Nature of defendant's role in offense:  ( ) committed homicidal act together with a co-defendant

information about the defendant:

	C. DATA CONCERNING VICTIM, CO-DEFENDANTS, AND ACCOMPLICES
1.	Age of victim: 2. Sex:
3.	Race of victim:
4.	Marital Status: ( ) Never Married
	<ul><li>( ) Married</li><li>( ) Divorced</li></ul>
	( ) Spouse deceased
	() Unknown
4.	Race: ( ) American Indian or Alaska Native
	( ) Asian
***************************************	( ) Black or African American
	( ) Native Hawaiian or other Pacific Islander ( ) White
***************************************	( ) write
<u>5.</u>	Ethnicity: Was the victim of Hispanic or Latino origin:
	Yes ( ) No ( )
<del>5.</del> 6	Children: Number:
	Ages:
<del>6.</del> 7	Parents: Father—living? Yes ( ) No ( ) <u>Unknown ( )</u> Mother—living? Yes ( ) No ( ) <u>Unknown ( )</u>
7.8	• • • • • • • • • • • • • • • • • • • •
	<u>Unknown ( )</u>
<u>8.9</u>	Employment at time of offense:
9.	Criminal record:
<b>∠.</b> -	
10	Describe the relationship between the defendant and the victim (e.g., family member employer friend none etc.):

11.	Was the victim a resident of the community where the homicide occurred?  Yes ( ) No (
12.	Was the victim held hostage during the crime?  Yes—Less than one (1) hour  Yes—More than one (1) hour
	No If yes, give details:
13.a.	Describe the physical harm and/or injuries inflicted on the victim:
b.	Was the victim tortured? If so, state the nature of the torture:
	Co-defendants: Were there any co-defendants in the trial?  Yes ( ) No ( If yes, what conviction(s) and sentence(s) were imposed on them?
c.	Nature of co-defendant's role in offense:  ( ) committed homicidal act together ( ) primary assailant ( ) other
	Any additional comments concerning co-defendant(s):
a.	
	Did the co-defendant(s) testify at the defendant's trial? Yes ( ) No ( )

b.	been filed against such persons as a result of their participation, and the disposition of such charges, if known:				
c.	Did the accomplice(s) testify at the defendant's trial? Yes ( ) No ( )				
	D. REPRESENTATION OF THE DEFENDANT				
1.	Was the defendant represented by counsel at trial: Yes ( ) No/Pro Se ( )				
2	If the defendant was Pro Se at trial:				
	a. Was the defendant represented at any time by counsel? Yes ( ) No ( )				
	b. If the defendant did have prior representation, list dates of representation and				
	answer the remaining questions as they relate to prior counsel. Attach additional				
	sheets if necessary to include information on each attorney.				
	From to				
	From to				
	c. Did the defendant have elbow counsel at trial? Yes ( ) No ( )				
<del>1.</del> 3.	How many attorneys represented the defendant?				
	(If more than one counsel served, or the defendant had prior counsel, other than				
	those at trial, answer the following questions as to each counsel and attach a copy				
	ich to this report)				
<u>2.4.</u>	Name of counsel:				
5	In what role did counsel serve?				
	Lead/First Chair ( )				
	Co-Counsel/Second Chair ( )				
	Elbow Counsel (pro se defendant) ( )				
3. <u>6.</u>	Date counsel secured:				
4 <u>.7.</u>	How was counsel secured (may check more than one):				
***************************************	a. Retained by defendant ( )				
	b. Appointed by Court ( )				
	c. Public Defender ( )				
	d. Pro Bono ( )				

<u>5.8.</u>	If counsel was appointed by court, was it because:				
	a. Defendant unable to afford counsel ( )				
	b. Defendant refused to secure counsel ( )				
	c. Elbow Counsel (pro se Defendant) ( )				
	e.d. Other (explain) ( )				
<del>6.</del> 9.	How many years has counsel practiced law:				
	a. 0 to 5 ( )				
	b. 5 to 10 ( ) c. Over 10 ( )				
	c. Over 10 ( )				
<del>7.</del> <u>10.</u>	What is the nature of counsel's practice?				
	a. Mostly civil ( )				
	b. General ( )				
	c. Mostly criminal ( )				
<del>8.</del> 11.	Did counsel serve throughout the trial? Yes ( ) No ( )				
<del>9.</del> 12.	If not, explain in detail:				
<del>10.</del> 13.	Other significant data about defense representation:				
	E. <u>GENERAL CONSIDERATIONS</u>				
1.	a. Were jurors selected from the same county where offense occurred?				
***************************************	Yes ( ) No ( )				
	b. If no, from which county were the jurors selected?				
	c. Was a change of venue requested? Yes ( ) No ( )				
	d. If yes, was it granted? Yes ( ) No ( )				
	e. Reasons for change, if granted:				
2	How many alternate jurors were selected?				
1.2	William management of the second of the seco				
<u>1.3.</u>	What percentage of the population, according to the most recent census, of the				
	county from which the jury was selected is the same race as the defendant?  a. Under 10% ( )				
	a. Chac 1070 ( )				

3. 4.	Date sentence imposed	plea entered	
	***************************************		
2	Date of arrest		
1.	Date of offense		
1	D-4 C - CC	F. CHRONOLOGY OF CAS	Elapsed Days
	Reasons for change	e, if granted:	
		enue requested? Yes ( )	No ( )
		Female Female	
		Male	
<u>7.</u>		f jurors/alternate jurors of each senate Jurors	<u> </u>
	Jurors Alter	nate Jurors	
6.	Note the number of	jurors/alternate jurors who are o	of Hispanic or Latino origin:
		Unknown	
		White	or other Pacific Islander
		Black or African	
		Asian	
	V COL CALO	American Indian	or Alaska Native
		nate Jurors	
<u>5.</u>		f jurors/alternate jurors of each rulease note that below as well):	ace (if race of a juror/alternate
<del>2.</del> _	How many of the d	he defendant's race represented of efendant's race were jurors?	
2 /		ha dafandant'a raga ranragantad a	on the jump? Ves ( ) No ( )
	e. 75% to 90% f. Over 90%	( )	
	d. 50% to 75%	` /	
	c. 25 % to 50%		
	b. 10% to 25%		

*7. Date received by Supreme *8. Date sentence review comp *9. Total elapsed days	oleted	
10. Other		
*To be completed by Supre	me Court	
This report was submitted to to such comments as either desired		unsel and to the attorney for the State for hing its factual accuracy.
	State	Defense Counsel
1. Comments are attached	( )	( )
2. Had no comments	( )	
3. Has not responded	( )	( )
I hereby certify that I have information herein is accurate		port to the best of my ability and that the
Date		, Judge Court of County
		Judicial District