STATE OF LOUISIANA NO. 16-KA-445

VERSUS FIFTH CIRCUIT

MARIO CHAVEZ COURT OF APPEAL

STATE OF LOUISIANA

ON APPEAL FROM THE TWENTY-FOURTH JUDICIAL DISTRICT COURT PARISH OF JEFFERSON, STATE OF LOUISIANA NO. 14-5727, DIVISION "G" HONORABLE E. ADRIAN ADAMS, JUDGE PRESIDING

December 07, 2016

FREDERICKA HOMBERG WICKER JUDGE

Panel composed of Fredericka Homberg Wicker, Jude G. Gravois, and Hans J. Liljeberg

SENTENCE VACATED; MATTER REMANDED

FHW

JGG

HJL

COUNSEL FOR PLAINTIFF/APPELLEE, STATE OF LOUISIANA Paul D. Connick, Jr. Terry M. Boudreaux

COUNSEL FOR DEFENDANT/APPELLANT, MARIO CHAVEZ Holli A. Herrle-Castillo

WICKER, J.

Defendant, Mario Chavez, challenges his fifty-year sentence for his sexual battery upon a known juvenile conviction in violation of La. R.S. 14:43.1.

Because we find the trial judge imposed an indeterminate sentence, we vacate defendant's sentence and remand for resentencing.

STATEMENT OF THE CASE

On October 17, 2014, the Jefferson Parish District Attorney filed a bill of information charging defendant with sexual battery upon a known juvenile under the age of thirteen, by touching the victim's genitals, in violation of La. R.S. 14:43.1. Defendant pled not guilty at arraignment and the matter proceeded to trial by jury. On April 14, 2016, a twelve-person jury found defendant guilty as charged. On April 21, 2016, defendant filed a motion for new trial, which the trial judge denied. On that same date, after defendant waived sentencing delays, the trial judge sentenced defendant to imprisonment at hard labor for fifty years with "at least" twenty-five years of the sentence to be served without benefit of parole, probation, or suspension of sentence.

In this appeal, defendant's sole assignment of error is the claim that his fiftyyear sentence is excessive.

ERRORS PATENT

In each case, this Court reviews the record before us for errors patent, in accordance with La. C.Cr.P. art. 920 and *State v. Oliveaux*, 312 So.2d 337 (La. 1975), regardless of whether defendant makes such a request. *State v. Bone*, 12-34 (La. App. 5 Cir. 09/11/12), 107 So.3d 49, 68. The record in this case presents the following error patent requiring corrective action:

The sentencing transcript reflects that the trial judge sentenced defendant to fifty years at hard labor and stated that "at least 25 years shall be served without the benefit of parole, probation, or suspension of sentence." The commitment

reflects that the trial judge sentenced defendant to fifty years at hard labor with the first 25 years to be served without benefits. Where there is a conflict between the transcript and commitment, the transcript prevails. *State v. Collins* 07-0310 (La. 10/12/07), 966 So.2d 534, 535; *State v. Lynch*, 441 So.2d 732, 734 (La. 1983); *State v. Collins*, 09-283 (La. App. 5 Cir. 12/08/09), 30 So.3d 72, 87.

A trial court must impose a determinate sentence. La.C.Cr.P. art. 879. Because the sentence imposed does not specify the period of time during which defendant is ineligible for parole, we find defendant's sentence is not fully determinate and must be set aside. *See State v. Matthews*, 94-2702 (La. 03/10/95), 650 So.2d 1170 (holding that "[r]elator's sentence of forty years at hard labor, 'at least' ten years of which must be served without parole eligibility, is vacated and this case is remanded to the district court with instructions to resentence relator to a determinate sentence which specifies the extent of parole disability in a fixed number of years"); *State v. Harris*, 11-253 (La. App. 5 Cir. 12/28/11), 83 So.3d 269, 284-85, citing *State ex rel Dawson v. Ballard*, 460 So.2d 595 (La. 1984) (holding "[c]ase remanded for reimposition of a fully determinate sentence as to duration of period without benefit of parole"). Accordingly, defendant's sentence is vacated and this matter is remanded to the trial court for resentencing in compliance with La. R.S. 14:43.1.

SENTENCE VACATED; MATTER REMANDED SUSAN M. CHEHARDY CHIEF JUDGE

FREDERICKA H. WICKER JUDE G. GRAVOIS MARC E. JOHNSON ROBERT A. CHAISSON ROBERT M. MURPHY STEPHEN J. WINDHORST HANS J. LILJEBERG

JUDGES



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CHERYL Q. LANDRIEU CLERK OF COURT

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NOTICE OF JUDGMENT AND CERTIFICATE OF DELIVERY

I CERTIFY THAT A COPY OF THE OPINION IN THE BELOW-NUMBERED MATTER HAS BEEN DELIVERED IN ACCORDANCE WITH UNIFORM RULES - COURT OF APPEAL, RULE 2-16.4 AND 2-16.5 THIS DAY DECEMBER 7, 2016 TO THE TRIAL JUDGE, CLERK OF COURT, COUNSEL OF RECORD AND ALL PARTIES NOT REPRESENTED BY COUNSEL, AS LISTED BELOW:

CHERYL Q. L'ANDRIEU CLERK OF COURT

16-KA-445

E-NOTIFIED

24TH JUDICIAL DISTRICT COURT (CLERK)
HONORABLE E. ADRIAN ADAMS (DISTRICT JUDGE)
TERRY M. BOUDREAUX (APPELLEE)
HOLLI A. HERRLE-CASTILLO
(APPELLANT)

MAILED

HON. PAUL D. CONNICK, JR.
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