NOT DESIGNATED FOR PUBLICATION

STATE OF LOUISIANA COURT OF APPEAL, THIRD CIRCUIT

18-609 consolidated with 18-608, 18-610

STATE OF LOUISIANA

VERSUS

SHELTON BROADWAY

APPEAL FROM THE TWELFTH JUDICIAL DISTRICT COURT PARISH OF AVOYELLES, NO. 2017-CR-203683-A HONORABLE KERRY L. SPRUILL, DISTRICT JUDGE

BILLY HOWARD EZELL JUDGE

Court composed of Billy Howard Ezell, Van H. Kyzar, and Jonathan W. Perry, Judges.

AFFIRMED.

Charles A. Riddle, III
District Attorney
Jonathan T. Gaspard
Assistant District Attorney
Twelfth Judicial District
P. O. Box 1200
Marksville, LA 71351
(318) 253-6587
COUNSEL FOR APPELLEE:
State of Louisiana

Holli Ann Herrle-Castillo
LA Appellate Project
P.O. Box 2333
Marrero, LA 70073
(504) 345-2801
COUNSEL FOR DEFENDANT/APPELLANT:
Shelton Broadway

EZELL, Judge.

For the reasons set forth in the companion consolidated case hereto, State of
Louisiana v. Shelton Broadway, 18-608 (La.App. 3 Cir//19), So.3d
, we find that Defendant's three consecutive fifteen-year sentences are not
excessive. Shelton Broadway's sentences are affirmed.

AFFIRMED.

This opinion is NOT DESIGNATED FOR PUBLICATION. Uniform Rules—Courts of Appeal, Rule 2-16.3.