

IN THE SUPREME COURT OF OHIO

RODNEY D. ZEUNE
FRANKLIN MEDICAL CENTER
1800 HARMON AVENUE
COLUMBUS, OHIO 43223

14-0388

Petitioner,

Case No. _____

v.

FRANCISCO PINEDA, WARDEN
FRANKLIN MEDICAL CENTER
OHIO DEPARTMENT OF REHABILITATIONS AND CORRECTIONS
1800 HARMON AVENUE
COLUMBUS, OHIO 43223

WRIT OF HABEAS CORPUS

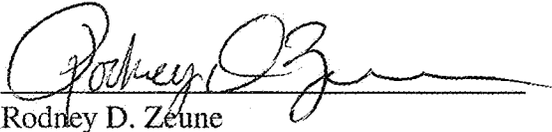
I, Rodney D. Zeune, hereby respectfully requests that the Court issue a Writ of Habeas Corpus pursuant to Section 2725.01 of the Ohio Revised Code. I am asserting the illegality of my continued incarceration beyond the term of my legal sentence imposed by the Franklin County Court of Common Pleas; Case No. 09 CR 4919, State of Ohio v. Rodney D. Zeune.

R.C. 2725.01 clearly permits an individual to petition for a writ of habeas corpus if his maximum sentence has expired and that individual is being held unlawfully. Whoever is unlawfully restrained of his liberty, or entitled to the custody of another, of which custody such person is unlawfully deprived, may prosecute a writ of habeas corpus, to inquire into the cause of such imprisonment, restraint, or deprivation. At this time, I have no adequate remedy at law to rectify my illegal incarceration since I have fully served the maximum amount of time allowed by Ohio law for the conviction pursuant to a Felony Three. I support my claim in the following Affidavit.

RECEIVED
MAR 13 2014
CLERK OF COURT
SUPREME COURT OF OHIO

FILED
MAR 13 2014
CLERK OF COURT
SUPREME COURT OF OHIO

Respectfully submitted,



Rodney D. Zeune
FRANKLIN MEDICAL CENTER
1800 HARMON AVENUE
COLUMBUS, OHIO 43223

AFFIDAVIT OF RODNEY D. ZEUNE

State of Ohio)

Franklin County)

I, Rodney D. Zeune, of sound mind with the ability to testify to the facts presented in the following Affidavit, swear in accordance with Ohio Law that my statements are true to the best of my ability.

1. On February 6, 2012, the Franklin County Common Pleas Court entered a judgment in Case No. 09 CR 4919, which serves as my commitment papers presented herein.
2. In Ohio, the court speaks through its journal entry. *State v. Mann (Dec. 24, 1998), Franklin App. No. 98AP-392, 1998 Ohio App. LEXIS 6248. State ex rel. Worcester v. Donnellon (1990), 49 Ohio St.3d 117, 118, 551 N.E.2d 183.* In its entry in my case, the Franklin County Common Pleas Court journalized the following:

“The case was tried by a jury which returned a verdict finding Defendant guilty of Count One of the indictment, to wit: Trafficking in Cocaine, in violation of Section 2925.03 of the Revised Code, a felony of the Third Degree.”
3. At the time of sentencing, pursuant to Section 2929.14 (A)(3)(b) of the Revised Code, the maximum allowable sentence for a Third degree felony was thirty-six (36) months.
4. This Court, in *State v. Taylor, 2014-Ohio-460, **; *2014 Ohio LEXIS 254*, determined that, in accordance with R.C. 1.58(B) and the uncodified portion of Section 4 of H.B. 86, the determining factor on whether the provisions of the amendments applied to an offender was not the date of the commission of the offense but rather whether sentence had been imposed.
5. Further to *Taylor*; I had not been sentenced as of the date the amendments became effective and

therefore the court had a duty to impose sentence in accordance with the amended statutes H.B. 86 and R.C. 1.58(B), making the maximum penalty for a third degree felony three years. January 25, 2012, the date on which I was sentenced, H.B. 86 was in effect.

6. The trial court sentenced me to a four (4) year mandatory prison term, exceeding its authority, which has now resulted in my unlawful detainment.
7. Section 2929.14 (A)(3)(b) of the Revised Code mandates a 9, 12, 18, 24, 30, or 36 month sentence prison term for a third degree felony. Therefore, I am currently detained beyond a maximum term and I am without a proper remedy of law to rectify my illegal incarceration since I have fully served my maximum sentence. *FRAZIER, APPELLEE, v. STICKRATH, SUPT., APPELLANT*, 42 Ohio App. 3d 114, 536 N.E.2d 1193, 1988 Ohio App. LEXIS 162.
8. My maximum sentence of three years expired on November 7, 2013. Wherefore, I have been unlawfully detained for four months.
9. In accordance with R.C. 1.58(B) and the uncodified portion of Section 4 of H.B. 86, the determining factor on whether the provisions of the amendments applied to an offender was not the date of the commission of the offense but rather whether sentence had been imposed; I had not been sentenced as of the date the amendments became effective and therefore the court had a duty to impose sentence in accordance with the amended statutes. The legislature intended that the amendments apply to all offenders, regardless of when their offenses were committed, because it conditioned application of the reduced penalty-which arises by virtue of the reduced classification-on whether or not the offenders had been previously sentenced. This conclusion accords with the goals of the General Assembly to reduce the state's prison population and to save the associated costs of incarceration by diverting certain offenders from prison and by shortening the terms of other offenders sentenced to prison.
10. I hereby submit the following WRIT in accordance with R.C. 2725.01 and R.C. 2969.25.

Wherefore, this Affidavit has truthfully set forth the facts that give rise to relief within this Court's jurisdiction. I further have presented a claim of which I am entitled to relief enforceable by this Court. I ask this Court to issue a Writ of Habeas Corpus and Order my immediate release.

Affiant:

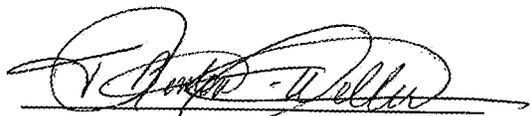

Rodney D. Zeune

SWORN TO AND SUBSCRIBED in my presence, a Notary Public for the State of Ohio in the
County of Franklin this 11th day of March, 2014.

SEAL



TINA BENTON-Weller
NOTARY PUBLIC
STATE OF OHIO
Recorded in
Franklin County
My Comm. Exp. 7/13/16


NOTARY PUBLIC

AFFIDAVIT OF INDIGENCE

[Pursuant to R.C. 2969.25, Affiant includes an inmate six month account statement]

The undersigned, Rodney D. Zeune, a citizen of the United States and Affiant herein, after being first duly cautioned and sworn on my oath as required by law, do hereby depose and aver:

1. I am a State Prisoner incarcerated in a Correctional Institution within the State of Ohio, the city of Columbus, County of Franklin and that I am without the necessary funds with which to pay for the cost of this action;
2. I am so unable due to the fact that I am currently unlawfully incarcerated and able to earn only \$15, net, per month;
3. I am without possession of real or personal property and assets of sufficient value with which to offer as security for such costs;
4. I am truly indigent and a pauper within the meaning of the law.


Rodney D. Zeune
Franklin Medical Center
1800 Harmon Avenue
Columbus, Ohio 43223

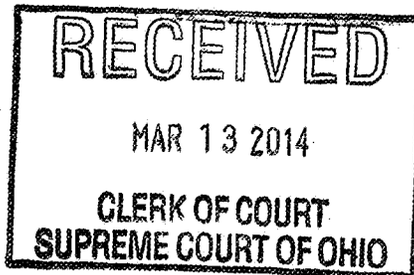
SWORN TO AND SUBSCRIBED in my presence, a Notary Public for the State of Ohio in the County of Franklin this 11th day of March, 2014.

SEAL



TINA BENTON - *weller*
NOTARY PUBLIC
STATE OF OHIO
Recorded in
Franklin County
My Comm. Exp. 7/13/16


NOTARY PUBLIC

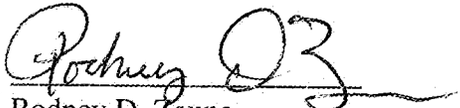


Supreme Court of Ohio
Rodney D. Zeune v. FRANCISCO PINEDA

**AFFIDAVIT OF CIVIL ACTIONS FILED BY RODNEY D. ZEUNE WITHIN LAST
FIVE YEARS PURSUANT TO R.C. 2969.25**

1. *State ex rel. Zeune v. Travis, 136 Ohio St. 3d 1479, 2013-Ohio-3801; 993 N.E.2d 781.* In Procedendo, an action was filed to establish a void sentence and sentence Zeune in accordance to the law.
2. *State ex rel. Zeune v. Travis, 136 Ohio St. 3d 1469, 2013-Ohio-3790, 993 N.E.2d 775, 2013 Ohio LEXIS 1935 (2013),* In Procedendo. On motion to dismiss. Motion granted. Cause dismissed.
3. *State ex re. Zeune v. Bender, 135 Ohio St. 3d 1429; 2013-Ohio-1857; 986 N.E.2d 1019; 2013 Ohio LEXIS 1156.* In Mandamus. On motions to dismiss and motion for judgment on the pleadings. Motions granted. Cause dismissed. Mandamus to compel discovery.
4. *State ex rel. Zeune v. Bender, 134 Ohio St. 3d 1413, 2013-Ohio-158; 981 N.E.2d 881; 2013 Ohio LEXIS 136.* In Procedendo. Upon consideration and pursuant to S.Ct.Prac.R. 12.04, it is ordered by the court that a peremptory writ of procedendo is granted to compel Judge John Bender to set an evidentiary hearing on the relator's postconviction issues, or issue his findings of fact and conclusions of law. It is further ordered that the motion to dismiss is denied.
5. *Rodney Zeune v. Robert Krapenc, Franklin County Common Pleas Court, 11 CV 004185,* Malpractice suit, case dismissed without review of merits.
6. *Huntington Nat'l Bank v. Zeune, 2009-Ohio-3482, 2009 Ohio App. LEXIS 3028.* Appeal from default judgment. Zeune made debt whole in 2009.

7. *Rodney D. Zeune v. Gary Mohr, et al., U.S. District Court, Southern District of Ohio, 2:14-CV-153.* Compliant regarding the withholding and destruction of inmate legal mail and discovery. Case pending.


Rodney D. Zeune

SWORN TO AND SUBSCRIBED in my presence, a Notary Public for the State of Ohio in the County of Franklin this 11th day of March, 2014.

SEAL



TINA BENTON - Weller
NOTARY PUBLIC
STATE OF OHIO
Recorded in
Franklin County
My Comm. Exp. 7/13/16


NOTARY PUBLIC

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO
CRIMINAL DIVISION

State of Ohio,

Termination No. 5 By DB

Plaintiff,

vs.

Case No. 09CR-4919 (Bender, T)

Rodney Zeune,

Defendant.

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2012 FEB - 6 PM 3:50
CLERK OF COURTS

RE-SENTENCING ENTRY
(Prison Imposed)

On July 29, 2010, the State of Ohio was represented by Assistant Prosecuting Attorney Jennifer Hunt and the Defendant was represented by Attorney, Dennis Pusateri. The case was tried by a jury which returned a verdict finding the Defendant guilty of Count One of the Indictment, to wit: Trafficking in Cocaine, in violation of Section 2925.03 of the Revised Code, a Felony of the Third Degree.

The Court found the Defendant guilty of the charge to which the plea was entered.

The Court ordered and received a pre-sentence investigation.

On October 21, 2010, a sentencing hearing was held pursuant to R.C. 2929.19. The State of Ohio was represented by Assistant Prosecuting Attorney Jennifer Hunt and the Defendant was represented by Attorney, Robert Krapenc.

The Court imposed a sentence on October 21, 2010, however, the sentence has been reversed and remanded to this Court for re-sentencing by the Opinion rendered on October 6, 2011, by the Court of Appeals of Ohio, Tenth Appellate District.

In accordance with the Opinion rendered on October 6, 2011, by the Court of Appeals of Ohio, Tenth Appellate District, this Court is required to resentence the Defendant. At the sentencing hearing, the State was represented by Assistant Prosecuting Attorney, Jennifer Hunt, and the Defendant was represented by Attorney, Craig Jaquith.

Defendant was indicted and convicted of one count of Trafficking in Cocaine in an amount of 20 grams or more but less than 27 grams, to wit: 25.5 grams, in violation of R.C. 2925.03. When Defendant was sentenced the offense was a Felony of the Third Degree punishable by a mandatory sentence of one, two, three, four or five years in prison.

After the original sentence was imposed, H.B. 86 was enacted effective September 30, 2011. Under H.B. 86, the offense of Trafficking in Cocaine in an amount of 20 grams or more but less than 27 grams is a Felony of the Second Degree, punishable by two, three, four, five, six, seven or eight years in prison.



If the penalty, forfeiture or punishment for any offense is reduced by a reenactment or amendment of a statute, the penalty, forfeiture, or punishment, if not already imposed, shall be imposed according to the statute as reenacted or amended. R.C. 1.58(B). However, R.C. 1.58 does not apply to give a criminal defendant the benefit of a reduced sentence if, by applying it, the court alters the nature of the offense of which the defendant was found guilty. *State v. Kaplowitz*, 100 Ohio St.3d 205, 2003-Ohio-5602, syllabus.

Therefore, since the degree of the offense and the penalty range for the offense of which the Defendant was convicted are more severe under H.B. 86 than they were when he was originally sentenced, the Defendant must be sentenced in accordance with the statutory penalties in effect prior to the enactment of H.B. 86. R.C. 1.58(B) does not apply here.

The Court has considered the purposes and principles of sentencing set forth in R.C. 2929.11 and the factors set forth in R.C. 2929.12. In addition, the Court has weighed the factors as set forth in the applicable provisions of R.C. 2929.13 and R.C. 2929.14. The Court further finds that a prison term is mandatory pursuant to R.C. 2929.13(F).

The Court hereby imposes the following sentence: FOUR (4) YEARS, mandatory, at the OHIO DEPARTMENT OF REHABILITATION AND CORRECTIONS. Sentence is to be served CONSECUTIVE to Knox County, Ohio Case No. 09-0022. It is further ordered that the Defendant's Ohio Bureau of Motor Vehicles Driver's License [REDACTED] four (4) years without work driving privileges.

The Court has considered the Defendant's present and future ability to pay a fine and financial sanction and does, pursuant to R.C. 2929.18, hereby render judgment for the following fine and/or financial sanctions: Defendant shall pay a mandatory fine in the amount of \$5,000.00. Defendant shall pay court costs in an amount to be determined. Defendant shall pay restitution in the amount of \$1,000.00 to DEA/Columbus District Office, 500 South Front Street, Suite 612, Columbus, Ohio 43215.

The total fine and financial sanction judgment is \$6,000.00 plus costs.

The Court notified the Defendant pursuant to R.C. 2929(B)(3) that the applicable period(s) of post-release control is three (3) years mandatory.

The Court finds that the Defendant has 444 days of jail credit and hereby certifies the time to the Ohio Department of Rehabilitation and Corrections. The Defendant is to receive jail time credit for all additional jail time served while awaiting transportation to the institution from the date of the imposition of this sentence.



 JOHN F. BENDER, JUDGE

✓

03/11/2014

Franklin Medical Center

Inmate Demand Statement (Summary)

Inmate Name: ZEUNE, RODNEY D
 Lock Location: FMC,B,1,4,,212B

Number: A625137

Date Range: 09/01/2013 Through 03/12/2014

Beginning Account Balances:

Ending Account Balances:

	Saving	Debt	Payable		Saving	Debt	Payable
Medical Co-Pay	\$0.00	(\$3.00)	\$0.00	Medical Co-Paymen	\$0.00	\$0.00	\$0.00
Court Costs	\$0.00	(\$8,051.36)	\$0.00	Court Costs	\$0.00	(\$8,041.36)	\$0.00
Child and Spouse	\$0.00	\$0.00	\$0.00	Child and Spousal S	\$5.25	\$0.00	\$0.00
Pos Exemption	\$0.01	\$0.00	\$0.00	Pos Exemption	\$9.65	\$0.00	\$0.00
State Filing Fee	\$0.00	\$0.00	\$0.00	State Filing Fee	\$0.00	(\$64.41)	\$5.76
Begin Totals	\$0.01	(\$8,054.36)	\$0.00	End Totals	\$14.90	(\$8,105.77)	\$5.76

Transaction Date / Inst.	Transaction Amount	Description	Comment	Saving Balance	Debt Balance	Payable Balance
09/01/2013		\$14.99 Reservation to Pos Exemption	Odrcc Pos Exemption	\$0.01	(\$8,054.36)	\$0.00
			CCI			
09/01/2013		\$10.00 Reservation to AR5120 - Exemption	AR5120 Additional Exemption	\$0.01	(\$8,054.36)	\$0.00
			CCI			
09/06/2013	(\$51.00)	State Filing Fee	APPEALS START	\$0.01	(\$8,105.36)	\$0.00
			CCI			
09/09/2013	\$20.00	State Pay	State Pay	\$20.01	(\$8,105.36)	\$0.00
			CCI			
09/09/2013	(\$0.01)	SFF-FFF Hold	#6 - Automated SFF Transfer	\$20.00	(\$8,105.36)	\$0.00
			CCI			
09/09/2013	\$0.01	State Filing Fee	#6 - Automated SFF Transfer	\$20.00	(\$8,105.35)	\$0.01
			CCI			
09/10/2013	(\$13.37)	Commissary Sale	Ticket Number 406499	\$6.63	(\$8,105.35)	\$0.01
			CCI			
09/12/2013	(\$0.01)	Payment to Franklin County Clerk of Courts	SEPTEMBER 2013 PAYMENTS	\$6.63	(\$8,105.35)	\$0.00
			CCI			
09/12/2013	(\$5.00)	Payment to CHILD SUPPORT PAYMENT CENTRAL	SEPTEMBER 2013 PAYMENTS	\$1.63	(\$8,105.35)	\$0.00
			CCI			
09/24/2013	(\$1.52)	Postage Charges (USPS)	POSTAGE	\$0.11	(\$8,105.35)	\$0.00
			CCI			

10/01/2013	\$5.00 Reservation to SFF- FFF Hold	OdrC Pos Exemption	\$0.11 (\$8,105.35)	\$0.00
CCI				
10/01/2013	\$9.89 Reservation to Pos Exemption	OdrC Pos Exemption	\$0.11 (\$8,105.35)	\$0.00
CCI				
10/01/2013	\$7.00 Reservation to AR5120 - Exemption	AR5120 Additional Exemption	\$0.11 (\$8,105.35)	\$0.00
CCI				
10/04/2013	\$20.00 State Pay	State Pay	\$20.00 (\$8,105.24)	\$0.11
CCI				
10/04/2013	(\$5.00) SFF-FFF Hold	#6 - Automated SFF Transfer	\$15.00 (\$8,105.24)	\$0.11
CCI				
10/04/2013	\$5.00 State Filing Fee	#6 - Automated SFF Transfer	\$15.00 (\$8,100.24)	\$5.11
CCI				
10/09/2013	(\$9.49) Commissary Sale	Ticket Number 410670	\$5.51 (\$8,100.24)	\$5.11
CCI				
10/24/2013	(\$5.00) Payment to Franklin County Clerk of Courts	OCTOBER 2013 PAYMENTS	\$5.51 (\$8,100.24)	\$0.11
CCI				
10/24/2013	(\$5.00) Payment to CHILD SUPPORT PAYMENT CENTRAL	OCTOBER 2013 PAYMENTS	\$0.51 (\$8,100.24)	\$0.11
CCI				
10/31/2013	(\$0.11) Payment to Medical Co-Pay Fund	MCP OCTOBER 2013	\$0.51 (\$8,100.24)	\$0.00
CCI				
11/01/2013	\$5.00 Reservation to SFF- FFF Hold	OdrC Pos Exemption	\$0.51 (\$8,100.24)	\$0.00
CCI				
11/01/2013	\$9.49 Reservation to Pos Exemption	OdrC Pos Exemption	\$0.51 (\$8,100.24)	\$0.00
CCI				
11/01/2013	\$7.11 Reservation to AR5120 - Exemption	AR5120 Additional Exemption	\$0.51 (\$8,100.24)	\$0.00
CCI				
11/08/2013	\$20.00 State Pay	State Pay	\$20.00 (\$8,099.73)	\$0.51
CCI				
11/08/2013	(\$5.00) SFF-FFF Hold	#6 - Automated SFF Transfer	\$15.00 (\$8,099.73)	\$0.51
CCI				
11/08/2013	\$5.00 State Filing Fee	#6 - Automated SFF Transfer	\$15.00 (\$8,094.73)	\$5.51
CCI				
11/12/2013	(\$9.80) Commissary Sale	Ticket Number 415197	\$5.20 (\$8,094.73)	\$5.51

CCI					
11/18/2013	(\$47.00) State Filing Fee	APPEALS START	\$5.20	(\$8,141.73)	\$5.51
CCI					
11/21/2013	(\$5.00) Payment to Franklin County Clerk of Courts	NOVEMBER 2013 PAYMENTS	\$5.20	(\$8,141.73)	\$0.51
CCI					
11/22/2013	(\$5.00) Payment to CHILD SUPPORT PAYMENT CENTRAL	NOVEMBER 2013 PAYMENTS	\$0.20	(\$8,141.73)	\$0.51
CCI					
11/27/2013	(\$0.51) Payment to Medical Co-Pay Fund	MCP NOVEMBER 2013	\$0.20	(\$8,141.73)	\$0.00
CCI					
12/01/2013	\$5.00 Reservation to SFF-FFF Hold	OdrC Pos Exemption	\$0.20	(\$8,141.73)	\$0.00
CCI					
12/01/2013	\$9.80 Reservation to Pos Exemption	OdrC Pos Exemption	\$0.20	(\$8,141.73)	\$0.00
CCI					
12/01/2013	\$7.62 Reservation to AR5120 - Exemption	AR5120 Additional Exemption	\$0.20	(\$8,141.73)	\$0.00
CCI					
12/06/2013	\$20.00 State Pay	State Pay	\$20.00	(\$8,141.53)	\$0.20
CCI					
12/06/2013	(\$5.00) SFF-FFF Hold	#6 - Automated SFF Transfer	\$15.00	(\$8,141.53)	\$0.20
CCI					
12/06/2013	\$5.00 State Filing Fee	#6 - Automated SFF Transfer	\$15.00	(\$8,136.53)	\$5.20
CCI					
12/11/2013	(\$5.74) Commissary Sale	Ticket Number 419668	\$9.26	(\$8,136.53)	\$5.20
CCI					
12/26/2013	(\$0.20) Payment to Medical Co-Pay Fund	Medical Co-Pay	\$9.26	(\$8,136.53)	\$5.00
FMC					
12/26/2013	(\$5.00) Payment to CHILD SUPPORT PAYMENT CENTRAL	Child/Spousal Support	\$4.26	(\$8,136.53)	\$5.00
FMC					
01/01/2014	\$5.00 Reservation to SFF-FFF Hold	OdrC Pos Exemption	\$4.26	(\$8,136.53)	\$5.00
FMC					
01/01/2014	\$5.74 Reservation to Pos Exemption	OdrC Pos Exemption	\$4.26	(\$8,136.53)	\$5.00
FMC					
01/01/2014	\$7.82 Reservation to AR5120 - Exemption	AR5120 Additional Exemption	\$4.26	(\$8,136.53)	\$5.00

FMC	01/09/2014	\$15.00 Direct - Advance Pay	CCI DECEMBER STATE PAY	\$19.26 (\$8,136.53)	\$5.00
CCI	01/13/2014	\$25.00 OffConnect Kiosk Deposit	4861801869278208306/ha mer, patricia	\$32.08 (\$8,124.35)	\$17.18
FMC	01/13/2014	(\$5.00) SFF-FFF Hold	#6 - Automated SFF Transfer	\$27.08 (\$8,124.35)	\$17.18
FMC	01/13/2014	\$5.00 State Filing Fee	#6 - Automated SFF Transfer	\$27.08 (\$8,119.35)	\$22.18
FMC	01/13/2014	(\$7.82) AR5120 - Exemption	Apply AR5120 Exemption Funds to SFF Debt	\$19.26 (\$8,119.35)	\$22.18
FMC	01/13/2014	\$7.82 State Filing Fee	Apply AR5120 Exemption Funds to SFF Debt	\$19.26 (\$8,111.53)	\$30.00
FMC	01/13/2014	(\$18.34) Commissary Sale	Ticket Number 122354	\$0.92 (\$8,111.53)	\$30.00
FMC	01/13/2014	(\$0.89) Commissary Sale	Ticket Number 122355	\$0.03 (\$8,111.53)	\$30.00
FMC	01/24/2014	(\$10.00) Payment to FRANKLIN CO. CLERK OF COURTS	AR120-CC-X	\$0.03 (\$8,111.53)	\$20.00
FMC	01/24/2014	(\$17.82) Payment to Franklin County Clerk of Courts	SFF	\$0.03 (\$8,111.53)	\$2.18
FMC	02/01/2014	\$5.00 Reservation to SFF- FFF Hold	OdrC Pos Exemption	\$0.03 (\$8,111.53)	\$2.18
FMC	02/01/2014	\$9.97 Reservation to Pos Exemption	OdrC Pos Exemption	\$0.03 (\$8,111.53)	\$2.18
FMC	02/01/2014	\$10.00 Reservation to AR5120 - Exemption	AR5120 Additional Exemption	\$0.03 (\$8,111.53)	\$2.18
FMC	02/07/2014	\$12.00 State Pay	State Pay	\$12.03 (\$8,111.53)	\$2.18
FMC	02/10/2014	(\$5.32) Postage Charges (USPS)	Legal Postage	\$6.71 (\$8,111.53)	\$2.18
FMC	02/13/2014	(\$3.70) Commissary Sale	Ticket Number 123382	\$3.01 (\$8,111.53)	\$2.18
FMC	02/19/2014	(\$2.18) Payment to Medical Co-Pay Fund	Medical Co-Pay	\$3.01 (\$8,111.53)	\$0.00

FMC					
02/19/2014	(\$3.00) Payment to CHILD SUPPORT PAYMENT CENTRAL	Child/Spousal Support	\$0.01	(\$8,111.53)	\$0.00
FMC					
02/27/2014	\$3.00 Reversed Payment to CHILD SUPPORT PAYMENT CENTRAL	Reversed Task No. 38928126	\$3.01	(\$8,111.53)	\$0.00
FMC					
02/27/2014	(\$3.00) Payment to CHILD SUPPORT PAYMENT CENTRAL	Child/Spousal Support	\$0.01	(\$8,111.53)	\$0.00
FMC					
03/01/2014	\$5.00 Reservation to SFF-FFF Hold	OdrC Pos Exemption	\$0.01	(\$8,111.53)	\$0.00
FMC					
03/01/2014	\$9.99 Reservation to Pos Exemption	OdrC Pos Exemption	\$0.01	(\$8,111.53)	\$0.00
FMC					
03/01/2014	\$10.00 Reservation to AR5120 - Exemption	AR5120 Additional Exemption	\$0.01	(\$8,111.53)	\$0.00
FMC					
03/07/2014	\$21.00 State Pay	State Pay	\$21.01	(\$8,111.53)	\$0.00
FMC					
03/07/2014	(\$5.00) SFF-FFF Hold	#6 - Automated SFF Transfer	\$16.01	(\$8,111.53)	\$0.00
FMC					
03/07/2014	\$5.00 State Filing Fee	#6 - Automated SFF Transfer	\$16.01	(\$8,106.53)	\$5.00
FMC					
03/07/2014	(\$0.76) AR5120 - Exemption	Apply AR5120 Exemption Funds to SFF Debt	\$15.25	(\$8,106.53)	\$5.00
FMC					
03/07/2014	\$0.76 State Filing Fee	Apply AR5120 Exemption Funds to SFF Debt	\$15.25	(\$8,105.77)	\$5.76
FMC					
03/10/2014	(\$0.35) Copy Charges	Legal Copies	\$14.90	(\$8,105.77)	\$5.76
FMC					


 Shelly D. in
 03/11/14
 Cashier Supervisor