

, 2025

IN THE SUPERIOR COURT OF COUNTY
STATE OF GEORGIA

The State,

Plaintiff,

v.

No.

Defendant.

RESENTENCING ORDER

This is the Court's final order resentencing the Defendant to time served on count one of the indictment in this matter.

RECEIVED

Following his original, sentencing in this case, Defendant moved to vacate his sentence on count one of the indictment as void or, in the alternative, for the Court to reconsider his sentence under OCGA § 17-10-1(f). The Court vacated's sentence on count one in an order and, following the remittitur from the State's appeal of that order in Ga. Ct. App. No. , resences as follows:

On count one, for the offense of soliciting other to commit a felony in violation of OCGA § 16-4-7(a)— is sentenced to the 34 months and 11 days that he has been either in custody or under the Court's post-sentencing-release order in this case. That time includes:

- The 3 days between's arrest and his release on bond;
- The 26 months and 7 days between his entry to State custody and his release on supersedeas bond; and
- The 8 months and 1 day he was under the terms of an OCGA § 5-7-5 supersedeas bond from .

's sentence on count two, 12 month's incarceration for the offense of affray, in violation of OCGA § 16-11-32(a), which was to run concurrently with

█████'s sentence in count one, remains unchanged. The Court notes, however, that █████ has already satisfied the terms of the sentence on count two.

Also unchanged from the original sentence is █████'s obligation to pay █████ restitution for the victim, █████.

The Court's intent in this order is that █████ will serve no more time related to this matter—whether in the Department of Corrections' custody, in the █████ County Sheriff's custody, under the Department of Community Supervision's custody, or otherwise.

In addition to the above, the Clerk shall correct her office's records to reflect that █████'s sentence on count one was for solicitation of another to commit a felony in violation of OCGA § 16-4-7(a), not aggravated battery in violation of OCGA § 16-5-24(a), as was originally reported. The Clerk shall also convey that information via this order to the Georgia Criminal Information Center and the Department of Corrections. The Court expects that those agencies will correct their own records accordingly.

So ordered on 1/11/2025 by:

████████████████████
HON. █████ █████
Judge of the Superior Courts
████████ Judicial Circuit

Prepared by:

/s/Brandon A. Bullard
BRANDON A. BULLARD
Ga. Bar No. 109207
Counsel for Defendant

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