STATE OF LOUISIANA : DOCKET NUMBER: 305,039

VERSUS : FIRST JUDICIAL DISTRICT COURT

BRANDON LEE GAGE : CADDO PARISH, LOUISIANA

(DOB 10/13/90)

**JUDGMENT ON MOTION TO**

**RECONSIDER SENTENCE**

**(Filed 8-9-2012 by defense counsel) and**

**DEFENDANT’S MOTION FOR**

**RECONSIDERATION OF SENTENCE**

**(Filed 8-8-2012 by defendant, pro se)**

The Court has considered both of the following motions:

1. Motion to Reconsider Sentence filed August 9, 2012 by defense counsel; and

(2) Defendants Motion for Reconsideration of Sentence, filed August 8, 2012 by defendant, Pro Se.

For the following reasons, the motions are denied.

On July 20, 2012, the Court supplied detailed reasons for imposing eight years hard labor for the felony conviction of battery of a police officer, to which the defendant was adjudicated a second felony offender. The Court gave adequate consideration to the relative youth of the defendant (presently age 22); however, considering the violence of the offense, the criminal history of Mr. Gage (including his juvenile adjudications)[[1]](#footnote-1), his overall conduct at Caddo Correctional Center, (as reflected by the disciplinary reports), all described during the sentencing hearing and the defendant’s absolute lack of remorse, the Court concludes that the eight (8) year hard labor sentence is warranted in all respects.

For those reasons and for reasons more fully articulated in open court during sentencing on July 20, 2012, the Motions are both denied.

Signed this 21st day of August, 2012 in Shreveport, Caddo Parish, Louisiana.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Scott J. Crichton

District Judge

DISTRIBUTION:

Jordan Bird, Assistant District Attorney

David McClatchey, Defense Counsel

Brandon Lee Gage, self-represented

Attachments (criminal history report/Dept. of Public Safety and Corrections)

1. See Caddo Juvenile Court Docket Nos. 128811 and 128948. [↑](#footnote-ref-1)