

Sentence Review Division 301 S. Park Ave., Suite 328 P.O. Box 203005 Helena, MT 59620-3005

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## SENTENCE REVIEW DIVISION OF THE SUPREME COURT OF MONTANA

| STATE OF MONTANA,  |            | ) Cause No. DC-25-2018-0000060-IN     |
|--------------------|------------|---------------------------------------|
|                    | Plaintiff, | ) Lewis & Clark County District Court |
| -VS-               |            | )                                     |
| TODD MADERIAN DATE |            | ) Montana First Judicial District     |
| TODD MARTIN RUDE,  |            | )                                     |
|                    |            | ) DECISION                            |
|                    |            | )                                     |
|                    | Defendant. | )                                     |

On May 29, 2019, the Defendant was sentenced to the Montana State Prison for a period of ten (10) years for the offense of Count I: Criminal Endangerment, a Felony, in violation of §45-5-207, MCA. The sentence was ordered to merge with the sentence imposed in Cause No. DC-11-321. The Defendant was given credit for time served prior to sentencing from January 6, 2018 - May 29, 2019.

On August 1, 2024, the Defendant's Application for review of that sentence came on for hearing by Zoom videoconference before the Sentence Review Division of the Montana Supreme Court (hereafter "the Division"). The Defendant appeared from the Montana State Prison and was represented by Teal Mittelstadt, Defense Counsel. The State was not represented. The Defendant gave a statement.

Before hearing the Application, the Defendant was advised that the Division has the authority not only to reduce the sentence or affirm it, but also increase it. The Defendant was further advised that there is no appeal from a decision of the Division. The Defendant acknowledged that he understood this and stated that he wished to proceed.

Rule 12, Rules of the Sentence Review Division of the Supreme Court of Montana, provides that, "The sentence imposed by the District Court is presumed correct. The sentence shall not be reduced or increased unless it is clearly inadequate or clearly excessive." (Section 46-18-904(3), MCA).

The Division finds that the reasons advanced for modification are insufficient to hold that the sentence imposed by the District Court is clearly inadequate or clearly excessive.

Therefore, it is the unanimous decision of the Division that the sentence is AFFIRMED.

DATED this 13th day of August, 2024.

SENTENCE REVIEW DIVISION

Hon. Luke Berger, Chair

Hon. Jessica Fehr, Member

Hon. Matthew Cuffe, Member

Copies mailed or emailed this 13th day of August, 2024, to:

Clerk of District Court – *via efiling*Todd Martin Rude #32265, Defendant
Hon. Christopher David Abbott – *via email*Teal Mittelstadt, Defense Counsel – *via email*Mary Barry, Deputy County Attorney – *via eservice*Board of Pardons and Parole – *via email*MSP - Records Dept. – *via email* 

Shelly Smith, Office Administrator

Sentence Review Division