SENTENCING MINUTES

10 10 07	CLERK, U.S. DISTRICT COURT RICHMOND, VA
	CASE NUMBER: 3:07CR.274-04
JUDGE: HUdSON	CT REPORTER: LISCID, OCL
INTERPRETER:	
	nichael R. Gill
UNITED STATES OF AMERICA	Brian L. Whistor, AUSA
v.	WILLIAM P MARCHO
michael Vick	William R. Martin Lawrence H. Woodwardeso. Thomas B. Shutteworth & Kerry B. Verdi
SENTENCING ON COUNT(S):	() Criminal Information () Indictment () Superseding Ind.
PRELIMINARY MATTERS:	
OBJECTIONS TO PSR: Sec at	tached (page 4)
STATEMENTS MADE BY: GOV'T (\)	Y DEFENSE COUNSEL (V) DEFT (V)
ON MOTION OF GOV'T, () INDICT	MENT () REMAINING CTS. DISMISSED.
DEFENDANT TO VOLUNTARILY RE	PORT TO DESIGNATED INSTITUTION
ON:	BY:BY:
() IF NO DESIGNATION MAD	E, REPORT TO U.S. MARSHAL IN RICHMOND
DEFT ADVISED OF RIGHT OF APPEAL	within 10 days of today (
DEFT REMANDED TO CUSTODY (~
CASE SET: 10:00 EGAN: 10:00	ENDED: 10:45 TIME IN COURT: :45

DEC | 0 2007

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SENTENCE TEXT	
COUNT	IMPRISONMENT <u>23</u> MOS. CONCURRENT() CONSECUTIVE()
	CREDIT FOR TIME SERVED ON THIS CHARGE ()
	SUPERVISED RELEASE 3 YEARS
	PROBATION YEARS
	FINE \$ 5,000 () Fine not imposed
	SPECIAL ASSESSMENT \$ due immediately
COUNT	IMPRISONMENT MOS. CONCURRENT() CONSECUTIVE()
	SUPERVISED RELEASE YEARS CONCURRENT()
	PROBATION YEARS CONCURRENT()
	FINE \$ () Fine not imposed
	SPECIAL ASSESSMENT \$ due immediately
COUNT	IMPRISONMENT MOS. CONCURRENT() CONSECUTIVE()
	SUPERVISED RELEASE YEARS CONCURRENT()
	PROBATION YEARS CONCURRENT()
	FINE \$ () Fine not imposed
	SPECIAL ASSESSMENT \$ due immediately
CONSENT ORDER	R OF FORFEITURE MADE A PART OF JUDGMENT IN CASE (🗡
	RDERED:
RECOMMENDAT	
() SHOCK Incard	to a facility near family () Designate dft. toFCI eration Program () BRAVE Program
	Vocational training () BOP 500-hr intensive drug treatment program ram () with portion of earnings directed to child support
() OTHER:	

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SPECIAL CONDITIONS of Probation / Supervised Release:

(1) Incur no new credit without approval of probation officer		
(2) Provide probation officer with access to financial information		
(3) Perform community service HOURS during period of supervision		
(4) Participate in drug/alcohol treatment; Pay cost of treatment		
(5) Participate in mental health treatment; Pay cost of treatment		
Participate in anger management		
(6) Participate in home confinement program for with monitoring		
Permitted to work, attend church, or other approved activities		
Maintain telephone without special features; no cordless phone		
Pay costs of electronic monitoring		
(7) Placement in a Community Confinement Center for (term)		
(8) Defendant to be surrendered to BICE for deportation proceedings		
If deported, defendant to remain outside the United States		
(10) Mandatory drug testing waived		
Probation officer may still administer drug test if deemed appropriate		
(11) Pay child support in amount ordered by social services or Court		
(13) Serve intermittent confinement on weekends for a period of DAYS		
(14) No possession of pager, cellular telephone, or other handheld communication device		
(15) Defendant shall pay any balance owed on the S/A imposed by the Court		
Pay in installments of not less than \$_500.00 per month,		
to begin 30 (60) days after start of supervision until paid in full		
(16) Waive all rights of confidentiality regarding methal health treatment		
(or other treatment) to allow release of information to Probation, etc.		
(17) Commencing, and continuing for, defendant may		
operate a motor vehicle only for purposes of work and court, including travel to		
the Probation Office and alcohol treatment program		
(18) Defendant to apply monies received from tax refunds, lottery winnings, and any		
anticipated or unexpected financial gains to the Court-ordered financial obligation		
() Other special conditions:		
Do not purchase, possess, or sell		
any camine(s)		
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SENTENCING MINUTES, CON'T.

United States of America v. Michael Vick Criminal Action No. 3:07CR00274-004

OBJECTION(S) TO PRESENTENCE REPORT:

[1] Defendant's objection to Presentence Report (PSR) in that 2-point reduction for acceptance of responsibility was not applied.
 Argument heard.
 Findings given from the Bench.
 Objection overruled.

CLOSING MATTERS:

Restitution order to be submitted by close of business on December 10, 2007.