

OPINION SUMMARY
MISSOURI COURT OF APPEALS—EASTERN DISTRICT
DIVISION ONE

STATE OF MISSOURI,)	No. ED102380
)	
Respondent,)	Appeal from the Circuit Court
)	of the City of St. Louis
vs.)	1422-CR03580
)	
LATROY SANDERS,)	Honorable Joan L. Moriarty
)	
Defendant/Appellant.)	FILED: February 16, 2016

In this direct appeal, LaTroy Sanders (Defendant) appeals from the judgment upon his conviction and sentence on twenty-two counts stemming from the sexual abuse of his stepdaughter and daughter.

AFFIRMED IN PART, REVERSED IN PART AND REMANDED.

Division One Holds: First, as the State concedes, the trial court committed a clerical error by memorializing a different sentence in the written judgment than it pronounced orally. Second, as the State concedes, the trial court committed plain error by instructing the jury on a theory of felony incest that incorporated a statutory definition inapplicable to the charged time period. Third, there was sufficient evidence to support the jury’s verdict that Defendant was guilty of statutory sodomy. Finally, the trial court did not abuse its discretion when it admitted testimony of uncharged acts of physical abuse.

Opinion by: Mary K. Hoff, J.
Robert G. Dowd, Jr., P.J., and Roy L. Richter, J., Concur.

Attorney for Appellant: Gwenda Reneé Robinson
Attorney for Respondent: Chris Koster

THIS SUMMARY IS NOT PART OF THE OPINION OF THE COURT. IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND SHOULD NOT BE QUOTED OR CITED.