

OPINION SUMMARY

MISSOURI COURT OF APPEALS EASTERN DISTRICT

GREG HADDOCK,)	No. ED99747
)	
Appellant,)	Appeal from the Circuit Court
)	of Pike County
vs.)	
)	Honorable T. Bennett Burkemper
STATE OF MISSOURI,)	
)	
Respondent.)	FILED: March 18, 2014

Greg Haddock (“Haddock”) appeals from the judgment of the motion court denying his Rule 24.035 motion for post-conviction relief following an evidentiary hearing. On appeal, Haddock claims the motion court clearly erred in denying his motion for post-conviction relief because he was denied constitutionally effective assistance of counsel. Specifically, Haddock alleges that plea counsel failed to advise him that he would have to successfully complete the Section 559.115 shock incarceration program in order to be released on probation.

AFFIRMED.

Division III Holds: Because the probation provisions of Section 559.115 are collateral consequences of a guilty plea, plea counsel cannot be held ineffective for failing to advise about the terms of the shock incarceration program. Additionally, Haddock’s claim is refuted by the record. We affirm the judgment of the motion of the court.

Opinion by: Kurt S. Odenwald, J., Mary K. Hoff, P.J., and Angela T. Quigless, J., Concur.

Attorney for Appellants: Amy Bartholow

Attorney for Respondent: Chris Koster and Todd T. Smith

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.