ENTRY ORDER

SUPREME COURT DOCKET NO. 2003-057

FEBRUARY TERM, 2003

	}	APPEALED FROM:	
State of Vermont	} } }	District Court of Vermont Unit No. 2, Rutland Circuit	
v.	}		
Christopher Johnson	} }	DOCKET NO. 182-2-03 Rdcr	
	}		
	}		

In the above-entitled cause, the Clerk will enter:

Defendant Christopher Johnson appeals the order of the Rutland District Court setting bail at \$5000 on the grounds that the court erroneously relied upon defendant's juvenile delinquency history in establishing bail and conditions of release, in violation of 33 V.S.A. § 5536. Following State v. Madison, 163 Vt. 390, 395 (1995), which held that juvenile records may be considered by a district court if necessary to carry out the judicial function under 13 V.S.A. § 7553a (denial of release on bail for acts of violence), defendant's appeal is rejected. See also In re R.D., 154 Vt. 173, 176 (1990) (juvenile records available to district court for relevant purposes).

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