

United States District Court

FOR THE

FILED

NORTHERN DISTRICT OF OKLAHOMA

AUG 11 1964

United States of America

v.

Stanley A. Gee

No. 14,125 Criminal

NOBLE C. HOOD
Clerk, U. S. District Court

On this 11th day of August, 1964 came the attorney for the government and the defendant appeared in person and¹ without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of² guilty

of the offense of having violated T. 18, U.S.C., 1708, in that on or about August 7, 1964, in the Northern Judicial District of Oklahoma, he did steal from a mail box located at 1322 South Denver, Apartment 4, Tulsa, Oklahoma, an authorized depository for mail, a certain letter addressed to Alton J. Anderson, 1322 South Denver, Apartment 4, Tulsa, Oklahoma, which letter had theretofore been deposited in the United States mail.

as charged³ in the information and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of⁴

Three (3) Years .

IT IS ADJUDGED that⁵

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to Form:

Phillips Breckinridge

~~Phillips Breckinridge, Assistant U.S. Atty.~~

ALLEN E. BARROW

United States District Judge.

Medical Center for Federal Prisoners

Springfield, Missouri

A True Copy. Certified this 11th day of August, 1964

(Signed) NOBLE C. HOOD

Clerk

(By)

Mareil Hamis
Deputy Clerk.

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

AUG 12 1964

United States of America

v.

Larry Carl Kiser

No. CR 14,086

NOBLE C. HOOD
Clerk, U. S. District Court

On this 11th day of August, 1964, the attorney for the government and the defendant appeared in person and by counsel; Lawrence Johnson; and having consented in writing to prosecution under the juvenile delinquency act and having been fully apprised of his rights and of the consequences of such consent.

IT IS ADJUDGED that the defendant has been convicted under the act of juvenile became a delinquent by committing the offense of having violated T.18, U.S.C., 5031 to 5037 in that on or about February 14, 1963, he did, with unlawful and fraudulent intent, transport in interstate commerce from Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, to St. Louis, Missouri, a falsely made and forged security, to wit: A Bondifide Money Order No. A Q 490 910, dated February 14, 1963, payable to Larry C. Kiser, in the amount of \$65.00, he then knowing such money order to be falsely made and forged.

as charged in the information and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for treatment and supervision under the provisions of the Juvenile Delinquency Act for a period not to exceed his minority.

IT IS ADJUDGED that

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to Form:

ALLEN E. BARROW

United States District Judge.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Phillips Breckinridge

Phillips Breckinridge, Asst. U.S. Atty.

Clerk.

A True Copy. Certified this day of

(Signed) NOBLE C. HOOD

Clerk

(By)

Muriel Hamra

Deputy Clerk.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

AUG 24 1964

United States of America,
Plaintiff,
vs
Ray Morris Anderson,
Defendant.

NOBLE C. HOOD
Clerk, U. S. District Court

Criminal No. 13,867

ORDER MODIFYING SENTENCE

For good cause shown, it is ordered by the Court, that the fine of Five Hundred (\$500.00) Dollars imposed herein on count one of the information, on August 28, 1962, is hereby reduced to the sum of One Hundred (\$100.00) Dollars, the defendant shall pay said fine in minimum payments of Ten (\$10.00) Dollars each month, and it is further ordered that the probation period be and it is extended for an additional period of One (1) year, or until such time the said fine has been paid.

Dated this 24th day of August, 19 64.

ALLEN E. BARROW
United States District Judge

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA } SS
I HEREBY CERTIFY THAT THE FOREGOING
IS A TRUE COPY OF THE ORIGINAL ON FILE
IN THIS COURT.
NOBLE C. HOOD, CLERK
BY: Noble C. Hood
DEPUTY

United States District Court

FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA

v.

John Ervin Perkins

No. DR 14,126

FILED

AUG 25 1964

NOBLE C. HOOD
Clerk, U. S. District Court

On this 25th day of August, 1964, came the attorney for the government and the defendant appeared in person, and represented by counsel; Fred Woodson

It Is ADJUDGED that the defendant has been convicted upon his plea of 'Guilty

of the offense of having violated T. 18, Sec. 2312, in that on or about April 4, 1963, at Aberdeen, in the District of South Dakota, the defendant did transport in interstate commerce a stolen motor vehicle, to-wit: a 1953 Hudson, bearing Utah license CB 3581, from Provo, in the District of Utah, to Aberdeen, in the District of South Dakota, the said defendant then and there knowing such motor vehicle to have been stolen,

as charged' in the Indictment and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is ADJUDGED that the defendant is guilty as charged and convicted.

It Is ADJUDGED that 'imposition of sentence is hereby suspended and the defendant is placed on probation for a period of Three (3) Years from this date, on the condition that the defendant accept employment now offered him.

It Is FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It Is FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

Approved as to form:

Allen E. Barrow
United States District Judge.

Phillips Breckinridge
Phillips Breckinridge, Asst. U.S. Atty.

Clerk.

A True Copy. Certified this 25th day of August, 1964

(Signed) Noble C. Hood

Clerk.

(By)

M. Hamra

Deputy Clerk.

United States District Court
FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

William Samuel Fox

FILED

No. 14,128 - Criminal AUG 31 1964

NOBLE C. HOOD
Clerk, U. S. District Court

On this 31st day of August, 1964 came the attorney for the government and the defendant appeared in person and¹ by counsel, Fred W. Woodson.

It IS ADJUDGED that the defendant has been convicted upon his plea of² guilty

of the offense of having violated Title 18, U. S. C., Section 2115, in that on or about the 28th day of February, 1964, at Gallion, Hale County, in the Northern Division of the Southern District of Alabama, he did forcibly break into a building used as a Post Office of the United States at Gallion, Alabama, with intent to commit larceny in that building being used as a Post Office, as charged in Count number One of the information;

~~as charged³~~

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It IS ADJUDGED that the defendant is guilty as charged and convicted.

It IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of⁴

Four (4) Years.

~~It IS ADJUDGED that⁵~~

It IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:

Phillips Breckinridge

~~The Court recommends commitment to:~~⁶
Assistant U. S. Attorney

ALLEN E. BARROW

United States District Judge,

Clerk.

A True Copy. Certified this 31st day of August, 1964

(Signed) NOBLE C. HOOD

Clerk

(By)

Deputy Clerk.

United States District Court
FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

v.

Dorothy Mae Hoover

No. CR. 14,122

JUL 17 1964

NOBLE C. HOOD
Clerk, U. S. District Court

On this 17th day of July, 1964 came the attorney for the government and the defendant appeared in person and¹ by counsel; James Sturdivant.

IT IS ADJUDGED that the defendant has been convicted upon his plea of² guilty

of the offense of having violated Title 18, U.S.C., 495, in that on or about October 4, 1963, at the Warehouse Market, Inc., Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, she did with intent to defraud the United States, uttered and published as true a forged writing, to-wit: United States Treasury Check No. 56,117,305, dated October 3, 1963, in the amount of \$100.00, payable to Jessie E. Johnson, and containing on the reverse side thereof the forged endorsement of Jessie E. Johnson, she then knowing said endorsement to be forged, as charged in Count two of the Information.

~~xxxxxx~~

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

~~IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of~~

The Court finds the defendant was 19 years of age at date of conviction and is suitable for handling under the Federal Youth Correction Act.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for treatment and supervision pursuant to T.18, USCA Section 5010(b) until discharged by Parole as provided in Title 18, USCA Section 5017(c).

IT IS FURTHER ADJUDGED that Count one of the Information is dismissed upon the motion of the United States Attorney.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to Form:

ALLEN E. BARROW

United States District Judge.

~~xxxxxx~~
Lawrence A. McSoud

~~NOBLE C. HOOD~~

Clerk.

Lawrence A. McSoud, Asst. U. S. Attorney

A True Copy. Certified this 17th day of July, 1964

(Signed) NOBLE C. HOOD

Clerk

(By) *M. M. Ewing*

Deputy Clerk.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

WAREHOUSE MARKET, INC.,
a corporation, and
CLINT V. COX, JR., an
individual,

Defendants.

CRIMINAL NO. 14072

FILED

JUL 21 1964

NOBLE C. HOOD
Clerk, U. S. District Court

ORDER

On this 26th day of June, 1964, came the attorney for the government, and the defendant, Clint V. Cox, Jr., appeared in person and by his attorney, Joe Francis, and the defendant, Warehouse Market, Inc., a corporation, appeared by its attorney of record, Joe Francis.

IT IS ADJUDGED that the defendant, Warehouse Market, Inc., has been convicted upon its plea of not guilty and a verdict of guilty of the offenses alleged and charged in Counts I, II and III of the indictment returned in this cause, and the Court having inquired of counsel for the defendant, Warehouse Market, Inc., and of its President, Clint V. Cox, Jr., whether they had anything to say why judgment should not be pronounced and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant, Warehouse Market, Inc., a corporation, is guilty as charged in Counts I, II and III and is convicted.

IT IS ADJUDGED that the defendant pay to the United States of America a fine of \$3,500.00 upon Count I of said indictment; that the defendant pay the United States of America a fine in the sum of \$3,500.00 upon Count II of the indictment; that upon Count III of the indictment imposition of sentence be suspended and the defendant, Warehouse Market, Inc., be placed upon probation for a period of five (5) years.

IT IS FURTHER ADJUDGED that the fine of \$3,500.00 on Count I be reduced to \$2,500.00; and that the fine of \$3,500.00 on Count II be reduced to \$2,500.00.

IT IS FURTHER ADJUDGED by the Court that the jury having been unable to arrive at and agree upon a verdict as to the defendant, Clint V. Cox, Jr., that the indictment against said defendant be dismissed.

Luther Bohannon
UNITED STATES DISTRICT JUDGE

United States District Court

FILED

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

JUL 28 1964

UNITED STATES OF AMERICA

v.

Edna Fay Mounce

No. 14124 Criminal

NOBLE C. HOOD
Clerk, U. S. District Court

On this 28th day of July, 1964, came the attorney for the government and the defendant appeared in person, and by counsel; Lloyd Larkin

It Is ADJUDGED that the defendant has been convicted upon his plea of Guilty

of the offense of having violated T. 18, Sec.2 and 2113(a) in that on or about May 15, 1964, at Alto Pass, County of Union, in the Eastern District of Illinois, she did, together with Horace Greer Ayers and Tommy Lee Knott, by force and violence, did unlawfully, wilfully and feloniously take from the presence of the officers and employees of Farmers State Bank of Alto Pass, Illinois, and against their will funds and money :to wit-lawful money of the U.S. in sum of \$9,093.25 as charged' in the information

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is ADJUDGED that the defendant is guilty as charged and convicted.

It Is ADJUDGED that imposition of sentence is hereby suspended and the defendant is placed on probation for a period of Five (5) Years from this date on the condition that the defendant repay the amount of transportation and expenses to Riverside, California, to the U.S. Marshal within a period of One year from this date.

It Is FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It Is FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

Approved as to Form:

John M. Inel
JOHN M. INEL, U.S. Attorney

Allen E. Barrow
ALLEN E. BARROW District Judge.

Clerk.

A True Copy. Certified this _____ day of _____, 19
28th July
(Signed) _____ (By) *Maurice Thomas*
NOBLE C. HOOD Clerk. Deputy Clerk.

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

v.

Everett Lee Sollers

No. CR 14,064

JUN - 2 1964

NOBLE C. HOOD
Clerk, U. S. District Court

On this 2nd day of June, 1964 came the attorney for the government and the defendant appeared in person and¹ by counsel; Robert G. Brown

It Is ADJUDGED that the defendant has been convicted upon his plea of² Guilty

of the offense of having violated T. 18, U.S.C., 2312 and T. 26, U.S.C., 5851, in that on or about November 6, 1963, he did transport in interstate commerce from Lewisville, Texas, to Bartlesville, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1957 Chevrolet, Vehicle Identification No. VC57S131432, he knowing it to have been stolen; and he did unlawfully have in his possession a firearm, to-wit a 12 gauge, Stevens Model 311, double-barrel shotgun, the barrels of which were of a length of 14 7/8 inches, and the overall length of which was 27 1/8 inches, in that the tax imposed by such section upon the making of such firearm was not paid as therein provided, as charged in counts one and two of the Indictment.

~~XXXXXX~~
and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is ADJUDGED that the defendant is guilty as charged and convicted.

It Is ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of⁴

Count One - Five (5) Years
Count Two - Five (5) Years, said sentence to run concurrently with sentence on Count One.

It Is ADJUDGED that⁵ sentence in this case shall begin at the expiration of and run consecutively to the sentence he is now serving, imposed by the authorities of the State of Oklahoma.

It Is ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.
Approved as to Form:

Allen E. Barron
ALLEN E. BARRON
United States District Judge.

The Court recommends commitment to:
~~Phillips Breckinridge~~

Phillips Breckinridge, Asst. U.S. Atty.

Noble C. Hood
Clerk.

A True Copy. Certified this 2nd day of June, 1964

(Signed) Noble C. Hood
Clerk

(By) _____
Deputy Clerk.

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America
v.
Don William Smith

No. CR 14,098

JUN - 2 1964

NOBLE C. HOOD
Clerk, U. S. District Court

On this 2nd day of June, 1964 came the attorney for the government and the defendant appeared in person and by counsel; Robert G. Brown

IT IS ADJUDGED that the defendant has been convicted upon his plea of Guilty

of the offense of having violated T. 18, U.S.C., 2314 in that on or about April 13, 1964, he did, with unlawful and fraudulent intent, transport in interstate commerce from Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, to Dallas, Texas, a falsely made and forged security, to-wit: A check dated April 8, 1964, in the amount of \$31.20, payable to Don Smith, drawn on the account of Nesbit Metal Company in the Exchange Bank and Trust Company, Dallas, Texas, and signed R.O. Nesbit, Jr., he then knowing such check to be falsely made and forged.

as charged in the Indictment and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Three (3) Years

~~IT IS ADJUDGED that~~

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.
Approved as to Form:

LUTHER BOHANON

Phillips Breckinridge

United States District Judge.

~~The Court recommends commitment to:~~

NOBLE C. HOOD

Phillips Breckinridge

Clerk.

A True Copy. Certified this 2nd day of June, 1964

(Signed) NOBLE C. HOOD

(By)

Clerk

Deputy Clerk.

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA }
vs. }
GEORGE CROSSLAND }

Criminal No. 14,104

FILED

JUN - 2 1964

JUDGMENT AND COMMITMENT

NOBLE C. HOOD
Clerk, U. S. District Court

On the 19th day of May, 1964, came the attorney for the government and the defendant appeared in person and by counsel, Robert Brown.

IT WAS ADJUDGED that the defendant had been convicted upon his plea of guilty of the offense of having violated Title 26, USC Sections 5205(a)(2) and 5604(a)(1), as charged in the Indictment.

IT WAS ADJUDGED that the defendant was guilty as charged and convicted.

IT WAS ADJUDGED that imposition of sentence be suspended and the defendant was placed on probation for a period of five (5) years from that date.

NOW, on this 2nd day of June, 1964, came the attorney for the government and the defendant appeared in person and represented by counsel, Robert G. Brown. And it being shown to the Court that the defendant has violated the terms and conditions of said probation,

IT IS ADJUDGED that the order of probation be revoked and the defendant is committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of Twenty-four (24) Months.

It is further ordered by the Court that execution of sentence is stayed until Wednesday, June 10, 1964 at 9 o'clock A. M.; that his bond is fixed in the sum of \$500.00, and that he is permitted to sign his own bond.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:

Phillips Beckinridge
Ass't. U. S. Attorney

Allen E. Barrow
United States District Judge

United States District Court
FOR THE

FILED

United States of America

v.

Julina Hughes

No. CR 14,114

JUN - 2 1964

NOBLE C. HOOD
Clerk, U. S. District Court

On this 2nd day of June 1964, came the attorney for the government and the defendant appeared in person and by counsel; Elliott Howe

IT IS ADJUDGED that the defendant has been convicted upon his plea of **Guilty** of the offense of having violated T. 18, U.S.C., 1621, in that on July 2, 1963, after having duly taken an oath at a deposition before an officer appointed by this court, that she would testify truly, did unlawfully, willfully, knowingly and contrary to said oath, state material facts which she did not believe to be true and known by her to be false when sworn.

as charged in the Indictment and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Thirty (30) Days

IT IS ADJUDGED that imposition of sentence be deferred until Monday, August 31, 1964.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.
Approved as to Form:

Luther Bohanon

United States District Judge.

Lawrence A. McSoud, Asst. U.S. Atty. The Court recommends commitment to:

Lawrence McSoud, Asst. U.S. Atty.

Noble C. Hood

Clerk.

A True Copy. Certified this 2nd day of June, 1964

(Signed) Noble C. Hood

Clerk

(By)

Deputy Clerk.

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

JUN 2 1964

UNITED STATES OF AMERICA

v.

Walter Thomas hawkins

No. CR 14,115

NOBLE C. HOOD
Clerk, U. S. District Court

On this 2nd day of June, 1964, came the attorney for the government and the defendant appeared in person, and by counsel; J.D. Davidson

It Is ADJUDGED that the defendant has been convicted upon his plea of Guilty

of the offense of having violated T. 26, U.S.C., 5180(a), 5681(a) in that on or about March 18, 1964, on premises located approximately two miles north of Sperry, Oklahoma, in the Northern Judicial District of Oklahoma, he did unlawfully engage in the business of a distiller for the production of distilled spirits on which no sign was placed and kept conspicuously showing the name of the distiller and denoting the business in which the distiller was engaged.

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is ADJUDGED that the defendant is guilty as charged and convicted.

It Is ADJUDGED that imposition of sentence is hereby suspended and the defendant is placed on probation for a period of Two (2) Years from this date.

It Is FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It Is FURTHER ORDERED that the clerk deliver three certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

Approved as to form:

LUTHER BOHANON

United States District Judge.

Phillips Breckinridge

NOBLE C. HOOD

Clerk.

Phillips Breckinridge, Asst. U.S. Atty.

A True Copy. Certified this 2nd day of June, 1964

(Signed) NOBLE C. HOOD

Clerk.

(By)

Deputy Clerk.

United States District Court
FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

Ernest Harrison

No. 14,116 - Criminal

FILED

JUN 2 1964

NOBLE C. HOOD
Clerk, U. S. District Court

On this 2nd day of June, 1964 came the attorney for the government and the defendant appeared in person and¹ by counsel, Kenneth L. Stainer.

IT IS ADJUDGED that the defendant has been convicted upon his plea of² guilty

of the offense of having violated Title 18, U. S. C., Section 1709, in that on or about May 21, 1964, at Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, he, at that time an employee of the Postal Service, namely, a mail carrier, knowingly and unlawfully embezzled a letter addressed to Hanna Boys Center, P. O. Box 100, Sonoma, California, bearing the return address of Mrs. Willella Johnson, 563 Queen, Tulsa, Oklahoma, which letter had come into his possession intended to be conveyed by mail, as charged in Count number one of the information;

~~as charged~~

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant ~~is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of~~ pay a fine unto the United States of America in the sum of Two Hundred (\$200.00) Dollars, and that he is hereby committed to the custody of the Attorney General or his authorized representative until payment of said fine or he is otherwise discharged by due course of law.

IT IS ADJUDGED that⁵ the imposition of sentence is suspended and the defendant is placed on probation for a period of Two (2) Years from this date.

It is further adjudged that the defendant is granted one (1) Year to pay the fine imposed.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.
Approved as to form:

Lawrence A. Mc Lane
~~The Court recommends commitment to:~~
Assistant U. S. Attorney

Allen E. Burrow
United States District Judge.

Noble C. Hood
Clerk.

A True Copy. Certified this _____ day of _____
(Signed) _____ (By) _____
Clerk Deputy Clerk.

United States District Court
FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

v.

Roy Wiley

No. 14,117 - Criminal

JUN 2 1964

NOBLE C. HOOD
Clerk, U. S. District Court

On this 2nd day of June, 1964 came the attorney for the government and the defendant appeared in person and by counsel, Jerry Kamins.

IT IS ADJUDGED that the defendant has been convicted upon his plea of guilty

of the offense of having violated Title 18, U. S. C., Section 1702, in that on or about September 3, 1963, in the Northern Judicial District of Oklahoma, he did take a letter addressed to D. Wiley, Route 1, Box 435, Claremore, Oklahoma, containing an Oklahoma Employment Security Commission Check No. A 1069156, dated August 30, 1963, payable to D. Wiley, in the amount of \$50.00, from an authorized depository for mail matter before it had been delivered to the person to whom it was directed and did open such letter, as charged in Count number one of the information;

~~as charged~~

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of⁴

Four (4) Years.

~~IT IS ADJUDGED that~~

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant. Approved as to form:

Lawrence A. Mc Soul
~~The Court recommends commitment to:~~
Assistant U. S. Attorney

Allen E. Barrow
United States District Judge.
Noble C. Hood
Clerk.

A True Copy. Certified this _____ day of _____

(Signed) _____
Clerk

(By) _____
Deputy Clerk.

UNITED STATES DISTRICT COURT
 FOR THE
 NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

vs.

Charles M. Oertle

Criminal Case
No. 14,073

JUL 19, 1964

NOBLE C. HOOD
Clerk, U. S. District Court

On this 19th day of June, 1964, came the attorney for the government and the defendant appeared in person and by counsel, Karlton Mosteller, Robert Milsten, Don Pray and Emil Hastings.

It is adjudged that the defendant has been convicted upon his plea of not guilty, and a verdict of guilty of the offenses of having violated Title 18, U. S. C. A., Section 2, and Title 26, U. S. C. A., Section 7201, in that as president of Oertle Wholesale Drug Company, a corporation, he did willfully and knowingly attempt to evade and defeat a large part of the retail dealer's excise taxes on jewelry, toilet preparations, luggage, handbags and other articles by preparing and causing to be prepared false and fraudulent retail dealer's excise tax returns for the quarters ending December 31, 1957, March 31, 1958, September 30, 1958, December 31, 1958, and each of the quarters for the years of 1959, 1960 and 1961, as charged in Counts number 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16 and 17; and the Court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It is adjudged that the defendant is guilty as charged and convicted.

It is adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for a period of

Count One - Two (2) Years	Count Ten - Two (2) Years
Count Two - Two (2) Years	Count Eleven - Two (2) Years
Count Four - Two (2) Years	Count Twelve - Two (2) Years
Count Five - Two (2) Years	Count Thirteen - Two (2) Years
Count Six - Two (2) Years	Count Fourteen - Two (2) Years
Count Seven - Two (2) Years	Count Fifteen - Two (2) Years
Count Eight - Two (2) Years	Count Sixteen - Two (2) Years
Count Nine - Two (2) Years	

It is adjudged that the sentences imposed in Counts 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 shall run concurrently with the sentence imposed in Count 1.

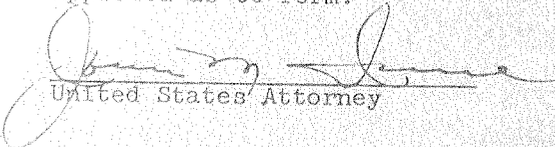
It is adjudged that the defendant pay fines unto the United States of America in the sum of Ten Thousand (\$10,000.00) Dollars on Count 2; Ten Thousand (\$10,000.00) Dollars on Count 4; and Five Thousand (\$5,000.00) Dollars on Count 5, and that he is further committed to the custody of the Attorney General or his authorized representative for imprisonment until payment of said fines, or until he is otherwise discharged as provided by law.

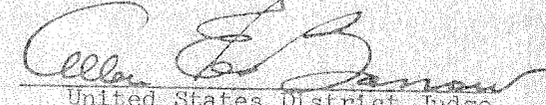
It is adjudged that the imposition of sentence on Count 17 is suspended and the defendant is placed on probation for a period of Five (5) Years to begin at the expiration of the sentence imposed on Count 1.

It is further adjudged that the execution of sentence is stayed until the decision on the defendant's motion for judgment of acquittal notwithstanding the verdict and, in the alternative, for a new trial.

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:


United States Attorney


United States District Judge

UNITED STATES DISTRICT COURT
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUN 19 1964

United States of America)

vs)

Kenneth B. McCague)

Criminal Case No. 14,073
NOBLE C. HOOD
Clerk, U. S. District Court

On this 19th day of June, 1964, came the attorney for the government and the defendant appeared in person and by counsel, Robert S. Rizley.

It is adjudged that the defendant has been convicted upon his plea of not guilty, and a verdict of guilty of the offenses of having Violated Title 18, U.S.C.A., Section 2, and Title 26, U.S.C.A., Section 7201, in that he did willfully and knowingly attempt to evade and defeat a large part of the retail dealer's excise taxes on jewelry, toilet preparations, luggage, handbags and other articles sold by Oertle's Wholesale Drug Company, a corporation, by preparing and causing to be prepared false and fraudulent retail dealer's excise tax returns for the quarters ending December 31, 1957, March 31, 1958, September 30, 1958, December 31, 1958, and each of the quarters for the year of 1959, as charged in Counts number 1, 2, 4, 5, 6, 7, 8, and 9; and the Court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court.

It is adjudged that the defendant is guilty as charged and convicted.

It is adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for a period of

Count One	- One (1) Year	Count Six	- One (1) Year
Count Two	- One (1) Year	Count Seven	- One (1) Year
Count Four	- One (1) Year	Count Eight	- One (1) Year
Count Five	- One (1) Year		

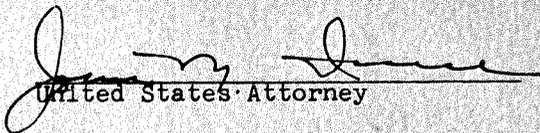
It is adjudged that the defendant pay a fine unto the United States of America in the sum of One Thousand Five Hundred (\$1500.00) Dollars on Count 2, and that he is further committed to the custody of the Attorney General or his authorized representative for imprisonment until payment of said fine, or until he is otherwise discharged as provided by law.

It is adjudged that the imposition of sentence on Count 9 is suspended and the defendant is placed on probation for a period of Five (5) Years to begin at the expiration of the sentence imposed on Count 1.

It is further adjudged that the execution of sentence is stayed until the decision on the defendant's motion for judgment of acquittal notwithstanding the verdict and, in the alternative, for new trial.

It is ordered that the Clerk deliver a certified copy of this judgment and Commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:


United States Attorney


United States District Judge