

## United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

v.

Jodie Riley

No.

14,268 Crim NOBLE C. HOOD  
Clerk, U. S. District Court

DEC 14 1965

On this 14th day of December, 1965, came the attorney for the government and the defendant appeared in person and with counsel, Paul P. McBride.

IT IS ADJUDGED that the defendant has been convicted upon his plea of <sup>2</sup> Guilty of the offense of having violated T. 18, U.S.C., 2314, in that, on or about February 10, 1965, he did, with unlawful and fraudulent intent, transport in interstate commerce from Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, to North Kansas City, Missouri, a falsely made and forged security, to-wit: Check No. 237, dated February 5, 1965, payable to James E. Anthamatten, in the amount of \$66.31, drawn on the account of Structo Corporation in the National Bank, North Kansas City, Missouri, and signed R.E. Reems, he then knowing such check to be falsely made and forged,

as charged<sup>3</sup> 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<sup>4</sup>

Five (5) years.

IT IS ADJUDGED that<sup>5</sup>

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.

The Court recommends commitment to:<sup>6</sup>

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

Clerk.

A True Copy. Certified this 14th day of December, 1965

(Signed) NOBLE C. HOOD  
Clerk

(By) Muriel Hamra  
Deputy Clerk.

United States District Court  
FOR THE

FILED

NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

No.

14,286

DEC 14 1965

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

David Terrence Lindsay

On this 14th day of December, 1965, came the attorney for the government and the defendant appeared in person and with counsel, D.W. Jacobus, Jr.

IT IS ADJUDGED that the defendant has been convicted upon his plea of guilty of the offense of juvenile became a delinquent by committing X having violated T. 18, U.S.C., 5031 to 5037, in that he did, on or about November 17, 1965, transport in interstate commerce from Galena, Kansas, to Claremore, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1963 Pontiac Grand Prix, Vehicle Identification No. 963K173433, he then knowing such automobile to have been stolen, as charged in the information.

as charged<sup>3</sup> 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 18 months for treatment and supervision under the provisions of the juvenile delinquency act for a period not to exceed his minority.

IT IS ADJUDGED that<sup>5</sup>

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. RADFORD  
United States District Judge.

The Court recommends commitment to:<sup>6</sup>

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

Clerk.

A True Copy. Certified this 14th day of December, 1965

(Signed) NOBLE C. HOOD

Clerk

(By)

Muriel Hamra  
Deputy Clerk.

# United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

v.

Edward Vernon Williams

No. 14,287 Criminal

DEC 14 1965

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

On this 14th day of December, 1965 came the attorney for the government and the defendant appeared in person and<sup>1</sup> with counsel, D.W. Jacobus, Jr.

IT IS ADJUDGED that the defendant has been convicted upon his plea of<sup>2</sup> juvenile became a delinquent by committing ~~of~~ the offense of having violated T. 18, U.S.C., 5031 to 5037, in that, he did, on or about November 17, 1965, transport in interstate commerce from Galena, Kansas, to Claremore, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1963 Pontiac Grand Prix, Vehicle Identification No. 963K173433, he then knowing such automobile to have been stolen, as charged in the information.

as charged<sup>3</sup>

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<sup>4</sup> for treatment and supervision under the provisions of the juvenile delinquency act for a period of Five (5) years and in no event to exceed his minority.

~~IT IS ADJUDGED that<sup>5</sup>~~

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.

The Court recommends commitment to:<sup>6</sup>

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

\_\_\_\_\_  
Clerk.

A True Copy. Certified this 14th day of DECEMBER, 1965  
(Signed) NOBLE C. HOOD (By) Muriel Hamra  
Clerk Deputy Clerk.

**United States District Court**

**FILED**

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

DEC 14 1965

United States of America

v.

Alexander Adamski

No. 14,291 Criminal

NOBLE C. HOOD  
Clerk U. S. District Court

On this 14th day of December, 1965, came the attorney for the government and the defendant appeared in person and with counsel; Warren McConnico

It IS ADJUDGED that the defendant has been convicted upon his plea of<sup>2</sup> guilty of the offense of violated T. 18, U.S.C., 2312, in that on or about November 13, 1965, he did transport in interstate commerce from Joplin, Missouri, to Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1964 Chevrolet, Vehicle Identification No. 45369KL55787, he then knowing such automobile to have been stolen.

as charged<sup>3</sup> 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 of<sup>4</sup>

Three (3) years.

It IS ADJUDGED that<sup>5</sup>

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.

The Court recommends commitment to:<sup>6</sup>

Lawrence A. McSoud

Clerk.

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

A True Copy. Certified this 14th day of December, 1965

(Signed) NOBLE C. HOOD

Clerk

(By)

Muriel Hamra

Deputy Clerk.

**United States District Court**

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

**FILED**

DEC 14 1965

United States of America

v.

Robert Eugene Perkins

No.

14,291 Criminal

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

On this 14th day of December, 1965, the attorney for the government and the defendant appeared in person and with counsel, Warren McConico.

IT IS ADJUDGED that the defendant has been convicted upon his plea of<sup>2</sup> guilty of the offense of having violated T. 18, U.S.C., 2312, in that, on or about November 13, 1965, he did transport in interstate commerce from Joplin, Missouri, to Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1964 Chevrolet, Vehicle Identification No. 45369K155787, he then knowing such automobile to have been stolen,

as charged<sup>3</sup> 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<sup>4</sup>

Three (3) years.

IT IS ADJUDGED that<sup>5</sup>

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.

The Court recommends commitment to:<sup>6</sup>

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

Clerk.

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

A True Copy. Certified this 14th day of December, 1965

(Signed) NOBLE C. HOOD

Clerk

(By)

Muriel Hamra

Deputy Clerk.

# United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

**FILED**

United States of America

v.

Jack Trinidad Quintana

No. 14,295 Criminal

DEC 14 1965

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

On this 14th day of December, 1965, the attorney for the government and the defendant appeared in person and with counsel, James L. Edgar.

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., 2312, in that, on or about October 8, 1965, he did transport in interstate commerce from Baxter Springs, Kansas, to Miami, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1962 Chevrolet Automobile, Vehicle Identification No. 21111K112633, he then knowing such automobile to have been stolen.

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 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: ALLEN E. BARROW

United States District Judge.

The Court recommends commitment to:

Lawrence A. McSoud

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

Clerk.

A True Copy. Certified this 14th day of December, 1965

(Signed) NOBLE C. HOOD

Clerk

(By)

Muriel Hamra

Deputy Clerk.

United States District Court  
FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

v.

Wendell Lewis Knapp

No.

14,296 Criminal

DEC 14 1965

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

On this 14th day of December, 1965, the attorney for the government and the defendant appeared in person and<sup>1</sup> with counsel, Robert M. Butler.

IT IS ADJUDGED that the defendant has been convicted upon his plea of<sup>2</sup> guilty of the offense of having violated T. 18, U.S.C., 2312,

In that, on or about November 25, 1965, he did transport in interstate commerce from Amarillo, Texas, to Claremore, Oklahoma, in the Northern District of Oklahoma, a stolen 1958 Chevrolet, Vehicle Identification No. F58S237722, he then knowing such automobile to have been stolen.

as charged<sup>3</sup> 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 of<sup>4</sup>

Four (4) years.

IT IS ADJUDGED that<sup>5</sup>

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 H. BARROW  
United States District Judge.

The Court recommends commitment to:<sup>6</sup>

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

Clerk.

A True Copy. Certified this 14th day of December, 1965.  
(Signed) NOBLE C. HOOD Clerk (By) Muriel Hamra Deputy Clerk.

## United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA

v.

Charles Smith Ray

No. 14,297 Criminal

On this 14th day of December, 1965, came the attorney for the government and the defendant appeared in person, and with counsel, Mickey Wilson.

FILED

DEC 14 1965

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

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., 5170(a) 5601(a)(1) and 5601(a)(7), in that on or about December 9, 1965, on premises located about five miles south of Depew, Oklahoma, in the Northern Judicial District of Oklahoma, he did unlawfully possess a still and distilling apparatus, set up, which he had failed to register as required by law, and did make and ferment mash fit for distillation on premises other than a distillery duly authorized according to law, as charged in counts one and two 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 imposition of sentence is hereby suspended and the imposition of sentence is suspended and the defendant is placed on probation for a period of:

Count One- Five (5) years  
Count Two- Five (5) years.

IT IS FURTHER ADJUDGED by the Court that the period of probation imposed on Count Two shall run concurrently with the period of probation imposed on Count One.

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 14th day of December, 1965

(Signed) NOBLE C. HOOD

Clerk.

(By)

Muriel Hamra

Deputy Clerk.

UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Charles Eby,

Defendant.

Criminal No. 14180

FILED

DEC 16 1965

ORDER

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

This matter comes on before the Court upon two letters from the above named defendant received and filed on November 26, 1965.

One of said letters contains a statement by the defendant that he wishes to appeal the Court's order denying his Rule 35 motion to correct an illegal sentence, and also contains a request for the appointment of counsel. The other is denominated a petition to proceed in forma pauperis. It does not state the purpose for which the defendant wishes to proceed in forma pauperis, but since it accompanies the defendant's statement that he wishes to appeal the aforesaid order of the Court, it will be treated as a petition to proceed in forma pauperis on appeal.

That the petition for leave to proceed in forma pauperis does not comply with the requirements of 28 U.S.C. 1915, particularly in the fact that the defendant's petition is not accompanied by an affidavit.

That any appeal from the Court's order overruling defendant's Rule 35 motion would be frivolous and could not be taken in good faith. Cf. Jones v. United States, 323 F. 2d 864 (10 Cir. 1963).

That since leave to proceed on appeal in forma pauperis is to be denied, the defendant's request for appointment of counsel should also be denied.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the defendant's requests for leave to proceed on appeal in forma pauperis and for the appointment of counsel be and they are hereby overruled and denied.

IT IS FURTHER CERTIFIED by the Court that an appeal may not be taken for the reason that it is not taken in good faith.

*Entered December 16, 1965*

*[Signature]*  
UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF OKLAHOMA

FILED

DEC 20 1965

United States of America )  
vs )  
Elizabeth Jordan )

NOBLE C. HOOD  
Clerk, U. S. District Court  
No. 14,197 Criminal

On the 23rd day of February, 1965, came the attorney for the government and the defendant appeared in person, and by counsel, Ed L. Goodwin.

IT WAS ADJUDGED that the defendant had been convicted upon her plea of guilty of the offense of violating T. 26, USC, 5202(a)(2), 5604(a)(1), in that on or about December 24, 1964, she had in her possession 5½ gallons of distilled spirits, and transported said distilled spirits from 420½ East Pine Street, Tulsa, Oklahoma, to a point in the 600 block East King, Tulsa, Oklahoma, the immediate containers thereof not having been stamped by a stamp evidencing the determination of the tax or indicating compliance with the provisions of Chapter 51, Internal Revenue Code of 1954, as amended, as charged in Counts One and Two of the Indictment.

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

IT WAS ADJUDGED that the defendant be placed on probation on each count for a period of Five (5) years from this date.

NOW, on this 20th day of December, 1965, came the attorney for the government and the defendant appeared with counsel, Amos T. Hall. 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 set aside and the defendant is hereby committed to the custody of the Attorney-General or his authorized representative on Count One for a period of Sixty (60) Days *beginning June 1, 1966 - confinement is stayed until June 1, 1966*

It is further ordered by the Court that the defendant is placed on probation on Count Two for a period of Three (3) Years, to begin at the expiration of sentence imposed on Count One.

The Court recommends she be committed to a jail type institution.

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 a commitment of the defendant.

Approved as to form:

Luther Bohanon  
U.S. District Judge

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

A TRUE COPY: Certified this 20th day of December, 1965.

NOBLE C. HOOD, CLERK

BY \_\_\_\_\_  
Deputy Clerk

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

v.

James Mark Kelly

No. 14,285 - Criminal

DEC 28 1965

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

On this 28th day of December, 1965 came the attorney for the government and the defendant appeared in person and by counsel, Gerald 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 2312, in that on or about November 3, 1965, he transported in interstate commerce from Halltown, Missouri, to Commerce, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1960 Chevrolet four-door Sedan, Vehicle Identification No. 01119S171360, he then knowing such automobile to have been stolen, as charged in Count One of 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 of

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. McLeod
Assistant U. S. Attorney

Allen E. Barrow
United States District Judge.

Clerk.

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

**United States District Court**  
FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

David Anthony Walsuma

No. 14,285 - Criminal

**FILED**

DEC 28 1965

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

On this 28th day of December, 1965 came the attorney for the government and the defendant appeared in person and<sup>1</sup> without counsel; the Court advised the defendant of his rights 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 of<sup>2</sup> guilty of the offense of having violated Title 18, U. S. C., Section 2312, in that on or about November 3, 1965, he transported in interstate commerce from Halltown, Missouri, to Commerce, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1960 Chevrolet four-door Sedan, Vehicle Identification No. 01119S171360, he then knowing such automobile to have been stolen, as charged in Count One of the information;

~~as charged<sup>3</sup>~~  
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<sup>4</sup>

Four (4) Years.

It IS ADJUDGED that<sup>5</sup>

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. McSmed  
Assistant U. S. Attorney

Allen G. Barron  
United States District Judge.

Clerk.

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

**United States District Court**  
FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

Rickey Russell Kucha

**FILED**

No. 14,294 - Criminal

DEC 28 1965

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

On this 28th day of December, 1965 came the attorney for the government and the defendant appeared in person and by counsel, Fred W. Woodson; 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 upon his plea of? juvenile became a delinquent by of the offense of committing the offense of having on or about December 7, 1965, ~~be~~ transported in interstate commerce from Houston, Texas, to Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1964 Oldsmobile, Vehicle Identification No. 874T004018, he then knowing such automobile to have been stolen, in violation of Title 18, U. S. C., Sections 5031 to 5037, 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~~ treatment and supervision under the provisions of the Juvenile Delinquency Act for a period of Five (5) Years and in no event 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:

(5) Allen E. Barron

United States District Judge.

~~The Court recommends commitment to:~~

Assistant U. S. Attorney

Clerk.

A True Copy. Certified this \_\_\_\_\_ day of \_\_\_\_\_

(Signed) \_\_\_\_\_

Clerk

(By) \_\_\_\_\_

Deputy Clerk.

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

UNITED STATES OF AMERICA,

vs.

JODIE RILEY.

14,268 Criminal

FILED

DEC 29 1965

ORDER

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

The Court has for consideration a letter written by the defendant, Jodie Riley, dated December 24, 1965, requesting the Court to modify the five (5) year sentence imposed upon the defendant on December 14, 1965, for violation of Title 18 U.S.C. §2314.

1. The Court finds that the defendant is at the present time incarcerated in a federal institution serving the sentence imposed by this Court. Therefore, defendant's letter will be treated as a motion to correct or modify a sentence under Rule 35 of Title 18, U.S.C.A.

2. Upon reviewing the defendant's file and probation report, the Court concludes that the sentence imposed was a proper one and should not be vacated or modified.

IT IS, THEREFORE, ORDERED that the motion to correct the sentence is overruled.

DATED THIS 29<sup>th</sup> day of December, 1965.

  
UNITED STATES DISTRICT JUDGE