

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUL 30 1970

UNITED STATES OF AMERICA

v.

Ronny Lee Parker

No.

70-CR-11 JOHN H. POE, Clerk
U. S. DISTRICT COURT

On this 30th day of July, 1970, came the attorney for the government and the defendant appeared in person, and with counsel, S.S. Lawrence.

IT IS ADJUDGED that the defendant upon his plea of guilty,

has been convicted of the offense of having violated T. 18, U.S.C., 1709, in that, on or about June 23, 1970, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he, being a Postal Service Employee, did steal, abstract and remove \$35.00 from a letter addressed to Fourth National Bank, P.O. Box 2360, Tulsa, Oklahoma 74101, which said letter had theretofore been entrusted to him and which had come into his possession intended to be conveyed by mail, as charged in the Information.

XXXXXXXXXX
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 defendant is placed on probation for a period of Two (2) years from this date; on the condition that the defendant repay the amount of \$160.00 as reimbursement, to be paid within a period of One year to the Clerk's Office.

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:

Hubert H. Bryant

Hubert H. Bryant, Asst. U.S. Attorney

ALLEN E. BARROW

United States District Judge.

Clerk.

A True Copy. Certified this 30th day of JULY, 1970

(Signed) JOHN H. POE

Clerk.

(By)

[Signature]
Deputy Clerk.

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Paul Donnelly Rucker,

Defendant.

No. 70-CR-92 ✓

FILED
IN OPEN COURT
JUL 30 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

DISMISSAL OF INDICTMENT

On this 22nd day of July, 1970, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Ben Baker, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against Paul Donnelly Rucker, the defendant herein.

Ben Baker

BEN BAKER
Assistant U. S. Attorney

Leave of court is granted for the filing of the foregoing
Dismissal of Indictment.

Cliff E. Sumner
UNITED STATES DISTRICT JUDGE

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED
JUL 30 1970
JOHN H. POE, Clerk
U. S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

MARION LEON HAMMOND

No. 70-CR-79

On this 30th day of July, 1970, came the attorney for the government and the defendant appeared in person, and S. S. Lawrence, Counsel

It Is ADJUDGED that the defendant upon his plea of Guilty

has been convicted of the offense of having violated T.18, U.S.C. 2312, in that on or about December, 1969, Marion Leon Hammond transported in interstate commerce from Van Nuys, California, to Tulsa, Oklahoma, in the Northern District of Oklahoma, a stolen 1966 Plymouth, Vehicle Identification No. VL21A65137271, he then knowing such automobile to have been stolen.

as charged in 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 imposition of sentence is hereby suspended and the defendant is placed on probation for a period of Four (4) years from this date.

United States District Court) ss
Northern District of Oklahoma)

I hereby certify that the foregoing is a true copy of the original on file in this Court.

John H. Poe, Clerk
By [Signature]
Deputy

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:

[Signature of Hubert H. Bryant]

Hubert H. Bryant, Asst. U.S. Attorney

[Signature of Allen E. Barron]
United States District Judge.

Clerk.

* Insert "by [name of counsel], counsel" or "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."
* Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.
* Insert "in count(s) number" if required.
* If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.
If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this date."

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUL 30 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

James Timothy Moore

No.

70-CR-30

On this 30th day of July, 1970, came the attorney for the government and the defendant appeared in person, and with counsel, Kenneth L. Stainer.

IT IS ADJUDGED that the defendant upon his plea of not guilty, and a finding of guilty,

has been convicted of the offense of having violated T. 50 App. USC, 462, in that on or about September 30, 1969, in the Northern District of Oklahoma, he, registrant of Local Board No. 75, Tulsa, Oklahoma, wilfully and knowingly did fail and neglect to perform a duty required of him under and in the execution of the Universal Military Training and Service Act and the rules, regulations and directions duly made pursuant thereto, in that he did fail and neglect to comply with an order to report to the University of Kansas Medical School, Kansas City, for employment for 24 months until released, 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 Announced that the imposition of sentence is suspended and the defendant and is placed on probation for a period of Three (3) years; on the condition that the defendant will report to the director of personnel at the University of Kansas Medical Center, Kansas City, Kansas and perform Twenty-Four (24) continuous months of employment.

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:

Hubert H. Bryant

Hubert H. Bryant, Asst. U.S. Attorney

ALLEN E. BARROW

United States District Judge.

Clerk.

A True Copy. Certified this 30th day of July 1970

(Signed) JOHN H. POE

Clerk.

(By)

[Signature of Daniel Hanna]

Deputy Clerk.

United States District Court
FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

Janice Wilhite

No. 70-CR-106

FILED

JUL 28 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

On this 28th day of July, 1970 came the attorney for the government and the defendant appeared in person and by counsel, Patrick A. Williams.

IT IS ADJUDGED that the defendant upon her plea of guilty

has been convicted of the offense of having violated T. 26, USC., 4704(a), in that on or about September 8, 1969, at Tulsa, Oklahoma, in the Northern District of Oklahoma, Janice Wilhite did dispense and distribute not in the original stamped package and not from the original stamped package, a narcotic drug, that is approximately two (2) ounces of Heroin Hydrochloride

as charged³ and the court and her attorney in the Information and 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

Five (5) Years

IT IS ADJUDGED that⁵ the sentence imposed is hereby suspended and the defendant is placed on probation for a period of Five (5) Years from this date.

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:

/s/ LUTHER BOHANON

United States District Judge.

The Court recommends commitment to⁶
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

/s/ Ben Baker
Asst. U. S. Attorney

Clerk.

A True Copy. Certified this 28th day of July, 1970

(Signed) John H. Poe (By)

Clerk.

Deputy Clerk.

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

UNITED STATES OF AMERICA,
vs
WILBERT MOORE,
Plaintiff,
Defendant.

No. 70-CR-39

FILED

JUL 28 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

ORDER REDUCING SENTENCE

This cause came on for consideration on the Court's own Motion for reduction of sentence heretofore imposed upon the defendant, Wilbert Moore, on the 15th day of June, 1970, wherein the Court sentenced the defendant, Wilbert Moore, as follows:

"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

Count One - Seven and one-half ($7\frac{1}{2}$) years
Count Two - Seven and one-half ($7\frac{1}{2}$) years, to
run consecutive to the sentence imposed in
Count One."

After careful re-examination of the file, the pre-sentence report and especially a review and study of the new "Proposed Federal Criminal Code, Title 18, Sec. 3206" and the Court being of the opinion that only one sentence should be imposed for one offense, though the Grand Jury indicted on two Federal statutory offenses, and defendant was prosecuted and found guilty on two Federal statutory offenses, Congress only contemplated one sentence for the single offense, and accordingly and in keeping with and pursuant to Rule 35 of the Federal Rules of Criminal Procedure, the judgment and sentence hereinabove referred to is modified, changed and corrected to read as follows:

"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

Count One - Seven and one-half ($7\frac{1}{2}$) years
Count Two - Seven and one-half ($7\frac{1}{2}$) years, to
run concurrent to the sentence imposed in
Count One."

The Clerk of this Court is ordered to mail certified copies of this Order to the appropriate officials and agencies together with a certified copy to the defendant, Wilbert Moore, and his attorney, Rick Loewenherz

Dated this 28th day of July, 1970.

Luther Bohanon
United States District Judge

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

No. 70-CR-40

James Kenneth Mays,

Defendant.

FILED

JUL 27 1970

**JOHN H. POE, Clerk
U. S. DISTRICT COURT**

DISMISSAL OF INDICTMENT

On this 20th day of July, 1970, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Hubert H. Bryant, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against James Kenneth Mays, the defendant herein.

H. H. Bryant

HUBERT H. BRYANT
Assistant U. S. Attorney

Leave of court is granted for the filing of the foregoing
Dismissal of Indictment.

Allen E. Barron

UNITED STATES DISTRICT JUDGE

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

UNITED STATES OF AMERICA,)
)
) Plaintiff,)
 vs.) No. 70-CR-39
)
)
 JOE BLEAKER JOHNSON, JR.,)
)
) Defendant.)

E I L E D

JUL 15 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

ORDER REDUCING SENTENCE

This cause came on for consideration on the Court's own Motion for reduction of sentence heretofore imposed upon the defendant, Joe Bleaker Johnson, Jr., on the 15th day of June, 1970, wherein the Court sentenced the defendant, Joe Bleaker Johnson, Jr., as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run
consecutive to the sentence imposed in
Count One."

After careful re-examination of the file, the pre-sentence report and especially a review and study of the new "Proposed Federal Criminal Code,, Title 18 §3206," and the Court being of the opinion that only one sentence should be imposed for one offense, though the Grand Jury indicted on two Federal statutory offenses, and defendant was prosecuted and found guilty on two Federal statutory offenses, Congress only contemplated one sentence for the single offense, and accordingly and in keeping with and pursuant to Rule 35 of the Federal Rules of Criminal Procedure, the judgment and sentence hereinabove referred to is modified, changed and corrected to read as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run
concurrent to the sentence imposed in
Count One."

The Clerk of this Court is ordered to mail certified copies of this Order to the appropriate officials and agencies together with a certified copy to the defendant, Joe Bleaker Johnson, Jr., and his attorney, Elmore A. Page.

Dated this 14th day of July, 1970.

Luther Bohannon
United States District Judge

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

UNITED STATES OF AMERICA,)

Plaintiff,)

vs.)

WALTER THOMAS NAPIER,)

Defendant.)

No. 70-CR-39

FILED

JUL 15 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

ORDER REDUCING SENTENCE

This cause came on for consideration on the Court's own Motion for reduction of sentence heretofore imposed upon the defendant, Walter Thomas Napier, on the 15th day of June, 1970, wherein the Court sentenced the defendant, Walter Thomas Napier, as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run
consecutive to the sentence imposed in
Count One."

After careful re-examination of the file, the pre-sentence report and especially a review and study of the new "Proposed Federal Criminal Code, Title 18 §3206" and the Court being of the opinion that only one sentence should be imposed for one offense, though the Grand Jury indicted on two Federal statutory offenses, and defendant was prosecuted and found guilty on two Federal statutory offenses, Congress only contemplated one sentence for the single offense, and accordingly and in keeping with and pursuant to Rule 35 of the Federal Rules of Criminal Procedure, the judgment and sentence hereinabove referred to is modified, changed and corrected to read as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run
concurrent to the sentence imposed in
Count One."

The Clerk of this Court is ordered to mail certified copies of this Order to the appropriate officials and agencies together with a certified copy to the defendant, Walter Thomas Napier, and his attorney, Byron D. Todd.

Dated this 14th day of July, 1970.

Luther Bohannon
United States District Judge

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

UNITED STATES OF AMERICA,)
)
) Plaintiff,)
 vs.) No. 70-CR-39
)
) ELI GILBERT,)
)
) Defendant.)

FILED

JUL 15 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

ORDER REDUCING SENTENCE

This cause came on for consideration on the Court's own Motion for reduction of sentence heretofore imposed upon the defendant, Eli Gilbert, on the 15th day of June, 1970, wherein the Court sentenced the defendant, Eli Gilbert, as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run
consecutive to the sentence imposed in
Count One."

After careful re-examination of the file, the pre-sentence report and especially a review and study of the new "Proposed Federal Criminal Code, Title 18 §3206," and the Court being of the opinion that only one sentence should be imposed for one offense, though the grand jury indicted on two Federal statutory offenses, and defendant was prosecuted and found guilty on two Federal statutory offenses, Congress only contemplated one sentence for the single offense, and accordingly and in keeping with and pursuant to Rule 35 of the Federal Rules of Criminal Procedure, the judgment and sentence hereinabove referred to is modified, changed and corrected to read as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run
concurrent to the sentence imposed in
Count One."

The Clerk of this Court is ordered to mail certified copies of this Order to the appropriate officials and agencies together with a certified copy to the defendant, Eli Gilbert, and his attorney, Robert G. Brown.

Dated this 14th day of July, 1970.

Luther Bohannon
United States District Judge

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

UNITED STATES OF AMERICA,)
)
) Plaintiff,)
 vs.)
)
 JAMES MADDEN, JR.,)
)
) Defendant.)

No. 70-CR-39

FILED
JUL 15 1970
JOHN H. POE, Clerk
U. S. DISTRICT COURT

ORDER REDUCING SENTENCE

This cause came on for consideration on the Court's own Motion for reduction of sentence heretofore imposed upon the defendant, James Madden, Jr., on the 15th day of June, 1970, wherein the Court sentenced the defendant, James Madden, Jr., as follows:

"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

Count One - Ten (10) years
Count Two - Ten (10) years, to run
consecutive to the sentence imposed
in Count One."

After careful re-examination of the file, the pre-sentence report and especially a review and study of the new "Proposed Federal Criminal Code, Title 18 §3206," and the Court being of the opinion that only one sentence should be imposed for one offense, though the grand jury indicted on two Federal statutory offenses, and defendant was prosecuted and found guilty on two Federal statutory offenses, Congress only contemplated one sentence for the single offense, and accordingly and in keeping with and pursuant to Rule 35 of the Federal Rules of Criminal Procedure, the judgment and sentence hereinabove referred to is modified, changed and corrected to read as follows:

"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

Count One - Ten (10) years
Count Two - Ten (10) years, to run
concurrent to the sentence imposed in
Count One."

The Clerk of this Court is ordered to mail certified copies of this Order to the appropriate officials and agencies together with a certified copy to the defendant, James Madden, Jr., and his attorneys, Irvine Ungerman and E. P. Litchfield.

Dated this 14th day of July, 1970.

Arthur Bohanon
United States District Judge

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

UNITED STATES OF AMERICA,)
)
Plaintiff,)
vs.) No. 70-CR-39
)
)
EARNEST PALMER BROWN,)
)
Defendant.)

E I L E D

JUL 15 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

ORDER REDUCING SENTENCE

This cause came on for consideration on the Court's own Motion for reduction of sentence heretofore imposed upon the defendant Earnest Palmer Brown, on the 15th day of June, 1970, wherein the Court sentenced the defendant, Earnest Palmer Brown, as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run
consecutive to the sentence imposed in
Count One."

After careful re-examination of the file, the pre-sentence report and especially a review and study of the new "Proposed Federal Criminal Code, Title 18 §3206" and the Court being of the opinion that only one sentence should be imposed for one offense, though the grand jury indicted on two Federal statutory offenses, and defendant was prosecuted and found guilty on two Federal statutory offenses, Congress only contemplated one sentence for the single offense, and accordingly and in keeping with and pursuant to Rule 35 of the Federal Rules of Criminal Procedure, the judgment and sentence hereinabove referred to is modified, changed and corrected to read as follows:

"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

Count One - Twenty (20) years
Count Two - Twenty (20) years, to run
concurrent with the sentence imposed in
Count One."

It is further adjudged that the hereinabove sentence run concurrent with the sentence imposed in the United States District Court for the Western District of Oklahoma in Case No. 69-197 on the 23rd day of January, 1970, wherein the defendant was sentenced to a period of 10 years.

"It is further adjudged that the hereinabove sentence run concurrent with the sentence imposed in the United States District Court for the Western District of Oklahoma in case No. 69-198 Cr., as modified, on April 6, 1970, wherein the defendant was sentenced to a period of 5 years to run concurrent with the sentence of 10 years imposed in Case No. 69-197 Cr.

It is further adjudged that the hereinabove sentence imposed in this case run concurrent with the sentence imposed in Case No. 70-48 Cr. in the United States District Court for the Western District of Oklahoma on the 23rd day of January, 1970, wherein the defendant was sentenced to a period of 5 years to run concurrent with the sentence imposed in Case No. 69-198 Cr."

The Clerk of this Court is ordered to mail certified copies of this Order to the appropriate officials and agencies together with a certified copy to the defendant, Earnest Palmer Brown, and his attorney, O. B. Graham.

Dated this 14th day of July, 1970.

Katherine Bohannon

United States District Judge

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

UNITED STATES OF AMERICA,)
)
) Plaintiff,)
 vs.) No. 70-CR-39
)
)
 STANFORD ELMER JOHNSON,)
)
)
 Defendant.)

FILED
JUL 15 1970
JOHN H. POE, Clerk
U. S. DISTRICT COURT

ORDER REDUCING SENTENCE

This cause came on for consideration on the Court's own Motion for reduction of sentence heretofore imposed upon the defendant, Stanford Elmer Johnson, on the 15th day of June, 1970, wherein the Court sentenced the defendant, Stanford Elmer Johnson, as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run consecutive to the sentence imposed in Count One."

After careful re-examination of the file, the pre-sentence report and especially a review and study of the new "Proposed Federal Criminal Code, Title 18 §3206," and the Court being of the opinion that only one sentence should be imposed for one offense, though the Grand Jury indicted on two Federal statutory offenses, and defendant was prosecuted and found guilty on two Federal Statutory offenses, Congress only contemplated one sentence for a single offense, and accordingly and in keeping with and pursuant to Rule 35 of the Federal Rules of Criminal Procedure, the judgment and sentence hereinabove referred to is modified, changed and corrected to read as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run concurrent to the sentence imposed in Count One."

The Clerk of this Court is ordered to mail certified copies of this Order to the appropriate officials and agencies together with a certified copy to the defendant, Stanford Elmer Johnson, and his attorney, Pat Malloy.

Dated this 14th day of July, 1970.

Luther Bohannon
United States District Judge

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

UNITED STATES OF AMERICA,)

Plaintiff,)

vs.)

No. 70-CR-39

LEWIS C. BUTLER,)

Defendant.)

FILED

JUL 15 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

ORDER REDUCING SENTENCE

This cause came on for consideration on the Court's own Motion for reduction of sentence heretofore imposed upon the defendant, Lewis C. Butler, on the 15th day of June, 1970, wherein the Court sentenced the defendant, Lewis C. Butler, as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run
consecutive to the sentence imposed in
Count One."

After careful re-examination of the file, the pre-sentence report and especially a review and study of the new "Proposed Federal Criminal Code, Title 18 §3206," and the Court being of the opinion that only one sentence should be imposed for one offense, though the grand jury indicted on two Federal statutory offenses, and defendant was prosecuted and found guilty on two Federal statutory offenses, Congress only contemplated one sentence for the single offense, and accordingly and in keeping with and pursuant to Rule 35 of the Federal Rules of Criminal Procedure, the judgment and sentence hereinabove referred to is modified, changed and corrected to read as follows:

"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

Count One - Fifteen (15) years
Count Two - Fifteen (15) years, to run
concurrent to the sentence imposed in
Count One."

The Clerk of this Court is ordered to mail certified copies of this Order to the appropriate officials and agencies together with a certified copy to the defendant, Lewis C. Butler, and his attorneys, Irvine Ungerman and E. P. Litchfield.

Dated this 14th day of July, 1970.

Lester Bohannon
United States District Judge

United States District Court

FOR THE NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

L.D. Mayberry

No.

70-CR-48

FILED JUL - 9 1970 JOHN H. POE, Clerk U. S. DISTRICT COURT

On this 9th day of July, 1970 came the attorney for the government and the defendant appeared in person and with counsel, Ed Goodwin.

IT IS ADJUDGED that the defendant upon his plea of guilty,

has been convicted of the offense of having violated T. 21, USC, 174 and T. 26, USC, 4705(a), in that, on or about January 14 and 15, 1970, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he, did wilfully and unlawfully sell and facilitate the sale of and did sell, barter, exchange, and give away a quantity of narcotic drug, to-wit, Heroin Hydrochloride knowing that the same had been imported and brought into the United States contrary to law, and sold not in pursuance of a written order on a form issued in blank for that purpose by the Secretary of the Treasury or his delegate, as charged in Counts One, Two, Three and Four of 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

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

IT IS ADJUDGED that the sentence imposed in Counts Two, Three and Four, run concurrently with sentence imposed in Count One.

IT IS FURTHER ADJUDGED that the sentence imposed in Count One run consecutively with sentence imposed in Count One of Criminal Case No. 70-CR-39.

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:

Hubert H. Bryant, Asst. U.S. Attorney

Allen E. Barrow, United States District Judge.

U.S. Medical Center, Springfield, Missouri, for security and health reasons.

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

v.

No.

70-GR-39

JUL - 9 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

Hattie Fay Thompson,
aka Hattie Fay Mayberry

On this 9th day of July, 1970 came the attorney for the government and the defendant appeared in person and¹ with counsel, James O. Goodwin.

IT IS ADJUDGED that the defendant upon his plea of² guilty,

has been convicted of the offense of having violated T. 21, U.S.C., 174; and T. 26, U.S.C., 4705(a) and 7237(b), in that within the five years last past, in the Northern District of Oklahoma, she and others did, unlawfully, knowingly, and wilfully conspire and agree to receive, conceal, buy, sell and facilitate the distribution, concealment, and sale of, and agreed to sell, barter, exchange, and give away, quantities of narcotic drugs, to-wit: Heroin Hydrochloride, after it had been imported into the United States contrary to law, and not in pursuance of a written order written for that purpose as provided by the law, as charged in Counts One and Two of the Indictment.

and the court having asked the defendant whether he ~~has any attorney~~ ^{as charged³} 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- Eight (8) years
Count Two- Eight (8) years; to run concurrently
with sentence imposed in Count One.

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:

Hubert M. Bryant

Hubert M. Bryant, Atty. 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.

L.D. Mayberry

No. 70-CR-39

FILED
JUL - 9 1970
JOHN H. POE, Clerk
U. S. DISTRICT COURT

On this 9th day of July, 1970 came the attorney for the government and the defendant appeared in person and¹ with counsel, Ed Goodwin.

IT IS ADJUDGED that the defendant upon his plea of² guilty,

has been convicted of the offense of having violated T. 21, U.S.C., 174; and T. 26, U.S.C., 4705(a) and 7237(b), in that within the five years last past, in the Northern District of Oklahoma, he and others did, unlawfully, knowingly, and wilfully conspire and agree to receive, conceal, buy, sell and facilitate the distribution, concealment, and sale of, and agreed to sell, barter, exchange, and give away, quantities of narcotic drugs, to-wit: Heroin Hydrochloride, after it had been imported into the United States contrary to law, and not in pursuance of a written order written for that purpose as provided by the law, as charged in Counts One and Two of the Indictment.

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

Count One- Five (5) years
Count Two- Five (5) years; to run concurrently with sentence imposed in Count One.

IT IS ADJUDGED that⁵
~~XXXXXXXXXXXXXX~~

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:

Hubert H. Bryant

The Court recommends commitment to⁶

~~Hubert H. Bryant, Asst. U.S. Atty Geny~~

Alan E. Brown

United States District Judge.

U.S. Med. Center, Springfield, Missouri for security & health reasons.

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.

Stephen Laverne Brown

No. 69-CR-109

FILED

JUL - 9 1970

JOHN H. POE, Clerk U. S. DISTRICT COURT

On this 9th day of July, 1970, came the attorney for the government and the defendant appeared in person, and in Counsel, John Tanner.

IT IS ADJUDGED that the defendant upon his plea of Guilty

on or about February 19, 1969, in Tulsa, Tulsa County, Oklahoma, and in the Northern District of Oklahoma, Stephen Laverne Brown, Defendant herein, knowingly and unlawfully, did possess a firearm as defined by Section 5845(a), Title 26, USC, that is, a weapon made from a Western Arms Company 12-gauge shotgun, serial No. M455, with barrel seven inches in length and with overall length of less than twenty-six inches, which had been transferred to him in violation of Chapter 53, Title 26, USC, in that there was a failure to pay the transfer tax as required by Section 5811, Title 26, USC, as charged in Count 1, 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 imposition of sentence in Count One is suspended, and the defendant is placed on probation for a period of Three (3) years from this date. The conditions of probation are that the defendant be restrained from annoying his former wife, that he carry no firearms, and that he complete his business schooling.

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.

Allen E. Barrow
United States District Judge.

Hubert H. Bryant, Asst U.S. Atty

Clerk.

1 Insert "by [name of counsel], counsel" or "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."

2 Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.

3 Insert "in count(s) number" if required.

4 If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

5 If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this date."

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

FILED

JUL 8 - 1970

UNITED STATES OF AMERICA,

Plaintiff,

vs.

JOHN SLAUGHTER, JR.,

Defendant.

JOHN H. POE, Clerk
U. S. DISTRICT COURT

NO. 70-CR-1

ORDER MODIFYING JUDGMENT AND SENTENCE

At Tulsa, Oklahoma, this 8th day of July, 1970, it is adjudged that the judgment and sentence entered herein on March 10, 1970, against the defendant John Slaughter, Jr., be and it is modified to read as follows:

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

Count One - Eighteen (18) Months
Count Two - Eighteen (18) Months
Count Three - Eighteen (18) Months

IT IS ADJUDGED that the sentences in Counts Two and Three run concurrently with the sentence imposed in Count One.

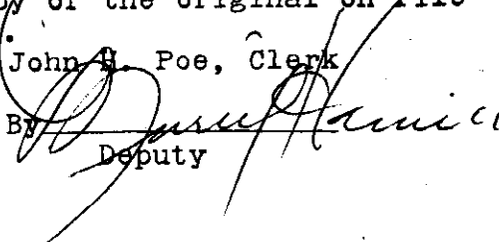
Count Four - Imposition of sentence is suspended and the defendant is placed on probation for a period of Three (3) Years to begin at the expiration of the sentence imposed in Count One.


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.

John H. Poe, Clerk

By 
Deputy

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

JUL - 7 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

John H. Ward

No. 70-CR-88

On this 7th day of July, 1970, came the attorney for the government and the defendant appeared in person, and¹ by counsel; Waldo E Jones, Sr.

It Is ADJUDGED that the defendant upon his plea of² Guilty

has been convicted of the offense of having violated T.26, USC, 5205(a)(2), 5604(a)(1) in that on or about March 31, 1970, in the 1000 Block East Young Place, Tulsa, Oklahoma, in the Northern District of Oklahoma, he did use an automobile for the concealment and transportation of distilled spirits; possession of distilled spirits with no revenue stamps attached denoting the quantity and evidencing payment of the tax due thereon, as charged in Counts One and Two of the Indictment.

as charged³ 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 that⁴ the imposition of sentence in Counts One and Two is hereby suspended and that the defendant is placed on probation for a period of Three (3) years from this date, as to each count, concurrently.

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.

Ben F. Baker
Ben F. Baker, Asst. U.S. Attorney

Allen E. Barrow
United States District Judge.

Clerk.

¹ Insert "by [name of counsel], counsel" or "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."

² Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.

³ Insert "in count(s) number" " if required.

⁴ If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of _____ years from this date."

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUL - 7 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

United States of America
v.
Theodore Salisbury } No. 70-CR-80

On this 7th day of July, 1970 came the attorney for the government and the defendant appeared in person and with counsel, John D. Harris.

IT IS ADJUDGED that the defendant upon his plea of² guilty,

has been convicted of the offense of having violated Title 18, U.S.C., Section 500, in that on or about February 25, 1970, in the Northern District of Oklahoma Theodore Salisbury, with intent to defraud, did utter and pass to Leon's Freeway Service Station, Sapulpa, Oklahoma, a falsely made and forged United States Postal Money Orders No. 7,518, 391, 097, in the amount of \$96.65, knowing the material signatures on said money order to be false and forged,

as charged³ 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 of⁴

Three (3) Years

IT IS ADJUDGED that⁵ the sentence imposed in this case shall run concurrently with the sentence imposed in Court One of Criminal Case No. 70-CR-63

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.

Allen E. Barrow
United States District Judge.

The Court recommends commitment to⁶
Ben F. Baker
Ben F. Baker, Asst. U.S. Attorney

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.

Theodore D. Salisbury

No. 70-CR-64

FILED

JUL - 7 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

On this 7th day of July, 1970, came the attorney for the government and the defendant appeared in person and with counsel, John D. Harris.

IT IS ADJUDGED that the defendant upon his plea of guilty,

has been convicted of the offense of having violated Title 18, USC Section 500, in that on or about the 26th day of February, 1970, at the Kimbro Service Station, 4826 West Okmulgee, Muskogee, Oklahoma, in the Eastern District of Oklahoma, Theodore D. Salisbury did knowingly and wrongfully, with the intent to defraud, pass and utter United States Postal Money Orders No. 7, 518, 391, 018, for the purpose of fraudulently obtaining and receiving \$25.00 in cash and merchandize thereon, without having previously paid the full amount of money payable for said money order, in violation of Title 18, Section 500, of the United States Code.

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

Three (3) years

IT IS ADJUDGED that the sentence imposed in this case shall run concurrently with sentence imposed on July 7, 1970, in Criminal Case No. 70-CR-53.

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.

Allen E. Parrow
United States District Judge.

The Court recommends commitment to

Ben F. Baker, Asst. U.S. Attorney

Clerk.

A True Copy. Certified this day of

(Signed) (By) Clerk. Deputy Clerk.

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

JUL - 7 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

Patsy Powell

No. 70-CR-60

On this 7th day of July, 1970, came the attorney for the government and the defendant appeared in person, and with counsel, Ronald Raynolds.

IT IS ADJUDGED that the defendant upon his plea of guilty,

has been convicted of the offense of having violated Title 18, U.S.C., Section 1708, in that on or about March 1, 1969, October 1, 1969 and November 1, 1969, at Tulsa, Oklahoma, she unlawfully had in her possession certain State of Oklahoma welfare checks which had theretofore been stolen from certain mail boxes, she then knowing such checks to have been stolen, as charged in Counts One, Two and Three 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 imposition of sentence in Counts One, Two, and Three is hereby suspended and that the defendant is placed on probation for a period of Three (3) years from this date, as to each count, concurrently. One of the conditions of probation is that the patient continue psychiatric out-patient care at Hillcrest Hospital in Tulsa, Oklahoma.

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:

Ben Baker, Asst. U.S. Attorney

Allen E. Barrow
United States District Judge.

Clerk.

1 Insert "by [name of counsel], counsel" or "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."

2 Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.

3 Insert "in count(s) number" if required.

4 If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or fines and costs, or until he is otherwise discharged provided by law; (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

5 If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of _____ years from this date."

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUL - 7 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

United States of America

v.

Felix Adams

No.

70-CR-46

On this 7th day of July, 1970 came the attorney for the government and the defendant appeared in person and with counsel, Theodric Hendrix.

IT IS ADJUDGED that the defendant upon his plea of guilty,

has been convicted of the offense of having violated T. 18, U.S.C., 1708, in that, on or about September 1, 1969, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he unlawfully had in his possession certain checks, to-wit: State of Oklahoma Welfare Checks, which checks had theretofore been stolen from mail boxes located at Tulsa, Oklahoma, authorized depositories for mail, he then knowing such checks to have been stolen, as charged in Counts One and Two of the Indictment.

XXXXXXXXXX

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

Count One- Two (2) years.

Count Two- Imposition of sentence is suspended and

the defendant placed on probation for a period of Two (2) years, to begin at the expiration of sentence imposed in Count One.

IT IS ADJUDGED that the period of sentence imposed in Count One shall follow Oklahoma State sentence now being served.

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:

Ben Baker

[Signature]

United States District Judge.

XXXXXXXXXX
Ben Baker, Asst. U.S. Attorney

Clerk.

1 Insert "by [name of counsel], counsel" or 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. 2 Insert (1) "guilty and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be. 3 Insert "in count(s) number" if required. 4 Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin with reference to termination of preceding term or to any other outstanding unserved sentence; (3) whether defendant is to be further imprisoned until payment of the fine or fine and costs, or until he is otherwise discharged as provided by law. 5 Enter any order with respect to suspension and probation. 6 For use of Court to recommend a particular institution.

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

JUL - 7 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

Jack Bolden

No. 70-CR-24

On this 7th day of July, 1970, came the attorney for the government and the defendant appeared in person, and with counsel, E.D. Goodwin.

IT IS ADJUDGED that the defendant upon his plea of guilty,

has been convicted of the offense of having violated Title 26, U.S.C., 5179(a), 5601(a)(1), in that from on or about October 31, 1969, to on or about December 4, 1969, at 1515 North Boston Street, Tulsa, Oklahoma, in the Northern District of Oklahoma, he did unlawfully possess a still and distilling apparatus, set up, which he had failed to register as required by law,

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 imposition of sentence is hereby suspended and that 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:

Ben Baker
Ben Baker, Asst. U.S. Atty.

Allen E. Barron
United States District Judge.

Clerk.

¹ Insert "by [name of counsel], counsel" or "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."

² Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.

³ Insert "in count(s) number" if required.

⁴ If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence in full, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this date."

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

JUL - 7 1970

JOHN H. POE, Clerk
U. S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

Jack Bolden

No. 70-CR-22

On this 7th day of July, 1970, came the attorney for the government and the defendant appeared in person, and by counsel, Ed Goodwin.

It Is ADJUDGED that the defendant upon his plea of guilty

has been convicted of the offense of having violated T. 26, USC, 5205(a)(2), 604(a)(1), in that on or about 11-6-69, on a public street in Tulsa, Oklahoma, in the Northern District of Oklahoma, Jack Bolden had in his possession four (4) gallons of distilled spirits, 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, and did transport from a place unknown to the grand jurors to a point on a public street in Tulsa, Oklahoma, said distilled spirits as charged in Cts. 1 & 2 of 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 in Cts. 1 & 2 is hereby suspended and the defendant is placed on probation for a period of Two (2) Years from this date, as to each count, concurrently.

IT IS FURTHER ADJUDGED that the period of probation in this case shall run concurrently with the period of probation in 70-CR-24.

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:

Ben Baker
Asst. U. S. Attorney

Allen E. Barrard
United States District Judge.

Clerk.

¹ Insert "by [name of counsel], counsel" or "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."
² Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.
³ Insert "in count(s) number" " if required.
⁴ If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.
If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of _____ years from this date."

FILED

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

JUL 2 1970

John H. Doe - CLERK U. S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

Fatha Kay Folsom

No. 70-CR-109

On this 2nd day of July, 1970 came the attorney for the government and the defendant appeared in person, and with counsel, Tom Mason.

It is ADJUDGED that the defendant upon his plea of guilty,

has been convicted of the offense of having violated T. 26, U.S.C., 4704(a) in that on or about September 11, 1969, at Tulsa, Oklahoma, in the Northern District of Oklahoma, she did dispense and distribute not in the original stamped package and not from the original stamped package, a narcotic drug, that is approximately 0.1785 grams of Heroin Hydrochloride, as charged in 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 suspended and the defendant is placed on probation for a period of Two (2) years from this date, pursuant to the Federal Youth Correction Act, Title 18, U.S.C.A. 5010(a). One of the conditions of probation is that the defendant refund to the United States Marshal money advanced for bus fare and subsistence, within a period of 6 months.

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:

Hubert H. Bryant, Asst. U.S. Atty.

Allen E. Barron, United States District Judge.

Clerk.

1 Insert "by [name of counsel], counsel" or "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."

2 Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.

3 Insert "in count(s) number" if required.

4 If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

5 If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this date."

United States District Court

FILED

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

JUL 2 1970

John H. Pae CLERK U. S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

Robert Lee Alexander

No. 70-CR-108

On this 2nd day of July, 1970, came the attorney for the government and the defendant appeared in person, and with counsel, Kenneth L. Stainer.

It Is ADJUDGED that the defendant upon his plea of: guilty,

has been convicted of the offense of having violated T. 26, U.S.C., 4704(a), in that on or about September 26, 1968, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he did dispense and distribute, not in the original stamped package and not from the original stamped package, a narcotic drug, that is, approximately 0.525 grams of Heroin Hydrochloride, as charged in the Information.

~~was 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 suspended and the defendant is placed on probation for a period of Five (5) 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:

Hubert H. Bryant, Asst. U.S. Atty.

United States District Judge.

Clerk.

1 Insert "by [name of counsel], counsel" or "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."

2 Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.

3 Insert "in count(s) number" if required.

4 If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

5 If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this date."

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

UNITED STATES OF AMERICA

v.

Leonard Cecil Jones

No. 70-CR-107

JUL 2 1970
John H. Poe, CLERK
U. S. DISTRICT COURT

On this 2nd day of July, 1970, came the attorney for the government and the defendant appeared in person, and with counsel, Kenneth Stainer.

IT IS ADJUDGED that the defendant upon his plea of guilty,

has been convicted of the offense of having violated T. 26, U.S.C., 4704(a) in that, on or about May 26, 1969, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he did dispense and distribute not in the original stamped package and not from the original stamped package, a narcotic drug, that is, approximately one (1) ounce of Heroin Hydrochloride, as charged in 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 imposition of sentence is suspended and the defendant is placed on probation for a period of Two (2) years from this date, pursuant to the Federal Youth Correction Act, Title 18, U.S.C.A. 5010(a).

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:

Hubert H. Bryant, Asst. U.S. Attorney

Allen E. Barrow, United States District Judge.

Clerk.

1 Insert "by [name of counsel], counsel" or "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."

2 Insert (1) "guilty, and the court being satisfied there is a factual basis for the plea," (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.

3 Insert "in count(s) number" if required.

4 If sentence is imposed but execution suspended, and probation ordered, enter here (1) sentence or sentences, specifying counts if any, (2) whether sentences are to run concurrently or consecutively, and if consecutively, when each term is to begin with reference to termination of preceding term or to any outstanding or unserved sentence, (3) whether defendant is to be further imprisoned until payment of fine or fines and costs, or until he is otherwise discharged provided by law, (4) the facts regarding the suspension of the sentence or sentences and (5) the period of probation.

5 If sentence is suspended and probation ordered, enter here the following: "The imposition of sentence is hereby suspended and the defendant is placed on probation for a period of years from this date."

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Robert Lee Alexander,

Defendant.

No. 70-CR-51

FILED
IN OPEN COURT

JUL 2 1970

M. M. EWING
CLERK, U. S. DISTRICT COURT

DISMISSAL OF INDICTMENT

On this 2nd day of July, 1970, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Hubert H. Bryant, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against Robert Lee Alexander, defendant herein.


HUBERT H. BRYANT
Assistant U. S. Attorney

Leave of court is granted for the filing of the foregoing
Dismissal of Indictment.


UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

No. 70-CR-50

Robert Lee Alexander,

Defendant.

FILED
IN OPEN COURT

JUL 2 1970

M. M. EWING
CLERK, U. S. DISTRICT COURT

DISMISSAL OF INDICTMENT

On this 2nd day of July, 1970, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Hubert H. Bryant, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against Robert Lee Alexander, defendant herein.


HUBERT H. BRYANT
Assistant U. S. Attorney

Leave of court is granted for the filing of the foregoing
Dismissal of Indictment.


UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Robert Lee Alexander,

Defendant.

No. 70-CR-40

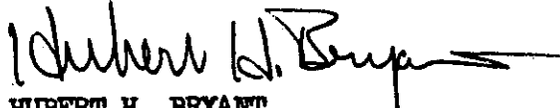
FILED
IN OPEN COURT

JUL 2 1970

M. M. EWING
CLERK, U. S. DISTRICT COURT

DISMISSAL OF INDICTMENT

On this 2nd day of July, 1970, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Hubert H. Bryant, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against Robert Lee Alexander, defendant herein.


HUBERT H. BRYANT
Assistant U. S. Attorney

Leave of court is granted for the filing of the foregoing
Dismissal of Indictment.


UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,
Plaintiff,
vs.
Leonard Cecil Jones,
Defendant.

No. 70-CR-39

FILED
IN OPEN COURT
JUL 2 1970

M. M. EWING
CLERK, U. S. DISTRICT COURT

DISMISSAL OF INDICTMENT

On this 2nd day of July, 1970, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Hubert H. Bryant, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against Leonard Cecil Jones, defendant herein.

Hubert H. Bryant
HUBERT H. BRYANT
Assistant U. S. Attorney

Leave of court is granted for the filing of the foregoing Dismissal of Indictment.

Dated this 2nd day of July, 1970.

Allen E. Jones
UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff,

vs.

Fatha Kay Folsom,

Defendant.

No. 70-CR-39

FILED
IN OPEN COURT

JUL 2 1970

M. M. EWING
CLERK, U. S. DISTRICT COURT

DISMISSAL OF INDICTMENT

On this 2nd day of July, 1970, pursuant to Rule 48 of the Federal Rules of Criminal Procedure, and by authorization of the Assistant Attorney General, Criminal Division, Department of Justice, Hubert H. Bryant, Assistant United States Attorney for the Northern District of Oklahoma, hereby dismisses the indictment against Fatha Kay Folsom, defendant herein.

Hubert H. Bryant
HUBERT H. BRYANT
Assistant U. S. Attorney

Leave of court is granted for the filing of the foregoing Dismissal of Indictment.

Dated this 2nd day of July, 1970.

Allen E. Brown
UNITED STATES DISTRICT JUDGE

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

FILED

JUL 1 1970

John H. Poe, CLERK
U. S. DISTRICT COURT

UNITED STATES OF AMERICA,)
)
Plaintiff,)
)
vs.)
)
MANSFIELD WILSON,)
)
Defendant,)

Case No. 70-CR-32 ✓
(T.26, U.S.C., 5205 (a) (2),
5604 (a) (1))

ORDER

This matter came on for hearing this 25th day of June, 1970, before the undersigned Judge of the United States District Court for the Northern District of Oklahoma, upon Defendant's motion to dismiss; and Plaintiff appearing by the United States District Attorney, Nate Graham, and Defendant appearing in person and by his Attorney, Jack E. Naifen, and the Court having heard argument of Counsel, and being fully advised in the premises, finds that Defendant's motion to dismiss should be sustained, and that the following order should issue.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by this Court, that the charges heretofore filed against the Defendant, Mansfield Wilson, are hereby dismissed, and the bond exonerated.

Allen F. Benson
JUDGE

Approved as to form

Nathan B. Graham
United States District
Attorney

Jack E. Naifen
Attorney for Defendant