

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA

v.

GLENN MASON RHODES

No. 72-CR-172

FILED

JAN 30 1973

Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 30th day of January, 1973, came the attorney for the government and the defendant appeared in person, and by counsel, Irvine E. Ungerman.

IT IS ADJUDGED that the defendant upon his plea of guilty

has been convicted of the offense of having violated T. 18, USC, 371 & 2314, in that on or about 4-1-72 to on or about 10-1-72, Glenn Mason Rhodes and others unlawfully, knowingly and wilfully conspired and agreed to transport and cause to be transported in interstate commerce from Tulsa, Oklahoma, and other cities in the State of Oklahoma, to New York, New York, falsely made, forged and altered securities to wit: American Express Company Money Orders, with knowledge that said Money Orders had been falsely made, forged and altered and his attorney as charged in Counts 1 & 2 of the Indictment and the court having asked the defendant whether they had anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

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

IT IS ADJUDGED that the imposition of sentence is hereby reserved 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 AS TO FORM:

Irvine E. Ungerman
Asst. U. S. Attorney

H. Fred Dougherty
United States District Judge.

Clerk.

A True Copy. Certified this 30th day of January, 1973

(Signed) *Jack C. Silver*
Clerk.

(By) *Barbara Fran*
Deputy Clerk.

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

JAN 30 1973

UNITED STATES OF AMERICA

v.

LYNDA DIANE WILLIAMS

No. 72-CR-172

Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 30th day of January, 19 73, came the attorney for the government and the defendant appeared in person, and by counsel, Everette T. Brown.

IT IS ADJUDGED that the defendant upon his plea of guilty

has been convicted of the offense of having violated T. 18, USC, 371 & 2314, in that on or about 4-1-72 to on or about 10-1-72, Lynda Diane Williams and others unlawfully, knowingly and wilfully conspired and agreed to transport and cause to be transported in interstate commerce from Tulsa, Oklahoma, and other cities in the State of Oklahoma, to New York, New York, falsely made, forged and altered securities to wit: American Express Company Money Orders, with knowledge that said Money Orders had been falsely made, forged and altered, as charged in Counts 1, 2, 3, 5, 6 & 8 of the Indictment and her attorney 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 reserved and the defendant is placed on probation for a period of Three (3) Years from this date.

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

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

APPROVED AS TO FORM:

[Signature]
Asst. U. S. Attorney

[Signature]
United States District Judge.

Clerk.

A True Copy. Certified this 30 day of January, 1973
(Signed) Jack C. Silver, Clerk
Clerk.

[Signature]
Deputy Clerk.

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

JAN 30 1973

UNITED STATES OF AMERICA

v.

BRENDA DARLENE SCHUBERT

No. 72-CR-172

Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 30th day of January 19 73 came the attorney for the government and the defendant appeared in person, and by counsel, Allen E. Barrow, Jr.

IT IS ADJUDGED that the defendant upon his plea of guilty

has been convicted of the offense of having violated T. 18, USC, 371, in that on or about 4-1-72 to on or about 10-1-72, Brenda Darlene Schubert and others unlawfully, knowingly and wilfully conspired and agreed to transport and cause to be transported in interstate commerce from Tulsa, Oklahoma, and other cities in the State of Oklahoma, to New York, New York, falsely made, forged and altered securities to wit: American Express Company Money Orders, with knowledge that said Money Orders had been falsely made, forged and altered, as charged in Count 1 of the indictment and his attorney, 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 Three (3) Years from this date.

IT IS FURTHER ADJUDGED that the period of probation shall begin on the date of release from custody at the Oklahoma State Penitentiary at McAlester, 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 AS TO FORM:

Robert H. Bryant
Asst. U. S. Attorney

W. Fred Baugherty
United States District Judge.

Clerk.

A True Copy. Certified this 30 day of January 1973
(Signed) Jack C. Silver, Clerk
Clerk.

Barbara Lynn
Deputy Clerk.

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

E I L E D

United States of America
v.
CHARLES ALLEN ROBINSON

No. 72-CR-172

JAN 30 1973
Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 30th day of January, 1973, came the attorney for the government and the defendant appeared in person and by counsel, Fred Boss.

IT IS ADJUDGED that the defendant upon his plea of guilty

has been convicted of the offense of having violated T. 18, USC, 371 and 2314, in that on or about 4-1-72 to on or about 10-1-72, Charles Allen Robinson and others unlawfully, knowingly and wilfully conspired and agreed to transport and cause to be transported in interstate commerce from Tulsa, Oklahoma, and other cities in the State of Oklahoma, to New York, New York, falsely made, forged and altered securities to wit: American Express Company Money Orders, with knowledge that said Money Orders had been falsely made, forged and altered,

and his attorney, as charged in Counts 1 & 6 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 Six - Five (5) Years

IT IS ADJUDGED that the sentence imposed in Count Six shall run consecutive with the sentence imposed in Count One.

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/ Hubert H. Bryant
The Court recommends commitment to
Asst. U. S. Attorney

/s/ FRED DAUGHERTY
United States District Judge.

Clerk.

A True Copy. Certified this 30th day of January, 1973

(Signed) Jack C. Silver (By) Deputy Clerk.

United States District Court
FOR THE
UNITED STATES OF AMERICA

FILED

United States of America
Plaintiff

v.

FRED JUNIOR BARROW,
Defendant

No. 72-CR-174

JAN 30 1973

Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 30th day of January, 1973 came the attorney for the
government and the defendant appeared in person and with counsel, Patrick Williams

IT IS ADJUDGED that the defendant upon his plea of guilty, and the court being satis-
fied there is a factual basis for the plea.

has been convicted of the offense of having violated T. 18, U.S.C., 2312, in that on
or about June 4, 1972, Fred Junior Barrow did transport in interstate commerce
from Birmingham, Alabama, to Claremore, Oklahoma, in the Northern District of
Oklahoma, a motor vehicle, to wit: a 1971 Ford Pinto automobile, vehicle
identification number 1T10X120373, knowing same to be stolen.

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

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

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

Count One - Eighteen (18) Months

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

Hubert H. Bryant, Asst. U. S. Attorney
The Court recommends commitment to

United States District Judge.

Clerk.

1Insert "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." 2Insert (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. 3Insert "in count(s) number" if required
4Enter (1) sentence or sentences, specifying counts if any; (2) whether sentences are to run concurrently or con-
secutively 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. 5Enter any order with respect to
suspension and probation. 6For use of Court to recommend a particular institution.

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JAN 30 1973

Jack C. Silver, Clerk
U. S. DISTRICT COURT

United States of America
Plaintiff
v.

No. 72-CR-179

GUY F. POOL,
Defendant

On this 30th day of January, 1973 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, and the court being satisfied
there is a factual bases for the plea.

has been convicted of the offense of having violated T.18, U.S.C., 1708 & 495, in that
on or about September 1, 1972, at Tulsa, Oklahoma in the Northern District of
Oklahoma, Guy F. Pool did unlawfully receive and have in his possession the
contents of a first-class letter addressed to Archie E. Pea, with intent to
defraud the United States, did utter and publish as true C. H. Hurley, a paper
writing in the form of a check drawn upon the Treasurer of the United States
with a falsely made and forged endorsement, "Archie E. Pea," on the back there-
of, being of the following tenor and description: Treasurer of the United States
check No. 59,864,439, Symbol 2203, dated 9-1-72, in the amount of \$109.24,
issued to Archie E. Pea; and Guy F. Pool then knew the said endorsement to have
been falsely made and forged.

/and his attorney as charged in Cts 1 and 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 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, to run concurrently

with Count One.

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:

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

[Signature]
United States District Judge.

The Court recommends commitment to a
suitable government institution for
treatment of alcoholism.

Clerk.

1Insert "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. 2Insert (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. 3Insert "in count(s) number " if required
4Enter (1) sentence or sentences, specifying terms if any; (2) whether sentences are to run concurrently or con-
secutively 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 costs, or until he is otherwise discharged as provided by law. 5Enter any order with respect to
suspension and probation. 6For use of Court to recommend a particular institution.

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

JAN 30 1973

UNITED STATES OF AMERICA

Plaintiff

v.

JEROME VAN TOWNSEND, Defendant

No. 72-CR-183

Jack C. Silver, Clerk U. S. DISTRICT COURT

On this 30th day of January, 1973, came the attorney for the government and the defendant appeared in person, and with counsel, Elmore Page.

IT IS ADJUDGED that the defendant upon his plea of Guilty, and the court being satisfied there is a factual basis for the plea.

has been convicted of the offense of having violated T.18, U.S.C., 1708 & 495, in that on or about 6-23-71, at Tulsa, Oklahoma, in the Northern District of Oklahoma, Jerome Van Townsend did unlawfully receive, falsely make, forge and counterfeit a writing, that is, the endorsement of the payee on a U.S. Treasury check No. 10,855,089, Symbol 2202, dated 6-23-71, in the amount of \$250.00.

and his attorney 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 the imposition of sentence is hereby suspended and the defendant is placed on probation for a period of:

Count One - THREE (3) YEARS
Count Two - THREE (3) YEARS

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:

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

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 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

UNITED STATES OF AMERICA

v.

John Acie Swanner

No. 72-CR-188

FILED
JAN 30 1973
Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 30th day of January, 1973, came the attorney for the government and the defendant appeared in person, and with court appointed counsel, Frank A. Greer.

IT IS ADJUDGED that the defendant upon his plea of Not Guilty, and verdict of guilty,

has been convicted of the offense of having violated T. 18, U.S.C., §842(h), in that on or about August 25, 1972, at Terlton, Oklahoma, in the Northern District of Oklahoma, John Acie Swanner did unlawfully conceal explosive materials, to-wit: Three sticks of 3-inch by 8-inch Atlas Power Primer bearing lot number 06-08 72 A 3 and ten Atlas Rockmaster 12-foot "0" electric blasting caps bearing lot number 07 09 71 2, knowing or having reasonable cause to believe that said explosive materials were stolen, as charged in Count 1 of the Indictment, and the court having asked the defendant and his counsel whether they had anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

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

IT IS ADJUDGED the imposition of sentence is hereby suspended and that 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 AS TO FORM:

Ben F. Baker

Assistant U. S. Attorney

Lee Daugherty
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 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

JAN 23 1973

United States of America

v.

CARL OWEN FREEMAN, SR.

No. 72-CR-130

Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 23 day of January, 1973 came the attorney for the government and the defendant appeared in person and with counsel, Dobie Langenkamp

IT IS ADJUDGED that the defendant upon his plea of Guilty, and the court being satisfied there is a factual basis for the plea.

has been convicted of the offense of having violated T. 18, U.S.C., 2314, in that, on or about February 16, 1972, he did cause to be transported in interstate commerce from Tulsa, Oklahoma, in the Northern District of Oklahoma, to Bakersfield, California, a falsely made and forged security; that is, a bank check No.15019, in the amount of \$134.78, dated February 16, 1972, drawn on the Community National Bank (Head Office), Bakersfield, California, maker-D.S. Wheeler, payee-C.O. Freeman; knowing the same to be falsely made and forged, as charged in the Indictment.

and his attorney

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

IT IS ADJUDGED that the defendant having been convicted upon his plea of guilty, and having on October 11, 1972 been committed to the custody of the Attorney General pursuant to 18, USCA §4208(b) for imprisonment for a term of 10 years, and for a study as described in 18 USCA § 4208(c), and the Court having now received and considered the report of such study, IT IS ADJUDGED that the period of imprisonment imposed is modified and that the defendant is committed to the custody of the Attorney General or his authorized representative for a period of

Sixty (60) months,

and on the condition that the defendant be confined in a jail type institution for a period of Six (6) months, the execution of the remainder suspended and the defendant placed on probation for a period of Fifty-Four (54) months.

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:

Ben F. Baker

Allen E. Barner

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

United States District Judge.

Clerk.

1Insert "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 he waived the right to the assistance of counsel. 2Insert (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. 3Insert "in count(s) number" if required. 4Enter (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. 5Enter any order with respect to suspension and probation. 6For use of Court to recommend a particular institution.

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

JAN 23 1973

Jack C. Silver, Clerk

No. 72-CR-135 U. S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

WAYNE VERNON WOMOCHIL

On this 23rd day of January, 1973, came the attorney for the government and the defendant appeared in person, and with counsel, James E. Frasier.

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

has been convicted of the offense of having violated T. 18, U.S.C. 2314, in that, on or about July 21, 1972, he did transport from Omaha, State of Nebraska, to Tulsa State of Oklahoma, in the Northern District of Oklahoma, stolen goods, wares and merchandise; that is, an 18-foot Mark Twain tri-hull boat, #13353K, complete with a 165 horsepower Mercury inboard motor, Serial #3355927 and Unit#3390594, and a Snow-Co tandem boat trailer, Serial #A-10751-LR, of the value of \$5,600.00, and he knew same to be stolen as charged in the indictment. and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

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

IT IS ADJUDGED that imposition of sentence is suspended and the defendant placed on probation for a period of Three(3) 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 F. Baker

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

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 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

JAN 22 1973

UNITED STATES OF AMERICA

v.

Robert John Martinez

No. 72-CR-192

Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 9th day of January, 1973 came the attorney for the government and the defendant appeared in person, and with counsel, Larry McSoud.

IT IS ADJUDGED that the defendant upon his plea of Nolo Contendere,

has been convicted of the offense of having violated T. 8. U.S.C. 1324, (a)(2), in that, on or about October 20, 1972, at Vinita, Oklahoma, on U.S. Highway 66 in the Northern District of Oklahoma, he, knowing certain aliens, were then in the U.S. in violation of law, and having reasonable grounds to believe that said aliens' entry into the U.S. occurred less than three years prior to aforesaid date, did transport said aliens within the U.S. in furtherance of such violation of law, as charged in Cts. 1&2 of the Indictment, ~~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 in Counts One and Two are hereby suspended, and the defendant placed on probation for a period of One(1) year from this date, concurrently, pursuant to the provision of the Youth Correction Act, Title 18, U.S.C.A. 5010(a).

IT IS ADJUDGED that by application of the government, Counts Three, Four, Five, Six and Seven are hereby dismissed.

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 F. Baker

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

Allen E. [Signature]

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 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

JAN 18 1973

Jack C. Silver, Clerk
U.S. DISTRICT COURT

2

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

UNITED STATES OF AMERICA,

Plaintiff,

vs.

CONRADO G. GONZALES,

Defendant.

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72-CR-164 ✓

ORDER OF DISMISSAL

Now, on this 8th day of January, 1973, the above-styled and numbered cause comes on for jury trial pursuant to regular setting, plaintiff, United States of America, being present by Ben F. Baker, Assistant United States Attorney, and the defendant, Conrado G. Gonzales, being present in person, and by counsel, George Carrasquillo.

Defendant announces ready for trial. The plaintiff announces that it is unable to proceed to trial due to the unavailability of material witnesses whose attendance at trial cannot be procured. The Court then offered to delay the trial in order to give the Government opportunity to secure the material witnesses and was advised by the Assistant United States Attorney that a delay would be of no assistance since the witnesses could not be found, and, even if found, would not appear in Court. Defendant moves the Court for an order of dismissal for lack of prosecution, and the Court finds that said motion should be sustained.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the above-styled and numbered case is dismissed for lack of prosecution.



CHIEF UNITED STATES DISTRICT JUDGE

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

UNITED STATES OF AMERICA,)
)
) Plaintiff,)
)
) -v-)
)
) ROSENDO NUNEZ SANCHEZ,)
)
) Defendant.)

No. 72-CR-147 ✓

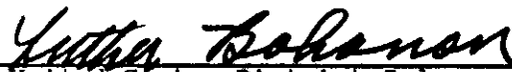
FILED
IN OPEN COURT
JAN 16 1973
Jack C. Silver, Clerk
U. S. DISTRICT COURT

ORDER OF DISMISSAL

Now, on this 16th day of January, 1973, the above-styled and numbered cause comes on for jury trial pursuant to regular setting, plaintiff, United States of America, being present by Ben F. Baker, Assistant United States Attorney, and the defendant, Rosendo Nunez Sanchez, being present in person, and by counsel, Ray H. Wilburn.

Defendant announces ready for trial. The plaintiff announces that it is unable to proceed to trial due to the unavailability of material witnesses whose attendance at trial cannot be procured. Defendant moves the court for an order of dismissal for lack of prosecution, and the court finds that said motion should be sustained.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the above-styled and numbered case is dismissed for lack of prosecution.


United States District Judge

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America
Plaintiff
v.
JOSEPH FRANCIS MARION O'NEAL
Defendant.

No. 72-CR-172

FILED
JAN 13 1973
Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 13th day of January, 1973 came the attorney for the government and the defendant appeared in person and with counsel, G. Douglas Fox.

IT IS ADJUDGED that the defendant upon his plea of Not Guilty, and a verdict of Guilty

has been convicted of the offense of having violated § 2314, T. 18, United States Code in that, on or about 4/1/72 to on or about 10/1/72, Joseph Francis Marion O'Neal and others, unlawfully, knowingly and wilfully did conspire and agree to transport and cause to be transported in interstate commerce from Tulsa, Oklahoma and other cities in the State of Oklahoma, to New York New York, falsely made, forged and altered securities to wit: American Express Company Money Orders, with knowledge that said Money Orders had been falsely made, forged and altered

and his attorney as charged in Count One 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.

~~IT IS ADJUDGED that~~

IT IS ADJUDGED that the execution of sentence is deferred until noon Tuesday, January 16, 1973.

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:

[Signature]
United States District Judge

~~THE COURT RECOMMENDS CONFINEMENT TO~~

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

Clerk.

1Insert "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 appointment 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) "not contented," as the case may be. Insert "in count(s) number" if required. 4Enter (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. 5Enter any order with respect to suspension and probation. 6For use of Court to recommend a particular institution.

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED
JAN 13 1973
Jack C. Silver, Clerk
U.S. DISTRICT COURT

United States of America,
Plaintiff
v.
RAY DEL WILSON,
Defendant.

No. 72-CR-172

On this 13th day of January, 1973 came the attorney for the government and the defendant appeared in person and with counsel, Robert G. Brown

IT IS ADJUDGED that the defendant upon his plea of Not Guilty, and a verdict of Guilty

has been convicted of the offense of having violated Sec. 2314, T. 18, United States Code, in that on or about 4/1/72 to on or about 10/1/72, Ray Del Wilson and others unlawfully, knowingly and wilfully conspired and agreed to transport and cause to be transported in interstate commerce from Tulsa, Oklahoma and other cities in the State of Oklahoma, to New York, New York, falsely made, forged and altered securities to wit: American Express Company Money Orders, with knowledge that said Money Orders had been falsely made, forged and altered.

/and his attorney as charged in Count One 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

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:

Hubert H. Bryant, Asst. U. S. Atty.
The Court recommends commitment to

[Signature]
United States District Judge.

Clerk.

1Insert "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." 2Insert (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 require. 3Insert "in count(s) number " if required. 4Enter (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. 5Enter any order with respect to suspension and probation. 6For use of Court to recommend a particular institution.

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America,
Plaintiff
v.
MARQUE TRUSLER,
Defendant.

No. 72-CR-172

JAN 13 1973

Jack C. Silver, Clerk
U.S. DISTRICT COURT

On this 13th day of January, 1973 came the attorney for the government and the defendant appeared in person and with counsel, Robert W. Booth

IT IS ADJUDGED that the defendant upon his plea of² Not Guilty, and a verdict of Guilt

has been convicted of the offense of having violated Sec. 2314, T. 18, United States Code in that on or about 4/1/72 to on or about 10/1/72, Marque Trusler and others unlawfully, knowingly and wilfully conspired and agreed to transport and cause to be transported in interstate commerce from Tulsa, Oklahoma and other cities in the State of Oklahoma, to New York, New York, falsely made, forged and altered securities to wit: American Express Company Money Orders, with knowledge that said Money Orders had been falsely made, forged and altered.

/and his attorney as charged³ In Counts 1, 5 & 8 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 of⁴

Count One - Five (5) Years
Count Five - Five (5) Years
Count Eight - Five (5) Years

IT IS ADJUDGED that⁵ the sentence imposed in Count Five, shall run consecutively with Count One. It is further adjudged that the sentence imposed in Count Eight shall run concurrently with Count One.

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:

Hubert H. Bryant, Asst. U. S. Atty.
The Court recommends commitment to⁶

Fred Daugherty
United States District Judge.

Clerk.

¹Insert "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 appointment of counsel." ²Insert (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) "no contest." ³In the alternative. ⁴Insert "in count(s) number _____" if required. ⁵Enter (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. ⁶Enter any order with respect to suspension and probation. ⁷For use of Court to recommend a particular institution.

United States District Court
FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America,
Plaintiff
v.
RONALD JAMES GILBERT,
Defendant.

No. 72-CR-172

JAN 13 1973

Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 13th day of January, 19 73 came the attorney for the government and the defendant appeared in person and¹ with counsel, Robert B. Copeland

IT IS ADJUDGED that the defendant upon his plea of² Non Guilty, and a verdict of Guilty

has been convicted of the offense of having violated Sec. 2314, T. 18, United States Code in that on or about 4/1/72 to on or about 10/1/72, Ronald James Gilbert and others unlawfully, knowingly and wilfully conspired and agreed to transport and cause to be transported in interstate commerce from Tulsa, Oklahoma and other cities in the State of Oklahoma, to New York, New York, falsely made, forged and altered securities to wit: American Express Company Money Orders, with knowledge that said Money Orders had been falsely made, forged and altered.

and his attorney as charged³ in Cts 1 and 8 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 of⁴

Count One - Five (5) Years
Count Eight - Five (5) Years

IT IS ADJUDGED that⁵ the sentence imposed in Count Eight shall run consecutive with the sentence imposed in Count One.

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:

Hubert H. Bryant, Asst. U. S. Atty.
The Court recommends commitment to⁶

Fred Daugherty
United States District Judge.

Clerk.

¹Insert "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 appointment of counsel." ²Insert (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. ³Insert "in count(s) number _____" if required. ⁴Enter (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. ⁵Enter any order with respect to suspension and probation. ⁶For use of Court to recommend a particular institution.

FILED

JAN 12 1973

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

Jack C. Silver, Clerk
U. S. DISTRICT COURT

United States of America)

vs.)

Ray Del Wilson, et al)

Criminal No. 72-CR-172

FILED

JAN 12 1973

Jack C. Silver, Clerk
U. S. DISTRICT COURT

ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon the United States Attorney for the Northern District of Oklahoma hereby dismisses the Counts 1 and 4 of the Indictment against (indictment, information, complaint) Monty Dean Hamilton, defendant.

NATHAN G. GRAHAM
United States Attorney


Asst United States Attorney
HUBERT H. BRYANT

Leave of court is granted for the filing of the foregoing dismissal.


United States District Judge

Date: January 17, 1973.

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

UNITED STATES OF AMERICA,

Plaintiff,

-v-

LINDA MARIE MAYNARD,

Defendant.

No. 72-CR-177

FILED

JAN 11 1973

Jack C. Silver, Clerk
U. S. DISTRICT COURT

ORDER FOR DISMISSAL

Now on this 11th day of January, 1973, and pursuant to Rule 48(b) of the Federal Rules of Criminal Procedure, the Court does hereby dismiss Counts 1, 2, 3, and 4 of the indictment against Linda Marie Maynard, defendant, for the reason that the Government has failed to prosecute said case because of the unavailability of material government witness. Said dismissal is without prejudice to reindictment.

151 Fred Dougherty
United States District Judge

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

FILED

JAN 10 1973

Jack C. Silver, Clerk
U. S. DISTRICT COURT

UNITED STATES OF AMERICA,

Plaintiff,)

v.)

DAVID STUART TAYLOR,

Defendant.)

No. 69-Cr-23 Criminal

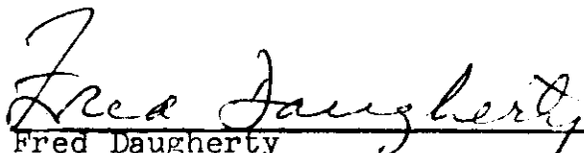
ORDER

Upon consideration of the Motion for Reduction or Correction of Sentence filed herein by the Defendant David Stuart Taylor, the Court finds that the same should be denied.

The Court was overly considerate in granting probation to this Defendant. Notwithstanding this chance given the Defendant, he clearly violated the conditions of Probation. The sentence imposed upon revocation of probation is deemed to be fair, reasonable and proper in the circumstances of this case. Nothing has been shown to the Court which is felt to call for a change of sentence. The Court declines to disturb the sentence imposed.

The Motion for Reduction or Correction of Sentence of Defendant David Stuart Taylor is denied.

Dated this 10th day of January, 1973.


Fred Daugherty
United States District Judge