

United States District Court

FILED

FOR THE

SEP 1 1973

NORTHERN DISTRICT OF OKLAHOMA

Jack C. Silver, Clerk

U.S. DISTRICT COURT

UNITED STATES OF AMERICA

v.

FOY McCLUNG

No. 73-CR-67

On this 18th day of September, 1973, came the attorney for the government and the defendant appeared in person, and with counsel, Pat Williams.

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., 1341, in that, on or about April 3, 1972, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he did devise a scheme to defraud and obtain money by means of false and fraudulent pretenses, to wit: He would mail letters to companies owing moneys to Cities Service Oil Company, at Tulsa, Oklahoma, directing them to issue checks for said indebtedness; which checks and moneys the said defendant converted to his own use and benefit, using U.S. Postal Service as charged in Cts. 1, 2 & 3 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 are hereby suspended and the defendant is placed on probation for a period of Five (5) years from this date, as to each count, concurrently.

IT IS ADJUDGED that the conditions of probations are that the defendant does not engage in gambling again, that he stay employed and begin to make restitution.

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

United States District Judge

United States District Judge

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

Clerk

Small print text at the bottom of the page, including a note about the defendant's right to counsel and the court's findings.

RECEIVED SEP 25 1973

U. S. PROBATION OFFICER NO. DIST. OF OKLA

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF OKLAHOMA

FILED

SEP 15 1973

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

United States of America  
vs  
BOBBY WAYNE HEISKILL

71-CR-35

On June 15, 1971, came the attorney for the government and the defendant appeared in person and by counsel, L.K. Smith.

IT WAS ADJUDGED that the defendant had been convicted upon his plea of guilty of the offense of having violated T. 18, U.S.C., 2314, in that on or about September 17, 1970, he, with unlawful and fraudulent intent did transport and cause to be transported in interstate commerce from Tulsa, Oklahoma, in the Northern District of Oklahoma, to Mountain Home, Arkansas, a falsely made and forged security, he then knowing such check to be falsely made and forged.

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

IT WAS ADJUDGED that the defendant was committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of Sixty(60) months, on the condition that the defendant be confined in a jail type or treatment institution for a period of Six (6) months, the execution of the remainder of the sentence of imprisonment hereby suspended and the defendant placed on probation for a period of fifty-four (54) months.

NOW, on this 5th day of September, 1973, came the attorney for the government and the defendant appeared with counsel, L.K. Smith. And it being shown to the Court that the defendant has violated the terms and conditions of said probation,

IT IS ADJUDGED that the order of probation entered on June 15, 1971 be revoked and set aside and the defendant is hereby committed to the custody of the Attorney General or his authorized representative for a maximum period of eighteen (18) months, and further ordered that the defendant may become eligible for parole at such time as the board of parole may determine as provided in T. 18, U.S.C.A. §4208(a)(2)

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*

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

*John W. Zeman*  
U.S. District Judge

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

UNITED STATES OF AMERICA, )  
 )  
 Plaintiff, )  
 )  
 vs. )  
 )  
 )  
 LARRY DEAN TURNER, )  
 )  
 Defendant. )

FILED  
SEP 10 1973  
Jack C. Silver, Clerk  
U. S. DISTRICT COURT

No. 73-CR-20 ✓

ORDER DISMISSING INFORMATION ON SUPERCEDING INDICTMENT

The Court having been advised that the Defendant Larry Dean Turner was indicted by the Grand Jury in this District on September 5, 1973, for the offense alleged in this cause, it is hereby ordered that this styled and numbered cause is dismissed as to the Defendant Larry Dean Turner, due to the superceding Indictment.

It appearing to the Court that the Defendant is presently at liberty on a \$5,000.00 bond in this cause. It is further ordered that the Clerk is directed to transfer said bond to 73-CR-97 and the Defendant is permitted to stand on said bond pending arraignment on said Indictment.

  
United States District Judge

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

**FILED**  
**SEP 5 1973**  
Jack C. Silver, Clerk  
U. S. DISTRICT COURT

UNITED STATES OF AMERICA, )  
 )  
 ) Plaintiff, )  
 )  
vs. )  
 )  
ELNORA L. LIGHTNER, )  
 )  
 ) Defendant. )

NO. 72-CR-75

ORDER AND COMMITMENT

This cause comes on for hearing this 5th day of September, 1973, on the motion of the defendant, Elnora L. Lightner, to determine her mental competency to understand the criminal proceedings against her and to properly assist in her own defense and further to determine whether she could aid and assist her counsel in that defense. Defendant, Elnora L. Lightner, appears in person and by her Court-appointed attorney, Ainslee Perrault, and appearing for the United States, Jack M. Short, Assistant United States Attorney for the Northern District of Oklahoma, and both sides announcing ready, the Court proceeded to hear the evidence on behalf of the movant and on behalf of the Government, including psychiatric reports, and at the conclusion of all the evidence and arguments held and upon due consideration thereof, the Court finds as follows:

That the defendant, Elnora L. Lightner, is presently mentally incompetent to understand the proceedings against her and to aid and assist in her own defense to the Government's charge against her in this cause, or to aid and assist her counsel in her defense; and, that the defendant is presently mentally incompetent within the meaning of Section 4244, Title 18, United States Code, and that it would be inappropriate at this time to require the defendant to go forward with trial.

The Court further finds that the accused should be committed to the custody of the Attorney General or his authorized representative, until the accused shall be mentally competent to assist her attorney and to stand trial, or until the pending charges against her are disposed of according to law. During the period of this detention for observation and treatment, that the custodian of the said defendant should be directed to make a report to the Court every three months as to the mental health of the ward.

IT IS, THEREFORE, ORDERED that the defendant, Elnora L. Lightner, is hereby determined to be presently mentally incompetent to understand the proceedings against her and to aid and assist her counsel in defending the charges against her.

IT IS FURTHER ORDERED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative until she shall be mentally competent to stand trial, or until the pending charges against her are disposed of according to law.

IT IS FURTHER ORDERED that during the period of this detention for observation and treatment, the custodian of said defendant be and he is hereby directed to make a report to the Court every three months as to the mental health of said Elnora L. Lightner.

  
CHIEF JUDGE, UNITED STATES DISTRICT  
COURT FOR THE NORTHERN DISTRICT OF  
OKLAHOMA

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

SEP 5 1973

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

United States of America

v.

JOHNNY JOE COUNTS

No.

73-CR-68

On this 5th day of September, 1973 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, 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., 472, in that on or about April 12, 1973, at Vinita, Oklahoma, in the Northern District of Oklahoma, he did knowingly, with intent to defraud, pass and utter to Larry D. Williams a counterfeit obligation of the United States, to wit: counterfeit \$20 Federal Reserve Note, drawn on the Federal Reserve Bank of St. Louis, Missouri, Series 1969B, Check Letter B, Face Plate Number 152, Back Plate Number 133, Serial Number H34906139A, with facsimile signatures of Romana Acosta Banuelor and John B. Connally, in violation of Title 18, U.S.C. § 472, as charged in the Information.

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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 maximum period of Four (4) years and further ordered that the defendant may become eligible for parole at such time as the board of parole may determine as provided in T. 18, U.S.C.A. § 4208(a)(2).

XXXXXX

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

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

United States District Judge.

Clerk.

1. Name of counsel, if any, or without counsel. 2. Court advised the defendant of his rights... (1) "guilty and the court being satisfied... (2) "not guilty, and a verdict of guilty," (3) "not guilty, and a finding of... (4) "nolo contendere," as the case may be. (5) Court or court(s) number. (6) If required... (7) Other sentences are to run concurrently or consecutively, when each term is to run... (8) Reference to termination of preceding term or to any other outstanding unserved sentence; (9) whether defendant is to be further imprisoned until payment of the fine or fines and costs, or until he is otherwise discharged as provided by law. (10) Enter any order with respect to probation, parole, or other disposition. (11) For use of Court to recommend to a penal institution.

# United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

JAMES BARRETT HARMON

No. 73-CR-85

FILED

SEP 5 1973

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

On this 5th day of September, 1973 came the attorney for the government and the defendant appeared in person and<sup>1</sup> with counsel, Joseph Sharp.

IT IS ADJUDGED that the defendant upon his plea of<sup>2</sup> 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., 2312, in that on or about June 5, 1973, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he did transport in interstate commerce from Melbourne, Florida, to Tulsa, Oklahoma, a stolen motor vehicle, that is, a 1971 Datsun, vehicle identification number HLS 3033636, knowing same to have been stolen, in violation of Title 18, U.S.C. §2312.

~~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~~ maximum period of Five (5) years for a study as described in 18 U.S.C.A. § 4208(c), the results of such study to be furnished this court within 90 days, whereupon the sentence of imprisonment herein imposed maybe subject to modification in accordance with 18 U.S.C.A. § 4208(b).

~~XXXXXXXXXXXXXXXXXXXX~~

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:

*Jack M. Short*  
Jack Short, Asst. U.S. Attorney

*Alan E. Brown*  
United States District Judge.

Clerk.

<sup>1</sup>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." 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. <sup>2</sup>Enter the 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 costs, or until he is otherwise discharged as provided by law. <sup>3</sup>Enter any order with respect to suspension and probation. <sup>4</sup>For use of Court to recommend a particular institution.

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

SEP 15 1973

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

United States of America
v.
THOMAS EDGAR WILLIAMSON

No. 73-CR-89

On this 5th day of September, 1973 came the attorney for the government and the defendant appeared in person and with counsel, Ed Parks.

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., 495, in that on or about May 1, 1973, at Tulsa, Oklahoma in the Northern District of Oklahoma, he did utter and publish as true Treasury Check No. 76,224,897, Symbol 2074, payable to George A. Gray, in the amount of \$294.05, with a forged endorsement knowing the endorsement to be false, forged, and counterfeit, at the American State Bank, 569 E. 36th Street North, Tulsa, Oklahoma, in violation of Title 18, U.S.C., Section 495, as charged in Count One of the Information.

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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

Sixty (60) months

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

IT IS ADJUDGED that the condition of probation is that the defendant make restitution in the amount of \$150.00, at the rate of \$10.00 per month to begin two months from release from incarceration, and the defendant is granted 18 months in which to complete the payments.

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

the Court recommends commitment to

[Signature]
United States District Judge.

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

Clerk.

1. [name of counsel], counsel" or without counsel; the court advised the defendant of his rights to retain and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon waived the right to the assistance of counsel." In set (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," (4) "nolo contendere," as the case may be. Enter "in count(s) number" if required. (5) 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 costs, or until he is otherwise discharged as provided by law. Enter any order with respect to suspension and probation. For use of Court to recommend a particular institution.

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

SEP 10 1973

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

UNITED STATES OF AMERICA

v.

MARTIN BRIONES-BRIONES

No. 73-CR-94

On this 5th day of September 1973, came the attorney for the government and the defendant appeared in person, and with counsel, Ray Wilburn.

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. 8, U.S.C., 1324(a)(2), in that on or about August 26, 1973, at a point about 16 miles northeast of Miami, Oklahoma on the Will Rogers Turnpike, in the Northern District of Oklahoma, he, knowing that certain aliens, were then in the U.S. in violation of law, having reasonable grounds to believe their entry into U.S. occurred less than 3 yrs. prior to aforesaid date, did transport said aliens within U.S. in furtherance of such violation of law,

as charged in Cts. 1, 2 and 3 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 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 Two (2) years from this date, as to each count, concurrently.

IT IS ADJUDGED that one of the conditions of probation is that the defendant does not re-enter the United States again illegally.

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

*William E. Dawson*

United States District Judge.

Clerk.

Insert the 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 verdict of guilty," (3) "not guilty, and a finding of guilty," or (4) "nolo contendere," as the case may be.

Insert the 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 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."