

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

MICHAEL JAMES O'BRIEN

No. 74-CR-47

NOV 27 1974
Jack O. Brown, Jr.
U. S. DISTRICT COURT

On this 27th day of November, 1974 came the attorney for the government and the defendant appeared in person and with counsel, Allen E. Barrow, Jr.

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., Sec. 2314, in that on or about 8-10-73 and 8-13-73, the Defendant, with unlawful and fraudulent intent did transport and cause to be transported in interstate commerce, falsely made and forged securities, knowing said securities to be falsely made and forged,

& his counsel as charged in Count 1, 2 & 3 in the indictment, and the court having asked the defendant whether they have 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 1 - Sentenced to the custody of Attorney General pursuant to the Federal Youth Correction Act as provided in T. 18, U.S.C. 5010(b).

Count 2 - The imposition of sentence is hereby suspended and the Defendant is placed on probation for a period of Two (2) years, pursuant to the Youth Correction Act as provided in T. 18, U.S.C. 5010(a), conditions of probation being that (1) Defendant seek psychiatric treatment; (2) earn GED certificate; (3) make restitution to 3 known creditors within 18 Months after probation begins and notify the Court to whom paid and when paid; to begin at the expiration of ar run consecutively to the sentence imposed in Count 1.

Count 3 - The imposition of sentence is hereby suspended and the Defendant is placed on probation for a period of 2 years; to run concurrently with the sentence imposed in Count 2.

IT IS ADJUDGED that the execution of this sentence is deferred until December 9, 1974, at 10:00 A.M., at which time Defendant is to present himself to the U. S. Marshal.

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

Hubert H. Bryant, Asst. U.S. Attorney
The Court recommends commitment to minimum security in institution in Fort Worth/Dallas area.

Allen E. Barrow

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 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

NOV 2 1974

United States of America

v.

DEAN BAILEY OLDSMOBILE, INC,

No.

74-CR-121

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

On this 26th day of November, 1974 came the attorney for the government and the defendant appeared in person and with counsel, Thomas Marsh.

its

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. Sec. 2511, in that on or about April 1, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, the Defendant, Dean Bailey Oldsmobile, Inc., a corporation doing business in the State of Oklahoma, did willfully intercept, endeavor to intercept and procure others to intercept oral communications of individuals not consenting to such interception by the use of electronic equipment installed in the premises known as 4747 S. Yale Ave., Tulsa, Oklahoma, the business location of said Defendant.

as charged

AND THE COURT HAS ASKED THE DEFENDANT WHETHER HE HAS ANYTHING TO SAY WHY JUDGMENT SHOULD NOT BE PROMULGED, AND NO SUFFICIENT CAUSE TO THE CONTRARY BEING SHOWN OR APPEARING TO THE COURT,

IT IS ADJUDGED THAT THE DEFENDANT IS GUILTY AS CHARGED AND CONVICTED

IT IS ADJUDGED THAT THE DEFENDANT IS HEREBY COMMITTED TO THE CUSTODY OF THE ATTORNEY GENERAL OR HIS AUTHORIZED REPRESENTATIVE FOR IMPRISONMENT FOR A PERIOD OF PAY UNTO THE UNITED STATES OF AMERICA A FINE IN THE AMOUNT OF \$500.00.

IT IS ADJUDGED THAT THE DEFENDANT IS GRANTED THIRTY (30) DAYS FROM THIS DATE IN WHICH TO PAY THE FINE IMPOSED.

THIS ORDERED THAT THE CLERK DELIVER A COPIED 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

Celia E. Barman
United States District Judge.

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

United States of America

v.

J. C. RIGGS

No. 74-CR-109

NOV 20 1974

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

On this 26th day of November, 1974 came the attorney for the government and the defendant appeared in person and with Court appointed counsel, James Fransein.

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, USC §2314, in that on or about January 28, 1974, defendant, with unlawful and fraudulent intent, did cause to be transported in interstate commerce from Tulsa, Oklahoma, in the Northern District of Oklahoma, to Silver Lake, Kansas, falsely made and forged securities, to wit: Personal Money Orders No. A125752, dated January 28, 1974, in the amount of \$60.00, and No. A125969, dated January 28, 1974, in the amount of \$40.00, such securities payable to J. C. Riggs, sender's name J. C. Riggs, knowing same to be falsely made and forged, as charged in Counts I and 2 of the Indictment,

and his counsel ~~as charged xxx in the indictment~~ and the court having asked the defendant whether they have 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.

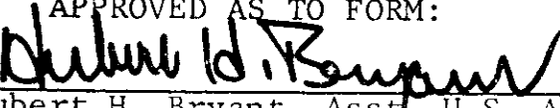
IT IS FURTHER ADJUDGED that imposition of sentence is suspended as to Count Two, and defendant is placed on probation for a period of two (2) years, such probation to commence at the expiration of the sentence imposed in Count One.

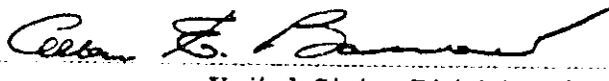
~~xxxxxx~~

IT IS FURTHER ADJUDGED that a 90 day report be made and furnished to this Court.

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.


United States District Judge.

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

United States of America
v.
ROBERT LEE HAYES

No. 74-CR-107

NOV 25 1974
John C. Silver, Clerk
U. S. DISTRICT COURT

On this 26th day of November, 1974 came the attorney for the government and the defendant appeared in person and¹ with counsel, Terry Meltzer.

IT IS ADJUDGED that the defendant upon his plea of² guilty, and the Court being satisfied there is a factual basis for the plea,

has been convicted of the offense of having violated T. 26, U.S.C., Sec. 5861(d), in that on or about August 22, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, defendant did knowingly and unlawfully possess a firearm, to wit: a F.I.E. Corp. 12 gauge weapon made from a shotgun, having an overall length of 19 inches and a barrel length of 11 inches, serial number 327024, which said firearm was not registered to him in the National Firearms Registration and Transfer Record,

& his counsel as charged³ in the Indictment, and the court having asked the defendant/whether they have 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 - Eighteen (18) months.

IT IS FURTHER ADJUDGED that the defendant be sent to a minimum security institution for a 90-day report with a medical study regarding defendant's drug habits to determine if he has overcome his drug problems.

IT IS ADJUDGED that⁵ imposition of sentence is to begin at the expiration of sentence imposed in State Court.

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. Atty.
The Court recommends commitment to⁶
Springfield Hospital, or some like
institution.

Allen E. Bauer
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 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

v.

ROBERT MICHAEL RUDLUFF

No. 74-CR-101

NOV 26 1974
Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 26th day of November, 1974 came the attorney for the government and the defendant appeared in person and counsel, Robert M. Butler.

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. 21, U.S.C., §841(a)(1), in that on or about July 25, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, Robert Michael Rudluff did knowingly and intentionally possess with intent to distribute 104 pounds of Marijuana, a Schedule I non-narcotic controlled substance,

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

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

It Is ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of treatment and supervision until discharged by the Youth Correction Act as provided by T. 18, U.S.C., §5010(b).

IT IS FURTHER ADJUDGED that execution of sentence be deferred until November 27, 1974 at 10:00 a.m. at which time defendant is to present himself to the U.S. Marshal.

~~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:

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

Jack C. Silver
United States District Judge.

~~XXX Court recommends commitment to XX~~

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

United States of America

v.

EDWARD OUSLEY, JR.

No. 74-CR-85

Jack C. ...
U. S. DISTRICT COURT

On this 26th day of November, 1974 came the attorney for the government and the defendant appeared in person and¹ with counsel, Roehm A. West.

IT IS ADJUDGED that the defendant upon his plea of² nolo contendere,

has been convicted of the offense of having violated T. 18, U.S.C., Sec. 922(a)(6), in that on or about May 25, 1973 and November 24, 1973, in the Northern District of Oklahoma, the Defendant did in connection with his acquisition of firearms, knowingly make false and fictitious oral and written statements to Rose Loan Company, 316 E. Second Street, Tulsa, Oklahoma, a licensed dealer in firearms, that is, stating that he had not been convicted in any Court of a crime punishable by imprisonment for a term exceeding one year, in which statement was likely to deceive the said Rose Loan Company with respect to a fact material to the lawfulness of said sales of said firearms to Defendant,

& his counsel as charged³ Counts 1, 2 & 3 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

Count 1 - Five (5) years

Count 2 - Five (5) years

IT IS ADJUDGED that⁵ the sentence imposed in Count 2 shall begin at the expiration of and run consecutively to the sentence imposed in Count 1.

Count 3 - The imposition of sentence is hereby suspended and the Defendant is placed on probation for a period of five (5) years to begin at the expiration of the sentences imposed in Counts 1 and 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
The Court recommends commitment to⁶

Allen E. Brown

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 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

NOV 21 1974

United States of America

v.

JIM ZOLLIE JOHNSON

No. 74-CR-80

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

On this 26th day of November, 1974, the attorney for the government and the defendant appeared in person and with Court appointed counsel, Ainslie Perrault, Jr.

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 Title 21, U.S.C., §846, in that on or about April 11, 1974, to on or about May 2, 1974, in the Northern District of Oklahoma, and elsewhere, defendant Johnson did willfully and knowingly combine, conspire, confederate and agree with Billy Herschel Jones, Jr., and with other persons whose names are presently unknown, to possess with intent to distribute and to distribute a Schedule II narcotic controlled substance, Cocaine, and did arrange for the delivery and sale of cocaine to Dorsey Shannon,

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

TEN (10) YEARS.

IT IS FURTHER ADJUDGED that the defendant is sentenced to a special parole term of three (3) years to commence at the expiration of the sentence imposed herein.

~~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:

Ben F. Baker

Ben F. Baker, Asst. U. S. Atty.
The Court recommends commitment to

Allen E. Brown

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 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

UNITED STATES OF AMERICA

v.

DARRELL WAYNE CONDIT

No. 74-CR-48

NOV 23 1974
U.S. DISTRICT COURT
TULSA, OKLAHOMA

On this 26th day of November, 1974, came the attorney for the government and the defendant appeared in person, and with Court appointed counsel, Kenneth 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 USC §1708 & 495 in that on or about 7-12-73 in the N.D.O. deft. unlawfully possessed check No. 65,593,197 over Symbol 3104 dated 7-11-73 for \$104.40 drawn on the US Treas. payable to the order of Terry L. Marcum, 2423 E. 8, Tulsa, OK, which had been stolen from the mail, and with intent to defraud the US did utter and publish as true to Peoples St. Bk, Tulsa, OK, such check falsely made and forged endorsement "Terry L. Marcum" knowing said endorsement to have been falsely made and forged as charged in Counts 1 and 2 of the Indictment, and his attorney, ~~as charged in the Indictment~~ and the court having asked the defendant whether they have 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 as to Counts One and Two is suspended and defendant is placed on probation for a period of Four (4) years as to each Count, Count Two to run concurrently with Count One, pursuant to the Federal Youth Correction Act, T. 18, U.S.C. 5010(a).

IT IS FURTHER ADJUDGED that the conditions of probation are that defendant (1) marry his common law wife, Valerie Strong, within thirty (30) days, and notify the Court at the time of such legal civil ceremony, (2) make restitution in the amount of \$104.40 at the rate of \$10.00 per month, until paid, such restitution to commence January 1, 1975, and (3) seek out-patient treatment at Hillcrest Medical Center until released by a doctor.

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. 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 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

NOV 20 1974

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

UNITED STATES OF AMERICA

vs

VIRGINIA D. THOMAS

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)
)
)

71-CR-110

REVOCACTION OF PROBATION

On the 2nd day of November, 1971, came the attorney for the government and the defendant appeared in person and was represented by counsel, John J. Tanner.

It was adjudged that the defendant, upon her plea of guilty, had been convicted of the offense of having violated Title 18, U.S.C., §1708, in that on or about the dates of December 1, 1970, and February 1, 1971, in the Northern District of Oklahoma, she did unlawfully have in her possession the contents of two first class letters, one addressed to Allene Cornelius and the other to Rosetta Liggins, each in Tulsa, Oklahoma, that is, Oklahoma Public Welfare Commission checks, one in the amount of \$241.00, and one in the amount of \$185.00, each had been stolen from authorized depositories for mail matter, knowing the same to have been stolen, as charged in Counts One and Two of the Indictment.

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

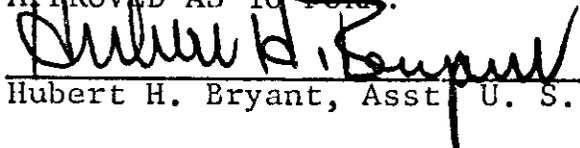
It was adjudged that the defendant be committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of five (5) years, and on the condition that the defendant be confined in a jail type or treatment institution for a period of six (6) months, the execution of the remainder of sentence of imprisonment having been suspended and the defendant placed on probation for a period of fifty-four (54) months, pursuant to the Youth Correction Act. It was further adjudged that the imposition of sentence as to Count Two was suspended and the defendant placed on probation for a period of fifty-four (54) months, to run concurrently with the period of probation in Count One, pursuant to the Youth Correction Act, and one of the conditions or probation was that the defendant make restitution in the amount of \$426.00 at the rate of \$10.00 per month, commencing the second month of probation.

Now, on this 26th day of November, 1974, came the attorney for the government and the defendant appeared in person and was represented by counsel, John J. Tanner. And it being shown to the court that the defendant has violated the terms and conditions of said probation,

IT IS ADJUDGED that the order of probation be revoked and the defendant is hereby committed to the custody of the Attorney General or his authorized representative for a period of eighteen (18) months as to Count 1. The Court requests a 90 day report. Imposition of sentence is suspended as to Count 2 and defendant is placed on probation for a period of two (2) years to commence at the expiration of the sentence in Count 1, the condition of probation being that defendant make restitution in the amount of \$416.00 within 18 months after the commencement of probation.

IT IS ORDERED that the Clerk of this Court deliver a certified copy of this Order to the U. S. Marshal or other qualified officer to serve as the committment of this defendant.

APPROVED AS TO FORM:


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


Chief United States District Judge

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

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

United States of America

v.

BOBBY L. JONES,
Defendant.

No. 74-CR-13

FILED

NOV 27 1974

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

On this 20th day of November, 1974, the attorney for the government and the defendant appeared in person and with Court appointed counsel, David L. Peterson.

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., Section 2314, in that on or about November 8, 1973, in the Northern District of Oklahoma, Defendant, Bobby L. Jones, did with unlawful and fraudulent intent, cause to be transported in interstate commerce from Tulsa, Oklahoma to Tyler, Texas, a falsely made and forged security, that is a Republic Money Order No. A-21866323, in the amount of \$200.00, dated November 4, 1973, drawn on the Tyler Bank and Trust Company, Tyler, Texas, payee Frank S. Gordon, Jr., knowing the same to be falsely made and forged, as charged in the Indictment,

and his counsel xxxxxxxx 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 One (1) Year, to run concurrent with sentence he is now serving in Kansas.

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:

Ben F. Baker

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

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 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

NOV 2 1974

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

UNITED STATES OF AMERICA

v.

BRADLEY CHEVROLET, INC.,
Defendant.

No. 74-CR-119

On this 20th day of November, 1974, came the attorney for the government and the defendant appeared in person, and with retained counsel, Deryl Gotcher.

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., Section 2511, in that on or about July 9, 1974, in the Northern District of Oklahoma, Defendant did willfully intercept, endeavor to intercept, and procure others to intercept oral communications of individuals not consenting to such interception, by the use of electronic equipment installed in the premises known as 1149 North Elm Place, Broken Arrow, Oklahoma, the location of said Defendant, and his attorney, they have as charged in the Information, and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

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

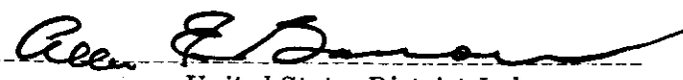
IT IS ADJUDGED that the imposition of sentence is suspended and the Defendant is placed on probation for a period of One (1) Year and fined \$1,000.00, payable on or before November 27, 1974.

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. 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 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

NOV 19 1974

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

United States of America

v.

KEITH EARL LEHR,
Defendant.

No. 74-CR-118

FILED

NOV 22 1974

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

On this 20th day of November, 1974 came the attorney for the government and the defendant appeared in person and with court appointed counsel, John Street.

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., Section 1014, in that on or about August 23, 1974, in the Northern District of Oklahoma, Defendant did knowingly make a false statement in an application for a loan submitted on said date to the American Bank of Tulsa, whose deposits are insured by the Federal Deposit Insurance Corporation, for the purpose of influencing the action of said bank to approve said loan, in that he stated and represented himself as William R. Adams, II; as charged in the Information,

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

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

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for treatment and supervision until discharged by the Youth Correction Act as provided by T. 18, U.S.C., Section 5010(b).

Court requests 90 day report.

[Redacted signature]

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 of Ben F. Baker]

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

[Signature of United States District Judge]

United States District Judge.

The Court recommends commitment to the U.S. Medical Center for Federal Prisoners at Springfield, Missouri.

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 fines 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

NOV 19 1974

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

UNITED STATES OF AMERICA

v.

WILLIAM GARLAND MOORE

No. 74-CR-117

On this 19th day of November, 1974, came the attorney for the government and the defendant appeared in person, and with retained counsel, Robert Butler.

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. 21, USC, Sec. 844, in that on or about July 28, 1974, in the Northern District of Oklahoma, defendant did knowingly and unlawfully possess approximately 29 grams of Marihuana, a Schedule I non-narcotic controlled substance,

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

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

IT IS ADJUDGED that imposition of sentence is suspended and defendant is placed on probation for a period of one (1) year from this date, conditions of probation being that (1) defendant remain employed, and (2) defendant shall not associate with drug users.

IT IS FURTHER ORDERED that Defendant is to avoid all criminal associations.

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. Atty.

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 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

United States of America

FILED

v.

NOV 19 1974

No. 74-CR-105

NOV 22 1974
Jack C. Silver, Clerk
U.S. DISTRICT COURT

VICTOR EMMUAL VANN

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

On this 19th day of November, 1974 came the attorney for the government and the defendant appeared in person and with counsel, Robert Copeland,

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. 26, U.S.C., Sec. 5861(d), in that on or about 8-17-74, at Tulsa, Okla., in the Northern District of Okla., the Defendant did knowingly and unlawfully possess a firearm, to wit: an Eclipse Company, .12 gauge, double barrel shotgun, serial Number 41384, with a barrel length of 10 3/4 inches, and an overall length of 20 inches, which said firearm was not registered to him in the National Firearms Registration and Transfer Record,

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 treatment and supervision until discharged by the Federal Youth Correction Act as provided by T. 18, U.S.C. Sec. 5010(b).

IT IS FURTHER ORDERED that the Court be furnished with a 90 day report.

~~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:

Ben F. Baker
Ben F. Baker, Asst. U. S. Attorney
~~The Court recommends commitment to:~~

Allen E. Barrow
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 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

NOV 19 1974

Jack C. Silver, Clerk
U.S. DISTRICT COURT
FILED
NOV 21 1974
Jack C. Silver, Clerk
U.S. DISTRICT COURT

United States of America

v.

DONALD RAY KING,

No. 74-CR-103

On this 19th day of November, 1974 came the attorney for the government and the defendant appeared in person and with counsel, Gary H. Baker

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, USC, Sec. 922(a)(6), in that on or about 5-7-74, at Tulsa, Ok., in the North. Dist. of Ok., the Defendant did, in connection with his acquisition of a firearm, that is, a Remington Rand, Army Issue 1911, .45 caliber pistol, Ser. #1465816, from Frank's Jewelry & Pawn Co., 115 S. Cinn., Tulsa, Ok., a licensed dealer in firearms, knowingly make a false & fictitious written statement to said Frank's Jewelry & Pawn Co., that is stating that he was Walter King, when in fact he was Donald Ray King, who had been convicted in the Dist. Court of Harmon Co., Ok., on 2-9-65, of a felony crime, assault with a dangerous weapon, & was sentenced to 18 months & was convicted in the Western Dist. of Ok., on 4-2-71, of a felony crime, Interstate Transportation of a stolen motor vehicle, & was sentenced to three years, which said statement was likely to deceive the said Frank's Jewelry & Pawn Co., with respect to a fact material to the lawfulness of the said sale of said firearm to the Defendant, under the provisions of Chapter 44, Title 18, U.S.C.

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 three (3) years to run concurrent with sentence Defendant is now serving in the Oklahoma State Penitentiary at McAlester, Oklahoma. (It is the intent of this Court that the Defendant be given credit for the time he has already served at the Oklahoma State Penitentiary, which time will be applied to the three (3) year sentence imposed herein.)

EX IS ADJUDGEM TERT

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

Allen F. Barron

United States District Judge.

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

United States of America
v.
MARION ODELL MORROW

No. 74-CR-98

FILED
NOV 19 1974
Jack C. Silver, Clerk
U.S. DISTRICT COURT

On this 19th day of November, 1974 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 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., Sec. 2312, in that on or about 7-22-74, the defendant did transport in interstate commerce from Fort Smith, Ark., to Tulsa, Okla., in the Northern District of Oklahoma, a white 1968 Oldsmobile two-door hardtop, vehicle identification number 344878M224064, knowing same to have been stolen,

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

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

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of Five (5) 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., Section 4208(a)(2).

IT IS ADJUDGED that the sentence imposed in this case shall run concurrently with sentence imposed in criminal case 74-CR-94.

~~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

Ellen E. Barrow, United States District Judge.

~~The Court recommends commitment to~~

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 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

NOV 19 1974

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

UNITED STATES OF AMERICA

v.

RALPH R. SCHONHOLTZ

No. 74-CR-97

On this 19th day of November, 1974, came the attorney for the government and the defendant appeared in person, and with Court appointed counsel, Joel Wohlgemuth.

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, USC, Sec. 2314, in that on or about May 6, 1974, defendant, with unlawful and fraudulent intent, transported in interstate commerce from Tulsa, Okla., to Clinton, Ark., three (3) forged bank checks, No. 199, in the Amount of \$325.00; No. 200, in the Amount of \$300.00; and No. 197, in the Amount of \$250.00, each drawn on the Clinton State Bank, Clinton, Ark., dated April 29, 1974, and signed "Charles E. Payne" knowing same to be falsely made and forged, and his counsel, as charged, in Cts. 1, 2 & 3 of the Information, and the court having asked the defendant whether they have 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 defendant is placed on probation for a period of three (3) years as to each of the three (3) counts; Counts two (2) and three (3) to run concurrently with Count one (1), from this date, pursuant to the Federal Youth Correction Act, Title 18 U.S.C., section 5010(a). Conditions of probation are (1) that defendant obtain vocational guidance and become a welder through employment in that field, and (2) that defendant seek psychiatric counseling on an out-patient basis from Hillcrest Medical Center.

IT IS FURTHER ADJUDGED that imposition of sentence shall run concurrently with that sentence imposed in Case Number 74-CR-93.

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

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 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

NOV 19 1974

UNITED STATES OF AMERICA

v.

WILLIAM LEE CASH, JR.

No. 74-CR-96 U. S. DISTRICT COURT

Jack C. Silver, Clerk

On this 19th day of November, 1974, came the attorney for the government and the defendant appeared in person, and with counsel, Jerry L. Abercrombie.

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. 21, USC, Sec. 841, in that on or about April 8, 1974, at Tulsa, Okla., in the Northern District of Okla., defendant did knowingly and unlawfully distribute to Dorsey Shannon, Special Agent, Drug Enforcement Administration, about 500 squares of LSD, a Schedule I non-narcotic controlled substance,

and his attorney as charged in the Information, and the court having asked the defendant/whether they have 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 defendant is placed on probation for a period of three (3) years from this date, conditions of probation being that defendant (1) gain and retain employment, and (2) do not use drugs or associate with drug users.

IT IS FURTHER ORDERED that Defendant is to avoid all criminal associations.

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. Atty.

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 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

NOV 19 1974

United States of America

v.

MARION ODELL MORROW,

No. 74-CR-94

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

On this 19th day of November, 1974 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 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., Sec. 2312, in that on or about July 22, 1974, in the Western District of Arkansas, at Fort Smith, Arkansas, the Defendant did unlawfully, wilfully and knowingly transport in interstate commerce from Tulsa, Oklahoma, to Fort Smith, Arkansas, a certain stolen motor vehicle, to wit: a 1955 Chevrolet, bearing vehicle ID number C55K03100, the property of John Holt, 10630 East Admiral Place, Tulsa, Oklahoma, knowing the same to have been stolen,

and his attorney as charged in the Information, and the court having asked the defendant whether they have 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 Five (5) 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., Section 4208(a)(2).

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

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 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

NOV 19 1974

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

UNITED STATES OF AMERICA

v.

RALPH R. SCHONHOLTZ

No. 74-CR-93

On this 19th day of November, 1974, came the attorney for the government and the defendant appeared in person, and with Court appointed counsel, Joel Wohlgemuth.

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 Title 18, USC 2312, in that on or about and between April 23, 1974, and May 24, 1974, he did transport and cause to be transported in interstate commerce from Oklahoma City, Oklahoma to Taney County, Missouri, in the Western District of Missouri, a stolen vehicle, that is, a 1967 Chevrolet Pick-Up, VIN CE 147S171153, then knowing said vehicle to have been stolen,

and his attorney as charged in the Indictment; and the court having asked the defendant whether they have 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 defendant is placed on probation for a period of Three (3) years pursuant to the Federal Youth Correction Act, Title 18, U.S.C., Section 5010(a), conditions of probation being that (1) defendant obtain vocational guidance and become a welder through employment in that field, and (2) defendant seek psychiatric counseling on an out-patient basis at Hillcrest Medical Center.

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

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

Approved as to form:

Allen E. Benson

United States District Judge.

Hubert H. Bryant

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 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

NOV 19 1974

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

Jack C. Silver, Clerk

U. S. DISTRICT COURT

~~NOV 19 1974~~

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

United States of America

v.

CHESTER CLYDE ROBNETT

No. 74-CR-91

On this 19th day of November, 1974 came the attorney for the government and the defendant appeared in person and with Court Appointed counsel, Paul Brunton.

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, USC, Sec. 2115, in that on or about December 29, 1973, at Sublimity, Oregon, in the District of Oregon, Chester Clyde Robnett did unlawfully, willfully, knowingly, feloniously and forcibly break into that part of a building which was then and there being used as a Post Office of the United States, to-wit: the Sublimity, Oregon Post Office, with the intent then and there to commit larceny in that part of said building which was being so used as a Post Office of the United States

and his counsel, as charged in the Information and the court having asked the defendant whether they have 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 ~~xx~~ treatment and supervision until discharged by the Federal Youth Correction Act as provided by T. 18, USC, Section 5010(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:

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

Allen E. Brown
United States District Judge.

~~The Court recommends commitment to~~

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

United States of America

v.

FREDDIE D. SMITH

No. 74-CR-86

NOV 19 1974

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

On this 19th day of November, 1974 came the attorney for the government and the defendant appeared in person and with counsel, Ollie Gresham.

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., Sec. 1951 & 924(c) in that on or about 6-3-74, in the North. Dist. of Okla., defendant did unlawfully, knowingly, and willfully obstruct, delay, and affect and attempt to obstruct, delay and affect interstate commerce and the movement of articles in commerce by extortion and by threatened physical violence to Walter H. Helmerich, III, and obtained from Helmerich & Payne, Inc., a Tulsa based drilling company, which is a Delaware Corp., which corporation has drilling operations in various states, all of which receive and sell goods and services in interstate commerce, Seven Hundred Thousand Dollars (\$700,000.00) as ransom for the release of Walter H. Helmerich, III. And further, on said date defendant did willfully and knowingly use a firearm to commit such felony as set out in Count 1,

and his counsel as charged in Counts 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 defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Count 1 - Fifteen (15) Years

Count 2 - Five (5) Years - Imposition of Sentence is to run consecutively to the Sentence imposed in Count 1.

IT IS FURTHER ADJUDGED that the Court be furnished a progress report on the defendant within 90 days.

~~XXXXXXXXXXXX~~

IT IS RECOMMENDED that the defendant be incarcerated in an institution other than the U. S. Penitentiary, Leavenworth, Kansas.

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

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 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

E I L E D

NOV 19 1974

UNITED STATES OF AMERICA

v.

Billy Herschel Jones, Jr.

No. 74-CR-81

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

On this 19th day of November, 1974, came the attorney for the government and the defendant appeared in person, and with Court Appointed Counsel, Gomer Evans, Jr.

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

has been convicted of the offense of having violated T. 21, U.S.C., Sec. 841, in that on or about April 11, 1974, April 18, 1974, and May 2, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, said Defendant did knowingly and unlawfully distribute to Dorsey Shannon, Special Agent, Drug Enforcement Administration, cocaine, a Schedule II narcotic controlled substance, and did possess with intent to distribute cocaine, a Schedule II narcotic controlled substance as charged in Cts. 1, 2, & 3 of Indictment, and the court having asked the defendant and his counsel whether they have 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 as to Counts 1, 2, and 3 is suspended, and defendant is placed on probation for a period of Two (2) years, as to each Count, concurrently, and pursuant to the Federal Youth Correction Act, T. 18, U.S.C.A. 5010(a).

IT IS FURTHER ORDERED that the imposition of this sentence shall run consecutively to the sentence imposed in Case Number 74-CR-80.

IT IS FURTHER ADJUDGED that conditions of probation are (1) that defendant finish high school, and (2) that defendant learn a trade.

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. Atty.

the Federal Correctional Institution,
at Lompoc, California

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 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 C. Silver, Clerk U. S. DISTRICT COURT

United States of America

v.

Billy Herschel Jones, Jr.

No. 74-CR-80

FILED NOV 19 1974 Jack C. Silver, Clerk U. S. DISTRICT COURT

On this 19th day of November, 1974 came the attorney for the government and the defendant appeared in person and with Court Appointed Counsel, Gomer Evans, Jr.

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. 21, U.S.C., Sec. 846 in that on or about April 11, 1974, to on or about May 2, 1974, in the Northern District of Oklahoma, defendant did willfully and knowingly combine, conspire, confederate and agree with co-defendant, Jim Zollie Johnson, and with other persons whose names are presently unknown, to possess with intent to distribute and to distribute a Schedule II narcotic controlled substance, Cocaine. Also, pursuant to said unlawful combination, federation, and conspiracy, Overt Acts were committed for the purpose of carrying out said unlawful conspiracy,

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 treatment and supervision until discharged by the Youth Correction Act as provided by T. 18, U.S.C. Sec. 5010(b).

IT IS FURTHER ADJUDGED that the Court be furnished with a 90 day report of defendant's advancement.

~~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:

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

United States District Judge.

The Court recommends commitment to the Federal Correctional Institution, at Lompoc, California.

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 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. 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

NOV 19 1974

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

UNITED STATES OF AMERICA

v.

BARBARA MILLIGAN,

No. 74-CR-79

On this 19th day of November, 1974, 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 guilty, and the court being satisfied there is a factual basis for the plea,

has been convicted of the offense of having violated T.21, USC, Sec.846, in that on or about 11-7-73, to on or about 5-8-74, at Tulsa, Okla., in the North. Dist. of Ok the defendant with others, did willfully and knowingly combine, conspire, confederate, and agree together & with other persons whose names are presently unknown, to possess with intent to distribute & to distribute a Schedule II narcot controlled substance, Cocaine. It was part of said conspiracy that the defendant arranged for delivery and sale of cocaine to Sid Cookerly, Ok. St.Bur. of Invest. & Dorsey Shannon, Drug Enf. Ad. in Tulsa, Ok. as charged in Ct. 1 of the Indictment & her attorney

and the court having asked the defendant whether they have 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 Defendant is placed on Probation for a period of three (3) years from this date, pursuant to the Federal Youth Correction Act, Title 18, U.S.C.A., Sec. 5010(a), conditions of probation being that (1) Defendant receive psychiatric treatment as an out-patient until the doctor releases her and the Court agrees, (2) avoid association with criminals and drug users.

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. 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 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
NOV 1 1974
Jack C. Silver, Clerk
U. S. DISTRICT COURT

United States of America

v.

CURTIS LA FRANCE JONES,

No. 74-CR-78

On this 19th day of November, 1974, came the attorney for the government and the defendant appeared in person and with counsel, Kenn Bradley.

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., Sec. 2113 (a)(d), in that on or about April 10, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, the defendant did, willfully, unlawfully, and with felonious intent, by force and violence, and by intimidation, take from the person and presence of Janet Kathleen Lee, money belonging to and in the care, custody, control, management and possession of the Boulder Bank and Trust Company, Drive-in Facility, 1437 S. Boston, Tulsa, Oklahoma, the deposits of which were then insured by the Federal Deposit Insurance Corporation; and said defendant did put in jeopardy the life of said Janet Kathleen Lee by use of a dangerous weapon, that is a hand gun,

& 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 treatment and supervision until discharged by the Federal Youth Correction Act as provided by T. 18, U.S.C. Sec. 5010(b).

IT IS FURTHER ORDERED that the Court be furnished with a 90 day report.

~~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.

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

NOV 19 1974

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

UNITED STATES OF AMERICA

v.

MICHAEL ANTHONY POLOTTO,

No. 74-CR-73

On this 19th day of November, 1974, came the attorney for the government and the defendant appeared in person, and with counsel, James Fransein.

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. 21, U.S.C., Sec. 841, in that on or about May 20, 1974, at Tulsa; Oklahoma, in the Northern District of Oklahoma, the Defendant, and another person, did possess with intent to distribute, approximately 3 pounds of LSD, a Schedule I controlled substance,

and his attorney as charged in the indictment, and the court having asked the defendant/whether they have 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. Sec. 5010(a), conditions of probation being that (1) Defendant attend a rehabilitation center in State of Washington for 120 days, (2) do not associate with drug users or known criminals or use drugs.

IT IS ADJUDGED that the sentence imposed in this case shall run concurrently with sentence imposed in criminal case 74-CR-72.

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

Calvin E. Bonow

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

NOV 19 1974

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

UNITED STATES OF AMERICA

v.

MICHAEL ANTHONY POLOTTO

No. 74-CR-72

On this 19th day of November, 1974, came the attorney for the government and the defendant appeared in person, and with counsel, James Fransein.

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., Sec. 924(c)(2), in that on or about May 20, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, the Defendant, did intentionally, unlawfully carry a firearm, to wit: a .25 caliber semi-automatic pistol, serial number 109693, during the commission of a felony for which he could be prosecuted in a court of the United States, to wit: possession of LSD, a Schedule I controlled substance, with intent to distribute, his attorney as charged in the Indictment, and the court having asked the defendant whether they have 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., Sec. 5010(a), conditions of probation being that (1) Defendant attend a rehabilitation center in State of Washington for 120 days, (2) do not associate with drug users or known criminals or use drugs.

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

Calvin E. Brown

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~~
~~NOV 19 1974~~
~~Jack C. Silver, Clerk~~
~~U. S. DISTRICT COURT~~

United States of America

v.

BRENDA SCHUBERT

FILED

NOV 19 1974
No. 74-CR-42

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

On this 19th day of November, 1974 came the attorney for the government and the defendant appeared in person and¹ with counsel, Allen E. Barrow, Jr,

her
IT IS ADJUDGED that the defendant upon his plea of² guilty, and the Court being satisfied there is a factual basis for the plea,
has been convicted of the offense of having violated T. 21, Sec. 841, in that on or about February 12, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, the Defendant and others did unlawfully and willfully distribute non-Narcotic controlled drugs to an agent of the Oklahoma State Bureau of Investigation, as charged in the indictment,

and her attorney ~~has charged~~
and the court having asked the defendant whether they have 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 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., Section 4208(a)(2).

IT IS FURTHER ADJUDGED that Defendant is sentenced to a special parole term of two (2) years to commence at expiration of sentence imposed herein.

IT IS ADJUDGED that⁵ the execution of this sentence is deferred until November 26, 1974, at 10:00 A.M.

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
Asst. U. S. Attorney
The Court recommends commitment to⁶

Allen E. Barrow
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 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.

NOV 19 1974

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

Jack C. Silver, Clerk
U. S. DISTRICT COURT
~~FILED~~
~~NOV 19 1974~~
Jack C. Silver, Clerk
U. S. DISTRICT COURT

United States of America

v.

No. 74-CR-14

MICHAEL T. MEDRANO,
Defendant.

On this 20th day of November, 1974 came the attorney for the government and the defendant appeared in person and with Court appointed counsel, W. Creekmore Wallace, II.

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., Section 2314, in that within the five years last past, in the Northern District of Oklahoma, Defendant did with unlawful & fraudulent intent, Unlawfully, knowingly & willfully conspire to transport & cause to be transported in interstate commerce falsely made, forged & altered securities, to wit: Republic Money Orders. Also, pursuant to said unlawful combination, confederation and conspiracy, Overt Acts were committed for the purpose of carrying out said unlawful conspiracy, as charged in the Indictment,

and his counsel ~~XXXXXX~~ ^{they have} 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 ~~XXXXXX~~ treatment and supervision until discharged by the Youth Correction Act as provided by T. 18, U.S.C., Section 5010(b), said sentence is to run concurrent with Kansas sentence Defendant is now serving.

~~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:

Ben F. Baker

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

Allen E. Barrow

United States District Judge.

~~XXXXXXXXXXXXXXXXXXXX~~

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

NOV 14 1974

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

United States of America

v.

DONALD BROWN

No. 74-CR-104

On this 14th day of November, 1974 came the attorney for the government and the defendant appeared in person and with counsel, Larry Oliver,

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. 21, U.S.C., §846, in that from on or about June 24 to July 24, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, the defendant and another person did willfully and knowingly combine, conspire, confederate and agree with other persons to distribute a Schedule III non-narcotic controlled substance, Amphetamine, all as charged in the Indictment.

and counsel 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

FIVE (5) YEARS,

plus a fine in the amount of \$15,000.00, to be paid within 90 days from this date.

IT IS FURTHER ADJUDGED that defendant is sentenced to a special parole term of two (2) years to commence at expiration of sentence imposed herein.

IT IS ADJUDGED that the execution of this sentence is deferred until 12:00 Noon, December 2, 1974.

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. Atty

The Court recommends commitment to

Irene Dougherty, 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 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.

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

FILED

NOV 13 1974

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

UNITED STATES OF AMERICA,

Plaintiff,

vs.

JAMES DEWAYNE KERR,

Defendant.

No. 74-CR-114

ORDER OF DISMISSAL

Now, on this 11th day of November, 1974, there comes on for hearing Plaintiff's motion to dismiss the Indictment filed against the defendant herein, Plaintiff appearing by its attorney, Nathan G. Graham, and defendant appearing by his attorney of record, George Briggs, and there being no objection on the part of the defendant,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Indictment herein be and the same is hereby dismissed.

(Signed) ALLEN E. BARROW

CHIEF JUDGE
United States District Court
Northern District of Oklahoma

FILED
IN OPEN COURT

NOV 12 1974 ✓

Jack C. Silver
Clerk, U. S. District Court

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America

vs.

WILLIAM GARLAND MOORE

Criminal No. 74-CR- 106 ✓

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 Indictment against (indictment, information, complaint) William Garland Moore, defendant.

NATHAN G. GRAHAM
United States Attorney

Bert F. Baker

Asst. United States Attorney

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

Allen E. Brown
United States District Judge

Date: November 12th, 1974

United States District Court
FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED

NOV 12 1974

United States of America
v.
LUTHER LEON WOLFE

No. 74-CR-102 Jack C. Silver, Clerk
U. S. DISTRICT COURT

On this 12th day of November, 1974 came the attorney for the government and the defendant appeared in person and by counsel, Thomas G. Hanlon

IT IS ADJUDGED that the defendant is not guilty upon a verdict of

not guilty, of the offense of having violated T. 26, USC Sec. 5861(d), in that on or about July 22, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, the Defendant, did knowingly and willfully possess a firearm, to-wit: a Browning, .12 gauge semi-automatic shotgun, serial number 68G62169, with a barrel length of 13 inches, and an overall length of 33 1/2 inches, which was not registered to him in the National Firearms Registration and Transfer Record,

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 his answer being shown on the record.

IT IS ADJUDGED that the defendant is Not Guilty, by virtue of the jury finding of not guilty.

IT IS ADJUDGED that the defendant is hereby discharged, his bond exonerated and the Indictment dismissed.

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:

[Signature]
United States District Judge.

THE COURT RECOMMENDS COMMITMENT TO

[Signature]

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 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
NOV 12 1974
Jack C. Silver, Clerk
U. S. DISTRICT COURT

United States of America
v.
NANCY FRANCES MIXON,
Defendant.
No. 74-CR-70

On this 12th day of November, 1974 came the attorney for the government and the defendant appeared in person and with Court appointed counsel, Tom Brett.

her

IT IS ADJUDGED that the defendant upon 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., Sec. 2314, in that on or about June 1, 1973, in the Northern District of Oklahoma, defendant did with unlawful and fraudulent intent cause to be transported in interstate commerce from Tulsa, Oklahoma, to Siloam Springs, Arkansas, a falsely made and forged security, that is, Check No. 209, dated June 1, 1973, payee Marie Beverly, in the amount of \$104.75, maker R.G. Spottswood, Jr., drawn on the Arkansas State Bank, Siloam Springs, Arkansas, knowing the same to be falsely made and forged,

and her counsel as charged in count 1 of the Indictment and the court having asked the defendant whether they have anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

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

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 18 months, 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., Section 4208(a)(2).

It is Adjudged that on motion of the U. S. Attorney, Count 2 is dismissed.

IT IS ADJUDGED that the recommendation of the Court that defendant, Nancy Frances Mixon, be sent to the Women's Correctional Institution in Fort Worth, Texas.

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

Allen E. Barrow
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 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

United States of America

v.

JOHN D. TOPPING, JR.

No. 74-CR-45

Handwritten notes and stamps in the top right corner, including 'U.S. DISTRICT COURT'.

On this 12th day of November, 1974 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 T. 21, U.S.C., Sec. 841, in that on or about March 22, 1974, at Bartlesville, Oklahoma, in the Northern District of Oklahoma, said defendant did possess with intent to distribute certain Schedule I and II controlled substances, as charged in Counts I, II, III and IV of the Indictment.

and counsel 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 sentence imposed June 19, 1974, as amended July 31, 74, is vacated.

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

- Five (5) Years - Count I
Five (5) Years - Count II
Five (5) Years - Count III
Ten (10) Years - Count IV.

IT IS ADJUDGED that the sentence imposed in Counts I, II and III shall run concurrently with the sentence imposed in Count IV.

IT IS FURTHER ADJUDGED that the defendant is sentenced to a special parole term of Two (2) years as to Counts I, II and III, and a special parole term of Three (3) years as to Count IV in addition to sentence imposed, each to commence at the expiration of the sentence imposed herein.

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

Signature of Lora 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 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

Northern District of Oklahoma

United States of America

vs.

JEARL DAWSON AND
VINNIE DAWSON

Criminal No. 73-~~7~~-CR-116

FILED
IN OPEN COURT

NOV 12 1974

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 Indictment against
(indictment, information, complaint)
Dawson
Jearl Dawson and Vinnie/ defendants.

NATHAN G. GRAHAM
United States Attorney

Bruce F. Baker
Asst. United States Attorney

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

Allen E. Brown
United States District Judge

Date: November 12th, 1974

United States District Court

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

JULE GUNTER JOHNSON, II

No. 74-CR-45

FILED

NOV 12 1974

Jack C. Silver Clerk
U. S. DISTRICT COURT

On this 12th day of November, 1974 came the attorney for the government and the defendant appeared in person and¹ with counsel, James Goodpaster,

IT IS ADJUDGED that the defendant upon his plea of² not guilty, and a verdict of guilty, has been convicted of the offense of having violated T. 21, U.S.C., Sec. 841, in that on or about March 22, 1974, at Bartlesville, Oklahoma, in the Northern District of Oklahoma, said defendant did possess with intent to distribute certain Schedule I and II controlled substances, as charged in Counts I, II, III and IV of the Indictment,

and counsel ~~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 the sentence imposed June 19, 1974, as amended July 31, 1974, is vacated.

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 - Count I
- Five (5) Years - Count II
- Five (5) Years - Count III
- Ten (10) Years - Count IV.

IT IS ADJUDGED that⁵ the sentence imposed in Counts I, II and III shall run concurrently with the sentence imposed in Count IV.

IT IS FURTHER ADJUDGED that the defendant is sentenced to a special parole term of Two (2) years as to Counts I, II and III, and a special parole term of Three (3) years as to Count IV in addition to sentence imposed, each to commence at the expiration of the sentence imposed herein.

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. Atty.

Jack C. Silver
United States District Judge.

The Court recommends commitment to⁶

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 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.