

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

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
 vs.)
)
 MARY DOSS, whose true and correct)
 name is MARY BASE, et al.,)
)
 Defendants.)

No. 73-CR-45

FILED

JUL 21 1975

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

SUPPLEMENTAL ORDER REDUCING SENTENCE
UNDER RULE 35 FEDERAL RULES OF CRIMINAL PROCEDURE

On July 11, 1975, the Court filed an Order modifying the sentence of Mary Base a/k/a Mary Doss, which Order in part failed to express the true intent of the sentence imposed, and to this extent the Order is corrected to read as follows:

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the defendant, Mary Base a/k/a Mary Doss is hereby committed to the custody of the Attorney General for imprisonment for a period of two years, but the imposition of confinement is suspended, and the defendant is placed on probation for a period of 3 years, with a condition of probation being that the defendant shall pay the fine heretofore imposed of \$2,500 at the rate of \$100 per month, commencing with the payment of \$100 on September 1, 1975, and \$100 on the 1st of each month thereafter until the total amount of the fine has been paid.

Dated this 18th day of July, 1975.

Ruthy Bohannon
UNITED STATES DISTRICT JUDGE

DEFENDANT

SAMUEL DENNIS JONES

DOCKET NO.

75-CR-90

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (6/74)

COUNSEL

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH 7 DAY 18 YEAR 75

WITHOUT COUNSEL

However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL

A. A. Berringer (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea,

NOLO CONTENDERE,

NOT GUILTY

JUL 18 1975

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

FINDING & JUDGMENT

There being a finding/verdict of NOT GUILTY. Defendant is discharged GUILTY.

Defendant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., Section 371, as charged in the Indictment.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant is hereby committed to the custody of the Attorney General on his authority to receive the defendant for a period of

The imposition of sentence is hereby suspended, and the defendant is placed on probation for a period of Three (3) Years from this date.

SPECIAL CONDITIONS OF PROBATION

In addition to the usual conditions of probation, the defendant is to pursue a program to help with his drinking problem.

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends,

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge

U.S. Magistrate

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

() CLERK

() DEPUTY

Date 7-18-75

DEFENDANT

VICKIE LEE ANN CARDENAS

DOCKET NO. 75-CR-90

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (6/74)

COUNSEL

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH 7 DAY 18 YEAR 75

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL Donald R. Smith (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea,

NOLO CONTENDERE,

NOT GUILTY FILED

JUL 18 1975

Jack C. Silver, Clerk

U.S. DISTRICT COURT

FINDING & JUDGMENT

There being a finding of NOT GUILTY. Defendant is discharged. GUILTY.

Defendant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., Section 371, as charged in the Indictment.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant is hereby committed to the custody of the Attorney General...

The imposition of sentence is hereby suspended, and the 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., Section 5010(a).

SPECIAL CONDITIONS OF PROBATION

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends,

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge

U.S. Magistrate

[Signature]

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

() CLERK

() DEPUTY

Date 7-18-75

DEFENDANT

SALVADOR GARDENAS

DOCKET NO. 75-CR-90

JUDGMENT AND PROBATION/COMMITMENT ORDER

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH DAY YEAR 7 18 75

COUNSEL

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL Donald R. Smith (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea, NOLO CONTENDERE, NOT GUILTY

JUL 18 1975

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

FINDING & JUDGMENT

There being a finding/verdict of NOT GUILTY. Defendant is discharged GUILTY.

Defendant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., Section 371, as charged in the Indictment.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Two (2) Years

SPECIAL CONDITIONS OF PROBATION

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends,

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge U.S. Magistrate

[Signature]

Date 7-18-75

CERTIFIED AS A TRUE COPY ON

THIS DATE

By () CLERK () DEPUTY

DEFENDANT

GARY JOE PORTER

NORTHERN DISTRICT OF OKLAHOMA

DOCKET NO. 75-CR-90

JUDGMENT AND PROBATION/COMMITMENT ORDER

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH DAY YEAR 7 18 75

COUNSEL

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL Kenneth L. Stainer (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea, NOLO CONTENDERE, NOT GUILTY

JUL 18 1975

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

FINDING & JUDGMENT

There being a finding/verdict of NOT GUILTY. Defendant is discharged GUILTY.

Defendant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., Section 371, as charged in the Indictment.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced: Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered 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 Title 18, U.S.C., Section 5010(b).

SPECIAL CONDITIONS OF PROBATION

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends,

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge

U.S. Magistrate

[Signature]

Date 7-18-75

CERTIFIED AS A TRUE COPY ON

THIS DATE

By () CLERK

() DEPUTY

NORTHERN DISTRICT OF OKLAHOMA

DEFENDANT

SHARRON LEE HARRIGAN

DOCKET NO. 75-CR-90

JUDGMENT AND PROBATION/COMMITMENT ORDER

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH DAY YEAR 7 18 75

COUNSEL

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL James Feamster, III (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea, NOLO CONTENDERE, NOT GUILTY

FILED

JUL 18 1975

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

FINDING & JUDGMENT

There being a finding/verdict of NOT GUILTY. Defendant is discharged GUILTY.

Defendant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., Section 371, as charged in the Indictment.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced: Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

The imposition of sentence is hereby suspended, and the defendant is placed on probation for a period of Three (3) Years from this date.

SPECIAL CONDITIONS OF PROBATION

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends,

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge U.S. Magistrate

[Signature]

Date 7-18-75

CERTIFIED AS A TRUE COPY ON

THIS DATE

By () CLERK () DEPUTY

DEFENDANT

GLORIA GALE LOOPER

DOCKET NO. 75-CR-90

JUDGMENT AND PROBATION/COMMITMENT ORDER

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH 7 DAY 18 YEAR 75

COUNSEL

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL James Feenster, III (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea, NOLO CONTENDERE, NOT GUILTY

FILED JUL 18 1975

FINDING & JUDGMENT

There being a finding/verdict of NOT GUILTY. Defendant is discharged GUILTY.

Defendant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., Section 371, as charged in the Indictment.

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

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

The imposition of sentence is hereby suspended, and the defendant is placed on probation for a period of Two (2) Years from this date.

SPECIAL CONDITIONS OF PROBATION

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends,

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge X U.S. Magistrate

[Signature]

Date 7-18-75

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

() CLERK

() DEPUTY

DEFENDANT

DEBORAH RUTH ISBELL

DOCKET NO. 75-CR-86

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (6/74)

COUNSEL

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH DAY YEAR 7 18 75

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL Robert W. Booth (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea, NOLO CONTENDERE,

NOT GUILTY FILED

JUL 18 1975

There being a finding NOT GUILTY. Defendant is discharged GUILTY.

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

FINDING & JUDGMENT

Defendant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., Section 495, as charged in the indictment.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

The imposition of sentence is hereby suspended, and the defendant is placed on probation for a period of Three (3) Years from this date.

SPECIAL CONDITIONS OF PROBATION

In addition to the usual conditions of probation, the defendant is to make restitution in the amount of \$489.84.

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends,

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge U.S. Magistrate

[Signature]

Date 7-18-75

CERTIFIED AS A TRUE COPY ON

THIS DATE

By () CLERK () DEPUTY

DEFENDANT

MARTIN MICHAEL YOUNG

DOCKET NO.

75-CR-7

JUDGMENT AND PROBATION/COMMITMENT ORDER

AC. 245 (6/74)

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH DAY YEAR 7 17 75

COUNSEL

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL Loring T. Davis (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea, NOLO CONTENDERE,

NOT GUILTY FILED JUL 17 1975

FINDING & JUDGMENT

There being a verdict of NOT GUILTY. Defendant is discharged GUILTY.

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

Defendant has been convicted as charged of the offense(s) of having violated T. 21, U.S.C., Section 841, as charged in the Information.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that:

The imposition of sentence is suspended and the Defendant is placed on probation for a period of Five (5) Years, pursuant to the Federal Youth Correction Act, Title 18, U.S.C., Section 5010(a).

SPECIAL CONDITIONS OF PROBATION

The conditions of probation are that (1) Defendant complete college education, and (2) avoid association with drug users and criminals.

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends,

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge

U.S. Magistrate

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

Date 7-17-75

() CLERK () DEPUTY

DEFENDANT

EUGENE RICHARD HIDAY

DOCKET NO.

74-CR-75

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (6/74)

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH DAY YEAR 7 17 75

COUNSEL

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL John Street (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea, NOLO CONTENDERE,

FILED NOT GUILTY JUL 17 1975

FINDING & JUDGMENT

There being a finding of GUILTY.

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

Defendant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., Section 1709, as charged in Counts One, Two and Three of the Indictment.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered 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 - Three (3) Years
Count 2 - Three (3) Years
Count 3 - Three (3) Years

Counts Two and Three to run concurrently with sentence imposed in Count 1. Sentence to commence at the expiration of the term Defendant is now serving in State prison.

SPECIAL CONDITIONS OF PROBATION

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends, a minimum security institution.

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge

CERTIFIED AS A TRUE COPY ON

THIS DATE

Signature line

By

Date

7-17-75

() CLERK () DEPUTY

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

UNITED STATES OF AMERICA,

)
) Plaintiff,)

vs.)

PATRICIA ANN LOVE,

)
) Defendant.)

NO. 71-CR-84 ✓
FILED
IN OPEN COURT

JUL 17 1975 b

O R D E R

JACK C. SILVER, CLERK
U. S. DISTRICT COURT

The Court has for consideration an application of the Defendant, Patricia Ann Love, for discretionary modification of sentence pursuant to Rule 35, Federal Rules of Criminal Procedure.

Following review, study, reflection and hearing on said application, and being fully advised in the premises, the Court finds that confinement in a treatment-type institution would be of no benefit to society or the Defendant, and it might prove detrimental under the circumstances before the Court. Therefore, the Defendant's application should be sustained and the sentence imposed by this Court on July 8, 1975, as corrected on July 17, 1975, at hearing on revocation of probation, should be and it is hereby modified and reduced to the following:

IT IS ADJUDGED that the Defendant, Patricia Ann Love, does not need commitment, and on:

Count 1--The imposition of sentence is suspended and the Defendant, Patricia Ann Love, is placed on probation for a period of Three (3) years pursuant to the Federal Youth Correction Act, 18 U.S.C. §§ 4209 and 5010(a). The conditions of probation shall be that (1) Defendant seek employment and stay employed, and (2) avoid association with law violators.

Count 2--The imposition of sentence is suspended and the Defendant is placed on probation for a period of Three (3) years pursuant to the Federal Youth Correction Act, 18 U.S.C. §§ 4209 and 5010(a), to run concurrently with the probation granted in Count 1 and subject to the same conditions.

Entered in open Court this 17th day of July, 1975, at Tulsa, Oklahoma.



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

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

FILED
IN OPEN COURT

JUL 17 1975

United States of America)
vs)
Patricia Ann Love)

71-CR-84 ✓

JACK C. SILVER, CLERK
U. S. DISTRICT COURT

CORRECTED
REVOCATION OF PROBATION

On September 21, 1971, came the attorney for the government and the defendant appeared in person and by counsel, Tony Ringold.

IT WAS ADJUDGED that the defendant, upon her plea of guilty, had been convicted of having violated Title 18, U.S.C., Section 1702, in that on March 1, 1971, and April 1, 1971, defendant took letters addressed to Rosetta Logan, 3340 N. Lansing Place, Tulsa, Oklahoma, which had been in a post office and custody of a letter and mail carrier, with design to obstruct the correspondence, and did embezzle the contents, consisting of Oklahoma Public Welfare Commission checks Nos. 0260930 and 0293153, each in the amount of \$236.00, and payable to Rosetta Logan as charged in Counts One and Two of the Information.

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

IT WAS ADJUDGED that the imposition of sentence be suspended and the defendant be placed on probation for a period of Five (5) years as to each count, concurrently, a condition of probation being that defendant make restitution in the amount of \$472.00 at the rate of \$8.00 per month beginning October 1, 1971.

Upon Motion of defendant to Correct or Clarify Sentence and Record, IT WAS ADJUDGED on November 11, 1971, that the judgment entered September 21, 1971, be corrected to read as pronounced by the Court:

IT WAS ADJUDGED that the imposition of sentence be suspended and the defendant be placed on probation for a period of Five (5) years as to each count, concurrently, pursuant to the Federal Youth Correction Act, Title 18, U.S.C., 5010(a), a condition of probation being that the defendant make restitution in the amount of \$472.00 at the rate of \$8.00 per month beginning October 1, 1971.

Now, on this 8th day of July, 1975, came the attorney for the government and the defendant appeared with counsel, Gene Mortensen. It being shown to the Court that the defendant has violated the terms and conditions of said probation,

IT IS ADJUDGED that the order of probation entered on September 21, 1971, and as corrected November 11, 1971, be revoked and set aside and 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 Title 18, U.S.C., Section 4209:5010(b), as to Count One. As to Count Two, the imposition of sentence is suspended and the Defendant is placed on probation for a period of Three (3) years, to commence at the expiration of Count One. The condition of probation is that (1) the Defendant make restitution of the amount still owed, which is \$256.00 at \$16.00 a month, to begin the second month after release from institution.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Dated this 17th day of July, 1975.

Approved as to form:

Nathan G. Graham
U. S. Attorney

Allen E. Barron
UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America

vs.

Leo Glenn Leonard, II

Criminal No. 75-CR-93 ✓

FILED
IN OPEN COURT

JUL 14 1975

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 Leo Glenn Leonard, II defendant.
(indictment, information, complaint)

NATHAN G. GRAHAM
United States Attorney

Ben F. Baker
Asst. United States Attorney
BEN F. BAKER

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

W. Dale Cook
United States District Judge

Date: July 14, 1975

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

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 vs.)
)
 LEO G. LEONARD, II, and)
 LEO G. LEONARD, III)
)
 Defendants.)

No. 75-CR-111 ✓
(18 U.S.C. 472
18 U.S.C. 2)

FILED
IN OPEN COURT

JUL 14 1975 *JS*

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 Count III of the Information against Leo G. Leonard, II and Leo G. Leonard, III, Defendants.

NATHAN G. GRAHAM
United States Attorney

Ben F. Baker

BEN F. BAKER
Assistant United States Attorney

Leave of Court is granted for the filing of the foregoing dismissal on this 14 day of July, 1975.

W. J. [Signature]

United States District Judge

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

UNITED STATES OF AMERICA,)

Plaintiff,)

-v-)

MARY DOSS, whose true and correct
name is MARY BASE, ET AL,)

Defendants.)

FILED

JUL 11 1975

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

No. 73-CR-45

REDUCTION OF SENTENCE

On June 2, 1975, the United States Supreme Court denied certiorari in the above-entitled case. Mary Base, also known as Mary Doss, was adjudged guilty by a jury verdict of having violated Title 18, United States Code, Sections 2314 and 1343, in that, within the five years last past, in the Northern District of Oklahoma, she did transport in interstate commerce goods of the value of \$5,000 or more from outside the State of Oklahoma, to Tulsa, Oklahoma, knowing the same to have been taken by fraud; did devise a scheme or artifice to defraud, by placing in post offices, matter to be sent or delivered by the U.S. Postal Service; and did devise a scheme or artifice to defraud, by transmitting by means of long-distance telephone communications, in interstate commerce, for the purpose of executing such scheme, as charged in the Indictment.

Pursuant to motion filed under Rule 35 of the Federal Rules of Criminal Procedure by the defendant Mary Base, the Court, upon due consideration, does hereby grant her request that her sentence be reduced.

IT IS THEREFORE ADJUDGED that the defendant Mary Base is hereby committed to the custody of the Attorney General for imprisonment for a period of two years, but the imposition of

said sentence is suspended, conditioned upon the good behavior of said defendant, and a condition of probation is that the defendant, Mary Base, also known as Mary Doss, pay unto the United States of America a fine in the total amount of \$2,500, at the rate of \$100 per month until said fine is paid in full.

Walter Johnson
United States District Judge

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

FILED
JUL 11 1975
Jack C. Silver, Clerk
U. S. DISTRICT COURT

UNITED STATES OF AMERICA,)
)
Plaintiff,)
vs.)
)
JEFFERY MALCOLM BRITTON, et al.,)
)
Defendants.)

NO. 75-CR-28 ✓

O R D E R

The Court has for consideration a motion for discretionary modification of sentence pursuant to Rule 35, F.R.Cr.P., letters from the Defendant Jeffery Malcolm Britton, and the requested 90-day report from the institution. Having considered them, and after study and reflection, having carefully reviewed the file, and being fully advised in the premises, the Court finds that the benefits of confinement may be obtained in the civilian community and that jail or treatment type confinement might prove detrimental under the circumstances before the Court. Therefore, the motion to modify sentence should be sustained and the sentence of Jeffery Malcolm Britton imposed March 18, 1975, should be and it is hereby modified to the following:

IT IS ADJUDGED that the Defendant, Jeffery Malcolm Britton, does not need commitment, and that the imposition of sentence is suspended, and the said Defendant is placed on four (4) years probation pursuant to 18 U.S.C. § 5010(a).

IT IS ADJUDGED that the conditions of probation are that (1) the Defendant continue his education or seek employment and stay employed, (2) he associate with no known criminals, and (3) he avoid the use of drugs for any purpose other than pursuant to a valid medical prescription for personal illness and obtain community counseling aimed at the prevention of drug abuse.

It is the intent of this Order that the Defendant, Jeffery Malcolm Britton, be released forthwith, and in no event later than Tuesday, July 15, 1975.

Dated this 11th day of July, 1975, at Tulsa, Oklahoma.


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

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

JUL 8 1975

JACK C. SILVER, CLERK
U. S. DISTRICT COURT.

United States of America)
vs)
Patricia Ann Love)

71-CR-84 ✓

REVOCATION OF PROBATION

On September 21, 1971, came the attorney for the government and the defendant appeared in person and by counsel, Tony Ringold.

IT WAS ADJUDGED that the defendant, upon her plea of guilty, had been convicted of having violated Title 18, U.S.C., §1702, in that on March 1, 1971, and April 1, 1971, defendant took letters addressed to Rosetta Logan, 3340 N. Lansing Place, Tulsa, Oklahoma, which had been in a post office and custody of a letter and mail carrier, with design to obstruct the correspondence, and did embezzle the contents, consisting of Oklahoma Public Welfare Commission checks Nos. 0260930 and 0293153, each in the amount of \$236.00, and payable to Rosetta Logan as charged in Counts One and Two of the Information.

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

IT WAS ADJUDGED that the imposition of sentence be suspended and the defendant be placed on probation for a period of Five (5) years as to each count, concurrently, a condition of probation being that defendant make restitution in the amount of \$472.00 at the rate of \$8.00 per month beginning October 1, 1971.

Upon Motion of defendant to Correct or Clarify Sentence and Record, IT WAS ADJUDGED on November 11, 1971, that the judgment entered September 21, 1971, be corrected to read as pronounced by the Court:

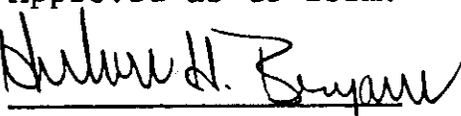
IT WAS ADJUDGED that the imposition of sentence be suspended and the defendant be placed on probation for a period of Five (5) years as to each count, concurrently, pursuant to the Federal Youth Correction Act, Title 18, U.S.C., 5010(a), a condition of probation being that the defendant make restitution in the amount of \$472.00 at the rate of \$8.00 per month beginning October 1, 1971.

Now, on this 8th day of July, 1975, came the attorney for the government and the defendant appeared with counsel, Gene Mortensen. It being shown to the Court that the defendant has violated the terms and conditions of said probation,

IT IS ADJUDGED that the order of probation entered on September 21, 1971 and as corrected November 11, 1971, be revoked and set aside and 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 Title 18, U.S.C., §5010(b), as to each Count, Count Two to run concurrently with Count One.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to form:


U. S. Attorney


UNITED STATES DISTRICT JUDGE

DEFENDANT

JAMES CARREL LUMAN

DOCKET NO.

74-CR-138

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (6/74)

COUNSEL

In the presence of the attorney for the government the defendant appeared in person on this date

MONTH DAY YEAR 7 8 75

WITHOUT COUNSEL

However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.

WITH COUNSEL

James W. Fransein

(Name of counsel)

FILED

JUL 8 1975

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea,

NOLO CONTENDERE,

NOT GUILTY Jack C. Silver, Clerk U. S. DISTRICT COURT

FINDING & JUDGMENT

There being a finding/verdict of

NOT GUILTY. Defendant is discharged GUILTY.

Defendant has been convicted as charged of the offense(s) of having violated T. 18, U.S.C., §2312, in that on or about 5-20-74, the Defendant transported in interstate commerce a stolen motor vehicle, that is, a 1973 Chevrolet Monte Carlo, from the State of Kansas to Tulsa, Oklahoma, in the Northern District of Oklahoma, and he then knew the motor vehicle to have been stolen, as charged in the Indictment.

SENTENCE OR PROBATION ORDER

The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered 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. §4208(a)(2).

IT IS FURTHER ADJUDGED that the Court be furnished a progress report within ninety (90) days.

SPECIAL CONDITIONS OF PROBATION

ADDITIONAL CONDITIONS OF PROBATION

In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION

The court orders commitment to the custody of the Attorney General and recommends,

It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY

U.S. District Judge

U.S. Magistrate

Allen E. Brown

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

CLERK

DEPUTY

Date 7-8-75