

DEFENDANT

BERENDA COWAN

DOCKET NO.

75-CR-149

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  
1 27 76

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

Larry Oliver (Ret.)

(Name of counsel)

FILED

JAN 27 1976

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 of ~~fact~~ of

NOT GUILTY. Defendant is discharged

GUILTY.

Defendant has been convicted as charged of the offense(s) of **.having violated Title 21, U.S.C., Section 841 (a) (1), as charged in Counts (1) and (2) of 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 ~~three~~

**Ct. 1 - Treatment and supervision until discharged by the Federal Youth Correction Act as provided by Title 18, U.S.C., Section 5010(b).**

**Ct. 2 - The imposition of sentence is suspended and Defendant is placed on probation for a period of three (3) years to follow incarceration in Count (1).**

SPECIAL CONDITIONS OF PROBATION

**It is FURTHER ADJUDGED that the Court be furnished a progress report on the defendant within 90 days.**

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

~~XXXXXXXXXX~~

CERTIFIED AS A TRUE COPY ON

THIS DATE \_\_\_\_\_

By \_\_\_\_\_

( ) CLERK

( ) DEPUTY

Date 1-27-76

DEFENDANT

JERRY BRUCE SHERMAN

DOCKET NO.

75-CR-150

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  
1 27 76

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

Carl A. Back (Ret.)

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

NOT GUILTY  
JAN 27 1976

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

There being a finding/~~advice~~ of

NOT GUILTY. Defendant is discharged

GUILTY.

FINDING &  
JUDGMENT

Defendant has been convicted as charged of the offense(s) of **having violated Title 26, U.S.C. Section 5861(d), 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 ~~ten (10) years~~ **The maximum period of ten (10) years, for a study as described in 18, U.S.C. Section 4208(c), the results of such study to be furnished this court within 90 days, whereupon the sentence of imprisonment herein imposed may be subject to modification in accordance with 18 U.S.C., Section 4208(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  
RECOMMEN-  
DATION

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

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-27-76

DEFENDANT

ORA MAE WILLIAMS

DOCKET NO.

75-CR-154

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 1 DAY 27 YEAR 76

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

Bencie H. Williams (Ret.)

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

JAN 27 1976 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 Title 18, U.S.C., Section 495, as charged in Count (3) of 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

Ct. 3 - Thirty-six months, and on the condition that the defendant be confined in a jail type institution for a period of six (6) months, the execution of the remainder of the sentence of imprisonment is hereby suspended and the defendant is placed on probation for thirty (30) months.

It is adjudged that the sentence imposed in Count (3) shall run concurrently with sentence. Defendant is now serving in the Federal Correction Institution, Fort Worth, Texas.

SPECIAL CONDITIONS OF PROBATION

The condition of probation is that Defendant make restitution in the amount of \$146.00 at the rate of \$7.00 a month until paid to Court Clerk. Said payments to begin at the end of Defendant's incarceration.

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

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

U.S. Magistrate

( ) CLERK

( ) DEPUTY

Date 1-27-76

DEFENDANT

BOBBY RAY BARTLETT

DOCKET NO.

75-CR-161

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 1 DAY 27 YEAR 76

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 (Ret.), and Alvin Floyd, Jr. (Ret.)

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

JAN 27 1976

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 922(a)(6) 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

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

IT IS FURTHER ADJUDGED that the court recommends Defendant receive psychiatric treatment.

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, placement at the U. S. Medical Center for Federal Prisoners, Springfield, Missouri.

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

Allen E. Sarnow

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date

1-27-76

DEFENDANT

GENE HUMPHRIES

DOCKET NO. →

75-CR-162

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 |
|-------|-----|------|
| 1     | 27  | 76   |

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

W. E. Maddux & B. Hayden Crawford, (Ret.)

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

FILE  
JAN 27 1976

There being a finding/verdict of

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 26, U.S.C.,  
Section 7201, and Section 7201, Internal Revenue Code, as charged  
in Count One and Count Five 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 - Thirty-six (36) months, and on the condition that the Defendant be confined in a jail type institution for a period of One (1) month, the execution of the remainder of the sentence of imprisonment is hereby suspended and the Defendant is placed on probation for thirty-five (35) months.**

**Count 5 - The imposition of sentence is hereby suspended and the Defendant is placed on probation for a period of thirty-five (35) months to run concurrently with probation imposed in Count One.**

SPECIAL  
CONDITIONS  
OF  
PROBATION

**The condition of probation in Count One is that Defendant pay to the IRS \$7,087.81 within six (6) months.**

**The Condition of probation in Count Five is that Defendant pay to the Court Clerk a fine in the amount of \$5,000 within two (2) years.**

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  
RECOMMEN-  
DATION

The court orders commitment to the custody of the Attorney General and recommends  
**sentence be served in Rogers County Jail,  
Claremore, Oklahoma.**

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

*Allen E. Brown*

CERTIFIED AS A TRUE COPY ON

THIS DATE 1-27-76

By *J. Craig*

( ) CLERK

( ) DEPUTY

Date 1-27-76

DEFENDANT

GENE HUMPHRIES

DOCKET NO.

75-CR-162

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 1 DAY 27 YEAR 76

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

W. E. Maddux & B. Hayden Crawford, (Ret.)

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

FILED NOT GUILTY JAN 27 1976

There being a finding/verdict of

NOT GUILTY. Defendant is discharged. GUILTY.

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

FINDING & JUDGMENT

Defendant has been convicted as charged of the offense(s) of having violated Title 26, U.S.C., Section 7201, and Section 7201, Internal Revenue Code, as charged in Count One and Count Five 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 - Thirty-six (36) months, and on the condition that the Defendant be confined in a jail type institution for a period of One (1) month, the execution of the remainder of the sentence of imprisonment is hereby suspended and the Defendant is placed on probation for thirty-five (35) months.

Count 5 - The imposition of sentence is hereby suspended and the Defendant is placed on probation for a period of thirty-five (35) months to run concurrently with probation imposed in Count One.

SPECIAL CONDITIONS OF PROBATION

The condition of probation in Count One is that Defendant pay to the IRS \$7,087.81 within six (6) months.

The Condition of probation in Count Five is that Defendant pay to the Court Clerk a fine in the amount of \$5,000 within two (2) years.

ADDITIONAL CONDITIONS OF PROBATION

IT IS FURTHER ADJUDGED that execution of sentence be deferred until January 30, 1976, at 9:30 A.M., at which time defendant is to present himself to the U. S. Marshal.

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, sentence be served in Rogers County Jail, Claremore, Oklahoma.

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

[Signature]

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-27-76

DEFENDANT

TERRY WAYNE WOLF

DOCKET NO.

75-CR-169

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 1 27 76

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

Phil Frazier (Appt.)

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

JAN 27 1976 GUILTY

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

FINDING & JUDGMENT

There being a finding/

NOT GUILTY. Defendant is discharged

GUILTY.

Defendant has been convicted as charged of the offense(s) of having violated Title 26, U.S.C., Section 5861(d) as charged in 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 imposition of sentence is suspended and the defendant is placed on probation for a period of three (3) years pursuant to Title 18, U.S.C., Section 5010(a), Youth Correction Act.

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

[Signature]

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-27-76

DEFENDANT

NELSON GABRIEL MONTGOMERY

DOCKET NO. →

75-CR-174

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 |
| 1     | 27  | 76   |

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, Appt.

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE, JAN 27 1976 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 Title 18, U.S.C.,  
Section 1201(a), 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 ~~maximum~~ **the maximum period of Life, for a study as described in 18, U.S.C., Section 4208(c), the results of such study to be furnished this court within 90 days, whereupon the sentence of imprisonment herein imposed may be subject to modification in accordance with 18 U.S.C., Section 4208(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  
RECOMMEN-  
DATION

The court orders commitment to the custody of the Attorney General and recommends,  
**the U. S. Medical Center for Federal Prisoners,  
Springfield, Missouri.**

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

*Allen E. Berman*

CERTIFIED AS A TRUE COPY ON

THIS DATE \_\_\_\_\_

By \_\_\_\_\_

( ) CLERK

( ) DEPUTY

Date 1-27-76

DEFENDANT

CHARLES EDWARD HOLMES, JR

DOCKET NO.

76-CR-2

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  
1 27 76

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 (Ret.)

(Name of counsel)

FILED

JAN 27 1976

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

There being a finding/

NOT GUILTY. Defendant is discharged

GUILTY.

FINDING &  
JUDGMENT

Defendant has been convicted as charged of the offense(s) of **having violated Title 26, Section 5861(d) U.S.C. as charged in Counts (1) and (2) of 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 ~~XXXXXX~~

**Ct. 1 - Treatment and supervision until discharged by the Federal Youth Correction Act as provided by Title 18, U.S.C., Section 5010(b).**

**Ct. 2 - The imposition of sentence is suspended and the Defendant is placed on probation for a period of three (3) years, to follow incarceration in Count (1).**

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  
RECOMMEN-  
DATION

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

**Halfway House in Oklahoma City, Oklahoma**

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

By

( ) CLERK  
( ) DEPUTY

Date 1-27-76

DEFENDANT

WILLIAM MILTON THOMAS, JR.

DOCKET NO.

75-CR-171

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 1 27 76

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

Fred L. Boss (Appt.)

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

JAN 27 1976

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 1201(a), 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

Treatment and supervision until discharged by the Federal Youth Correction Act as provided by Title 18, U.S.C., Sections 5010(c) and 5017(d), to run concurrently with any sentence imposed in the State of Washington.

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

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-27-76

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

FILED

JAN 22 1976

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

Case No. 75-CR-113 ✓

13

UNITED STATES OF AMERICA,

Plaintiff,

-vs-

LARRY DEAN TURNER,

Defendant.

O R D E R

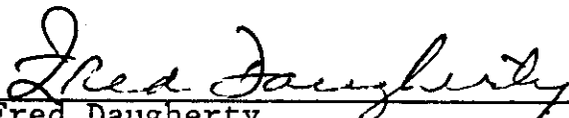
Upon consideration of the above Defendant's Motion For Making Available The Vote Of The Grand Jury Filed In Open Court, insofar as the said Motion applies to the captioned case, which was tried by the undersigned to a jury, the Court finds that the Motion is without merit and should be denied.

In the captioned case on September 18, 1973 the above Defendant in open Court waived Indictment and agreed to be prosecuted by an Information which was filed that date under the above case number. The above was accomplished before the Honorable Allen E. Barrow of this Court. The Indictment earlier returned against the Defendant in Criminal Case No. 73-97 was then dismissed by Judge Barrow.

Under the above circumstances as the Defendant waived Indictment herein (with the earlier Indictment being dismissed at his request) and as the Defendant agreed to be prosecuted by an Information in lieu of Indictment there was no Grand Jury vote in the captioned case and none, of course, filed in open Court as Defendant alleges in the Motion under consideration.

Accordingly, as to the captioned case the Motion should be denied. The Defendant and the Clerk are referred to the Judge to whom the other criminal cases mentioned by number in the Motion were assigned for his consideration as to such cases, the same not having been assigned to or in anyway handled by the undersigned.

It is so ordered this 22<sup>d</sup> day of January, 1976.

  
Fred Daugherty  
United States District Judge

DEFENDANT

JAMES NEAL SUGGERS

DOCKET NO. →

75-CR-180

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 |
| 1     | 21  | 76   |

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

Gary H. Baker, (Appt.)

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

JAN 21 1976

Jack E. 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 26, U.S.C.,  
Section 5861(d)**, as charged in Count One 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 ~~XXXXXX~~ **treatment and supervision until discharged by the Federal Youth Correction Act as provided by T. 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  
RECOMMEN-  
DATION

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

~~XXXXXXXXXX~~

*Allen E. Brewer*

Date

1-21-76

CERTIFIED AS A TRUE COPY ON

THIS DATE \_\_\_\_\_

By \_\_\_\_\_

( ) CLERK

( ) DEPUTY

DEFENDANT

DAVID RAY WALKER

DOCKET NO.

75-CR-181

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 1 20 76

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 Tanner, Retained (Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

JAN 20 1976

Jack G. 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 T. 26, U.S.C., Sec. 5861(d), 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 imposition of sentence is hereby suspended and the defendant is placed on probation for a period of three (3) years pursuant to T. 18, U.S.C., Sec. 5010(a), under the provisions of the Youth Correction Act.

SPECIAL CONDITIONS OF PROBATION

The conditions of probation are that defendant complete General Education Diploma and not associate with 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

Allen E. Brown

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-20-76

DEFENDANT

RUBEN MENDOZA

DOCKET NO.

76-CR-1

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  
1 20 76

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

Fred Dellier (Appt.)

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

JAN 20 1976  
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 Title 8, U.S.C.,  
Section 1324(a)(2), as charged in Counts One and Two 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 - The imposition of sentence is suspended and the Defendant is placed on probation for a period of three (3) years. Probation to follow incarceration.**

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  
RECOMMEN-  
DATION

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

XXXXXXXXXX

*Allen E. Bonner*

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-20-76

DEFENDANT

RALPH W. FLANDERS

DOCKET NO.

75-CR-127

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 |
|-------|-----|------|
| 1     | 20  | 76   |

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

Bill Smalley & Irvine Ungerman (Ret.)

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

FINDING & JUDGMENT

There being a ~~guilty~~ 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 1343, as charged in Counts One and Two 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 - 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 Section 4208(a)(2).**
- Count 2 - The imposition of sentence is suspended and the Defendant is placed on probation for a period of four (4) years to commence at completion of incarceration.**

SPECIAL CONDITIONS OF PROBATION

**FILED**  
**JAN 20 1976**  
**Jack C. Silver, Clerk**  
**U. S. DISTRICT COURT**

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

*Allen E. Brown*

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-20-76

DEFENDANT

JOYCE MAE HUNZIKER

DOCKET NO. 75-CR-134

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (6/73)

COUNSEL

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

MONTH DAY YEAR 1 20 76

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

Patrick A. Williams (Ret.)

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

JAN 20 1976

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. Sec. 495 as charged in Count One 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 imposition of sentence is suspended and the Defendant is placed on probation for a period of four (4) years pursuant to Title 18, U.S.C., Sec. 5010(a), under provisions of Youth Correction Act.

SPECIAL CONDITIONS OF PROBATION

The conditions of probation are that Defendant attend out-patient clinic for psychiatric treatment in Oklahoma City, Oklahoma until released.

ADDITIONAL CONDITIONS OF PROBATION

This Court retains Jurisdiction, but Defendant is allowed to live in Oklahoma City, Oklahoma. 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

Allen E. Brown

CERTIFIED AS A TRUE COPY ON

THIS DATE

By ( ) CLERK

( ) DEPUTY

Date 1-20-76

DEFENDANT

FORREST DAVID COLLINS

DOCKET NO.

75-CR-164

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 1 DAY 20 YEAR 76

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

Frank Hagedorn, Retained

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

NOT GUILTY JAN 20 1976

There being a finding/verdict of

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 26, U.S.C., Sec. 5861(d) and Sec. 5871, as charged in Count One 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 imposition of sentence is hereby suspended and the defendant is placed on probation for a two (2) year period pursuant to Title 18, U.S.C., Sec. 4209:5010(a), Adult Youth Correction Act.

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

Allen E. Brown

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-20-76

DEFENDANT

JOHN STEVEN SHIPLEY

DOCKET NO.

75-CR-170

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 1 DAY 20 YEAR 76

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

Charles Whitman (Appt.)

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

NOT GUILTY JAN 20 1976

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., Sec. 922 (a) (6) as charged in Count One 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 imposition of sentence is suspended and Defendant is placed on probation for a period of three (3) years, pursuant to Title 18, U.S.C., Sec. 5010(a), under provisions of the Youth Corrections Act.

SPECIAL CONDITIONS OF PROBATION

The conditions of probation are that Defendant attend out-patient clinic for psychiatric treatment until released, stay employed, and not associate with drug users or 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

Allen E. Brown

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-20-76

DEFENDANT

RANDI KARIN WILLIAMSON

DOCKET NO. 75-CR-166

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (5/74)

COUNSEL

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

MONTH DAY YEAR 1 19 76

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 Brian Reeves (Name of counsel)

FILED

PLEA

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

Jack C. ...

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 1702, 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 for the purpose of presenting the case for imprisonment for a period of ...

The imposition of sentence is suspended and the Defendant is placed on probation for a period of Four (4) years, pursuant to the Federal Youth Correction Act, T. 18, U.S.C., 5010(a).

SPECIAL CONDITIONS OF PROBATION

The conditions of probation are that Defendant (1) attend Tulsa Psychiatric Clinic under the care of Dr. Frank Hadley until released; (2) stay under medical doctor's care; (3) seek employment and stay employed; (4) stay with grandparents until Court approves of move; (5) 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

( ) CLERK

( ) DEPUTY

Date 1-19-76

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF OKLAHOMA

**FILED**

JAN 14 1976

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

United States of America )  
vs. )  
DONALD LEE COLBERT )

73-CR-120

REVOCATION OF PROBATION

On October 30, 1973, came the attorney for the government and the defendant appeared in person and by counsel, T. B. Hendricks.

IT WAS ADJUDGED that the defendant, upon his plea of guilty, had been convicted of having violated T. 18, U.S.C., Section 2314, in that on or about December 25, 1972 and January 14, 1973, he, with unlawful and fraudulent intent, did cause to be transported in interstate commerce, from the Northern District of Oklahoma, to Minnesota, falsely made and forged securities, that is, Travelers Express Co., money orders, drawn on the Security National Bank, Faribault, Minnesota, knowing same to be falsely made and forged, as charged in Counts one and two on the Information.

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

IT WAS ADJUDGED that the defendant be and he was committed to the custody of the Attorney General or his authorized representative as to Count 1, for a maximum period of eighteen (18) months, and further ordered that the defendant may become eligible for parole at such time as the board of parole may determine as provided in T. 18, U.S.C., Sec. 4208(a) (2). IT WAS ADJUDGED that the imposition of sentence as to Count 2 is hereby suspended and the defendant placed on probation for a period of three (3) years, to begin at the expiration of sentence in Count 1. The condition of probation is that the defendant make restitution in the amount of \$285.00 to the Clerk of the Court, at the rate of \$15.00 per month until paid; payments to begin the first month following the first month of probation.

IT WAS ORDERED on February 26, 1974, as corrected on March 5, 1974, that the Judgment and Sentence entered on October 30, 1973, be modified to the following:

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a maximum period of 130 days, that is, four (4) months and ten (10) days, and the defendant to be released from jail type custody on the 8th day of March, 1974, should said date come within and prior to the expiration of the maximum period of this modified sentence.

IT IS ADJUDGED that the imposition of sentence as to Count two is hereby suspended and the defendant placed on probation for a period of three (3) years, to begin at the expiration of sentence in Count one.

IT IS ADJUDGED that a condition of probation is that the defendant make restitution in the amount of \$285.00 payable to the Clerk of the Court, at the rate of \$15.00 per month until paid; payments to begin the first month following the first month of probation.

Donald Lee Colbert      Revocation of Probation continued

Now, on this 14th day of January, 1976, came the attorney for the government, and the defendant appeared in person and with counsel, Ronald Mook. 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 February 26, 1974, as corrected on March 5, 1974, is set aside and the defendant's probation is extended for an additional two (2) years making a total of five (5) years probation. For the three causes before this court, the conditions of probation are that defendant make restitution in the amount of \$224.00 in case No. 73-CR-105; \$285.00 in case No. 73-CR-120; \$90.80 in case No. 75-CR-156; which is a total amount for all three cases of \$599.80, to the Clerk of the Court, at the rate of \$20.00 a month, to commence immediately upon release from sentences imposed in Cases 75-CR-156 and 75-CR-182.



---

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

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF OKLAHOMA

**FILED**

**JAN 14 1976**

United States of America )  
vs )  
DONALD LEE COLBERT )

73-CR-105

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

REVOCATION OF PROBATION

On October 30, 1973, came the attorney for the government and the defendant appeared in person and by counsel, T. B. Hendricks.

IT WAS ADJUDGED that the defendant, upon his plea of guilty, had been convicted of having violated T. 18, U.S.C., Sections 1708, and 495, in that on or about April 2, 1973, at Tulsa, Oklahoma, in the Northern District of Oklahoma, he unlawfully had in his possession a check, which had been stolen from the mail, well knowing the said check had been stolen, and on or about April 2, 1973, at Claremore, Oklahoma, he, with intent to defraud the United States did utter and publish as true said check, payable to Ronnie E. Green, Tulsa, Oklahoma, and he then knew the said endorsement to have been falsely made and forged, as charged in Counts One and Two of the Indictment.

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

IT WAS ADJUDGED that the defendant be and he was committed to the custody of the Attorney General or his authorized representative as to Count 1, for a maximum period of eighteen (18) months, and further ordered that the defendant may become eligible for parole at such time as the board of parole may determine as provided in T. 18, U.S.C., Sec. 4208(a) (2). IT WAS ADJUDGED that the imposition of sentence as to Count 2 is hereby suspended and the defendant placed on probation for a period of three (3) years, to begin at the expiration of sentence in Count 1. The condition of probation in Count two is that the defendant make restitution in the amount of \$224.00 to the Clerk of the Court, at the rate of \$10.00 per month until paid; payments to begin the first month following the first month of probation. IT IS ADJUDGED that the period of sentence in Counts One and Two in this case shall run concurrently with the period of sentence in Counts one and Two of Case No. 73-CR-120.

IT WAS ORDERED on February 26, 1974, as corrected on March 5, 1974, that the Judgment and Sentence entered on October 30, 1973, be modified to the following:

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a maximum period of 130 days, that is, four (4) months and ten (10) days, and the defendant to be released from jail type custody on the 8th day of March, 1974, should said date come within and prior to the expiration of the maximum period of this modified sentence.

IT IS ADJUDGED that the imposition of sentence as to Count two is hereby suspended and the defendant placed on probation for a period of three (3) years, to begin at the expiration of sentence in Count one.

IT IS ADJUDGED that a condition of probation is that the defendant make restitution in the amount of \$224.00 payable to the Clerk of the Court, at the rate of \$10.00 per month until paid; payments to begin the first month following the first month of probation. IT IS ADJUDGED that the period of sentence in Counts One and Two herein shall run concurrently with the period of sentence in Counts One and Two in Case No. 73-CR-120.

Donald Lee Colbert      Revocation of Probation continued

Now, on this 14th day of January, 1976, came the attorney for the government, and the defendant appeared in person and with counsel, Ronald Mook. 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 February 26, 1974, as corrected on March 5, 1974, is set aside and the defendant's probation is extended for an additional two (2) years making a total of five (5) years probation. For the three causes before this court, the conditions of probation are that defendant make restitution in the amount of \$224.00 in case No. 73-CR-105; \$285.00 in case No. 73-CR-120; \$90.80 in case No. 75-CR-156; which is a total amount for all three cases of \$599.80, to the Clerk of the Court, at the rate of \$20.00 a month, to commence immediately upon release from sentences imposed in Cases 75-CR-156 and 75-CR-182. IT IS ADJUDGED that the sentence imposed herein shall run concurrently with sentence imposed in 73-CR-120.

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

DEFENDANT

DONALD LEE COLBERT

DOCKET NO.

75-CR-156

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 24-15, 74

FILED

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

JAN 14 1976

| MONTH | DAY | YEAR |
|-------|-----|------|
| 1     | 14  | 76   |

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

Ronald H. Nook

U.S. DISTRICT COURT

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

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 495, 2, as charged in Counts One and Two 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 appealed 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 ~~XXXXXX~~ the maximum period of ten (10) years as to each count, for a study as described in 18 U.S.C., Section 4208(c), the results of such study to be furnished this court within 90 days, whereupon the sentence of imprisonment herein imposed may be subject to modification in accordance with 18 U.S.C., Section 4208(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

XXXXXXXXXX

CERTIFIED AS A TRUE COPY ON

THIS DATE

By \_\_\_\_\_ ( ) CLERK

( ) DEPUTY

Date 1-14-76

DEFENDANT

DONALD LEE COLBERT

DOCKET NO.

75-CR-182

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 205 (6-74)

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

JAN 14 1976

| MONTH | DAY | YEAR |
|-------|-----|------|
| 1     | 14  | 76   |

COUNSEL

WITHOUT COUNSEL

However the court advised defendant of his 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

Ronald H. Nook

(Name of counsel)

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

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

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 751(a), 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 ~~not less than~~ the maximum period of five (5) years, for a study as described in 18, U.S.C. Section 4208(c), the results of such study to be furnished this court within 90 days, whereupon the sentence of imprisonment herein imposed may be subject to modification in accordance with 18 U.S.C., Section 4208(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

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK  
( ) DEPUTY

Date 1-14-76

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America

vs.

CARL DAVID LEHR a/k/a  
JACK LEE JOHNSON

Criminal No. 75-CR-41

**FILED**  
**IN OPEN COURT**

JAN 13 1976

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 ~~xxx~~ Count II of the Indictment against  
(indictment, information, complaint)

Jack Lee Johnson

Carl David Lehr a/k/a / 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.

*W. J. [Signature]*  
United States District Judge

Date: January 12, 1976

**FILED**

JAN 7 1976

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF OKLAHOMA

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

United States of America )  
  )  
vs  )  
Herman Herbert Pearson, )

75-CR-145

REVOCATION OF PROBATION

On October 21, 1975, came the attorney for the government and the defendant appeared in person and by counsel, John Street.

IT WAS ADJUDGED that the defendant, upon his plea of guilty, had been convicted of having violated Title 18, U.S.C., Section 495, in that on or about August 3, 1975, at Tulsa, Oklahoma, the defendant, for the purpose of obtaining and receiving from the United States and from its officers and agents \$102.50, did falsely make and forge the endorsement James R. Laughlin, on the back of a paper writing in the form of a check drawn upon the Treasurer of the United States, the said check with the falsely made and forged endorsement on the back thereof being of the following tenor and description: Check No. 72979325, over Symbol 2205, dated August 1, 1975, payable to James R. Laughlin, 547 N. Cheyenne, Tulsa, Oklahoma 74103, in the amount of \$102.50.

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 is placed on probation for a period of two (2) years.

Now, on this 7th day of January, 1976, came the attorney for the government and the defendant appeared with counsel, John Street. 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 October 21, 1975, be revoked and set aside and the defendant is hereby committed to the custody of the Attorney General for 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., Section 4208(a)(2). IT IS FURTHER ADJUDGED that the Court be furnished a progress report on defendant within 90 days.

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.

  
UNITED STATES DISTRICT JUDGE  
CHIEF JUDGE, NORTHERN DISTRICT OF OKLAHOMA

FILED

JAN 7 1976

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF OKLAHOMA

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

United States of America )  
vs )  
Herman Herbert Pearson, )

75-CR-145 ✓

REVOCATION OF PROBATION

On October 21, 1975, came the attorney for the government and the defendant appeared in person and by counsel, John Street.

IT WAS ADJUDGED that the defendant, upon his plea of guilty, had been convicted of having violated Title 18, U.S.C., Section 495, in that on or about August 3, 1975, at Tulsa, Oklahoma, the defendant, for the purpose of obtaining and receiving from the United States and from its officers and agents \$102.50, did falsely make and forge the endorsement James R. Laughlin, on the back of a paper writing in the form of a check drawn upon the Treasurer of the United States, the said check with the falsely made and forged endorsement on the back thereof being of the following tenor and description: Check No. 72979325, over Symbol 2205, dated August 1, 1975, payable to James R. Laughlin, 547 N. Cheyenne, Tulsa, Oklahoma 74103, in the amount of \$102.50.

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 is placed on probation for a period of two (2) years.

Now, on this 7th day of January, 1976, came the attorney for the government and the defendant appeared with counsel, John Street. 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 October 21, 1975, be revoked and set aside and the defendant is hereby committed to the custody of the Attorney General for 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., Section 4208(a)(2). IT IS FURTHER ADJUDGED that the Court be furnished a progress report on defendant within 90 days.

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.

*Cecil J. Barons*  
UNITED STATES DISTRICT JUDGE  
CHIEF JUDGE, NORTHERN DISTRICT OF OKLAHOMA

United States District Court )  
Northern District of Oklahoma) ss

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

Jack C. Silver, Clerk

By *D. M. McLaughlin*  
Deputy

DEFENDANT

JEFFREY JAY WILLIAMS.

DOCKET NO.

75-CR-158

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 215 (6-74)

COUNSEL

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

|       |     |      |
|-------|-----|------|
| MONTH | DAY | YEAR |
| 1     | 7   | 76   |

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 Paul E. Vestal (Name of counsel)

PLEA

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

FILED

JAN 7 1976

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 656, as charged in Counts 1,2,3,4 and 5 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:

- Count 1 - The imposition of sentence is suspended and the defendant is placed on probation for a period of three (3) years.
- Count 2 - The imposition of sentence is suspended and the defendant is placed on probation for a period of three (3) years.
- Count 3 - The imposition of sentence is suspended and the defendant is placed on probation for a period of three (3) years.
- Count 4 - The imposition of sentence is suspended and the defendant is placed on probation for a period of three (3) years.
- Count 5 - The imposition of sentence is suspended and the defendant is placed on probation for a period of three (3) years, counts 2 thru 5 to run concurrently with sentence imposed in Count 1.

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 1-7-76

DEFENDANT PETE WILLIAMS

DOCKET NO. 75-CR-172

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 241 (6, 74)

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

MONTH DAY YEAR 1 7 76

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 David L. Peterson (Name of counsel)

FILED

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea, NOLO CONTENDERE, NOT GUILTY 1976

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 2312, 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

Thirty (30) 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).

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, that Defendant be sent to the Medical Center for Federal Prisoners, Springfield, Missouri.

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

XXXXXXXXXX

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK ( ) DEPUTY

Date 1-7-76

DEFENDANT

JOHN R. RICHMOND

DOCKET NO.

75-CR-179

JUDGMENT AND PROBATION/COMMITMENT ORDER

AD-249 (6/74)

COUNSEL

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

| MONTH | DAY | YEAR |
|-------|-----|------|
| 1     | 7   | 76   |

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

Phil Frazier

(Name of counsel)

FILED

PLEA

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

NOLO CONTENDERE,

NOT GUILTY  
JAN 7 1976

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 21, U.S.C., Section 841, 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 committed to the custody of the Attorney General and the United States Marshal for a period of~~

The imposition of sentence is suspended and the defendant is placed on unsupervised probation for a period of One (1) year.

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

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-7-76

DEFENDANT

DAVID ROBERT KELLEY

DOCKET NO.

75-CR-142

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 |
| 1     | 7   | 76   |

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

Dennis Downing

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

JAN 7 1976

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 26, U.S.C., Sections 5861(e) and 5871, as charged in Count One 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 was committed to the custody of the Attorney General for a period of three (3) years pursuant to Title 18, U.S.C., Section 5010(a).~~

The imposition of sentence is suspended and the defendant is placed on probation for a period of three (3) years pursuant to Title 18, U.S.C., Section 5010(a).

SPECIAL CONDITIONS OF PROBATION

The conditions of probation are that: (1) Defendant report to his psychiatrist, Dr. Reed, once a month until released; and (2) avoid association with criminals.

ADDITIONAL CONDITIONS OF PROBATION

\*or another psychiatrist if he is unable to make his appointment with Dr. Reed.

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 1-7-76

United States District Court for

United States of America vs.

NORTHERN DISTRICT OF OKLAHOMA

DEFENDANT

JERRY GEORGE MARSHALL

DOCKET NO.

75-CR-152

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 231 (6/73)

COUNSEL

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

MONTH DAY YEAR 1- 7 76

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

Don McCorkle, Jr.

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

JAN 7 1976

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 495, as charged in Count two 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

Two (2) years, One year of sentence to run concurrently with State sentence Defendant is now serving.

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

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

( ) CLERK

( ) DEPUTY

Date 1-7-76

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

E I L E L

JAN 8 1976

Jack C. Silver, Clerk  
U S DISTRICT COURT

UNITED STATES OF AMERICA            )  
  )  
vs.                                        )  
  )  
VICTOR EMMUAL VANN,                    )                       74-CR-105  
  )                       REVOCATION OF PROBATION

On November 19, 1974, came the attorney for the government and the defendant appeared in person and by counsel, Robert Copeland.

IT WAS ADJUDGED that the defendant, upon his plea of guilty, had been convicted of having violated Title 26, U.S.C., Section 5861(d), in that on or about August 17, 1974, at Tulsa, Oklahoma, in the Northern District of Oklahoma, 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.

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

IT WAS ADJUDGED that the defendant be and he was committed to the custody of the Attorney General or his authorized representative for treatment and supervision until discharged by the Federal Youth Correction Act as provided by Title 18, U.S.C., Section 5010(b).

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

IT WAS ORDERED on March 18, 1975, pursuant to Rule 35, Federal Rules of Criminal Procedure, that the Judgment and Sentence entered on November 19, 1974, be modified to the following:

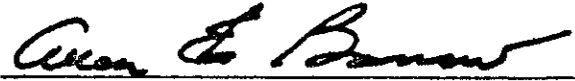
IT IS ADJUDGED that the Defendant, Victor Emmual Vann, a person eligible for the Youth Corrections Act under 18 U.S.C. § 4209 as a young adult offender, who would benefit from such sentence, does not need commitment, and that the imposition of sentence is suspended, and the Defendant is placed on three (3) years probation pursuant to 18 U.S.C. § 5010(a).

It is a condition of probation that the Defendant enroll in the VOTECH training available to him in Tulsa, Oklahoma, and remain in such training until he has obtained a marketable skill. The Defendant to be released from jail-type or institutional custody forthwith and to promptly report to the Probation Office in Tulsa, Oklahoma, for community supervision.

Now, on this 8th day of January, 1976, came the attorney for the government, and the defendant appeared in person and with counsel, Robert Copeland. 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 March 18, 1975, be revoked and set aside and the defendant is hereby committed to the custody of the Attorney General for three (3) years, eligible for parole as the parole board may determine as provided by 18 U.S.C. § 4208(a)(2), and it is recommended that the defendant be sent to a prison where he may attend school. The Court finds that the Defendant would not benefit from the provisions of the Youth Corrections Act.

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.



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