

DEFENDANT

BENEATER LINDA VANN

DOCKET NO.

76-CR-49

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (9/74)

COUNSEL

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

MONTH 6 DAY 25 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

Thomas S. Crewson, Court Appointed

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

FILED NOT GUILTY

JUN 25 1976

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., Sections 1708 and 495, 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 in Counts One, Two and Three is hereby deferred and the defendant is placed on probation for a period of Two and one-half (2 1/2) years from this date, as to each count; said probation imposed in Counts Two and Three to run concurrently with the probation imposed in Count One.

IT IS FURTHER ORDERED that the probation imposed is pursuant to Title 18, U.S.C., Section 5010(a), under the Youth Correction Act.

SPECIAL CONDITIONS OF PROBATION

In addition to the usual conditions of probation, the defendant is to continue and successfully complete her present schooling and obtain employment thereafter in order to adequately support her family.

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]

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

() CLERK

() DEPUTY

Date 6-25-76

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

FILED

JUN 24 1976

United States of America,)
vs.)
RICHARD WAYNE CARROLL)

73-CR-146

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

REVOCATION OF PROBATION

On December 4, 1973, came the attorney for the government and the defendant appeared in person and by counsel, Ainslie Perrault, Jr.

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 February 19, 1973, in the District of Kansas, he did, with unlawful and fraudulent intent, transport in interstate commerce from Pittsburg, Kansas, to Nevada, Missouri, falsely made, forged and counterfeited securities, knowing the same to have been falsely made forged and counterfeited, 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 One, for a period of eighteen (18) months, further that the Court be furnished a 90 day progress report. IT WAS ADJUDGED that the imposition of sentence as to Count Two be suspended and the defendant was placed on probation for a period of three (3) years, to begin at the expiration of the sentence imposed in Count One.

IT WAS ORDERED on March 6, 1974, that the Judgment and Sentence entered on December 4, 1973, be modified to the following:

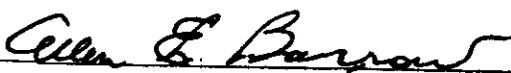
IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for a period of twelve (12) months on Count One.

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

Now, on this 24th day of June, 1976, came the attorney for the government, and the defendant appeared in person and with counsel, Ainslie Perrault, Jr. 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 as to Count two, entered on December 4, 1973, 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 Parole Commission may determine as provided under T. 18, U.S.C., Sec. 4205(b)(2). It is Further Ordered that the Court be furnished with a 90 day progress report. The Court recommends commitment to an institution for treatment of alcoholism.

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.


CHIEF JUDGE, U. S. DISTRICT COURT
FOR NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America

vs.

Larry Dean Dennis

Criminal No. 76-CR-76

FILED
IN OPEN COURT

JUN 23 1976

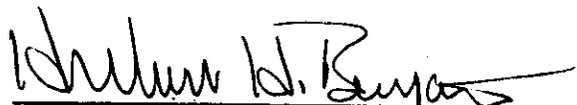
Jack C. Silver, Clerk
U. S. DISTRICT COURT

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 ~~the~~ Counts 1 through 9 of the Indictment against (indictment, information, complaint)

Larry Dean Dennis, defendant.

NATHAN G. GRAHAM
United States Attorney


Asst. United States Attorney
HUBERT H. BRYANT

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


United States District Judge

Date: June 29, 1976

NORTHERN DISTRICT OF OREGON

DEFENDANT

CHARLES STEWART MOSS

DOCKET NO.

76-CR-7

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 6 DAY 22 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 Ed Parks, Jr. (Ret.)

(Name of counsel)

FILED

JUN 22 1976

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 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 a period of

The imposition of sentence is suspended and the defendant is hereby placed on probation for a period of three (3) 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

Allen E. Barnes

CERTIFIED AS A TRUE COPY ON

THIS DATE

U.S. Magistrate

By

Date 6-22-76

() CLERK

() DEPUTY

DEFENDANT

ELMA J. CATO

NORTHERN DISTRICT OF OKLAHOMA

DOCKET NO.

76-CR-72

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 6 DAY 22 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

A. A. Berringer, (Appt.)

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

FILED JUN 22 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 1341, 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 suspended and the defendant is hereby placed on probation for a period of five (5) years.

SPECIAL CONDITIONS OF PROBATION

The conditions of probation are that the defendant (1) make reimbursement of Herzfeld's in the amount of \$1,138.92, at payments of \$20.00 a month beginning in July, 1976; and (2) continue as out patient at the Tulsa Psychiatric Clinic.

Payments of \$20.00 a month are to be made to the U. S. Court Clerk.

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

6-22-76

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America)
vs.)
Deborah Kay Seigel, et al }

Criminal No. 76-CR-53 ✓

FILED
IN OPEN COURT
JUN 21 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 ~~the~~ Counts 2 and 3 of the indictment against (indictment, information, complaint) Raymond E. Sprouse, defendant.

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. J. [Signature]
United States District Judge

Date: June 21, 1976

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America)
vs.)
Deborah Kay Seigel, et al)

Criminal No. 76-CR-53 ✓

FILED
IN OPEN COURT

JUN 21 1976 *hm*

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~~ Count 3 of the Indictment against (indictment, information, complaint) Darlene Rae Foster, defendant.

NATHAN G. GRAHAM
United States Attorney

B. F. Baker

Asst. United States Attorney
BEN F. BAKER

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

R. Walbrook
United States District Judge

Date: June 21, 1976

NORTHERN DISTRICT OF OKLAHOMA

DEFENDANT

WILLIAM ROBERT CLOUD

DOCKET NO. 76-CR-37

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 6- 18 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

Ben J. Martin and Ainslie Parrault, Jr., Retained (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 T. 21, U.S.C., Sections 952 and 963, as charged in Ct. 1 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 as to Count One is hereby deferred and the defendant is placed on probation for a period of Five (5) Years from this date.

Upon the motion of the Assistant U. S. Attorney, Count Two is hereby dismissed.

SPECIAL CONDITIONS OF PROBATION

In addition to the usual conditions of probation, the defendant is not to do business with any known 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

X

U.S. Magistrate

Handwritten signature of the U.S. District Judge

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

() CLERK

() DEPUTY

Date 6-18-76

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America

vs.

LARRY FRENCH, ET AL.

Criminal No. 76-CR-37 ✓

FILED
IN OPEN COURT

JUN 18 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 ~~the~~ Count II of the indictment against (indictment, information, complaint) William Robert Cloud defendant.

NATHAN G. GRAHAM
United States Attorney

Kenneth P. Snoke
Asst. United States Attorney
KENNETH P. SNOKE

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

W. J. Wallock
United States District Judge

Date: June 17, 1976

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America)

vs.)

BOBBY LEE HUGHES)

Criminal No. 76-CR-40

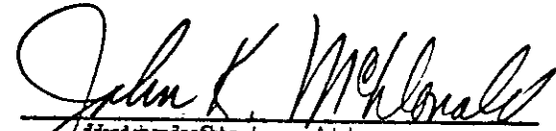
FILE

JUN 18 1976

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

ORDER FOR DISMISSAL

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


~~XXXXXXXXXXXXXXXXXXXX~~
Special Attorney
John K. McDonald
U.S. Department of Justice

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


United States District Judge

Date: June 17, 1976

DEFENDANT

WANDA MAE HARDRIDGE

DOCKET NO.

76-CR-42

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 6 DAY 18 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

Dan R. Kramer, Court Appointed

(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 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., Section 1708, as charged in Cts. 1 & 2 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 hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

The imposition of sentence in Counts One and Two is hereby deferred and the defendant is placed on probation for a period of Three (3) Years from this date, as to each count; said probation imposed in Count Two to run concurrently with the probation imposed in Count One.

SPECIAL CONDITIONS OF PROBATION

In addition to the usual conditions of probation, the defendant is to make restitution in the amount of \$302.00 in regular monthly payments, the amounts of which are to be determined by the probation office.

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 6-18-76

DEFENDANT

RAYMOND JOSEPH KNIGHTON

DOCKET NO. 76-CR-48

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 6 DAY 18 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

Allen Pease, Court Appointed

(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 T. 18, U.S.C., Sections 1708 and 495, as charged in Cts. 1 & 2 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

Imposition of sentence is hereby deferred in Counts One and Two, and the defendant is placed on probation for a period of Three (3) Years from this date, as to each count; said probation imposed in Count Two to run concurrently with the probation imposed in Count One.

SPECIAL CONDITIONS OF PROBATION

In addition to the usual conditions of probation, the defendant is to make restitution in the amount of \$378.10 in regular monthly payments, the amounts of which are to be determined by the probation office.

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 6-18-76

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

() CLERK

() DEPUTY

DEFENDANT

LLOYD DEAN DRUMMOND

DOCKET NO.

76-ER-50

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (0/74)

COUNSEL

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

MONTH 6 DAY 18 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

William R. Grimm, Court Appointed

(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 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., Section 1341, as charged in Cts. 1,2,3,4,5,6,7,8,9,10 & 11 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

Ct. 1- Eighteen (18) Months
Ct. 2 through 11 - Eighteen (18) Months, to run concurrently with the sentence imposed in Count One.

IT IS FURTHER ADJUDGED that the defendant may become eligible for parole at such time as the U. S. Parole Commission may determine as provided in T. 18, U.S.C.A., Section 4205(b)(2) - (formerly 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,

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 6-18-76

DEFENDANT

SHERMAN LYONS

DOCKET NO.

76-CR-51

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 6 DAY 18 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

Don McCorkell, Jr., Court Appointed

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

There being a finding/verdict of

NOT GUILTY. Defendant is discharged

GUILTY.

FINDING & JUDGMENT

Defendant has been convicted as charged of the offense(s) of having violated T. 18, U.S.C., Section 472, 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 hereby committed to the custody of the Attorney General and recommended to the Attorney General for commitment to the custody of the Attorney General and recommended to the Attorney General for commitment to the custody of the Attorney General.~~

The imposition of sentence is hereby deferred and the defendant is placed on probation for a period of Two and one-half (2 1/2) 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

U.S. Magistrate

[Signature]

CERTIFIED AS A TRUE COPY ON

THIS DATE 6-18-76

By [Signature]

() CLERK

(X) DEPUTY

Date 6-18-76

DEFENDANT

RICKY LEE FRENCH

DOCKET NO.

76-CR-52

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 6 DAY 18 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

T. Logan Brown, Retained

(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 T. 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 a period of

Thirteen (13) Months, and IT IS FURTHER ORDERED that the defendant may become eligible for parole at such time as the U. S. Parole Commission may determine as provided in T. 18, U.S.C.A., Section 4205(b)(2) - (formerly T. 18, U.S.C.A., Section 4208(a)(2)

IT IS FURTHER ORDERED that the sentence be deferred until July 30, 1976 at 9:30 a.m., at which time the defendant is to report to the U. S. Marshal.

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

[Handwritten signature]

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

() CLERK

() DEPUTY

Date 6-18-76

UNITED STATES DISTRICT COURT

Northern District of OKla.

United States of America

vs.

Deborah Kay
Seigel, et al

Criminal No. 76-CR-53 ✓

FILED
IN OPEN COURT

JUN 18 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 OKla.

hereby dismisses the Counts II + IV against
(indictment, information, complaint)

Deborah Kay Seigel defendant.

R. F. Baker

United States Attorney

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

W. J. [Signature]
United States District Judge

Date: 6-18-76.

DEFENDANT

CURLEY GORDON, JR.

DOCKET NO.

76-CR-58

JUDGMENT AND PROBATION/COMMITMENT ORDER

AO 245 (2/74)

COUNSEL

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

MONTH 6 DAY 18 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

Kenneth Stainer, Court Appointed

(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 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., Sections 371, 2314 and 2, as charged in Cts. 1&2 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

The imposition of sentence in Cts. 1 & 2 is hereby deferred, and the defendant is placed on probation for a period of Five (5) Years from this date as to each Count; the probation imposed in Ct. 2 to run concurrently with the probation imposed in Ct. 1.

SPECIAL CONDITIONS OF PROBATION

In addition to the usual conditions of probation, the defendant is to make restitution in the amount of \$322.00 in regular monthly payments, the amounts of which will be determined by the Probation office.

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 6-18-76

DEFENDANT

ELMER JAMES TAYLOR

DOCKET NO.

76-CR-58

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 6 DAY 18 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

James Fransein, Court Appointed

(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 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., Section 2314, as charged in Cts. 4 & 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: The defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Ct. 4 - Two and one-half (2 1/2) Years
Ct. 5 - Two and one-half (2 1/2) Years, to run concurrently with the sentence imposed in Count 4.

IT IS FURTHER ADJUDGED that the defendant may become eligible for parole at such time as the U. S. Parole Commission may determine as provided in T. 18, U.S.C.A., Section 4205(b)(2) - (formerly 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,

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 6-18-76

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America)

vs.)

Jesse Ray Brown)

Criminal No. 76-CR-56 ✓

FILED
IN OPEN COURT

JUN 16 1976

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

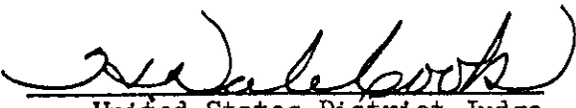
ORDER FOR DISMISSAL

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 ~~the~~ Counts 8 and 9 of the Indictment against (indictment, information, complaint) Jesse Ray Brown, defendant.

NATHAN G. GRAHAM
United States Attorney


Asst. United States Attorney
HUBERT H. BRYANT

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


United States District Judge

Date: June 16, 1976

DEFENDANT

BOBBY JACK HARRINGTON

DOCKET NO.

76-CR-63

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 6 15 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

Leslie V. Williams, Court Appointed

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

FILED

JUN 15 1976

Jack C. Smith, 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., Section 659, 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 defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Three (3) Years, and IT IS FURTHER ORDERED that the Defendant may become eligible for parole at such time as the U. S. Parole Commission may determine as provided in T. 18, U.S.C.A., Section 4205(b)(2) - (formerly 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 the Defendant be incarcerated in an institution that has an effective alcoholic abuse program to assist the Defendant with his alcoholic problem.

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 6-15-76

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

UNITED STATES OF AMERICA,

Plaintiff,

vs.

GLEN ELDRIDGE DAVIDSON, SR.,

Defendants.

FILED

JUN 10 1976

JAMES E. FLETCHER, CLERK
U. S. DISTRICT COURT

No. 76-CR-45-C

ORDER OF DISMISSAL

Now, on this 9th day of June, 1976, this cause comes on for hearing on the Motion To Dismiss filed by the defendant.

The Court having read the pleadings on file, and the plaintiff having announced that it confesses defendant's Motion To Dismiss,

IT IS THEREFORE ORDERED that the Indictment in this case be dismissed.

W. Salebook

UNITED STATES DISTRICT JUDGE

IEU:slb
6/2/76

FILED

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

JUN 7, 1976 K
Jack C. Silver, Clerk
S. DISTRICT COURT

UNITED STATES OF AMERICA,)
)
Plaintiff,)
)
vs.)
)
OLLIE GRESHAM,)
)
Defendant.)

NO. 75-CP-56

ORDER REDUCING PERIOD OF PROBATION AND
DISCHARGING DEFENDANT FROM FURTHER
SUPERVISION

NOW, on this 7th day of June, 1976, there came on for consideration the Motion filed herein by the Defendant to reduce the period of probation heretofore fixed by this Court and to discharge the Defendant from further supervision by the Probation Department of this Court, and the Court having considered the same and being fully advised in the premises finds that said Motion should be sustained and the relief granted.

IT IS THEREFORE ORDERED BY THIS COURT that the period of probation heretofore fixed by this Court be, and the same is hereby reduced to the 7 day of June, 1976, and that on said date the Defendant herein be, and he is hereby discharged from further probationary supervision.

Allen L. Barrett
Chief United States District Judge

LAW OFFICES
UNGERMAN,
GRABEL &
UNGERMAN

SIXTH FLOOR
WRIGHT BUILDING
TULSA, OKLAHOMA

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America

vs.

Elmer James Taylor

Criminal No. 76-CR-58 ✓

FILED
IN OPEN COURT

JUN 3 1976 *Jun*

Jack C. Silver, Clerk

U.S. DISTRICT COURT

ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal

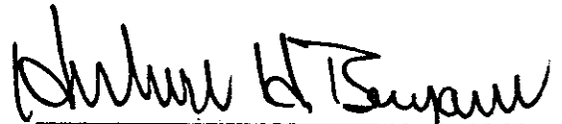
Procedure and by leave of court endorsed hereon the United States

Attorney for the Northern District of Oklahoma

hereby dismisses ~~the~~ Count I of the Indictment against
(indictment, information, complaint)

Elmer James Taylor defendant.

NATHAN G. GRAHAM
United States Attorney



Asst. United States Attorney
HUBERT H. BRYANT

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


United States District Judge

Date: June 3, 1976

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

E I L E D

JUN 2 1976

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

United States of America)
vs)
ERNEST RUBEN HIGGS)

73-CR-82

REVOCATION OF PROBATION

On the 14th day of August, 1973, came the attorney for the government and the defendant appeared in person and by counsel, James Goodwin.

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 May 7, 1973, at Tulsa, Oklahoma in the Northern District of Okla., he did utter and publish as true a U. S. Treasury check No. 85,064,581, Symbol 2203, payable to Joseph Asbury in the amount of \$78.75, with a forged endorsement, knowing the endorsement to be false, forged, and counterfeit, at the Apache Circle Variety Store, Tulsa, Oklahoma, as charged in Count 2 of the indictment.

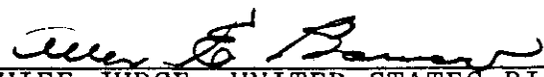
IT WAS ADJUDGED that the defendant was guilty as charged and convicted.

IT WAS ADJUDGED that the imposition of sentence is hereby suspended and the defendant is placed on probation for a period of three (3) years as to Count 2, from this date, pursuant to the Federal Youth Correction Act, Title 18, U.S.C., Sec. 5010(a), and this period of probation is to run concurrent with the sentence imposed in case No. 73-CR-83.

Now, on this 2nd day of June, 1976, came the attorney for the government and the defendant appeared with counsel, James Goodwin. 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 August 14, 1973, be revoked and set aside and the defendant is hereby committed to the custody of the Attorney General or his authorized representative for three (3) years, and further ordered that the defendant may become eligible for parole at such time as the parole commission may determine as provided by Title 18, U.S.C., Section 4205(b)(2), to run concurrently with the state sentence the defendant is now serving. The Court recommends institution for the treatment of drug abuse, as to Count two.

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.


CHIEF JUDGE, UNITED STATES DISTRICT COURT

UNITED STATE DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

FILED
JUN 2 1976

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

United States of America)
vs)
ERNEST RUBEN HIGGS)

73-CR-83

EXTENSION OF PROBATION

On the 14th day of August, 1973, came the attorney for the government and the defendant appeared in person and by counsel, James Goodwin.

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 April 2, 1973, the defendant did falsely make and forge the endorsement Ruther H. Haynes on Treasurer of the United States check, No. 31,470,913, Symbol 2203, payable to said Ruther H. Haynes, in the amount of \$526.00, as charged in the indictment.

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

IT WAS ADJUDGED that the imposition of sentence is hereby suspended and the defendant is placed on probation for a period of three (3) years, from this date, pursuant to the Federal Youth Correction Act, Title 18, U.S.C., Sec. 5010(a), and the special condition of probation is that the defendant maintain his attendance in school.

Now, on this 2nd day of June, 1976, came the attorney for the government and the defendant appeared with counsel, James Goodwin. 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 August 14, 1973, be revoked and period of probation is extended for a period of three (3) years, to commence at completion of incarceration imposed in Case No. 73-CR-82.

IT IS ORDERED that the Clerk deliver a certified copy of this Extension of Probation to the United States Probation Office.


CHIEF JUDGE, UNITED STATES DISTRICT COURT

FILED
IN OPEN COURT

JUN - 2 1976

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

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

United States of America

Criminal No. 76-CR-20 ✓

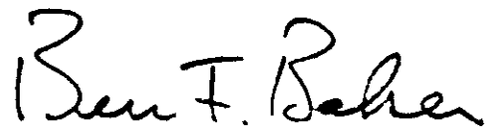
vs.

GEORGE LEROY WILLIAMS, JR.

ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon the United States Attorney for the Northern District of Oklahoma hereby dismisses the Indictment against (indictment, information, complaint) George Leroy Williams, Jr. defendant.

NATHAN G. GRAHAM
United States Attorney



Asst. United States Attorney

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


United States District Judge

Date: June 2, 1976

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

GARY HOWARD KELLERMAN,)
)
) Petitioner,)
 vs.)
)
) UNITED STATES OF AMERICA,)
)
) Respondent.)

68-CR-111
No. 76-C-149-BO

FILED
MAY 1 1976

JACK C. SHER, JR.
CLERK

O R D E R

Now, on this 18th day of May, 1976, this cause comes on for hearing on the motion of the petitioner pursuant to 28 U.S.C. 2255 to vacate and set aside the sentence imposed in the case on November 21, 1968. Petitioner is represented by Mr. James M. Shellow, of Milwaukee, Wisconsin, who has been specially admitted to practice in this court for the purpose of this case, and by Mr. Irvine E. Ungerman, of Tulsa, Oklahoma. Respondent is represented by Mr. Ben F. Baker, Assistant United States Attorney for the Northern District of Oklahoma.

The Court, having reviewed the files and records in the original criminal case, 68-CR-111, and having reviewed the motion to vacate and set aside the sentence filed herein by the petitioner, and having read the response filed thereto by the United States of America, and having heard the oral arguments presented by counsel for both sides, finds that the first four points listed in the petition should be denied and that the fifth point raised by the petitioner should be sustained and that the sentence heretofore given the defendant should be corrected as to Count III.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that petitioner's motion to vacate and set aside the sentence is denied as to the first four points listed therein, and sustained as to the fifth point, and that the sentence in the case be corrected to appear as follows: Count II, defendant is sentenced to the custody of the Attorney General for a period of ten years. Count III, the defendant is sentenced to the custody of the Attorney General for a period of ten years, said term to run concurrently with the sentence imposed in Count II. Count IV, the defendant is sentenced to the custody of the Attorney General for ten years, said term to run concurrently with the terms imposed in Counts II and III. Count V, the defendant is sentenced to the custody of the Attorney General for a term of one year, said term to run concurrently with the sentence in Counts II, III and IV. Count VI, the defendant is sentenced to the custody of the Attorney General for a term of one year, said term to run concurrently with the sentences in Counts II, III, IV and V. Count VIII, the defendant is sentenced to the custody of the Attorney General for a term of one year, said term to run concurrently with the terms imposed in Counts II, III, IV, V and VI. Count IX, the defendant is sentenced to the custody of the Attorney General for a term of one year, said term to run concurrently with the terms imposed in Counts II, III, IV, V, VI and VIII.

It is the intent of the Court that the sentence in this case be corrected to impose a maximum sentence of ten years for all counts.

Dated this 28th day of May, 1976.

Luther Bohannon
UNITED STATES DISTRICT JUDGE

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

GARY HOWARD KELLERMAN,)
)
 Petitioner,)
 vs.)
)
 UNITED STATES OF AMERICA,)
)
 Respondent.)

68-ee-111

No. 76-C-149-BO

FILED

JUN 1 1976

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

ORDER

Now, on this 18th day of May, 1976, this cause comes on for hearing on the motion of the petitioner pursuant to 28 U.S.C. 2255 to vacate and set aside the sentence imposed in the case on November 21, 1968. Petitioner is represented by Mr. James M. Shellow, of Milwaukee, Wisconsin, who has been specially admitted to practice in this court for the purpose of this case, and by Mr. Irvine E. Ungerman, of Tulsa, Oklahoma. Respondent is represented by Mr. Ben F. Baker, Assistant United States Attorney for the Northern District of Oklahoma.

The Court, having reviewed the files and records in the original criminal case, 68-CR-111, and having reviewed the motion to vacate and set aside the sentence filed herein by the petitioner, and having read the response filed thereto by the United States of America, and having heard the oral arguments presented by counsel for both sides, finds that the first four points listed in the petition should be denied and that the fifth point raised by the petitioner should be sustained and that the sentence heretofore given the defendant should be corrected as to Count III.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED by the Court that petitioner's motion to vacate and set aside the sentence is denied as to the first four points listed therein, and sustained as to the fifth point, and that the sentence in the case be corrected to appear as follows: Count II, defendant is sentenced to the custody of the Attorney General for a period of ten years. Count III, the defendant is sentenced to the custody of the Attorney General for a period of ten years, said term to run concurrently with the sentence imposed in Count II. Count IV, the defendant is sentenced to the custody of the Attorney General for ten years, said term to run concurrently with the terms imposed in Counts II and III. Count V, the defendant is sentenced to the custody of the Attorney General for a term of one year, said term to run concurrently with the sentence in Counts II, III and IV. Count VI, the defendant is sentenced to the custody of the Attorney General for a term of one year, said term to run concurrently with the sentences in Counts II, III, IV and V. Count VIII, the defendant is sentenced to the custody of the Attorney General for a term of one year, said term to run concurrently with the terms imposed in Counts II, III, IV, V and VI. Count IX, the defendant is sentenced to the custody of the Attorney General for a term of one year, said term to run concurrently with the terms imposed in Counts II, III, IV, V, VI and VIII.

It is the intent of the Court that the sentence in this case be corrected to impose a maximum sentence of ten years for all counts.

Dated this 28th day of May, 1976.

Luther Bohanon
UNITED STATES DISTRICT JUDGE

DEFENDANT

JOCELYN ROLLINS

DOCKET NO.

75-CR-153

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 6 1 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

Robert G. Brown, 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 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 846, as charged in Count 1 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 period of five (5) years.

SPECIAL CONDITIONS OF PROBATION

The condition of probation is that the defendant seek psychiatric treatment as an out-patient at the Tulsa Psychiatric Clinic.

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 6-1-76

DEFENDANT

JO ANN ALEXANDER

DOCKET NO.

75-CR-173

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
6	1	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

Kenneth Stainer, Appt.

(Name of counsel)

PLEA

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

NOLO CONTENDERE,

NOT GUILTY

There being a finding/verdict of

NOT GUILTY: Defendant is discharged

GUILTY.

FINDING & JUDGMENT

Defendant has been convicted as charged of the offense(s) of having violated T. 18, U.S.C., Section 2113(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 a period of

treatment and supervision until discharged by the Federal Adult Youth Correction Act as provided by T. 18, U.S.C., Section 4216:5010(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, the Federal Correctional Institution, Fort Worth, Texas.

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

6-1-76

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
6-	1	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. Barringer, Appt.

(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 T. 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 a period of

Twenty-five (25) years.

IT IS FURTHER ADJUDGED that the execution of this sentence is deferred until the pending statemcharges are disposed of.

IT IS FURTHER ORDERED THAT the Court be furnished a progress report within 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

CERTIFIED AS A TRUE COPY ON

THIS DATE

By

() CLERK

() DEPUTY

Date

6-1-76

DEFENDANT

JO ANN ALEXANDER

DOCKET NO. →

75-CR-175

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
6	1	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

Kenneth Stainer, Appt.

(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

{	<input type="checkbox"/> NOT GUILTY. Defendant is discharged
	<input checked="" type="checkbox"/> GUILTY.

Defendant has been convicted as charged of the offense(s) of **having violated Title 18, U.S.C., Section 2113(a)(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 ~~xxxxxx~~

treatment and supervision until discharged by the Federal Adult Youth Correction Act as provided by T. 18, U.S.C., Section 4216:5010(b), to run concurrently with the sentence imposed in Case No. 75-CR-173.

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, **the Federal Correctional Institution, Fort Worth, Texas.**

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

6-1-76

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

UNITED STATES OF AMERICA,
Plaintiff,
vs.
TRUMAN HENRY FISHER, JR.,
Defendant.

FILED
IN OPEN COURT

JUN 1 1976 *hm*

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

No. 76-CR-44-C ✓

ORDER ON DEFENDANT'S MOTION TO DISMISS

Now, on this 1st day of June, 1976, this cause comes on for hearing on the Motion to Dismiss filed by the defendant herein. Defendant is present by his attorney, Kenneth Stainer, and plaintiff is present by Ben F. Baker, Assistant United States Attorney for the Northern District of Oklahoma.

The Court having heard the argument of defense counsel in support of the motion and the Government having confessed that the motion should be sustained,

IT IS THEREFORE ORDERED that defendant's motion to dismiss the Indictment is sustained and the Indictment is dismissed.

W. J. Walbrook
UNITED STATES DISTRICT JUDGE