

CRIMINAL DOCKET
UNITED STATES DISTRICT COURT

BARROW

74-CR-82

D. C. Form No. 100A Rev.

TITLE OF CASE	ATTORNEYS
<p>THE UNITED STATES</p> <p>vs.</p> <p>WARREN CLAY TEAGUE (bond)</p> <p>Warren Clay Teague Kanchie Cottage 10170 E. Admiral Pl, Westport, Oklahoma Apt. C, Tulsa 836-5810</p>	<p>For U. S.:</p> <p>Ben F. Baker Asst. U. S. Attorney</p> <p>For Defendant:</p> <p>Ollie Gresham (ret.) Mayo Bldg. Tulsa, Oklahoma 582-5277</p>

STATISTICAL RECORD	COSTS	DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 7-1-74	Clerk				
J.S. 3 mailed 8-1-74 SUPPL. 9-1-74	Marshal				
Violation Poss. w/intent to dist. and Poss. un- Law reg. firearm. T. 21, Sec. 841 and Sec T. 26, Sec. 5861(d)	Docket fee				
Ct. 1, \$15,000 and/or 5 yrs.					
Ct. II, \$10,000 and/or 10 yrs.					

DATE	PROCEEDINGS
6-13-74	Indictment, filed in open court.jj
6-13-74	Record vote of grand jury, filed in open court.jj
6-13-74	Appearance bond, \$5,000 surety, filed.jj
6-13-74	Order specifying methods & cond. of release, filed(MLB-Mag)jj
6-14-74	MO: Case set for arraignment 6-18-74 at 10:00 A.M. (AEB-B)jj Notices mailed and attys called this date.
6-18-74	Motion of Deft. Teague for Discovery and Inspection, filed. 1m
6-18-74	Affidavit of Ollie W. Gresham, filed. 1m
6-18-74	It is ordered by the Court that the Motion to Discover and Inspect (Warren Clay Teague) should be overruled as moot. (The information requested in said motion has been furnished to the Defendant by the Government). AEB-J. js
6-18-74	Case called for Arraignment and plea. Deft. present and represented; govt. represented. Deft. acknowledges receipt of Indictment. The deft. is arraigned and enters a plea of NOT GUILTY as to both of the two counts. Motion for discovery is moot. Case set on July 22, 1974 jury docket at 9:30 A.M. Deft. is to stand on present bond.(AEB-J)s

(over)

DATE	PROCEEDINGS
6-25-74	Case set for change of plea Tuesday 7-2-74 at 10:00 a.m. (AEB-J)hm <i>notice mailed</i>
7-2-74	Case called for change of plea. Deft. present and represented; govt. represented. Deft. withdraws his plea of Not Guilty and entered a plea of GUILTY as to Count 2. It is adjudged by the Court that the deft. is guilty as charged in Count 2. Waiver of jury signed and filed in open court. Govt. asked leave to dismiss Count 1. Court dismissed Count 1, Order for Dismissal signed and filed in open court. Sentence is passed to July 23, 1974 at 10:00 A.M. Deft. is to stand on present bond. (AEB-J)s
7-23-74	Case called for sentence. Deft. present and represented; govt. represented. Sentence passed to next sentencing docket. Bond continued. (AEB-J)hm
7-24-74	Case set for sentencing on 7-30-74, at 10:00 a.m. (AEB-J)b
7-29-74	<p>Case called for sentence. Deft. present & represented; govt. represented by Jack Short, Substituting for Ben Baker. Deft. & counsel asked if they have anything to say before sentence is pronounced.</p> <p>Judgment & Sentence - WARREN CLAY TEAGUE (50)</p> <p>Ct. 2 - Atty. Gen. - Thirty (30) Months, and on the condition that the deft. be confined in a jail-type or treatment institution for a period of Three (3) Months, the execution of the remainder of the sentence of imprisonment is hereby suspended and the deft. is placed on probation for a period of Twenty-seven (27) Months.</p> <p>The conditions of probation are that the deft. not associate with any known criminals and not violate any laws.</p> <p>The execution of the sentence is deferred for a period of two weeks.</p> <p>THE COURT RECOMMENDS that the deft. serve his sentence in the Half-way House/nearest to Tulsa, Oklahoma. Bond is continued. (AEB-J)hm</p>
7-29-74	Judgment and Commitment, filed and entered. (AEB-J)hm
7-29-74	Two c/c of J&C delivered to USM and two to Probation office. hm
8-22-74	MO: Ordered by the Court that Deft. Warren Clay Teague surrender himself to the USM on 8-26-74, at 9:30 A.M. (AEB-J) b
8-23-74	Motion of Deft. Teague to Correct Sentence, filed. v
8-23-74	Brief in Support, filed. v -copy of mot. & brief to Dene.
8-30-74	<p>Order, filed & entered, correcting sentence imposed 7-29-74 to read:</p> <p>"It is adjudged that the deft. Warren Clay Teague is hereby committed to custody of the Attorney General for a period of 30 months on Ct. 2, and imp. of sentence is suspended and deft. is placed on probation. The jail-type or institutional custody is reduced to time served and deft. is to be released to probation or or before Saturday, Aug. 31, 1974. It is adj. that conditions of probation are that deft. not associate with any known criminals and not violate any laws. AEB-J)g"</p> <p>cpy to counsel, USM, Prob. Office.</p>
9-4-74	J&C, ret. & filed: defendant delivered to Tulsa County Jail, Tulsa, Okla. 8-26-74. g