E OF TENNESSEE		OFFICER: _		fall	
		ATTORNEY	: Ell	rabeth	(I dam
(ickolas)	A. Bullin	ATTORNEY 470~DOCKET #:	ITCRZZ	51	
		ORDER			·
ant having been convicted of _			<u>.</u>		1 t
					<u> </u>
THEREFORE ORDE	RED THAT:				
1. The defendant is to b	e confined in the jail or wo	orkhouse for months	days.		
2. The defendant must s	serve months	days. Defendant shal	l report to jail on		,
		\$\$			
4. Court Costs	<u> </u>	; declared indigent			
5h	ours in the work program (OR with Tommy Brady at a see hours must be received by	he courthouse shall b	e considered paymen	t of fines and costs.
6. Probation for	months and d	lays with random drug and	alcohol testing to be s		
Kilea County Fronau	oit. This probation is cone	current/consecutive to curre	nt probation.	(Probation is	unsupervised if circ
_		for 6 months/one year/ two	nt probation.	(Probation is	unsupervised if circ
7. The defendant's driv 8. For defendants conv County, Tennessee, at	ving privileges are revoked victed of DUI, he/she shall of the time and place designal	for 6 months/one year/ two enroll in and successfully c tted by the director and pay	nt probation. years/three years. omplete Highway Alo the necessary fee.	ohol Safety Project t	o be held in Rhea
7. The defendant's driv 8. For defendants conv County, Tennessee, at	ving privileges are revoked victed of DUI, he/she shall of the time and place designal	enroll in and successfully cated by the director and pay	nt probation. years/three years. omplete Highway Alo the necessary fee.	ohol Safety Project t	o be held in Rhea
7. The defendant's drive 8. For defendants converged County, Tennessee, at 9. The defendant may be through Friday 30 minutes 10. WEAPONS:	ving privileges are revoked ricted of DUI, he/she shall of the time and place designal have work release (upon prutes before and 30 minutes	enroll in and successfully cated by the director and pay	nt probation. years/three years. omplete Highway Alc the necessary fee. oves at	ohol Safety Project t	o be held in Rhea Mon
7. The defendant's driv 8. For defendants conv County, Tennessee, at 9. The defendant may I through Friday 30 min 10. WEAPONS: Serial # 11. Due to defendant's one year.	ving privileges are revoked victed of DUI, he/she shall of the time and place designal have work release (upon prutes before and 30 minutes as failure to comply with the	enroll in and successfully cated by the director and pay	nt probation. years/three years. omplete Highway Alc the necessary fee. oves at	to the RCSD, DCPI	o be held in Rhea Mon O, SCPD, GCPD. S's license is revoke
7. The defendant's driv 8. For defendants conv County, Tennessee, at 9. The defendant may I through Friday 30 min 10. WEAPONS: Serial # 11. Due to defendant's one year.	ving privileges are revoked victed of DUI, he/she shall of the time and place designal have work release (upon prutes before and 30 minutes as failure to comply with the	enroll in and successfully cated by the director and pay roof) and if the Sheriff appress after their work shift.	nt probation. years/three years. omplete Highway Alc the necessary fee. oves at	to the RCSD, DCPI	Mon. O, SCPD, GCPD. L's license is revoke
7. The defendant's driven and the second sec	ving privileges are revoked victed of DUI, he/she shall of the time and place designate work release (upon protest before and 30 minutes	enroll in and successfully cated by the director and pay roof) and if the Sheriff appress after their work shift. e Implied Consent Law on payable to	nt probation. by years/three years. complete Highway Alothe necessary fee. oves at is forfeited	to the RCSD, DCPI	o be held in Rhea Mon O, SCPD, GCPD. S's license is revoke
7. The defendant's driven as For defendants converged to County, Tennessee, at the second sec	ving privileges are revoked ricted of DUI, he/she shall of the time and place designal have work release (upon prutes before and 30 minutes around of	enroll in and successfully cated by the director and pay roof) and if the Sheriff appress after their work shift. e Implied Consent Law on payable to	nt probation. years/three years. omplete Highway Alc the necessary fee. oves at	to the RCSD, DCPI	o be held in Rhea Mon O, SCPD, GCPD. S's license is revoke
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Appointed to represent me. I WAIVE MY RIGHT TO AN ATTORNEY AND WISH TO PROCEED IN THIS CASE WITHOUT AN ATTORNEY. DEFENDANT J. SHANNON GARRISON, SESSIONS JUDGE () I WAIVE MY RIGHT TO A PRELIMINARY HEARING and agree for my case to be bound over to the RHEA COUNTY GRAND JURY.

() I WAIVE MY RIGHT to be tried only after being indicted by the GRAND JURY AND WAIVE MY RIGHT TO A TRIAL BY JURY AND PLEAD

NOT CIVIL TY to violation(c) of TCA. NOT GUILTY to violation(s) of TCA_ ATTORNEY FOR DEFENDANT I plead GUILTY to violation(s) of TCA been advised by the Court of the following rights and I understand I waive each by pleading guilty: (1) the right to plead not guilty (2) the right to a jury trial (3) the right to confront and cross-examine the witnesses against me (4) the right to remain silent and not to be compelled to incriminate myself (5) the right to indictment or presentment by the Grand Jury (6) the right to subpoena witnesses to testify for me (7) the right to have any fine greater than \$50.00 be set by a jury and (8) the right to appeal if convicted after trial. I FULLY UNDERSTAND AND WAIVE EACH AND EVERY ONE OF THESE RIGHTS FREELY AND VOLUNTARILY and understand that I give up the right to remain silent and must answer questions asked by the Judge or District Attorney.

I have been fully advised by the Court and I understand: (9) the nature of the charge(s) against me (10) the minimum and maximum punishments for the charge(s) (13) that prior convictions and other factors may be considered in determining my sentence (13) that after my plea there will be no evidence presented and no trial but only sentencing (13) that it is perjury to falsely answer questions while under oath (14) that there must be facts to support the plea and (15) that THIS CONVICTION MAY BE USED IN THE FUTURE TO INCREASE THE PUNISHMENT FOR SUBSEQUENT OFFENSES.

Low will after the charge(s) because the facts, which I have to exist, equal the elements of the charge(s) as those elements have been explained to I am guilty of the charge(s) because the facts, which I know to exist, equal the elements of the charge(s) as those elements have been explained to me by the court and there is a factual basis for my plea. I am pleading guilty freely and voluntarily and not as the result of force or threats or of promises apart from a plea agreement, in which my willingness to plead guilty results from discussions between the District Attorney's Office and me or my attorney. I ask the ATTORNEY FOR DEFENDANT DATE DEFENDANT I have questioned the defendant personally about the matters and rights itemized above and about the defendant's waiver of those rights. I have concluded that the defendant understands the nature if the charge(s) and the rights which are given up by pleading guilty. I have concluded that there is a factual basis for defendant's plea of guilty and that the plea is being entered freely, knowledgeably and voluntarily after freely, knowledgeably and voluntarily waiving the rights set out above and the plea of guilty is therefore accepted. J. SHANNON GARRISON, SESSIONS JUDGE GENERAL SESSIONS COURT OF RHEA COUNTY, TENNESSEE RHEA County Case # JUDGMENT DISMISSED - COSTS TAXED TO THE STATE () STATE'S MOTION TO NOT PROSECUTE; () AFTER PRELIMINARY HEARING; () AFFIANT DID NOT APPEAR; () DEFENDANT WAIVED EXTRADITION & IS GONE TO ANOTHER STATE; () INCOMPLIANCE; () VICTIM DOES NOT WISH TO PROSECUTE; () PLEA AGREEMENT: () OFFICER'S REQUEST () DISMISSED ON CONDITION DEFENDANT PAY COURT COSTS () DEFENDANT FOUND NOT GUILTY - COSTS DEFENDANT HAVING FAILED TO APPEAR ON THE DATE SET FOR TRIAL () A FORFEITURE OF THE CASH BOND IS HEREBY

to an attorney.

I find the Defendant understands and freely and voluntarily waives the right

The Court has advised me that I have the right to be represented by an attorney and it indigent to have an attorney

ORDERED

JURY AND () BAIL IS SET AT \$_

J. SHANNON GARRISON, SESSIONS JUDGE

() APPEALED () BOUND OVER TO RHEA COUNTY GRAND JURY AFTER () PRELIMINARY HEARING () WAIVING PRELIMINARY HEARING () DEFENDANT DID NOT APPEAR AND UPON STATE'S MOTION, CASE(S) WAS/WERE BOUD OVER TO GRAND

IN THE G	ENERAL SESSIONS CO	URT OF RHEA COUNTY, TENNESSEE, AT DAYTON:				
State of Tennessee						
vs.	1	OFFICER:				
1/iche	Her B	ullent SENO .: 17 CR-2251				
Fine \$	→ \$	•				
Costs	<u></u>	\$ \$_				
Restitution \$ //	\(\frac{1}{2}\)	3				
<u></u>	<u> </u>	3				
Subpoenas \$	<u> </u>	\$				
Continuance Fee \$	\$ <u></u>	\$				
Drug Screen \$	\$	\$				
Public Def \$	<u> </u>	\$				
Admin Fee* \$	\$	\$ *Admin Fee is assessed for appointment of an attorney,				
Show Cause \$	\$	\$ WHICH SHALL BE PAID PRIOR TO THE NEXT				
Capias \$		\$ COURT DATE ASSIGNED. **Failure to willfully				
Scire Facias \$	72 / ^{\$}	\$ pay assessed fee can result in enhanced punishment**				
Total \$	91	\c/				
Due by	1	, / <u>X</u>				
	ENTS: Defendant will pay \$	<u> </u>				
		per month beginning, and the				
		t paid in the time allotted, a mittimus will be issued.				

COURT APPOINTED AT						
() Elizabeth Adams	775-3621	379 2nd Avenue, Suite #1, Dayton				
()Carol Ann Barron	775-1884	264 3rd Avenue, Dayton				
()Randy L. Clark	423-447-2400	13647 Old State Hwy 28, Pikeville 37367				
() Clarery Covert	322-2979	1395 Market Street #1, Dayton				
()Clancy Covert ()Stacey Farmer	423-826-2323	Call his office 2 weeks before Court				
()Ed Boring	1-423-447-2903	3173 Main Street, Pikeville 37367				
()Public Defender	423-447-3311 1-423-634-8646	Call his office 2 weeks before Court				
()Larry Roddy	775-0107	Call their office 2 weeks before Court 285 2 nd Avenue, Suite #5, Dayton				
()Andy Tucker	570-0506					
()Thomas McEntyre	423-301-8138	385 2 nd Avenue, Suite 1, Dayton Call his office 2 weeks before Court				
	423-301-0130	Can his office 2 weeks before Court				
BAIL IS SET AT: CASH BOND: BOND CONDITIONS: () TEMPORY RESTRAINING ORDER () DOMESTIC BOND STAYS IN EFFECT						
DEFENDAT IS TO HAVE NO CONTACT WITH						
() HOUSE ARREST () ANKLE MONITOR REQUIRED						
() CURFEW-DEFENDANT TO BE AT HOME AFTER						
						
	 -					
5-1-18						
TODAY'S COURT DATE J. SHANNON GARRISON, GENERAL SESSIONS JUDGE						
1 6 10						
Your Next Court Date: 6-5 20 9:00 a.m/1:30 p.m.						
Defendant						