NO:

22-428

I

STATE OF TENNESSEE

VS.

A TRACY DJUAN BOYD, JR.

INDICTMENT FOR:

IMPERSONATION OF A LICENSED PROFESSIONAL FALSELY REPRENSENTING SELF AS A LAWYER PRACTICING LAW WITHOUT A LICENSE THEFT OF PROPERTY

IMPERSONATION OF A LICENSED PROFESSIONAL FALSELY REPRENSENTING SELF AS A LAWYER PRACTICING LAW WITHOUT A LICENSE FORGERY

CRIMINAL SIMULATION

IMPERSONATION OF A LICENSED PROFESSIONAL FALSELY REPRENSENTING SELF AS A LAWYER PRACTICING LAW WITHOUT A LICENSE THEFT OF PROPERTY

> WITNESSES: SUMMON FOR STATE

SEE NEXT PAGES

MICHAEL PARSON, PROSECUTOR

TRUE BILL

OREMAN OF THE GRAND JURY

STATE OF TENNESSEE

VS.

TRACY DJUAN BOYD, JR.

MICHAEL PARSON, FELICIA STACY, JOHN CHEW, DEREK MILLER, TBI 350 SMITH LANE; JACKSON, TN 38301; WITH TBI #JA-14A-000104

REBEKAH BURKE; KIM COVINGTON; TBI
2399 CHISWOOD ST; MEMPHIS, TN 38134;

ROBERT WEST; C/O MICHAEL PARSON TBI

BRADLEY LEWIS, BRANDON BANKSTON, ASHLEY MCCULLAR, JPD WITH JPD #21-6926

MARCUS A. LIPHAM; 200 E. MAIN STREET; SUITE 110; JACKSON, TN 38301

TN CORRECTIONAL SERVICES WEST, INC.; C/O STACY MILLER 204 W MAIN ST; JACKSON, TN 38301;

JODY PICKENS, SHAUN BROWN, AL EARLS, LEE SPARKS, DISTRICT ATTORNEY'S OFFICE; 225 DR. MLK DR.; JACKSON, TN 38301

JUDGE DONALD ALLEN, CIRCUIT COURT DIV II

JUDGE BLAKE ANDERSON, CITY COURT

WILLIE JAMES GREER, JR.; 32 SWEETBRIAR CIRCLE JACKSON, TN 38301

JAMAYLA ETOYE LEE; 8 NEELY STATION RD; DENMARK, TN 38391

MICHAEL LAMONT TURNER; 213 COBURN RD; JACKSON, TN 38305

CHRISTI MIOSHA KING; 26 KING ARTHUR DR JACKSON, TN 38301

SUMNER COUNTY TH CIRCUIT COURT CLERK; 100 PUBLIC SQUARE; GALLATIN,
TH 37066;
CUSTODIAN OF RECORDS FOR PRIOR CONVICTIONS ON TRACY DJUAN BOYD, JR.

STATE OF TENNESSEE

vs.

TRACY DJUAN BOYD, JR.

MADISON COUNTY CIRCUIT COURT CLERK; 515 S LIBERTY ST; JACKSON, TN 38301; RECORDS FOR WILLIE JAMES GREER, JR.

FACEBOOK; CUSTODIAN OF RECORDS; 1601 WILLOW RD; MENLO PARK, CA 94025 WITH FACEBOOK RECORDS FOR TRACY DJUAN BOYD, JR.

SQUARE, INC.; CUSTODIAN OF RECORDS; 901 MISSION ST; SAN FRANCISO, CA 94103;

RE: VALIDATE SQUARE, INC. RECORDS PF ON TRACY DJUAN BOYD, JR.

NASHVILLE SCHOOL OF LAW; QUSTODIAN OF RECORDS; 4013 ARMORY OAKS DR; NASHVILLE, TN 37204;

RE: RECORDS FOR TRACY DJUAN BOYD, JR.

PURDUE UNIVERSITY GLOBAL/CONCORD LAW SCHOOL; CUSTODIAN OR RECORDS; 10100 SANTA MONICA BLVD, SUITE 362; LOS ANGELES, CA 90067; RE: RECORDS FOR TRACY DJUAN BOYD, JR.

BOARD OF PROFESSIONAL RESPONSIBILITY; SUPREME COURT OF TN; CUSTODIAN OF RECORDS; 10 CADILLAC DR, SUITE 220; BRENTWOOD, TN 37027;

RE: INFORMATION REPORTED BY ATTORNEY MARCUS ALLEN

LIPHAM

TENNESSEE BAR ASSOCIATION; CUSTODIAN OF RECORDS; 221 4TH AVE NORTH;
NASHVILLE, TN 37219;
RE: RECORDS ON TACY DJUAN BOYD, JR.

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about March 18, 2021, through March 19, 2021, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully, feloniously, and knowingly practice and pretend to be licensed as an attorney while not so licensed to practice the profession as required, in violation of Tennessee Code Annotated \$39-16-302, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

On or about March 18,2021 through March 19, 2021, in Madison County and before the finding of this indictment, did unlawfully, feloniously, and knowingly, either directly or indirectly, falsely advertise himself as, or hold himself out as, a lawyer, in violation of Tennessee Code Annotated 23-3-108, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about March 18,2021 through March 19, 2021, in Madison County and before the finding of this indictment, did unlawfully and knowingly engage in the practice of law or do law business without being duly licensed, in violation of Tennessee Code Annotated 23-3-101 and 23-3-103, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about April 5, 2021, and April 22, 2021, in Madison County, Tennessee, and before the finding of this indictment, pursuant to a common scheme or plan did unlawfully, feloniously and knowingly exercise control over property, to wit: One Thousand Two Hundred Dollars in Good And Lawful United States Currency, a more particular description thereof being to Grand Jury unknown, more than \$1,000.00 but less than \$2,500.00 dollars in value, belonging to MARCUS LIPHAM, without the content of MARCUS LIPHAM, with the intent to deprive him thereof, in violation of Tennessee Code Annotated \$39-14-103, all of which is against the peace and dignity of the State of Tennessee.

Mark Pavidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about March 19, 2021, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully, feloniously, and knowingly practice and pretend to be licensed as an attorney while not so licensed to practice the profession as required, in violation of Tennessee Code Annotated §39-16-302, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about March 19, 2021, in Madison County and before the finding of this indictment, did unlawfully, feloniously, and knowingly, either directly or indirectly, falsely advertise himself as, or hold himself out as, a lawyer, in violation of Tennessee Code Annotated 23-3-108, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about March 19, 2021, in Madison County and before the finding of this indictment, did unlawfully and knowingly engage in the practice of law or do law business without being duly licensed, in violation of Tennessee Code Annotated 23-3-101 and 23-3-103, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about March 19, 2021, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully, feloniously and with intent to defraud or harm another, forge endorse, alter, execute, mark and/or utter without authorization, a certain paper writing, to wit: A Letter of Legal Representation for Michael Turner from The Law Office of Marcus Lipham, of the following, tenor, words and figures, to wit: a copy of the letter I emailed as an attachment should be included in the included in the indictment, in violation of Tennessee Code Annotated §39-14-114, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

Docume De Da Document (1996) IR	200 E. Main ST Suite 110 25 Attachment patkson, TN 38301 Phone: 731-240-1990 Fax: 731-240-1991
ATTORNEY AT LAW	Email: info@tnlegaldetense.com
- 10 () - 1	
عد الله الله الله الله الله الله الله الل	Carlotte and the second
March 19, 2021	
Jackson City Court 391 S. Royal St. Jackson, TN 38301	
ş-!	3
Re: Michael L. Turn	en; March 23 rd Docket
Our law firm represents Mr. Michae	1 L. Turner in an active Driving on Suspended License
March 23, 2021 rescheduled for the	accept this request to have the current court date of April 20, 2021 docket.
	se email Tracy@TNLegalDefense.com
All the best;	EMDA - CAPA
Tracy Boyd, J.D.	
Case Associate Mayous Lipham #038403	
Atterney For The Defendant	
PROFILES ARE PRO	oset 2 wedgo-7.50
	Jotify m Lipham

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STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about March 19, 2021, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully, feloniously and with intent to defraud Jackson City Court, make, alter or possess an object that appeared to have value because of age, antiquity, rarity, source, or authorship that it did not have to wit: A Letter of Representation for Michael Turner from the Law Office of Marcus Lipham, in violation of Tennessee Code Annotated \$39-14-115, all of which is against the peace and dignity of the State of Tennessee.

Mark \Davidson

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200 E. Main ST Suite 110 #25 Attachment.pdfkson, TN 38301 Phone: 731-240-1990

Fax: 731-240-1991

Email: info@inlegaldefense.com

March	19,	2021	Ä

DO NOT MAKE THATE

Jackson City Court 391 S. Royal St. Jackson, TN 38301

Re: Michael I. Turner: March 23rd Docket

Dear Madam Hill

Our law firm represents Mr. Michael L. Tumer in an active Driving on Suspended License case in Jackson City Court. Please accept this request to have the current court date of March 23, 2021 rescheduled for the April 20, 2021 docket.

For any additional information, please email Tracy@TNLegalDefense.com

All the best;

DEFENDA OF

Tracy Boyd, J.D. Case Associate

Marcus Liphan # 036403 Atterney For The Defendant

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see ale.

NOT DESCRIPTION

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about October 21, 2021, through November 8, 2021, in Madison County, Tennessee, and before the finding of this indictment, did unlawfully, feloniously, and knowingly practice and pretend to be licensed as an attorney while not so licensed to practice the profession as required, in violation of Tennessee Code Annotated \$39-16-302, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about October 21, 2021, through November 8, 2021 in Madison County and before the finding of this indictment, did unlawfully, feloniously, and knowingly, either directly or indirectly, falsely advertise himself as, or hold himself out as, a lawyer, in violation of Tennessee Code Annotated 23-3-108, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about October 21, 2021, through November 8, 2021, in Madison County and before the finding of this indictment, did unlawfully and knowingly engage in the practice of law or do law business without being duly licensed, in violation of Tennessee Code Annotated 23-3-101 and 23-3-103, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

STATE OF TENNESSEE, MADISON COUNTY

THE GRAND JURORS OF Madison County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

TRACY DJUAN BOYD, JR.

on or about July 30, 2019, through August 26, 2019, in Madison County, Tennessee, and before the finding of this indictment, Pursuant to a Common Scheme or Plan did unlawfully, feloniously and knowingly exercise control over property, to wit: Two Thousand Seven Hundred and Forty One Dollars in Good and Lawful United States Currency, a more particular description thereof being to the grand jury unknown, more than \$2,500.00 but less than \$10,000.00 thousand dollars in value belonging to TENNESSEE CORRECTIONAL SERVICES WEST, INC., without the consent of TENNESSEE CORRECTIONAL SERVICES WEST, INC., with intent to deprive the said TENNESSEE CORRECTIONAL SERVICES WEST, INC., thereof, in violation of Tennessee Code Annotated \$39-14-103, all of which is against the peace and dignity of the State of Tennessee.

Mark Davidson

IN THE	CRIMINAL/CIRCUIT COURT	for Madison	COUNTY, 7	rennessee
Casa Numb	er: 22.428 Count #_ strict: 24 Judicial Divis	Consend for the Ste	Joni Glen	n
Ludicial Dis	er: Count # _	Counsel for the Date	fendant: Kule P	arks
outhern Die	o deficial Divis	Co-Counsel for the		_
			b Def Appt Private Atty	Appt
State of Te	nnessee	Counsel Waived		
vs.	TVAMA DILLON BOID			
Defendant:	Tracy Divan Boud	Alias	of Birth	ex:
Race:	_ S&N: _	r License #:	Issuing State:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Relationship	County Offender	Victim's Age:	IDOC #: <u>H</u>	
State Contro	ol #: Arre	est Date:	 dictment Filing Date: MA	
	to Victim: Arre	sst Date:Inc	Corrected Gau.	1 4 2022
		—	MOONEY	CIRCLUT
On the	parties for entry of judgment. day of NOCMOER,	2022 . the defendant:	DER	COPRICE
₩ Pled Guilt		l	Ä	M. V CLERK
☐ Pled Nolo		Indictment: Class (circle one) 1 Indicted Offense Name:	"ABCDE AFelon	y Misdemaser
	y - Certified Question Findings	Indicted Offense Name: 1731	Chairman of Cic	enca ruiso.
}	Incorporated by Reference	Amended Offense Name:		
Dismissed		Amended Offense TCA 8:		
_	equi with costs equi without costs	Offense Date: Conviction Offense Name:	County of Offense:	424
Is found:	Guilty 🔲 Not Guilty	Conviction Offense Name:	SCIEDING OF	Licensad_Inhas
	Not Guilty by Reason of Insanity	Conviction Offense TCA §:	39.10.302	
☐ Jury Verd		Conviction: Class (circle one) 1 Sentence Imposed Date:	1.14.22@ AFelor	y 🗀 Misdemeanor
☐ Bench Tri	al Merged with Count:			<u>-</u>
all of which a	ring the evidence, the entire record, and in to re incorporated by reference herein, it is OR ce and costs are imposed as follows:	he case of sentencing, all factors in To DERED and ADJUDGED that the cor	ennessee Code Annotated Tit nviction described above is in	le 40, Chapter 35, posed hereby and
Offender Status	Delega Wight	lity for Felony Offense		☐ 1st Degree Murder ☐ Pre 1989
(Check One)		teck One)	Ì	Reform Act 1989
<u> </u>				☐ Drug Free Zone ☐ Gang Related
Mitigated Standard	☐ Mitigated 20% ☐ § 40-35-501(i) 100%		Agg Child Neg/En 70% Agg Child Neg/En 85%	Repeat Violent Off
☐ Multiple	☐ Mitigated 30% ☐ Multiple Rapist 100% ☐ Standard 30% ☐ Child Rapist 100%	☐ § 39-17-1324(a), (b) 100%	Agg Vehicular Homicide 60%	
☐ Persistent ☐ Carcer	☐ Multiple 35% ☐ Agg Rapist 100% ☐ Persistent 45% ☐ Child Predator 100%		Carjacking 75% §40-35-501(u) 85%	
	Career 60%	Att 1st Deg Murder w/SBI 85%		
Concurrent	with:	Pretrial Jail Credit Period(s	s):	
nuis a	H5(4,5,8,10+13	From to	From	to
	(10110110110110	From to	From	_ to
Consecutive	to:	From to	From court for duplication of Jail	to
		applied to consecutive sex		Credit to be
Sentenced To	: TDOC County Jail	Workhouse		
Sentence Len	A	DaysHours Life	□Life w/out Parole □I	Death
Mandatory	Minimum Sentence Length: S§ 39	-17-417, 39-13-513, 39-13-514, or 3	9-17-432 in Prohibited Zone	
	§ 55-	10-401 DUI 4th Offense 17-1324 Possession/Employment of I	Firearm	
	§§ 40	-39-208, -211 Violation of Sex Offend	ler Registry	
Period of it	Meth nearceration to be served prior to release on	§§ (39-17-434, -417, -418) probation or Community Correction	s: Months Dav	s Hours
Minimum	service prior to eligibility for work release, f	urlough, trusty status and rehabilitat	tive programs:% (Mindemea	nor or Split Confinement Only
Alternative S	entence: USup Prob Unsup Prob Co			
		s Effective:	,	
	WAS DRUG/RECOVERY COURT ORDERE	D AS A CONDITION OF THE ALTERN	ATIVE SENTENCE? Yes	LI No
	Joseph Howell Judge's Name	- LANV	nu	
			's Signature	
	CR-3419 (Rev. 02-19)	Page 1 of 2	DDA	1167

IN THE CRIMINAL/CIRCUIT COURT FOR _	Modison _ county, tennessee
Case Number: 22-428 Count #	
Judicial District: Judicial Division:	
State of Tennessee	
775	
Defendant: Tracy Diugn Develors:	Date of Birth
race:JSN:	
	- 4
CONTINUATION OF JUDGMEN	VT
Court Ordered Fees and Fines: Costs to be Paid by	Restitution: Vic
\$Court Costs	Ad
Traumatic Brain Injury Fund (68-55-301 et seq.)	
\$ Drug Testing Fund (TN Drug Control Act)	Total Amount \$ COS Per Month \$
\$CICF \$Sex Offender Tax	☐ Unpaid Community Service:
\$Other:	HoursDaysWeeksMonths
	and ordered to provide a biological specimen for the purpose of DNA analysis.
	ed to community supervision for life following sentence expiration.
Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-1	19, the clerk shall forward this judgment to the Department of Health.
Special Conditions:	
Essentia 11 mas contens	
Effective 4 year sentence	
Loss of voting privilege	S _
Ban/Procluded from our	varian de Bassana de Écolo
- John J. Mondowsky 470 M. J. O.C.	oning or possessing tircam.
	·]
	70.11 01
Joseph Howell	Judge's Signature. Date of Entry of Judgment
Judge's Name	Judge's Signature Date of Entry of Judgment
four sel for State/Signature (optional)	Defendant/Defendant's Counsel/Signature (optional)
0	
I, clerk, hereby certify that, before entroparties who did not provide a signature above.	ry by the court, a copy of this judgment was made available to the party or
harmen with manner to a reason a self-result and self-results	

	CRIMINAL/CIRCUIT COURT			SSEE
Case Numb	er: <u>22-428</u> Count #_ trict:	2 Counsel for the State:	Joni Glego	
Judicial Dis	trict: Z_Q Judicial Divis	ion: Counsel for the Defen Co-Counsel for the De	efendant: KYIE POIK	J
			Def Appt Private Atty Appt	
State of Te		Counsel Waived		
vs. Defenda <u>nt:</u>	TYACU DILLO SSVI	Alias:	Date of Bir	::[
Race: _	SUN:	Driver License #:	Issuing State: The	
State ID #: _ Relationship	County Offender	ID # (if applicable):	TDOC #: <u>U</u> # #	
State Contro	to Victim: Arrows JUDGMENT	est Date:Indic	etment Filing Date: NOV 1	
	JUDGMENT [Original Amended [Corrected GAIL MOONEY CHCUIT COM	2
Come the p	arties for entry of judgment. day of MMCMBER	20, the defendant:	DEPUTY CLERK	
☐ Pled Guilt	•	Indictment: Class (circle-one) 1st		
☐ Pled Nolo	Contendere y – Certified Question Findings	Indictment: Class (circle one) 1st Indicted Offense Name:	Representing Self	Alak
\	Incorporated by Reference	Indicted Offense TCA §:	3-108 3	
Dismissed		Amended Offense TCA §:		<u> </u>
	equi with costs equi without costs	Offense Date:		
Is found:	☐ Guilty ☐ Not Guilty	Conviction Offense Name:		+
_	☐ Not Guilty by Reason of Insanity	Conviction Offense TCA §:		lemeanor
☐ Jury Verd ☐ Bench Tri		Sentence Imposed Date:		
<u> </u>	ing the evidence, the entire record, and in	he case of sentencing all factors in Ten	nessee Code Annotated Title 40. Cha	oter 35
all of which a	re incorporated by reference herein, it is OF the and costs are imposed as follows:	DERED and ADJUDGED that the convi	ction described above is imposed he	reby and
Offender Status	Release Eligibi	lity for Felony Offense	□ Pre 1	
(Check One)	(c	heck One)	☐ Drug F	
_ ☐ Mitigated	☐ Mitigated 20% ☐ § 40-35-501(i) 100%			čelated Violent Off
☐ Standard ☐ Multiple	☐ Mitigated 30% ☐ Multiple Rapist 100% ☐ Standard 30% ☐ Child Rapist 100%	☐ Agg Rob w/Prior 100% ☐ Ag. § 39-17-1324(a), (b) 100% ☐ Ag.	g Child Neg/En 85% g Vehicular Homicide 60%	
☐ Persistent ☐ Career	☐ Multiple 35% ☐ Agg Rapist 100% ☐ Persistent 45% ☐ Child Predator 100%	☐ Mult § 39-17-1324(j) 100% ☐ Ca	rjacking 75% 0-35-501(u) 85%	
Carca	☐ Career 60% ☐ § 39-13-518 100%	☐ Att 1st Deg Murder w/SBI 85%		
Concurrent	with:	Pretrial Jail Credit Period(s):		
		From to		<u> </u>
Consecutive	to:	From to		
			ert for duplication of Jail Credit to	be
Sentenced To	: DOC County Jail	Workhouse		
Sentence Ler			Life w/out Parole Death	
Mandator	Minimum Sentence Length: §§ 39	-17-417, 39-13-513, 39-13-514, or 39-1	7-432 in Prohibited Zone	
	₹ 39-	10-401 DUI 4th Offense 17-1324 Possession/Employment of Fire	earm	
	§§ 40	9-39-208, -211 Violation of Sex Offender \$\$ (39-17-434, -417, -418)	Registry	
Period of i Minimum	ncarceration to be served prior to release or service prior to eligibility for work release, i	probation or Community Corrections:	MonthsDaysHo e programs:% (Misdemeanor or Split Cor	UTS finement Only)
Alternative S	entence: Sup Prob Unsup Prob Co			
	WAS DRUG/RECOVERY COURT ORDERE			
	Treach T Hand	/lam	l1	
	Joseph T. Howe !	Judge's	Signature	
	CP-3419 (Pay 02-19)	Page 1 of 2	RDA 1167	

•	Modern	
IN THE CRIMINAL/CIRCUIT COURT FOR Case Number: 22-428 Count Judicial Division: 1	#_ 2	County, tennessee
State of Tennessee vs. Defendant: Trocy Divin Conditions Race:	ι	re of Birth:
CONTINUATION OF JUDGM		ed Corrected
Court Ordered Fees and Fines: Costs to be Paid by \$Court Costs	Address	Per Month \$
☐ The Defendant having been found guilty is rendered infame ☐ Pursuant to 39-13-521, the defendant is ordered to provide ☐ Pursuant to 39-13-524 or 39-13-518, the defendant is sent ☐ Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-Special Conditions:	e a biological specimen for the purpose tenced to community supervision for life	of HIV testing. e following sentence expiration.
	Im 11 11	
Joseph Howe!! Judge's Name Converted State Signature (optional		Date of Entry of Judgment Counsel/Signature (optional)
I, clerk, hereby certify that, before parties who did not provide a signature above.	entry by the court, a copy of th is judgr	nent was made available to the party or
CR-3419 (Rev. 02-19)	Page 2 of 2	RDA 1167

IN THE	CRIMINAL/CI	RCUIT COUR	r for{	riadisor	COUNTY,	TENNESSEE
Case Numb	22-42	S Count	_* 3	Councel for the	State: Uni Gle Defendant: Kyle	nn
Judicial Di	strict: 20	Judicial Div	vision:	Counsel for the	Defendant:	DACKE
				Co-Counsel for	the Defendant:	
				🙎 Retained 🛚	Pub Def Appt 🗍 Private At	ty Appt
State of Te			_		rived 🔲 Pro Se	
VS.	TYPICU DO	unn Hou	d		Birth Issuind State TDOO#:	
Race:	Sap		A Anas:	License #	Birth Issuing Stallo	
State ID #:		County Offend	er ID # (if apr	olicable):	TDOO#:	
Relationshi	p to Victim:		Vic	tim's Age:		
State Contr	ol #:	A	rrest Date: _		Indictment Filing DNOV	
		JUDGMENT	Original	☐ Amended	Indictment Filing DMG V ☐ Correct@dL MOONEY, CIRC	¥ 2022
Come the	parties for entry of	judgment.			- CIRI	CUIT COHOT
On the	day of	unker	<u>ر دنی 20 , 20 </u>	_, the defendant:	DEPUTY	CLERK
Pled Guil	ty		V-distant		4 100 D D D D D D	7.73
Picd Nolo			Indicted	Offense Name:	ACTICATA LAW	DRIVILLE LICON
Pled Guil	ty - Certified Question	-	Indicted	Offense TCA §:	23-3-101	
Dismisse	Incorporated by F	elerence	1.4			
10%	sequi with costs					
	sequi without costs				County of Offens	
Is found:	_	Not Guilty	Convictie	on Offense TCA §:		
D Inches		Reason of Insanity) 1 A B C D E Fel	ony Misdemeanor
Jury Verd		int:	Sentence	Imposed Date:		
all of which a that a senten Offender	ring the evidence, the re incorporated by ref ce and costs are impo	erence herein, it is sed as follows:	ORDERED and	ADJUDGED that th	in Tennessee Code Annotated 7 e conviction described above is	imposed hereby and
Status (Check One)			ibility for Feld (Check One)	ony Offense		☐ Pre 1989 ☐ Reform Act 1989 ☐ Drug Free Zone ☐ Gang Related
☐ Mitigated ☐ Standard ☐ Multiple ☐ Persistent ☐ Career	☐ Mitigated 20% ☐ Mitigated 30% ☐ Standard 30% ☐ Multiple 35% ☐ Persistent 45% ☐ Career 60% ☐	Multiple Rapist 100 Child Rapist 100% Agg Rapist 100%	% ☐ Agg Rob ☐ § 39-17- ☐ Mult § 3 6 ☐ Agg Ass	85% w/Prior 100% -1324(a), (b) 100% 9-17-1324(j) 100% ault w/Death 75% leg Murder w/SBI 85%	☐ Agg Child Neg/En 70% ☐ Agg Child Neg/En 85% ☐ Agg Vehicular Homicide 60% ☐ Carjacking 75% ☐ \$40-35-501(u) 85%	Repeat Violent Off
Concurrent	with:		Pre	trial Jail Credit Per	iod(s):	
			11		• •	<u>, </u>
				om to om to		
Consecutive	to:		Fro	om to	From the court for duplication of Ja	to
				s not the intent or plied to consecutive		III Credit to be
Sentenced To	D: TDOC	☐ County Jai	□ Wor	khouse		
Sentence Lei	ngth:Years	Months	Days	Hours □Lif	e	Death
Mandator	y Minimum Sentence	85	5-10-401 DUI 9-17-1324 Pos	-13-513, 39-13-514, 4th Offense session/Employmen 11 Violation of Sex O		e
Period of i Minimum	ncarceration to be ser service prior to eligibi	ved prior to release	th §§ (39-17-4 on probation of	34, -417, -418) or Community Corre	ctions:MonthsDe	aysHours neanor or Split Confinement Only)
Alternative S	entence: Sup Prob	☐Unsup Prob ☐	Comm Corr	Prob Sup By Comm	. Cort (CHECK ONE BOX)	·
		MonthsC		Effective:		
	WAS DRUG/RECOVE	ERY COURT ORDE	RED AS A CON	DITION OF THE ALT	TERNATIVE SENTENCE? Ye	s 🔲 No
	Joseph	Judge's Name	<u>/</u>	don.	LU udge's Signature	
	CR-3419 (Rev. 02-19)	Judge's Name		age 1 of 2		DA 1167
	OU-2412 [LEAT 05-12]		P	090 I VI Z	N	

IN THE CRIMINAL/CIRCUIT COURT FOR	COUNTY, TENNESSEE
22-478	
Case Number: 2014 Judicial Division:	<i>9</i>
oddiciai bistici.	·
State of Tennessee	
Defendant: TYNCY DIVAN DOVA	
	Date of Birth
Race:SSN	
	A .
CONTINUATION OF JUDGMEN	NT Coriginal Amended Corrected
Court Ordered Fees and Fines: Costs to be Paid by	Restitution: Victim Name
\$Court Costs	Address
Traumatic Brain Injury Fund (68-55-301 et seq.)	
\$ Drug Testing Fund (TN Drug Control Act)	Total Amount \$ Per Month \$
\$CICF	☐ Unpaid Community Service:
\$Sex Offender Tax	
\$Other:	HoursDaysWeeksMonths
•	
The Defendant having been found guilty is rendered infamous	and ordered to provide a biological specimen for the purpose of DNA analysis.
☐ Pursuant to 39-13-521, the defendant is ordered to provide a line in Pursuant to 39-13-524 or 39-13-518, the defendant is sentence	piological specimen for the purpose of HIV testing. ed to community supervision for life following sentence expiration.
Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-1	19, the clerk shall forward this judgment to the Department of Health.
Special Conditions:	
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Joseph Home 1'	me 11.14.22
Judge's Name	Judge's Signature Date of Entry of Judgment
(Janu Mllin	hear-
Coarsel for State/Signature (optional)	Defendant Defendant's Counsel/Signature (optional)
$\boldsymbol{\nu}$	**
	ı
	ry by the court, a copy of this judgment was made available to the party or
I, clerk, hereby certify that, before ent parties who did not provide a signature above.	ry by the court, a copy of this judgment was made available to the party or

IN THE	E CRIMINAL/CIRCUIT COURT FOR MACISONCOU	unty, tennes	SSEE
Case Numb	ber: 22-428 Count # 4 Counsel for the State: John	Elenn	
Judicial Dis	istrict:Judicial Division: Counsel for the Defendant: Co-Counsel for the Defendant:	ie Park	-
	Retained Pub Def Appt Pri	vate Atty Appt	- -
State of Te	ennessee Counsel Waived Pro Se		_
vs.	Alias: Date of Birth: SN: Driver License #: Issuin County Offender ID # (if applicable): TDOC		
Race:	SN: Driver License #:	g State: 1/V	■ †
State ID #:	County Offender ID # (if applicable):TDOC		
Relationshi	ip to Victim: Victim's Age:		
State Contr	ip to Victim: Victim's Age: Indictment Filing D JUDGMENT Original Amended Corrected ANL MA	aWOV 1 4 200	
	JUDGMENT Coriginal Amended Corrected	DONEY ON	وا
On the	JUDGMENT Original Amended Correctedall Marties for entry of judgment. 20 22, the defendant:	TEN CIRCUIT COURTE	12
Pled Guil		A.M. Y CLERK	
1 -	Contendere Indictment: Class (circle one) 1st A B C D E	Felony H Wish	meanor
☐ Pled Guill	I Indicted Offense II A 6*	JEIN 123	A 6.
	Amended Offense Name:		
☐ Dismissed	Amended Offense TCA §:		<u> </u>
1—	osequi without costs Offense Date:County o	f Offense:	700
Is found:	Sequi with costs Sequi without costs County of Conviction Offense Name: Conviction Offense TCA §: Conviction Offense TCA §:	3	300
☐ Jury Verd	Conviction: Class (citcle one) 1st A B C D E	Felony 🗌 Misde	emeanor
Bench Tri	rial Merged with Count: Sentence Imposed Date:		
After conside	ering the evidence, the entire record, and in the case of sentencing, all factors in Tennessee Code Ann	otated Title 40. Char	pter 35.
all of which a	are incorporated by reference herein, it is ORDERED and ADJUDGED that the conviction described a nce and costs are imposed as follows:		
Offender	The this costs are imposed to lowers.		ree Murder
Status (Check One)	Release Eligibility for Felony Offense [Check One]	☐ Pre 19 ☐ Reform	Act 1989
		Drug Fi	ree Zone
☐ Mitigated	☐ Mitigated 20% ☐ § 40-35-501(i) 100% ☐ Agg Rob 85% ☐ Agg Child Neg/En 7 ☐ Mitigated 30% ☐ Multiple Rapist 100% ☐ Agg Rob w/Prior 100% ☐ Agg Child Neg/En 8	0% Repeat	Violent Off
Standard Multiple	☐ Standard 30% ☐ Child Rapist 100% ☐ § 39-17-1324(a), (b) 100% ☐ Agg Vehicular Homi	cide 60%	
☐ Persistent ☐ Career	Persistent 45% Child Predator 100% Agg Assault w/Death 75% \$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
	☐ Career 60% ☐ § 39-13-518 100% ☐ Att 1st Deg Murder w/SBI 85%		
Concurrent	with: COWAS 1, 5, 8, 10 4 Pretrial Jail Credit Period(s):		
	From to From	to	
Consecutive		to to	-
	It is not the intent of the court for duplicati		be
Sentenced To	applied to consecutive sentences To: MITDOC		-
Sentenced To	- 7	ole	
I -	ry Minimum Sentence Length: §§ 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohib		
	§ 55-10-401 DUI 4th Offense		
	\$ 39-17-1324 Possession/Employment of Firearm \$\$ 40-39-208, -211 Violation of Sex Offender Registry		
Period of i	Meth §§ (39-17-434, -417, -418) incarceration to be served prior to release on probation or Community Corrections: Months	DaysHou	ırs
Minimum	scrvice prior to eligibility for work release, furlough, trusty status and rehabilitative programs:	% (Misdemeaner or Split Con	inement Only)
Alternative S	Sentence: Sup Prob Unsup Prob Comm Corr Prob Sup By Comm. Corr (CHECK ONE BO	x)	
	YearsMonthsDays Effective:IMMECUAHL_W		
	WAS DRUG/RECOVERY COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SENTE CE	? ∐ Yes ☐ No	
•	Joseph Howell Judge's Name Judge's Signature CR 2440 (Dec 10240) Dec 1 of 24	•	
	Judge's Name Judge's Signature		
	CR-3419 (Rev. 02-19) Page 1 of 2/	RDA 1167	

IN THE CRIMINAL/CIRCUIT COURT FOR _	COUNTY, TENNESSEE
Case Number: 22.428 Count#	4
Case Number:Count #	
Sudicial DistrictSudicial Division	
State of Tennessee	<u> </u>
vs. TOTAL DAVIDE COL	
Defendant: Macy Divan Bondhas:	Date of Birth
Race: SSAU	
CONTINUATION OF JUDGMEN	NT & Original
	La prigura Ci i anno Ci i
Court Ordered Fees and Fines: Costs to be Paid by	The additional of Michigan N
\$Court Costs	Restitution: Victim N Address.
\$_500 Fine Assessed	Address
\$ Traumatic Brain Injury Fund (68-55-301 et seq.)	Total Amount \$ 1, 200 Per Month \$
\$ Drug Testing Fund (TN Drug Control Act) \$ CICF	700070000000
\$ Sex Offender Tax	☐ Unpaid Community Service:
\$Other:	HoursDaysWeeksMonths
	- I - I - I - I - I - I - I - I - I - I
Pursuant to 39-13-521, the defendant is ordered to provide a t	and ordered to provide a biological specimen for the purpose of DNA analysis.
Pursuant to 39-13-524 or 39-13-518, the defendant is sentend	ed to community supervision for life following sentence expiration.
Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-1	19, the clerk shall forward this judgment to the Department of Health.
Contain Continue	
Special Conditions:	
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	1 10 01
Joseph Howell	10/11/2 11-14-22
Judge's Name	Judge's Signature Date of Entry of Judgment
(And Illi	- Macos
Counse for State/Signature (optional)	Defendant/Defendant's Counsel/Signature (optional)
I, clerk, hereby certify that, before en	try by the court, a copy of this judgment was made available to the party or
parties who did not provide a signature above.	
	i

111 111-	E CRIMINAL/CIRCUIT COURT FOR	_county, tennessee
Cose Numb	ber: 22428 Count # 5 Counsel for the State: JC	mi Glenn
Judicial Dis	istrict;	The Parks
	Co-Counsel for the Defendant	
	Retained Dub Def Appt	
State of Te	ennessee Counsel Waived Pro Se	
Defendant:	: Macy Dyugo Soudalias: Detroit	Birth:
Race.	SAN.	pening States IA
State ID #:	County Oriender ID # (if applicable):	TDOC - A A
Relationship	ip to Victim; Victim's Age:	
State Contr	County Offender ID # (if applicable): ip to Victim; Victim's Age: rol #: Arrest Date: Indictment F JUDGMENT Doriginal Amended Correcte parties for entry of judgment, 20 22, the defendant:	WOV T
C 4b	Total for out of induced in Contects	GAIL MOONE
On the	parties for entry of judgment, 20 22, the defendant:	WEY, CIRCUIT COLUMN
Pled Guilt	ltv	DEPUTY CLED CREED
	Ity - Certified Question Findings Indictment: Class (circle one) 1st A B C Indicted Offense Name:	Pelony Massembanor
1	lty - Certified Question Findings Indicted Offense Name: Indicted Offense TCA §: 34.10.30	CHAI OF LICEPHIES, PA
	Incorporated by Reference	
☐ Dismissed	Amended Offense TCA §:	
	Offense Date: Conviction Offense Name: MDLASTA	ounty of Offense:
Is found:	Conviction Offense TCA St. A. G. 110-20	12
	Conviction: Class (circle one) 1st A B C	D (E) Kelony Misdemeanor
☐ Jury Verd	rial Merged with Count: Sentence Imposed Date:	
		4.4
all of which a	ering the evidence, the entire record, and in the case of sentencing, all factors in Tennessee Co are incorporated by reference herein, it is ORDERED and ADJUDGED that the conviction desc	cribed above is imposed hereby and
	nce and costs are imposed as follows:	
Offender Status		☐ I st Degree Murder ☐ Pre 1989
	Release Eligibility for Felony Offense	☐ Pre 1989 ☐ Reform Act 1989
Status (Check One)	Release Eligibility for Felony Offense (Check One)	☐ Pre 1989 ☐ Reform Act 1989 ☐ Drug Free Zone ☐ Gang Related
Status (Check One)	Release Eligibility for Felony Offense (Check One) Mitigated 20% § 40-35-501(i) 100% Agg Rob 85% Agg Child Ne	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off
Status (Check One) Mitigated Standard Multiple	Release Eligibility for Felony Offense (Check One)	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Violent Off Repeat Violent Off
Status (Check One) Mitigated Standard	Release Eligibility for Felony Offense (Check One)	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off
Status (Check One) Mitigated Standard Multiple Persistent Career	Release Eligibility for Felony Offense (Check One) Agg Child Ne Agg Child Ne Agg Child Ne Agg Rob 85% Agg Child Ne Agg Child Ne Agg Rob w/Prior 100% Agg Child Ne Agg Child Ne Agg Rob w/Prior 100% Agg Child Ne Agg Child Ne Agg Rob w/Prior 100% Agg Child Ne Agg	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off
Status (Check One) Mitigated Standard Multiple Persistent Career	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career	Mitigated 20%	Pre 1989 Reform Act 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Violent
Status (Check One) Mitigated Standard Multiple Persistent Career	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Len	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Len	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Len	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Len Mandatory	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Reform Act 1989 Drug Free Zone Repeat Violent Off Reform Act 1989 Drug Free Zone Repeat Violent Off Repe
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Lem Mandatory Period of in	Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Vi
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Len Mandatory Period of in Minimum	Release Eligibility for Felony Offense (Check One) Mitigated 20% \$ 40-35-501(i) 100% Agg Rob 85% Agg Child Ne Agg Child Repist 100% Agg Rob w/Prior 100% Agg Child Ne Agg Child Repist 100% Sandard 30% Child Repist 100% Agg Rob w/Prior 100% Agg Child Ne Agg Rapist 100% Multiple 35% Agg Rapist 100% Multiple 39-17-1324(j) 100% Carjacking 7 Persistent 45% Child Predator 100% Agg Assault w/Death 75% \$40-35-5016 Agg Assault w/Death 75% Agg Assault w/Death 75% \$40-35-501	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Len Mandatory Period of in Minimum Alternative S	Release Eligibility for Feloay Offense (Check One) Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Len Mandatory Period of in Minimum Alternative S	Release Eligibility for Felony Offense (Check One) Mittigated 20% \$ 40-35-501(i) 100% Agg Rob 85% Agg Child Ne Agg Child Ne Agg Child Rapist 100% Agg Rob w/Prior 100% Agg Child Ne Agg Child Ne Agg Child Rapist 100% Agg Rob w/Prior 100% Agg Child Ne Agg Child Ne Agg Child Rapist 100% Agg Rob w/Prior 100% Agg Child Ne Agg Child Ne Agg Child Rapist 100% Multi § 39-17-1324(i) 100% Carjacking 7 Persistent 45% Child Predator 100% Agg Assault w/Death 75% \$40-35-501(i) Agg Assault w/Dea	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Len Mandatory Period of in Minimum Alternative S	Release Eligibility for Feloay Offense (Check One) Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Viol
Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentence Len Mandatory Period of in Minimum Alternative Status Alternative Check One) Minimum Alternative Check One) Minimum Check One) Minimum Check One) Minimum Check One) Check	Release Eligibility for Feloay Offense (Check One) Mitigated 20%	Pre 1989 Reform Act 1989 Drug Free Zone Gang Related Repeat Violent Off Repeat Vi

IN THE CRIMINAL/CIRCUIT COURT FOR _	COUNTY, TENNESSEE
Case Number: 22-426 Count #	<u> </u>
Judicial District:	9
State of Tennessee	
Defendant Tracy DIVAN SO Dalian	Date of Birtl
Race: SSW _	Date of Birt
	
CONTINUATION OF JUDGMEN	T Corrected Corrected
Court Ordered France and Blance	
Court Ordered Fees and Fines: Costs to be Paid by \$Court Costs	Restitution: Victim Name
\$5.00 Fine Assessed	Address
\$ Traumatic Brain Injury Fund (68-55-301 et seq.)	Total Assumed the Design of
\$ Drug Testing Fund (TN Drug Control Act) \$ CICF	Total Amount \$Per Month \$
\$ Sex Offender Tax	Unpaid Community Service:
\$Other:	HoursDaysWeeksMonths
·	
The Defendant having been found willtrie condened information	and ordered to provide a biological specimen for the purpose of DNA analysis.
Pursuant to 39-13-521, the defendant is ordered to provide a b	piological specimen for the purpose of HIV testing.
	ed to community supervision for life following sentence expiration. 19, the clerk shall forward this judgment to the Department of Health.
Tuestant to sac oo, empler 11, 120,20, 110 111, 0. 110 11	13, are early with an of sugarant to the 20pm anent of rectain
Special Conditions:	
	<i>.</i>
<u> </u>	
Joseph Howell	6mel 11.14.22
	Judge's Signature Date of Entry of Judgment
Can' VIII.	16.12
Coursel for State/Signature (optional)	Defendant's Counsel/Signature (optional)
I, clerk, hereby certify that, before enti	ry by the court, a copy of this judgment was made available to the party or
parties who did not provide a signature above.	
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IN THE	CRIMINAL/	CIRCUIT COURT	FOR _	MHDUW	COUNT	y, tennessee	
	22-4	78	10		Inni Ci	enn	
Case Numb	er: 210	Count #	_ 	Counsel for the	State: UN GI	Dane	
oudiciai Dis	strict.	Judicial Div	ision.	Co-Counsel for	the Defendant:	~ -ruck3 —	
				_	Pub Def Appt Private	Atty Appt	
State of Te	nnessee			Counsel Wa			
vs.	Total Du	100 4010					
Defendant:	Tracy Pl	man gand	Alias:	 	Date of Birth	: _	
Race:	95	in:		iver License #:	ssuing St		
Relationship	n to Victim:	County Onende	TID# (II	Victim's Age:	TDOC #		
State Contr	ol #:	Aı	Test Date	e:	_ Indictment Filing Date: ☐ Corrected AIL MOONE		
		JUDGMENT	Origin	nal	Corrected.	1 4 2022	
Come the	artica for outer	of independ		_	GAIL MOONE	Y 000	
On the	day of	of judgment.	.20 2	2 , the defendant:		" CINCUIT COURT OF LE	
☐ Pled Guilt		VIVIO					
☐ Pled Nolo	-		India	ctment: Class (circle one	ilsely hepresen	Felony Misonmeanor	
1—	y - Certified Quest	tion Findings	Indic	eted Offense Name:	rizerd Uchuzen	THE SELLING ALL	4
1_4	Incorporated b	y Reference	Ame	nded Offense Nome:		 5	•
Dismissed							
I -	equi with costs equi without costs		Offer	nse Date:	County of Offe	nse:	
Is found:	equi without costs ☐ Guilty	Not Guilty					
10101111	•	by Reason of Insanity	Conv	riction Offense TCA §:	a) 1st A B C D E []	D1 D16 1	
☐ Jury Verd					, I A B C D E (relony Miscemeanor	
Bench Tri	al Merged with	Count:	_ [- Date.			
					in Tennessee Code Annotate		
	re incorporated by ce and costs are in		RDERED	and ADJUDGED that th	e conviction described above	is imposed hereby and	
Offender						☐ 1 st Degree Murder	
Status (Check One)			bility for Check Oz	Felony Offense		☐ Pre 1989 ☐ Reform Act 1989	
TOHECK OHE	_					☐ Drug Free Zone☐ Gang Related	
☐ Mitigated	☐ Mitigated 20%	☐ § 40-35-501(i) 100%	☐ Agg	Rob 85%	☐ Agg Child Neg/En 70%	Repeat Violent Off	
Standard Multiple		☐ Multiple Rapist 100% ☐ Child Rapist 100%		Rob w/Prior 100% 9-17-1324(a), (b) 100%	☐ Agg Child Neg/En 85% ☐ Agg Vehicular Homicide 6	ines	
☐ Persistent	☐ Multiple 35%	Agg Rapist 100%	☐ Mul	t § 39-17-1324(j) 100%	Carjacking 75%	1074	
☐ Career	☐ Persistent 45%☐ Career 60%	Child Predator 100%					
Concurrent		1 1 § 39-13-518 100%	☐ Agg	Assault w/Death 75% 1st Deg Murder w/SBI 85%	☐ §40-35-501(u) 85%		
Concertenc	with:	☐ § 39-13-518 100%	Att	1st Deg Murder w/SBI 85%	☐ §40-35-501(u) 85%		
	with:	∐§39-13-518 100%	Agg	1st Deg Murder w/SBI 85% Pretrial Jail Credit Per	[] §40-35-501(u) 85%		
	with:	∐§39-13-518 100%	Agg	Pretrial Jail Credit Per Fromto	§40-35-501(u) 85% 	to	
Consecutive		∐ § 39-13-518 100%	Agg	1st Deg Murder w/SBI 85% Pretrial Jail Credit Per	riod(s): From From	to	
Consecutive		∐ § 39-13-518 100%	Agg	Pretrial Jail Credit Per From to From to From to It is not the intent of	§40-35-501(u) 85%	to	
	to:		Att	Pretrial Jall Credit Per From to From to From to It is not the intent of applied to consecutive	§40-35-501(u) 85%	to	
Sentenced To	to:	□ County Jail	Att	Pretrial Jail Credit Per From to From to From to It is not the intent of applied to consecutive Workhouse	iod(s): From From From the court for duplication of sentences	to to	
Sentenced To	to:	☐ County Jail		Pretrial Jail Credit Per From to From to From to It is not the intent of applied to consecutive Workhouse Hours	From From the court for duplication of sentences	to to	
Sentenced To	to:	County Jailers	Days 29-17-417	Pretrial Jail Credit Per From to From to From to It is not the intent of applied to consecutive Workhouse Hours Life , 39-13-513, 39-13-514, DUI 4th Offense	From From From Sentences C Life w/out Parole or 39-17-432 in Prohibited 2	to to	
Sentenced To	to:	County Jailers	Days	Pretrial Jail Credit Per From to From to From to It is not the intent of applied to consecutive Workhouse Hours Life 7, 39-13-513, 39-13-514, DUI 4th Offense Possession/Employment	From From From Latin of the court for duplication of sentences	to to	
Sentenced To Sentence Ler Mandatory	to: D:	County Jail rsMonths \$§ 5 ce Length: \$§ 5 \$ 3 \$§ 6 Me	Days	Pretrial Jail Credit Per From to From to From to It is not the intent of applied to consecutive Workhouse Hours Life 7, 39-13-513, 39-13-514, DUI 4th Offense Possession/Employmen 8, -211 Violation of Sex O	From From From Sentences Collife w/out Parole or 39-17-432 in Prohibited 20 at of Firearm flender Registry	toto	
Sentenced To Sentence Lea Mandatory	to: D: DOC Ingth: Year y Minimum Senten	County Jail County Jail County Jail Solution Months Solution Solution Solution Solut	Days 39-17-417 5-10-4011 9-17-1324 40-39-208 th §§ (39-1) on probati	Pretrial Jail Credit Per From to From to From to It is not the intent of applied to consecutive Workhouse Hours Life 7, 39-13-513, 39-13-514, DUI 4th Offense Possession/Employment 8, -211 Violation of Sex O 17-434, -417, -418 Jon of Community Correct	From From Street Wout Parole or 39-17-432 in Prohibited 2 at of Firearm flender Registry	to to	
Sentenced To Sentence Ler Mandatory Period of i Minimum	to: TDOC Ingth: Year Year Minimum Senten Incarceration to be service prior to eli	County Jail SMonths Cee Length:§§ 5 § 3 § 6 Me Served prior to release gibility for work release	Days 39-17-417 5-10-401 9-17-1324 40-39-208 th §§ (39-1 on probati , furlough	Pretrial Jail Credit Per From to From to From to It is not the intent of applied to consecutive Workhouse Hours Life 7, 39-13-513, 39-13-514, DUI 4th Offense Possession/Employment 7, -211 Violation of Sex O 17-434, -417, -418 ion or Community Correct, trusty status and rehability	From	to to	
Sentenced To Sentence Ler Mandatory Period of i Minimum	to: TDOC ngth:year Minimum Senten ncarceration to be service prior to elimented.	County Jail County Jail County Jail Some Served Prior to release gibility for work release crob Unsup Prob	Days	Pretrial Jail Credit Per From to To Trom to It is not the intent of applied to consecutive Workhouse Hours Life 7, 39-13-513, 39-13-514, DUI 4th Offense Possession/Employmen 1, -211 Violation of Sex O 17-434, -417, -418 ion or Community Correct, trusty status and rehabitation of Sup By Community Community Sup By Community Correct, trusty status and rehabitation of Prob Sup By Community Correct Community Correct Community Correct Community Sup By Community Correct Community Sup By Community Correct Community Correct Community Sup By Community Correct Community Correct Community Correct Community Sup By Community Correct Community Correct Community Correct Community Sup By Community Correct Community Corre	From From From From From From the court for duplication of sentences c	to to	
Sentenced To Sentence Ler Mandatory Period of i Minimum	to: D:	County Jail County Jail County Jail County Jail Solution Solu	Days	Pretrial Jail Credit Per From to To Trom to It is not the intent of applied to consecutive Workhouse Hours Life 7, 39-13-513, 39-13-514, DUI 4th Offense Possession/Employment, -211 Violation of Sex O 17-434, 417, 418 ion or Community Correct, trusty status and rehabit Prob Sup By Comm	From From From From From From the court for duplication of sentences c	to	
Sentenced To Sentence Ler Mandatory Period of i Minimum	to: D:	County Jail County Jail County Jail County Jail Solution Solu	Days	Pretrial Jail Credit Per From to To Trom to It is not the intent of applied to consecutive Workhouse Hours Life 7, 39-13-513, 39-13-514, DUI 4th Offense Possession/Employment, -211 Violation of Sex O 17-434, 417, 418 ion or Community Correct, trusty status and rehabit Prob Sup By Comm	From From From From From From the court for duplication of sentences c	to	
Sentenced To Sentence Ler Mandatory Period of i Minimum	to: D:	County Jail TSMonths SS \$5 \$5 \$8	Days	Pretrial Jail Credit Per From to To Trom to It is not the intent of applied to consecutive Workhouse Hours Life 7, 39-13-513, 39-13-514, DUI 4th Offense Possession/Employment, -211 Violation of Sex O 17-434, 417, 418 ion or Community Correct, trusty status and rehabit Prob Sup By Comm	From From From From From From the court for duplication of sentences c	to	
Sentenced To Sentence Ler Mandatory Period of i Minimum	to: D:	County Jail County Jail County Jail County Jail Served Length: \$5 \$5 \$5 Me Served prior to release gibility for work release rob Unsup Prob County Jail County Jail Served Length: \$5 Served Prior to release gibility for work release rob County County County County County County County County County Jail County Jail Served Length: \$5 Served Prior to release gibility for work release rob County County County County County County County Jail County Jail Served Prior to Prior to release gibility for work release rob County County County County County County Jail Served Prior to Prior to release gibility for work release rob County Co	Days	Pretrial Jail Credit Per From to From to From to From to It is not the intent of applied to consecutive Workhouse Hours Life 7, 39-13-513, 39-13-514, DUI 4th Offense Possession/Employmen 8, -211 Violation of Sex O 17-434, -417, -418 ion or Community Correct, trusty status and rehabitation of The ALT	From From From From From From the court for duplication of sentences c	to	

IN THE CRIMINAL/CIRCUIT COURT	FOR MADISON COUNTY, TENNESSEE
Case Number: Co Judicial District: Judicial Division:	T —
State of Tennessee	
VS. 200 011 211100 A2012	
Race: SN:	Alias:Date of Birth
CONTINUATION OF JUD	GMENT Original Amended Corrected
Court Ordered Fees and Fines: Costs to be Pai	d by
\$Court Costs	P T Restitution: Victim Name
\$ Fine Assessed \$ Traumatic Brain Injury Fund (68-55-301 et	
\$ Drug Testing Fund (TN Drug Control Act)	Total Amount \$ Per Month \$
\$CICF	☐ Unpaid Community Service:
\$Sex Offender Tax \$Other:	HoursDaysWeeksMonths
☐ Pursuant to 39-13-521, the defendant is ordered to pr☐ Pursuant to 39-13-524 or 39-13-518, the defendant is	namous and ordered to provide a biological specimen for the purpose of DNA analysis. ovide a biological specimen for the purpose of HIV testing. sentenced to community supervision for life following sentence expiration. r 71-6-119, the clerk shall forward this judgment to the Department of Health.
Special Conditions:	
	<u> </u>
·	1
	1
	100 100
Joseph Pamel	11.14.22
Judge's Name	Judge's Signature Date of Entry of Judgment
Counsel for State/Signature (opti	onal) Defendant/Defendant's Counsel/Signature (optional)
	efore entry by the court, a copy of this judgment was made available to the party or
parties who did not provide a signature above.	
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IN THE	CRIMINAL/CIRCUIT COURT	T FOR MADISON COUNTY, TENNESSEE
	er: 22-428 Count #	7 Imi Glean
Case Numb	er:Count # strict:Judicial Div	# Counsel for the State: Counsel for the Defendant: Kuller Parks
Judiciai Di	Judiciai Div	Co-Counsel for the Defendant:
		Retained Pub Def Appt Private Atty Appt
State of Te	ennessee	Counsel Waived Pro Se
vs.	Tracy Divan Bord	
Race:) \$94:	Alias: Dete of Birth
State ID #:	\$9\frac{1}{2}:	Oriver License #: Issuing State: II Ier ID # (if applicable): TDOC#: II
State Contr	ol #; As	Victim's Age: Indictment Filing Date:
		Original Clamended Corrected NOV 1 / 2000
Come the	parties for entry of judgment.	
On the	parties for entry of judgment. Hoday of NOVCOBER	, 20, the defendant:
☐ Pled Guilt	ty	Indictment: Class (circle one) 1 A B C D E Felony Misdest snor Indicted Offense Name:
☐ Pied Nolo		Indicted Offense Name:
Pled Guild	ty - Certified Question Findings	Indicted Offense TCA §: 2.3-3-101
Dismisse	Incorporated by Reference	Amended Offense Name:
17	sequi with costs	Amended Offense TCA §:
	sequi without costs	Offense Date: County of Offense:
Is found:	☐ Guilty ☐ Not Guilty	Consistion Offense TCA Se
☐ Jury Verd	☐ Not Guilty by Reason of Insanity	Conviction: Class (circle one) 1st A B C D E Felony Misdemeanor
Bench Tri		Sentence Imposed Date:
	_	indiana for a significant in Physical December 1971, 100 Clark
all of which a	ring the evidence, the entire record, and is tre incorporated by reference herein, it is (in the case of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, ORDERED and ADJUDGED that the conviction described above is imposed hereby and
	ce and costs are imposed as follows:	
Offender Status	Release Eligi	gibility for Felony Offense
(Check One)		(Check One) ☐ Reform Act 1989 ☐ Drug Free Zone
		Gang Related
☐ Mitigated ☐ Standard	☐ Mitigated 20% ☐ § 40-35-501(i) 100% ☐ Mitigated 30% ☐ Multiple Rapist 1009	% Agg Rob 85% Agg Child Neg/En 70% Repeat Violent Off Agg Rob w/Prior 100% Agg Child Neg/En 85%
Standard Multiple	☐ Mitigated 30% ☐ Multiple Rapist 100% ☐ Standard 30% ☐ Child Rapist 100% ☐ Multiple 35% ☐ Agg Rapist 100%	☐ § 39-17-1324(a), (b) 100% ☐ Agg Vehicular Homicide 60% ☐ Mult § 39-17-1324(f) 100% ☐ Carjacking 75%
☐ Persistent ☐ Career	Persistent 45% Child Predator 100%	%. 🗌 Agg Assault w/Death 75% 🔲 §40-35-501(u) 85%
	Career 60%	Att 1st Deg Murder w/SBI 85%
Concurrent	with:	Pretrial Jail Credit Period(s):
		From to to to
0		From to From to
Consecutive	: 10:	From to to to to It is not the intent of the court for duplication of Jail Credit to be
		applied to consecutive sentences
Sentenced To	p: TDOC County Jail	il: Workhouse
Sentence Ler	ngth:YearsMonths	DaysHours
Mandator	y Minimum Sentence Length:\$	39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone 55-10-401 DUI 4th Offense
)	§3	39-17-1324 Possession/Employment of Firearm
}		3 40-39-208, -211 Violation of Sex Offender Registry eth §§ (39-17-434, -417, -418)
Period of i Minimum	ncarceration to be served prior to release	e on probation or Community Corrections:MonthsDaysHours e, furlough, trusty status and rehabilitative programs:% (Mindementor or Spill Confinement Only)
	ientence: Sup Prob Unsup Prob	Comm Corr Prob Sup By Comm. Corr (CHECK ONE BOX)
	YearsMonthsD	Days Effective:
	Joseph Howell Judge's Name	1 // Mill
L	. Judge's Name	
	CR-3419 (Rev. 02-19)	Page 1 of 2 / RDA 1167

IN THE CRIMINAL/CIRCUIT COURT F Case Number: 22-428 Cou Judicial District: 7.4 Judicial Division:	OR MADISON .	COUNTY, TENNESSEE
State of Tennessee vs. Defendant: Tray Dyuan DNDA Race: CONTINUATION OF JUDG	Date of Bird	ch:
Court Ordered Fees and Fines: Costs to be Paid \$Court Costs	State Address	Per Month \$Months
☐ The Defendant having been found guilty is rendered information of Pursuant to 39-13-521, the defendant is ordered to pro☐ Pursuant to 39-13-524 or 39-13-518, the defendant is c☐ Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or Special Conditions:	wide a biological specimen for the purpose of HIV to sentenced to community supervision for life following	sting. g sentence expiration.
	1- 101	
Judge's Name Counsel for State/Signature (option Counsel for State/Signature (optio	_ Kel 20-	
CR-3419 (Rev. 02-19)	Page 2 of 2	RDA 1167

IN THE	CRIMINAL/CI	RCUIT COURT	FOR V	וטטי עדו		COUNTY,	TENNESS	EE
	22.42	8	Q			ioni Gle		
Case Numb	er: 22-42 strict: 84	- O Count #	<u>Q</u>	_ Counsel for the	e State:	OIT GIC	111	<u> </u>
Judicial Dis	strict: OLY _	Judicial Div	ision:	Counsel for th	e Defendant:_	Kyle !	rolk?	-
				Co-Counsel for				+
State of Te	THESSES			Counsel W		pt 🔲 Private Atty	y Ap p t	
			ĺ,		_			
Defendadi	<u> TOTACU</u> D	illan ber	Alias:		Date	of Birth:		
Race: _	SSN!		ver	License #:		ssuing State:	TN	
State ID #:	Jssn.	County Oriende	r ID # (II app	licable):		TDOC		
Relationship	p to Victim:		· Victi	im's Age:				•
State Contr	p to Victim: ol #:	Ar	rest Date:		Indictment	Filing Date:		1
		JUDGMENT	Original	Amended	☐ Corre	cted NUV 1	4 2022	
Come the	parties for entry of	judgment	20			GAIL MOONEY CIRC	011	b .
On the	day of	amber_	20	_, the defendant:		- GIR	CUIT COURT	G,
Pled Guil	ty		7	nt: Class (circle on	<u> </u>	DEPUTY	CLERK CC	<u> </u>
☐ Pled Nolo	Contendere		Indictme	nt: Class (circle on Offense Name;	15 A B	C D EDIZE	my LI Mika	PM.
☐ Pled Guilt	ty – Certified Question	Findings		Offense TCA §:				
 	Incorporated by R	teference	111	Offense Name:				
Dismissed				Offense TCA §:				
	sequi with costs sequi without costs		Offense D	ate:	 • •	County of Offense:	:	
Is found:	_ <u> </u>	☐ Not Guilty	Conviction	ate: n Offense Name: n Offense TCA §:	-ORGEK	y		
		Reason of Insanity	Conviction	n Offense TCA §:	<u> </u>	C D R Drain	D Vioda	
☐ Jury Verd			Sentence	on: Class (circle on Imposed Date:	1 1. 14.	22	nty 🗀 witsucii	neamor
Bench Tri	al Merged with Cou	unt:						
all of which a	ring the evidence, the re incorporated by ref ce and costs are impo	erence herein, it is C	the case of se RDERED and	ntencing, all factor: ADJUDGED that th	s in Tennessee he conviction d	Code Annotated Ti escribed above is in	tie 40, Chapt mposed hereb	er 35,
	ce and costs are impo	sed as follows:	 		· <u> </u>		·	
Offender Status (Check One)	ce and costs are impo	Release Eligi	bility for Felo Check One)	ny Offense			☐ 1st Degree ☐ Pre 1980 ☐ Reform ☐ Drug Free	Murder 9 Act 1989 2 Zone
Offender Status	☐ Mitigated 20% ☐ Mitigated 30% ☐ Standard 30% ☐ Multiple 35% ☐ Persistent 45% ☐	Release Eligi (§ 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Agg Rapist 100%	Check One) Agg Rob Agg Rob S 39-17- Mult § 39 Agg Assa		Agg Child Agg Child Agg Vehic Carjackin	Neg/En 85% ular Homicide 60% g 75%	☐ 1 st Degre ☐ Pre 198	Murder 9 Act 1989 2 Zone ated
Offender Status (Check One) Mitigated Standard Multiple Persistent Career	☐ Mitigated 20% ☐ Mitigated 30% ☐ Mitigated 30% ☐ Standard 30% ☐ Multiple 35% ☐ Persistent 45% ☐ Career 60% ☐	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Agg Rapist 100% Child Predator 100% § 39-13-518 100%	Check One) Agg Rob Agg Rob S 39-17-1 Mult § 39 Agg Assa	85% w/Prior 100% 1324(a), (b) 100% 17-1324(j) 100% ult w/Death 75%	Agg Child Agg Child Agg Vehice Carjacking S40-35-50	Neg/En 85% ular Homicide 60% g 75%	1 × Degre Pre 198 Reform Drug Fre	Murder 9 Act 1989 2 Zone ated
Offender Status (Check One) Mitigated Standard Multiple Persistent Career	☐ Mitigated 20% ☐ Mitigated 30% ☐ Mitigated 30% ☐ Standard 30% ☐ Multiple 35% ☐ Persistent 45% ☐ Career 60% ☐	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Agg Rapist 100% Child Predator 100% § 39-13-518 100%	Check One) Agg Rob Agg Rob Signature Signature Agg Assa Att 1st Do	85% w/Prior 100% 1324(a), (b) 100% 0-17-1324(j) 100% ult w/Death 75% eg Murder w/SBI 85% rial Jail Credit Pe	Agg Child Agg Child Agg Vehice Carjacking \$40-35-50	Neg/En 85% ular Homicide 60% g 75% 11(u) 85%	□ 1st Degre □ Pre 198; □ Reform □ Drug Fre □ Gang Re; □ Repeat Vi	Murder 9 Act 1989 2 Zone ated
Offender Status (Check One) Mitigated Standard Multiple Persistent Career	Mitigated 20%	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Agg Rapist 100% Child Predator 100% § 39-13-518 100%	Check One) Agg Rob Agg Rob Signature Agg Rob Agg Rob Agg Assa Att 1st De Pres	85% w/Prior 100% 1324(a), (b) 100% 0-17-1324(j) 100% ult w/Death 75% og Murder w/SBI 85% rial Jail Credit Pe	Agg Child Agg Child Agg Vehice Carjacking \$40-35-50	Neg/En 85% ular Homicide 60% g 75% bl(u) 85%	1st Degre Pre 198; Reform Drug Fre Gang Re; Repeat Vi	Murder 9 Act 1989 2 Zone ated
Offender Status (Check One) Mitigated Standard Multiple Persistent Career	Mitigated 20%	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Agg Rapist 100% Child Predator 100% § 39-13-518 100%	Check One) Agg Rob Agg Rob Signal Agg Assa Att 1st De Pres Fro Fro Fro	85% w/Prior 100% 1324(a), (b) 100% 0-17-1324(j) 100% ult w/Death 75% og Murder w/SBI 85% rial Jail Credit Pe mto mto	Agg Child Agg Child Agg Vehice Carjacking \$40-35-50	Neg/En 85% ular Homicide 60% g 75% b)(u) 85% From From From	tototototototototototo	e Murder 9 Act 1989 2 Zone ated lolent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career	Mitigated 20%	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Agg Rapist 100% Child Predator 100% § 39-13-518 100%	Check One) Agg Rob Agg Rob S 39-17- Mult \$ 39 Agg Assa Att 1st Do Pres Fro Fro It is	85% w/Prior 100% 1324(a), (b) 100% 0-17-1324(j) 100% ult w/Death 75% eg Murder w/SBI 85% rial Jail Credit Pe mto_ mto_ mto_	Agg Child Agg Child Agg Vehice Carjacking \$40-35-50	Neg/En 85% ular Homicide 60% g 75% b)(u) 85% From From From	tototototototototototo	e Murder 9 Act 1989 2 Zone ated lolent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive	Mitigated 20% Mitigated 30%	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Child Predator 100% § 39-13-518 100%	Check One Agg Rob Agg Rob S 39-17- Mult § 39- Att 1 De Pref Fro. Fro. It is appi	85% w/Prior 100% 1324(a), (b) 100% 1-17-1324(j) 100% ult w/Death 75% g Murder w/SBI 859 rial Jail Credit Pe m to m to not the intent of licd to consecutive	Agg Child Agg Child Agg Vehice Carjacking \$40-35-50	Neg/En 85% ular Homicide 60% g 75% b)(u) 85% From From From	tototototototototototo	e Murder 9 Act 1989 2 Zone ated lolent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent CS: Consecutive	Mitigated 20% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 35% Mitigated 45% Career 60% Mitigated 45%	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Agg Rapist 100% Child Predator 100% § 39-13-518 100%	Check One Agg Rob Agg Rob S 39-17- Mult \$ 39 Agg Assa Att 1st Do Fro Fro It is app	85% w/Prior 100% 1324(a), (b) 100% 1-17-1324(j) 100% ult w/Death 75% g Murder w/SBI 85% rial Jail Credit Pe m to m to n to shouse	Agg Child Agg Child Agg Vehice Carjacking \$40-35-50	Neg/En 85% ular Homicide 60% g 75% b)(u) 85% From From From duplication of Jai	to	e Murder 9 Act 1989 2 Zone ated lolent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced Te	Mitigated 20% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 45% Career 60% Mitigated 45%	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Child Predator 100% § 39-13-518 100%	Agg Rob Agg Rob Agg Rob Signature Agg Assa Signature Agg	85% w/Prior 100% 324(a), (b) 100% 9-17-1324(j) 100% ult w/Death 75% g Murder w/SBI 85% rial Jail Credit Pe m to m to m to n to licd to consecutive chouse Hours Li	Agg Child Agg Child Agg Vehice Carjacking \$40-35-50 criod(s): the court for a sentences fe	Neg/En 85% ular Homicide 60% g 75% l1(u) 85% From From From duplication of Jai	to to lace to be lace	e Murder 9 Act 1989 2 Zone ated lolent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced Te	Mitigated 20% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 35% Mitigated 45% Career 60% Mitigated 45%	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Child Predator 100% § 39-13-518 100% County Jail Months Length: § 5	Check One) Agg Rob Agg Rob Signature Agg Rob Agg Rob Signature Agg Rob From Agg Assa Att 1st Do From From From It is Appl Days 39-17-417, 39-5-10-401 DU14	85% w/Prior 100% 1324(a), (b) 100% 1-7-1324(j) 100% cult w/Death 75% g Murder w/SBI 85% rial Jail Credit Pe m to m to not the intent of lied to consecutive thouse _Hours	Agg Child Agg Child Agg Vehic Carjacking \$40-35-50 friod(s): The court for cesentences fe	Neg/En 85% ular Homicide 60% g 75% l1(u) 85% From From From duplication of Jai	to to lace to be lace	e Murder 9 Act 1989 2 Zone ated lolent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced Te	Mitigated 20% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 45% Career 60% Mitigated 45%	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Child Predator 100% § 39-13-518 100% County Jail Months Length: \$5 \$5 \$3	Agg Rob Agg Rob Agg Rob Signature Agg Rob Agg Rob Signature Agg Rob Agg Rob Fro Agg Assa Att 1st Do Fro Fro It is Appl Days 39-17-417, 39- 5-10-401 DUI 49-17-1324 Poss	85% w/Prior 100% 1324(a), (b) 100% 1-7-1324(j) 100% ult w/Death 75% g Murder w/SBI 85% rial Jail Credit Pe m to m to not the intent of lied to consecutive thouse _Hours	Agg Child Agg Child Agg Vehic Carjacking \$40-35-50 friod(s): The court for cesentences fe	Neg/En 85% ular Homicide 60% g 75% b)(u) 85% From From From duplication of Jai r/out Parole in Prohibited Zone	to to lace to be lace	e Murder 9 Act 1989 2 Zone ated lolent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Career Consecutive Sentenced To Sentence Let Mandatory	Mitigated 20% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 45% Mitigated 45	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Child Predator 100% § 39-13-518 100% County Jail Months Length: \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ \$\$ Met	Agg Rob	85% w/Prior 100% 1324(a), (b) 100% 1-17-1324(j) 100% ult w/Death 75% g Murder w/SBI 85% rial Jail Credit Pe m to m to m to m to inot the intent of liced to consecutive thouse Hours Li 13-513, 39-13-514, the Offense session/Employment 1 Violation of Sex Co 14, -417, -418)	Agg Child Agg Child Agg Child Agg Vehice Carjacking \$40-35-50 % riod(s): the court for ce sentences fe	Neg/En 85% ular Homicide 60% g 75% p1(u) 85% From From From duplication of Jai //out Parole in Prohibited Zone	1st Degree Pre 198; Reform Pre 198; Reform Drug Free Gang Retended Repeat Vision Repeat Vision Repeat Vision To	e Murder 9 Act 1989 e Zone ated olent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Chain Consecutive Sentenced To Sentence Ler Mandator	Mitigated 20% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 45% Mitigated 45	Release Eligi \$ 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Child Predator 100% \$ 39-13-518 100% County Jail Months Length:	Agg Rob Agg Rob Agg Rob Agg Rob S 39-17- Mult § 39 Agg Assa Att 1	85% w/Prior 100% 324(a), (b) 100% 9-17-1324(j) 100% ult w/Death 75% g Murder w/SBI 85% rial Jail Credit Pe m to m to m to n	Agg Child Agg Child Agg Child Agg Vehice Carjacking \$40-35-50 ** ** ** ** ** ** ** ** **	Neg/En 85% ular Homicide 60% g 75% p1(u) 85% From From From duplication of Jai //out Parole in Prohibited Zone Ty MonthsDay	to	e Murder 9 Act 1989 2 Zone ated olent Off
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Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Career Consecutive Sentenced To Sentence Let Mandator Period of i Minimum	Mitigated 20% Mitigated 30% Mitigated 45% Mitigated 45	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Child Predator 100% § 39-13-518 100% County Jail Months Length: \$ 5 \$ 5 \$ 5 Me ved prior to release lity for work release Unsup Prob	Check One) Agg Rob Agg Rob Signature Agg Assa Date Agg Assa Dat	85% w/Prior 100% 1324(a), (b) 100% 1-7-1324(j) 100% ult w/Death 75% g Murder w/SBI 859 rial Jail Credit Pe m to m to not the intent of liced to consecutive thouse _Hours	Agg Child Agg Child Agg Child Agg Vehic Carjacking \$40-35-50 % riod(s): The court for resentences fe	Neg/En 85% ular Homicide 60% g 75% ol (u) 85% From From From duplication of Jai //out Parole in Prohibited Zone gyMonthsDay ams:% (Medicase) (ONE BOX)	1st Degree Pre 198; Reform Reform Gang Reform Gang Reform Repeat Vi	e Murder 9 Act 1989 2 Zone ated olent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Career Consecutive Sentenced To Sentence Let Mandator Period of i Minimum	Mitigated 20% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 45% Mitigated 45	Release Eligi \$ 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Child Predator 100% § 39-13-518 100% County Jail	Check One) Agg Rob Agg Rob Signature Agg Assa Date Agg Assa Dat	85% w/Prior 100% 1324(a), (b) 100% 1-7-1324(j) 100% ult w/Death 75% g Murder w/SBI 859 rial Jail Credit Pe m to m to not the intent of liced to consecutive thouse _Hours	Agg Child Agg Child Agg Child Agg Vehic Carjacking \$40-35-50 % riod(s): The court for resentences fe	Neg/En 85% ular Homicide 60% g 75% ol (u) 85% From From From duplication of Jai //out Parole in Prohibited Zone gyMonthsDay ams:% (Medicase) (ONE BOX)	1st Degree Pre 198; Reform Reform Gang Reform Gang Reform Repeat Vi	e Murder 9 Act 1989 2 Zone ated olent Off
Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Career Consecutive Sentenced To Sentence Let Mandator Period of i Minimum	Mitigated 20% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 30% Mitigated 35% Mitigated 45% Mitigated 45	Release Eligi § 40-35-501(i) 100% Multiple Rapist 100% Child Rapist 100% Child Predator 100% § 39-13-518 100% County Jail Months Length: \$5 \	Check One) Agg Rob Agg Rob Signature Agg Assa Date Agg Assa Dat	85% w/Prior 100% 1324(a), (b) 100% 1-7-1324(j) 100% ult w/Death 75% g Murder w/SBI 85% rial Jail Credit Pe m to m to not the intent of liced to consecutive chouse Hours	Agg Child Agg Child Agg Child Agg Vehic Carjacking \$40-35-50 % riod(s): The court for resentences fe	Neg/En 85% ular Homicide 60% g 75% p1(u) 85% From From From duplication of Jai n/out Parole in Prohibited Zone gyMonthsDay ams:% (Madess CONE BOX) CONE BOX)	1st Degree Pre 198; Reform Reform Gang Reform Gang Reform Repeat Vi	e Murder 9 Act 1989 2 Zone ated lolent Off

IN THE CRIMINAL/CIRCUIT COURT FOR	COUNTY, TENNESSEE
Case Number: 22-428 Count	, L
Judicial District:Judicial Division:	
	·
State of Tennessee	
Defendant: TYOCY D I WAN BOW Alias	
Race:SSN:	Date of Birth:
Nacc051. 1	
CONTINUATION OF JUDGM	ENT Coriginal Amended Corrected
Court Ordered Fees and Fines: Costs to be Paid by	Restitution: Victim Name
\$Court Costs	Address
\$ Traumatic Brain Injury Fund (68-55-301 et seq.)	
\$ Drug Testing Fund (TN Drug Control Act)	Per Month \$
\$CICF	☐ Unpaid Community Service:
Sex Offender Tax	
\$Other:	HoursDaysWeeksMonths
,	
	us and ordered to provide a biological specimen for the purpose of DNA analysis.
☐ Pursuant to 39-13-521, the defendant is ordered to provide ☐ Pursuant to 39-13-524 or 39-13-518, the defendant is sentential.	a biological specimen for the purpose of HIV testing. enced to community supervision for life following sentence expiration.
☐ Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6	6-119, the clerk shall forward this judgment to the Department of Health.
Special Conditions:	
1	
'	
[
1	
·	
,	
	·
	7
Joseph Howell C	10 n/s 11.14.22
Judge's Name	Judge's Signature Date of Entry of Judgment
Jan Me	- Mest
ethinkel for State/Signature [optional]	Defendant's Counsel/Signature (optional)
y at the bank and the bank to a	anten hustba neural a neural ship indemont man made mallable so the same
l, clerk, hereby certify that, before of parties who did not provide a signature above.	entry by the court, a copy of this judgment was made available to the party or
• • • • • • • • • • • • • • • • • • • •	
ı	
CR-3419 (Rev. 02-19)	Page 2 of 2 RDA 1167

in are	CRIMINAL/CIRCUIT COUR	TEOR MADISON COUNTY	Tennessee
			ľ
Case Numb	er: 22-428 Count strict: 24 Judicial Di	Counsel for the State: Uni G	
Judicial Dis	strict:Judicial Di	vision: Counsel for the Defendant: KU	+GIED
		Co-Counsel for the Defendant:	
State of Te	THETER	Retained Pub Def Appt Private Atty Counsel Waived Pro Se	Appt
_ 	<u> </u>		
Defenda	Dary Dillin Bout	Alias:Birth:	
Race:	Lstski:	Driver License #:	TU
State ID #:		(if applicable):TDOC	2 2
Relationshi	p to Victim:	Victim's Age:	
State Contr	ol #: A	Victim's Age: Indictment Filing Date: Original Amended Corrected NOV 1	·4 man
	JUDGMENT	Original Amended Corrected NUV 1	4 ZUZZ
Come the	parties for entry of judgment.	QAIL APDONEY CIRC	UIT COLUTE ALC
On the	He diay of Normes -	, 20, the defendant: DEPUTY	CLERK
Pled Guil	ty	Indictment: Class (circle one) 18 A B C D (B) M Relai	WERK COMPANY
☐ Pled Nole		Indictment: Class (circle one) 1" A B C D E M Felor Indicted Offense Name:	XII CATON
Pled Guilt	ty - Certified Question Findings	Indicted Offense TCA S: 30.14.115	
Dismisse	Incorporated by Reference	Amended Offense Name:	
	sequi with costs	Amended Offense TCA S:	
1	sequi without costs	Offense Date: County of Offense:	
Is found:	☐ Guilty ☐ Not Guilty	Conviction Offense Name:	
1_	Not Guilty by Reason of Insanity	Conviction: Class (circle one) 1 A B C D E Felor	ny 🗆 Misdemeanor
☐ Jury Verd		Sentence Imposed Date:	_
Bench Tri	al Merged with Count:		- -
		in the case of sentencing, all factors in Tennessee Code Annotated Tit QRDERED and ADJUDGED that the conviction described above is in	
	ce and costs are imposed as follows:	GROERED and ADOUDGED that the conviction described above is in	nposed nereby and
Offender		!	☐ 1st Degree Murder
Status (Check One)		ibility for Felony Offense (Check One)	☐ Pre 1989 ☐ Reform Act 1989
			☐ Drug Free Zone ☐ Gang Related
☐ Mitigated	☐ Mitigated 20% ☐ § 40-35-501(i) 100%	5 ☐ Agg Rob 85% ☐ Agg Child Neg/En 70%	Repeat Violent Off
☐ Standard ☐ Multiple	☐ Mitigated 30% ☐ Multiple Rapist 100 ☐ Standard 30% ☐ Child Rapist 100%		-
Persistent	☐ Multiple 35% ☐ Agg Rapist 100%	Mult § 39-17-1324(j) 100% Carjacking 75%	
☐ Career	☐ Persistent 45% ☐ Child Predator 1009 ☐ Career 60% ☐ § 39-13-518 100%		
Concurrent		Pretrial Jail Credit Period(s):	
COMCUNICATION	****	11 '	
		From to From	
Consecutive	to:	From to From	
		It is not the intent of the court for duplication of Jai	Credit to be
		applied to consecutive sentences	
Sentenced To			
Sentence Ler			Death
Mandator	y Minimum Sentence Length:§§	39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone i5-10-401 DUI 4th Offense	1 1
	§3	39-17-1324 Possession/Employment of Firearm	
		40-39-208, -211 Violation of Sex Offender Registry ath §§ (39-17-434, -417, -418)	
Period of i Minimum	ncarceration to be served prior to release	on probation or Community Corrections:MonthsDay c, furlough, trusty status and rehabilitative programs:% (Misdense)	rsHours unor or Split Confinement Only
	entence: Sup Prob Unsup Prob	Comm Corr Prob Sup By Comm. Corr (CHECK ONE BOX)	
	YearsMonths		
	WAS DRUG/RECOVERY COURT ORDE	RED AS A CONDITION OF THE ALTERNATIVE SENTENCE? Yes	∐ No
	Joseph Howell	(LMM)	
	- Judge's Name	Judge's Signature	_
	CR-3419 (Rev. 02-19)		A 1167

State of Tennessee vs. Defendant TOCY DIVIN Alia Race: CONTINUATION OF JUDGE	Date of Birth MENT Original Amended Corrected
Court Ordered Fees and Fines: Costs to be Paid by \$Court Costs	ite Aestitution; Victili Name
\$ Fine Assessed \$ Traumatic Brain Injury Fund (68-55-301 et seq	Address
\$ Drug Testing Fund (TN Drug Control Act)	Total Amount \$ Per Month \$
\$ CICF \$ Sex Offender Tax	☐ Unpaid Community Service:
\$Other:	HoursDaysWeeksMonths
☐ Pursuant to 39-13-521, the defendant is ordered to provid ☐ Pursuant to 39-13-524 or 39-13-518, the defendant is ser	nous and ordered to provide a biological specimen for the purpose of DNA analysis. The a biological specimen for the purpose of HIV testing. The need to community supervision for life following sentence expiration. 1-6-119, the clerk shall forward this judgment to the Department of Health.
Judge's Name Judge's Name Course for State/Signature (options) I, clerk, hereby certify that, before parties who did not provide a signature above.	Judge's Signature Date of Entry of Judgment Defendant Defendant's Counsel/Signature (optional) e entry by the court, a copy of this judgment was made available to the party or
CR-2419 (Rev. 02-19)	Page 2 of 2 RDA 1167

				minoles. 1			
IN THE	CRIMINAL/	CIRCUIT COURT	FOR	MADISON	COUNTY,	TENNESSEE	
	72	176	19	`			
Case Numb	er: <u> </u>	428 Count #		Counsel for the St	ate: Juni G		_
Judicial Dis	strict:	Judicial Div	ision: 📮		efendant: Kyl	FORKS	_
			i	Co-Counsel for the			_
a					ub Def Appt 🗌 Private Att	ty Appt	
State of Te				Counsel Waive	d Pro Sc		
vs. Defendant	Tracu i	JUM CON	Alian		Date of Diethe		
Race:	- COL	Ni-	L'Alias:	river License #:	Date of Birth:	- TA / *:-	
State ID #:		County Offenda		f applicable):	Issuing State	The second second	_
			7	· · · · · · · · · · · · · · · · · · ·	in the second		_
State Contro	of #-	Aı	rest Dat	e· h	ndictment Filing Date:		
J.11.5 44-1-1		JUDGMENT	Orio	nal Amended	ndictment Filing Pote:	2022	_
		_	~ -		GAIL MOONEY CIRCU	1	
Come the p	arties for entry	of judgment.	2	2	CIRCU	IT COURT CLEAN	
		MACHIDEIC	,,20 <u> </u>	, the delendant:	DEPUTY C	ERIK	
Pled Guilt			Ind	ctment: Class (circle one)			
☐ Pled Nolo			Indi	cted Offense Name:	DE KSUNATION	FALICEN	ELL
☐ Pled Guilt	y - Certified Ques	_	Indi	cted Offense TCA §:	9.16.302		_7
Diamina	Incorporated b	y Reference		_			_•
☐ Dismissed	equi with costs			ended Offense TCA §:			_
1-	equi without costs		Offe	nse Date:	County of Offens	C 4 1	
Is found:	Cuilty	☐ Not Guilty	Con	viction Offense Name:	الارجميدية في ال	EN TR. AV	У,
	☐ Not Guilty	by Reason of Insanity	Con	viction Offense TCA §:3	14.104.30 Z		-
☐ Jury Verd	ict			tence Imposed Date:	14 A B C D COVE	ony 🗀 Misdemeano)T
Bench Tri	al Merged with	Count:	11 250	tence imposed Date:	17.66		
After consider	ing the evidence.	the entire record, and it	ithe case	of sentencing, all factors in	Tennessee Code Annotated T	Stie 40. Chanter 35.	
all of which a	re incorporated by	reference herein, it is (RDEREI	and ADJUDGED that the c	onviction described above is:	imposed hereby and	ď
	ce and costs are in	aposed as follows:				v =	. -
Offender Status		Release Eligi	bility for	Felony Offense		☐ 1st Degree Mun	der
(Check One)			Check O	•		Reform Act 19	
-			 -			☐ Gang Related	
Mitigated	Mitigated 20%	☐ § 40-35-501(i) 100%	Agi	Rob 85%	Agg Child Neg/En 70%	Repeat Violent	ΟĦ
Standard Multiple	☐ Mitigated 30% Standard 30%			Rob w/Prior 100% [9-17-1324(a), (b) 100% [] Agg Child Neg/En 85%] Agg Vehicular Homicide 60%	.	
☐ Persistent	Multiple 35%	Agg Rapist 100%	☐ Mu	lt § 39-17-1324(j) 100%	Carjacking 75%	1	
☐ Career	Career 60%	☐ Child Predator 100% ☐ § 39-13-518 100%		g Assault w/Death 75% [1st Deg Murder w/SBI 85%] \$40-35-501(u) 85%	1 1	
Concurrent	with: Atc. 1	11 - 0 110	-	Pretrial Jail Credit Period	l/c/s		\neg
Concurrent		4.5,8+13		Liether our clear Leting	dolt		-
		•		From to	From	to	1
Consecutive				From to			1
Conscensive					court for duplication of Ja		
				applied to consecutive se			⅃
Sentenced To	: MITDOC	County Jail		Workhouse			\Box
Sentence Ler	gth: Yea	rsMonths	Da y s	Hours	☐Life w/out Parole ☐]Death	ľ
Mandator					39-17-432 in Prohibited Zon	e l	
_		§ 5	5-10-401	DUI 4th Offense			[
		§3	9-17-132 1 0-39-2 0	4 Possession/Employment of 3, -211 Violation of Sex Offen	i Firearm ider Registry		Į
		Me	h §§ (39-	17-434, -417, -418)	,		- [
					ns:MonthsDa ative programs;% (Misdent		, l
		_	_	-			~"
Alternative S				rr Prob Sup By Comm. Co			I
				Effective: MMC	1		
	WAS DRUG/REC	OVERY COURT ORDER	ED AS A	CONDITION OF THE ALTER	NATIVE SENTERCE? 🗌 Yes	s 🗌 No	ļ
	<i></i>	14/11		10)	71 01	-	ĺ
	1000	Judge's Name			ge's Signature		
						DA 1167	
	CR-3419 (Rev. 02-1	a)		Page 1 of 2	RI	וטוז אכ	

IN THE CRIMINAL/CIRCUIT COURT FOR _	MINUSUNCOUNTY, TENNESSEE
Case Number: 22-428 Count # Judicial District: 24 Judicial Division: 14 Judicial Division: 15 Judicial Divisi	<u>ko</u>
State of Tennessee vs. Defend Tracy Dium 6 P Alias; Race:	Date of Birth
CONTINUATION OF JUDGMEN	NT 🛕 Original 🗆 Amended 🗆 Corrected
Court Ordered Fees and Fines: Costs to be Paid by Court Costs Defendant State	Restitution: Victim Name Address
\$ Traumatic Brain Injury Fund (68-55-301 et seq.) \$ Drug Testing Fund (TN Drug Control Act)	Total Amount \$ Per Month \$
\$ CICF \$ Sex Offender Tax	☐ Unpaid Community Service:
\$Other:	HoursDaysWeeksMonths
Pursuant to 39-13-521, the defendant is ordered to provide a l	and ordered to provide a biological specimen for the purpose of DNA analysis. biological specimen for the purpose of HIV testing, seed to community supervision for life following sentence expiration. 19, the clerk shall forward this judgment to the Department of Health.
Judge's Name Course for State Signature (optional)	Judge's Signature Defendant's Counsel/Signature (optional)
I, clerk, hereby certify that, before ent parties who did not provide a signature above.	cry by the court, a copy of this judgment was made available to the party or

IN THE	CRIMINAL/CI	RCUIT COURT	FOR MADISON COUNT	y, tennessee
Case Numb	per: 22-42 strict: 24	28Count #	Counsel for the State: JON &	lenn
Judicial Di	strict:	Judicial Div	sionCounsel for the Defendant:KUIC	PORK
			Co-Counsel for the Defendant: Retained Pub Def Appt Private	Atty Annt
State of Te	nnessee		Counsel Waived Pro Se	and rippi
vs.	Tracit Di	. Ann		
Defendant	עוט טטטייב	un orw	_Alias;Birth:	
Race: _	S9N:	-	Alias;Birth: rer License #:Issuing \$\footnote{1D}\$ # (if applicable):TDOC #:	ata:
Relationshi	n to Victim:	County Offende	TD # (if applicable): TDOC #: #	
State Contr	ol #:	Aı		Mov
		JUDGMENT	rest Date: Indictment Filing Date; Original Amended Corrected GAIL MOD	VOV 1 4 2022
			GAIL MOO	NEY CIRCUIT
On the	parties for entry of	remode	20, the defendant:	DEPUTY
☐ Pled Guil				DEPUTY CLERK
☐ Pled Nolo	•		Indictment: Class (circle one), 1st A B C D E IX Indicted Offense Name: Talsely RCOSSCING	Felony Missering PM
Pled Guil	ty – Certified Question	_	Indicted Offense TCA §: 23-3-108	A CE SE LIA LETTA
Dismisse	Incorporated by R	eference	Amended Offense Name:	
7.7	sequi with costs		Amended Offense TCA §:	
	sequi without costs		Offense Date: County of Offe	
Is found:	-	Not Guilty	Conviction Offense Name: Conviction Offense TCA §:	
		Reason of Insanity	Conviction: Class (circle one) 1st A B C D E	Felony Misdemeanor
☐ Jury Verd			Sentence imposed Date:	
		unt:		
After consider	ring the evidence, the	entire record, and is erence berein, it is (the case of sentencing, all factors in Tennessee Code Annotate RDERED and ADJUDGED that the conviction described above	ed Title 40, Chapter 35,
	ce and costs are impo			
Offender Status		Release Eligi	ility for Felony Offense	☐ 1st Degree Murder☐ Pre 1989
(Check One)			Check One)	Reform Act 1989 Drug Free Zone
				☐ Gang Related
☐ Mitigated ☐ Standard	☐ Mitigated 20% ☐ Mitigated 30% ☐		☐ Agg Rob 85% ☐ Agg Child Neg/En 70% ☐ Agg Rob w/Prior 100% ☐ Agg Child Neg/En 85%	Repeat Violent Off
Multiple	Standard 30%	Child Rapist 100%	☐ § 39-17-1324(a), (b) 100% ☐ Agg Vehicular Homicide (50%
☐ Persistent ☐ Career	☐ Multiple 35% ☐ Persistent 45% ☐	Agg Rapist 100% Child Predator 100%	☐ Mult § 39-17-1324(j) 100% ☐ Carjacking 75% ☐ Agg Assault w/Death 75% ☐ §40-35-501(u) 85%	
	Career 60%	§ 39-13-518 100%	Att 1st Deg Murder w/SBI 85%	
Concurrent	with:		Pretrial Jail Credit Period(s):	
			From to From	to
			From to From	to
Consecutive	to:		From to From It is not the intent of the court for duplication o	f Jail Credit to be
			applied to consecutive sentences	
Sentenced To	: TDOC	County Jail	Workhouse	
Sentence Les	ngth:Years .	Months	Hours	□Death
Mandator	y Minimum Sentence	Length:§§ :	9-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited 2	Zone
		§5	-10-401 DUI 4th Offense -17-1324 Possession/Employment of Firearm	
		§§	0-39-208, -211 Violation of Sex Offender Registry	}
Period of i	ncarceration to be ser service prior to eligibi	ved prior to release	n §§ (39-17-434, -417, -418) n probation or Community Corrections:Months furlough, trusty status and rehabilitative programs:% w	_DaysHours
Alternative S			omm Corr Prob Sup By Comm. Corr (CHECK ONE BOX)	
		MonthsD	ys Effective:ED AS A CONDITION OF THE ALTERNATIVE SENTENCE?	Ver DNo
				100 Line
	Joseph	Howell Judge's Name	- Chmel	_
		Judge's Name	Judge's Signature	
			Page 1 of 2	RDA 1167

IN THE CRIMINAL/CIRCUIT COURT FOR Case Number: 2 Judicial Division: 1	, 1
State of Tennessee vs. Defen TYACY Divan Boud Alias Race: Sex:	
Court Ordered Fees and Fines: Costs to be Paid by \$ Court Costs	Restitution: Victim Name Address
☐ Pursuant to 39-13-521, the defendant is ordered to provide ☐ Pursuant to 39-13-524 or 39-13-518, the defendant is sentential.	HoursDaysWeeksMonths us and ordered to provide a biological specimen for the purpose of DNA analysis.
Special Conditions:	
	7222 le 11 12 22
Judge's Name Counsel for State/Signature (optional) , clerk, hereby certify that, before parties who did not provide a signature above.	Judge's Signature Date of Entry of Judgment Defender Defendant's Counsel/Signature (optional) entry by the court, a copy of this judgment was made available to the party or
CR.3419 (Rev. 02-19)	Page 2 of 2 RDA 1167

in The	CRIMINAL/CIRCUIT	COURT FOR	IDDOIN	COUNTY,	Tennessee
Case Numb	per: <u>22-428</u> strict: <u>20</u> Ju	Count # 12	Counsel for the S	total John Ger	าก
Judicial Dis	strict: 20 Ju	dicial Division:	Counsel for the I	Defendant:	DANKS
•			Co-Counsel for the	ne Defendant:	
			🙎 Retained 📋	Pub Def Appt 🗌 Private Att	y Appt
State of Te			Counsel Waiv		
vs.	Trong Misson	RO ID			ļ
Defendant	Tracy Divan	Alias:	License #4	Birth:	
State ID #:	Count	v Ottender ID # (if app	licable):	Issuing State:	
Relationshi	n to Victim:	Vict	im's A <i>ae</i> ·		
State Contr	ol #:	Arrest Date:		Indictment Filing Date:NO	
	JUDGI	MENT Original	Amended	☐ Corrected	1 4 2022
Come the	parties for entry of indeme	ER 20 22	_, the defendant:	Indictment Filing Date: NO	CIRCUIT COURT CLERK
☐ Pled Guili	ty	Indictme	ent: Class (circle one)	1ªABCDE ☐ Feld	
☐ Pled Noio		Indicted (Offense Name:	ecticing law	Without Lie
Pled Guill	ty - Certified Question Findings	Indicted (Offense TCA §:		
Dismissed	Incorporated by Reference				
	sequi with co sts		Offense TCA §:		
	sequi without costs	11		County of Offense	
Is found:	☐ Guilty ☐ Not Gui	uty Consistio	n Offense TCA §:		
│ │	☐ Not Guilty by Reason o			1st A B C D E ☐ Feld	ny 🗌 Misdemeanor
Bench Tri		Sentence	Imposed Date:		_
all of which a	ring the evidence, the entire rec are incorporated by reference he are and costs are imposed as fol	rein, it is ORDER ED and	ADJUDGED that the	r Tennessee Code Annotated To conviction described above is i	mposed hereby and
Offender Status	Rei	lease Eligibility for Felo	ny Offense		☐ 1st Degree Murder☐ Pre 1989
(Check One)	1	(Check One)	2 , 021223		Reform Act 1989
					☐ Drug Free Zone ☐ Gang Related
☐ Mitigated ☐ Standard	☐ Mitigated 20% ☐ § 40-35-5 ☐ Mitigated 30% ☐ Multiple I		85% w/Prior 100%	☐ Agg Child Neg/En 70% ☐ Agg Child Neg/En 85%	Repeat Violent Off
Multiple .	Standard 30% Child Rap	nist 100% 🔲 § 39-17-	1324(a), (b) 100%	Agg Vehicular Homicide 60%	
☐ Persistent ☐ Career	☐ Multiple 35% ☐ Agg Rapis☐ Persistent 45% ☐ Child Pred		· · ·	Carjacking 75% S40-35-501(u) 85%	
	☐ Career 60% ☐ § 39-13-5	18 100% ☐ Att 1st D	eg Murder w/SBI 85%]
Concurrent	with:	Pre	trial Jail Credit Perio	d(s):	
		Fro	m to	From	to
		Fro	m to	From	to
Consecutive	: to:	Fro	m to s not the intent of th	From e court for duplication of Ja	to il Credit to be
			lied to consecutive s		
Sentenced To	Перос	ounty Jail Wor	khouse		
Detter Total	o: 🔲 TDOC 🔲 C	ounty can wor			
Sentence Ler		~		☐Life w/out Parole ☐	Death
Sentence Ler	ngth:YearsMo	onthsDays §§ 39-17-417, 39-	_Hours □Life 13-513, 39-13-514, or		
Sentence Ler	ngth:YearsMo y Minimum Sentence Length: _	onthsDays	Hours ☐Life -13-513, 39-13-514, or 4th Offense	r 39-17-432 in Prohibited Zone	
Sentence Ler	ngth:YearsMo y Minimum Sentence Length: _	onthsDays	Hours ☐Life .13-513, 39-13-514, or .4 th Offense session/Employment .1 Violation of Sex Offe	r 39-17-432 in Prohibited Zone	
Sentence Le r Mandator	ngth:Mo y Minimum Sentence Length: _ - -	98 39-17-417, 39- \$ 55-10-401 DUI \$ 39-17-1324 Pos \$ 40-39-208, -21 Meth § (39-17-4)	Hours	r 39-17-432 in Prohibited Zone of Firearm ender Registry	:
Sentence Len Mandator Period of i	ngth:YearsMo y Minimum Sentence Length: _	98 39-17-417, 39- \$ 55-10-401 DUI \$ 39-17-1324 Pos \$ 40-39-208, -21 Meth §\$ (39-17-43 to release on probation of	Hours ☐Life 13-513, 39-13-514, or 4th Offense session/Employment 1 Violation of Sex Offe 34, 417, 418) or Community Correction	r 39-17-432 in Prohibited Zone of Firearm ender Registry ons:MonthsDa	ysHours
Sentence Ler Mandator Period of i Minimum	y Minimum Sentence Length:	\$\frac{\\$\\$} 39-17-417, 39-\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Hours ☐Life 13-513, 39-13-514, or 4th Offense session/Employment 1 Violation of Sex Offe 34, -417, -418) or Community Correcti sty status and rehabil	r 39-17-432 in Prohibited Zone of Firearm ender Registry ons:MonthsDa	ysHours
Sentence Ler Mandator Period of i Minimum	y Minimum Sentence Length:	\$\frac{\\$\\$} 39-17-417, 39-\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Hours ☐Life 13-513, 39-13-514, or 4th Offense session/Employment 1 Violation of Sex Offe 34, -417, -418) or Community Correcti sty status and rehabil	r 39-17-432 in Prohibited Zone of Firearm ender Registry ons:MonthsDa	ysHours
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IN THE CRIMINAL/CIRCUIT COURT FOR	MHDISONCOUNTY, TENNESSEE
Case Number: 22-428 Count#	12
Judicial District: Judicial Division: Judicial Division:	
Judiciai DistrictJudiciai Division	
State of Tennessee	
vs. ————————————————————————————————————	
Defendant: TOCY DIVO OND Alias:	Date of Birth:
Race: SSN:	
CONDING OF THOORES	Maria Da da Da
CONTINUATION OF JUDGMEN	TT M Original Amended Corrected
Court Ordered Fees and Fines: Costs to be Paid by	
Court Ordered Fees and Fines: Costs to be Paid by \$ Court Costs	Restitution: Victim Name
\$Count costs Beleficant in State	Address
\$ Traumatic Brain Injury Fund (68-55-301 et seq.)	
\$ Drug Testing Fund (TN Drug Control Act)	Total Amount \$ Per Month \$
\$ CICF	☐ Unpaid Community Service:
\$ Sex Offender Tax	
\$Other:	HoursDaysWeeksMonths
•	
☐ Pursuant to 39-13-521, the defendant is ordered to provide a b ☐ Pursuant to 39-13-524 or 39-13-518, the defendant is sentence	and ordered to provide a biological specimen for the purpose of DNA analysis, iological specimen for the purpose of HIV testing, ed to community supervision for life following sentence expiration. 19, the clerk shall forward this judgment to the Department of Health.
special continuous:	
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	22 61
Joseph Howell	mx1 11.14-22
Judge's Name	Judge's Signature Date of Entry of Judgment
(Something	BLON-
Counsel for State/Signature (optional)	Defendant/Defendant's Counsel/Signature (optional)
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I, clerk, hereby certify that, before entr	y by the court, a copy of this judgment was made available to the party or

IN THE	CRIMINAL/	CIRCUIT C	OURT FOR	MADISON	Jc	OUNTY, 1	rennes	SEE
	12-4	74	12				0 in	
Case Numb	er: <u> </u>	<u>60</u>	Count #	Counsel for the	State:	1 0 C		
Judicial Dis	strict:	Jud:	icial Division: 🚣	Counsel for the	Defendant:	yic k	GL K ?	-
					the Defendant:			+
State of Te				☐ Counsel Wai	Pub Def Appt	Private Atty	Appt	
		_		_				
Defendants	Iracu.	Dilann i	Alias:		Date of Bir	th	~-	
Race:	Jss		Dr	river License #: _ applicable):	22	uing-State	700	
State ID #:		County	Offender ID # (if	applicablel:	TDC	oc C		1
Relationship	p to Victim:			Victim's Age:			320	
State Contro	ol #:		Arrest Date	Victim's Age:	Indictment Filing	g Date		1
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On the	41 Lay of N	SYCHILL	2 .20 2	, the defendant:	~~~		COURT O	
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Pled Nolo			Indic	etment: Class (circle one	LA BAD	E K Felon	ıy 🗆 Misder	iteenBM.
1	by - Certified Quest	tion Findings	Indic	ted Offense Name:	CHT JT PION	erry c	-200 -	PK
	Incorporated b		Indic	eted Ollense TCA §:	ידיירכ	· IUA		_
☐ Dismissed	1		4.1	nded Offense Name: nded Offense TCA §:				
_	equi with costs		L Offen	se Date:	Count	y of Offense:		
	sequi without costs		Conv	riction Offense Name:	hoff 21	700	12, 201	5
Is found:	Guilty	☐ Not Guilt	y II Conv	riction Offense TCA §:	39.14-1	03		
☐ Jury Verd	_	by Reason of	Conv	viction: Class (circle one)	1 A B C 1	E Felor	ny 🗌 Misder	neanor
Bench Tri		Count:	Sente	ence Imposed Date:	11.14.22		_	ľ
<u> </u>	_							
all of which a	ring the evidence, t re incorporated by ce and costs are in	reference here	in, it is ORDERED	of sentencing, all factors and ADJUDGED that the	in Tennessee Code / e conviction describe	Annotated Tit ed above is in	le 40, Chapt aposed herel	er 35, by and
								
Offender Status		Rele	ase Eligibility for	Felony Offense			1st Degre	
Offender Status (Check One)		Rele	ase Eligibility for (Check On				☐ Pre 198	9 Act 1989
Status		Rele					☐ Pre 198	9 Act 1989 e Zone
Status (Check One)	☐ Mitigated 20%		(Check On	ne) — — — — — — — — — — — — — — — — — — —	☐ Agg Child Neg/E		☐ Pre 198 ☐ Reform ☐ Drug Fre	9 Act 1989 c Zonc ated
Status (Check One) Mitigated Standard	Mitigated 30%	☐ § 40-35-50:	(Check On	Rob 85% Rob w/Prior 100%	Agg Child Neg/E	n 85%	Pre 198 Reform Drug Fre	9 Act 1989 c Zonc ated
Status (Check One) Mitigated Standard Multiple Persistent	☐ Mitigated 30% Standard 30% ☐ Multiple 35%	☐ § 40-35-50: ☐ Multiple Ra ☐ Child Rapis ☐ Agg Rapist	(Check On	Rob 85% Rob w/Prior 100% 1-17-1324(a), (b) 100% t § 39-17-1324(j) 100%	☐ Agg Child Neg/E☐ Agg Vehicular Ho☐ Carjacking 75%	n 85% omicide 60%	Pre 198 Reform Drug Fre	9 Act 1989 c Zonc ated
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Status (Check One) Mitigated Standard Multiple Persistent Career	Mitigated 30% Standard 30% Multiple 35% Persistent 45% Career 60%	☐ § 40-35-50 ☐ Multiple Ra ☐ Child Rapis ☐ Agg Rapist ☐ Child Preda ☐ § 39-13-518	(Check On Agg	Rob 85% Rob w/Prior 100% 0-17-1324(a), (b) 100% t § 39-17-1324(j) 100% Assault w/Death 75% 1st Deg Murder w/SBI 85%	☐ Agg Child Neg/E☐ Agg Vehicular Ho☐ Carjacking 75%☐ §40-35-501(u) 85	n 85% omicide 60%	Pre 198 Reform Drug Fre	9 Act 1989 c Zonc ated
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IN THE CRIMINAL/CIRCUIT COURT FOR _	MHUJONCOUNTY, TENNESSEE
Case Number: 22428 Count # Judicial Division:	13
State of Tennessee vs. Defendant TACY DIVAN ENDAlias; Race: CONTINUATION OF JUDGMEN	Date of Birth: Date of Birth:
Court Ordered Fees and Fines: Costs to be Paid by Court Costs Defendant State Traumatic Brain Injury Fund (68-55-301 et seq.) Drug Testing Fund (TN Drug Control Act) CICF Sex Offender Tax Other:	Restitution: Victim Nam Address Total Amount \$Per Month \$ Unpaid Community Service:HoursDaysWeeksMonths
□ Pursuant to 39-13-521, the defendant is ordered to provide a b □ Pursuant to 39-13-524 or 39-13-518, the defendant is sentence	and ordered to provide a biological specimen for the purpose of DNA ar alysis. biological specimen for the purpose of HIV testing. ed to community supervision for life following sentence expiration. 19, the clerk shall forward this judgment to the Department of Health.
Countei for State/Signature (optional)	Date of Entry of Judgment Defendant's Counsel/Signature (optional) Ty by the court, a copy of this judgment was made available to the party or

IN THE CIRCUIT COURT OF TENNESSEE TWENTY-SIXTH JUDICIAL DISTRICT GAIL MOONEY, CI **MADISON COUNTY** STATE OF TENNESSEE

REQUEST FOR ACCEPTANCE OF PLEA OF GUILTY PETITION TO WAIVE TRIAL BY JURY AND TO WAIVE APPEAL

VS.

ray Orian Boyel, and I am represented by Kyle D. Parks My full name is attorney, (appointed / retained

Having received a copy of the indictment and discussed it with my attorney, I understand the nature of the charge(s) against me and any defenses that could be raised in my behalf. I have met with my attorney and I am satisfied with my attorney's representation of me.

I understand and have listed the offenses I am charged with and the penalties each carry. 3.

I understand that the sentences imposed on me for this (these) case(s) can be concurrent 4. (serving at the same time) or consecutive (serve one, then serve the other).

I understand that my sentence upon a guilty plea, if accepted by the Court, will be as follows: 5.

DOCKET	COUNT	OFFENSE PLEADING TO:	RANGE OF FINES AND SENTENCE Fel. E	SENTENCE TO BE IMPOSED PURSUANT TO TRCP 11 c(1) c	RELEASE ELIGIBILITY STATUS	FINES T IMPC
22428		Imp. Licensed Prot.	1-byer	Zycs	30%	\$500
22.428	4	The It of Property	Fel E 1-6	2 ycs	50%	8500
2428	5	Ing. Licansad Post.	Fel E 1-6	Zyrs	30%	\$500
22-428	8	Forgery	Fel E 1-byr	2ycs	30%	500
22.428	10	Inplicanced Prot	Fel E 1-6	Zyrs	50%	
•		Nest at Property	Fel D 2-12	4yrs	30%	
		/		·		
			-			

Concurrent:	[] All counts are concurrent. [] Docket Nois/are concurrent with Docket No	
Consecutive:	[] Count No is/are consecutive to Count No is/are consecutive with Docket No	
	I Release on Time Served [] Release after servingmonthsdays [] Sentenced toTDOCLocal. [] Def. to receive credit for time served on this Docket of the served on the served on this Docket of the served on the serv	
	ervice Hours: Total Hours Minimum per month Eligibility: []Yes [] No May Apply After Serving	
	ment: [] No [] Yes: [] Post-Plea, Judicial Diversion [] Pre-Trial Diversion	
U.S. Citizen: Restitution:	[]Yes [] No [] I understand that a <u>non-citizen</u> has a c risk of deportation as a result of a guilty p 600 to Jereny Moten B1200 to Marcus Liphan to Tenn. Correctional Services	lear plea.
To Pay \$/	50. W per Month beginning 60 days on fines, costs	and
Conditions:	[] No contact of any kind with witnesses or victims; [] Random drug and alcohol screens; [] Must maintain full-time employment or be a full-time student; [] Must successfully complete: [] Alcohol and Drug Assessment [] Intensive Outpatient Treatment [] Long-Term Inpatient Treatment [] Drivers License suspended and/or revoked for additional [] Other:	, ————————————————————————————————————

I have discussed with my attorney and fully understand:

1. That I have the right to plead not guilty.

2. That if I enter a plea of not guilty I am entitled to a speedy and public trial by a jury or by a judge sitting without a jury.

- 3. That at a trial I have the right to the assistance of counsel, the right to confront and cross-examine witnesses testifying against me and the right to compel witnesses to appear and testify on my behalf.
- 4. That at a trial I cannot be compelled to take the witness stand and incriminate myself.
- 5. I have the right to have a jury impose any fine over \$50.00.
- 6. If I had exercised my right to trial and was convicted I would have the right to file a motion for a new trial and have the case reviewed by the Appellate Court.
- 7. That if this plea of guilty is accepted, there will not be a trial and this case is at an end other than imposing the above sentence on me.
- 8. That in accepting this plea the Court may ask me questions and require that I answer under path, on the record, with the assistance of my attorney, and that my answers may later be used against me in a prosecution for perjury or the making of a false statement.
- 9. That if I should be found guilty of another criminal offense at a later date, the judgment of conviction in this case may be used to enhance the punishment for the subsequent offense.

I do hereby request that my plea of the charges set forth above be accepted by the Court. If this plea of guilty is accepted, I do hereby expressly and knowingly waive my right to a trial by jury or by a judge sitting without a jury and submit my case to the trial judge for decision both as to my guilt and the punishment to be imposed on me. I fully understand my right to have my case reviewed by an Appellate Court, but hereby expressly and knowingly waive my right to file a motion for a new trial or otherwise appeal the decision made in my case here today.

I understand that should the Court not approve my plea agreement, I may withdraw my plea and have a speedy trial.

I acknowledge that there have been no promises or guarantees made to me as to the release or parole date of my sentence and there are no other terms or promises unless expressly stated herein or in open Court.

I certify that I am not under the influence of alcohol, narcotics, drugs or any other mind-altering substances, that I fully understand the nature of my actions here today, and that my actions are voluntary and not the result of force, threats or promises of any nature.

This the 14th day of November 2022.

Defendant

Attorney General

Attorney for Defendant