

STATE OF TENNESSEE, POLK COUNTY  
AT BENTON  
Criminal Court for Said County, April Term, 2004

COUNT 1

And the Grand Jurors upon their oath do further present that

APRIL ROGERS EDWARDS

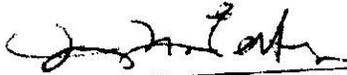
On or between the 1st day of September, 2002, and the 31st day of August, 2003, in Polk County, Tennessee, and before the finding of this indictment, was a public servant, to-wit: a court clerk at the Town of Benton, and did unlawfully, with intent to obtain a benefit or to harm another, intentionally or knowingly commit an act relating to his office or employment that constituted an unauthorized exercise of official power, by misrepresenting records to manipulate municipal records to conceal a misappropriation of funds totaling \$529.00, and dismissing traffic tickets without the authority to do so, in violation of T.C.A. 39-16-402, all of which is against the peace and dignity of the State of Tennessee.

COUNT 2

And the Grand Jurors upon their oath do further present that

APRIL ROGERS EDWARDS

On or between the 1st day of September, 2002, and the 31st day of August, 2003, in Polk County, Tennessee, and before the finding of this indictment, did unlawfully and knowingly exercise control over property, to-wit: Funds totaling \$529.00, over the value of \$500.00 and less than \$1,000.00, of THE CITY OF BENTON without effective consent, with intent to deprive the said THE CITY OF BENTON thereof, in violation of T.C.A. 39-14-103, all of which is against the peace and dignity of the State of Tennessee.

  
\_\_\_\_\_  
JERRY N. ESTES, DISTRICT ATTORNEY GENERAL  
TENTH JUDICIAL DISTRICT

57

# IN THE CRIMINAL/CIRCUIT COURT OF POLK AT BENTON COUNTY, TENNESSEE

Case Number P04-072 Court# 1 Attorney for the State Drew Robinson  
 Judicial District 10 Judicial Division \_\_\_\_\_ Counsel for Defendant \_\_\_\_\_  
 State of Tennessee  Retained  Appointed  Public Defender  
 vs. Defendant April Rogers Edwards Alias \_\_\_\_\_  
 Date of Birth 1/1 Sex F Race White SSN \_\_\_\_\_  
 Indictment Filing Date 04/26/2004 TDOC # \_\_\_\_\_ FBI Document Control # \_\_\_\_\_

## JUDGMENT

Comes the District Attorney General for the State and the defendant with counsel of record for entry of judgment.

On the 22nd day of January 2007 the defendant

<input type="checkbox"/> Pled Guilty <input type="checkbox"/> Nolo Contendere <input checked="" type="checkbox"/> Guilty Plea - Pursuant to 40-35-313  <input checked="" type="checkbox"/> Guilty <input type="checkbox"/> Jury Verdict <input type="checkbox"/> Bench Trial	<input type="checkbox"/> Dismissed/Nolle Prosequi <input type="checkbox"/> Retired/Inapprehended Defendant  <input type="checkbox"/> Not Guilty <input type="checkbox"/> Not Guilty by Reason of Insanity	Indictment: Class(circle one) 1st A B C D <u>E</u> <input checked="" type="checkbox"/> Felony <input type="checkbox"/> Misdemeanor Offense <u>OFFICIAL MISCONDUCT</u> Amended Charge _____ Offense date <u>9/1/02-8/31/03</u> County <u>Polk at Benton</u> Conviction offense <u>OFFICIAL MISCONDUCT</u> TCA# <u>39-16-402</u> Sentence-imposed date <u>01/22/2007</u> Conviction: Class(circle one) 1st A B C D <u>E</u> <input checked="" type="checkbox"/> Felony <input type="checkbox"/> Misdemeanor
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After considering the evidence, the entire record, and all factors in T.C.A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings & rulings are:

<b>Sentence Reform Act of 1989</b> Offender Status (Check One) <input checked="" type="checkbox"/> Standard <input type="checkbox"/> Multiple <input type="checkbox"/> Persistent <input type="checkbox"/> Career <input type="checkbox"/> Repeat Violent  Release Eligibility (Check One) <input type="checkbox"/> Mitigated 20% <input type="checkbox"/> Mitigated 30% <input checked="" type="checkbox"/> Standard 30% <input type="checkbox"/> Multiple 35% <input type="checkbox"/> Persistent 45% <input type="checkbox"/> Career 60% <input type="checkbox"/> Violent 100% <input type="checkbox"/> Multiple Rapist 100% <input type="checkbox"/> Child Rapist 100% <input type="checkbox"/> Repeat Violent 100% <input type="checkbox"/> 1st Degree Murder <input type="checkbox"/> School Zone <input type="checkbox"/> Gang Related	Concurrent with:  Consecutive to:	<b>Pretrial Jail Credit Period(s):</b> From ___/___/___ to ___/___/___ From ___/___/___ to ___/___/___ From ___/___/___ to ___/___/___ From ___/___/___ to ___/___/___
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Sentenced to:  TDOC  County Jail  Workhouse

Sentenced Length: 2 Years 0 Months 0 Days 0 Hours 0 Week-ends  Life  Life w/out Parole  Death

Mandatory Minimum Sentence Length ( 39-17-417, 39-13-513, 39-13-514 in School Zone or 55-10-401 - DUI 4th Offense)

Period of Incarceration to be Served Prior to Release on Probation 0 Months 0 Days 0 Hours 0 Weekends

Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs \_\_\_\_\_% (Misdemeanor Only)

Alternative Sentence:  Probation  Diversion  Community Based Alternative- Specify \_\_\_\_\_

2 Years 0 Months 0 Days Effective Immediately

<b>Court Ordered Fees and Fines:</b> \$ _____ Criminal Injuries Compensation Fund \$ _____ Sex Offender Tax \$ _____ Court Costs \$ <u>3500.00</u> Fine Assessment \$ _____ Other	Restitution: Victim Name <u>Town of Benton</u> Address _____ Total Amount \$ <u>529.00</u> Per Month \$ _____ <input type="checkbox"/> Unpaid Community Service _____ Hours _____ Days _____ Weeks _____ Months
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The Defendant having been found guilty is rendered infamous and is ordered to provide a biological specimen for the purpose of DNA analysis  
 Pursuant to 39-13-524 the defendant is sentenced to community supervision for life following sentence expiration

Special Conditions: Probation to monitor payment of costs, fines, and restitution

**FILED**  
**JAN 22 2007**  
CONNIE H. CLARK  
CLERK OF COURTS

Amy Reedy Judge's Name  
[Signature] Judge's Signature  
01/22/2007 Date of Entry of Judgment  
 \_\_\_\_\_ Attorney for State/Signature (optional)  
 \_\_\_\_\_ Defendant's Attorney/Signature (optional) RDA 1107

IN THE CRIMINAL/CIRCUIT COURT OF POLK AT BENTON COUNTY, TENNESSEE

Case Number P04-072 Count# 2 Attorney for the State Drew Robinson
Judicial District 10 Judicial Division Counsel for Defendant
State of Tennessee
vs.
Defendant April Rogers Edwards Alias
Date of Birth / / Sex F Race White SSN
Indictment Filing Date 04/26/2004 TDOC # FBI Document Control #

JUDGMENT

Comes the District Attorney General for the State and the defendant with counsel of record for entry of judgment.

On the 22nd day of January 2006 the defendant

Form with checkboxes for Pled Guilty, Dismissed/Nolle Prosequi, Indictment Class, Offense: THEFT OF PROPERTY - 5500-51,000, Amended Charge, Offense date, County Polk at Benton, Conviction offense, TCA#, Conviction Class.

After considering the evidence, the entire record, and all factors in T.C.A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings & rulings are

Form for Sentence Reform Act of 1989, Concurrent with, Consecutive to, and Pretrial Jail Credit Periods.

Form for Sentenced to (TDOC, County Jail, Workhouse), Sentenced Length (Years, Months, Days, Hours, Week-ends), Mandatory Minimum Sentence Length, Period of Incarceration to be Served Prior to Release on Probation, Minimum service prior to eligibility for work release, Alternative Sentence.

Form for Court Ordered Fees and Fines (Criminal Injuries Compensation Fund, Sex Offender Tax, Court Costs, Fine Assessed, Other), Restitution: Victim Name, Address, Total Amount, Per Month, Unpaid Community Service.

Special Conditions: Pursuant to 39-13-524 the defendant is sentenced to community supervision for life following sentence expiration.

JAN 22 2007
CONNIE H. CLARK
CLERK OF COURTS
01/22/2007
Amy Reedy Judge's Name
Judge's Signature
Date of Entry of Judgment

IN THE CRIMINAL COURT OF POLK COUNTY, TENNESSEE  
AT BENTON

STATE OF TENNESSEE

V.

No.04-072

**FILED**

**JAN 22 2007**

APRIL EDWARDS ROGERS,  
Defendant

CUNNIE M. CLARK  
CLERK OF COURTS

ORDER OF JUDICIAL DIVERSION

Based upon Defendant's plea of guilty in the above-styled matter to the offenses of Official Misconduct <sup>MDR MDS</sup> ~~and Theft~~ \$500-\$1,000, and upon a finding of this Court that it is in the best interest of all parties involved, and that Defendant meets the statutory criteria for the implementation of such sentence, this Court finds that the Defendant, April Edwards Rogers, shall be granted judicial diversion pursuant to T.C.A. § 40-35-313.

FURTHER ORDERED, that she shall receive a suspended sentence of two years for the offenses of Official Misconduct and Theft \$500-\$1,000. The defendant is to pay court costs, restitution in the amount of \$529.00, and a \$3,500 <sup>restitution MDR MDS</sup> fine, both payable to the Town of Benton. During the probationary period, the defendant shall conduct herself in a manner consistent with good citizenship.

This Court further orders that should the Defendant, April Edwards Rogers, not violate any of the conditions of her probation during this period, that, upon the expiration of such period of time, on January 22, 2009, then the proceedings against the Defendant, April Edwards Rogers, shall be dismissed, and she shall be discharged by this Court.

The Court finds that should this discharge and dismissal take place, then these charges shall not be deemed a conviction for purposes of disqualification or disabilities imposed by law

upon conviction of a crime or for any other purpose.

FURTHER ORDERED, that should the dismissal and discharge take place, then the Defendant, April Edwards Rogers, shall be allowed to apply to this Court for an order of expungement from all official records and public records, as defined in T.C.A. § 40-32-101(b), all recordation regarding her arrest, indictment, trial, plea of no contest, and dismissal and discharge pursuant to this section.

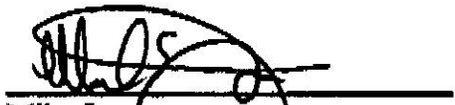
If the Court determines that all costs and fees have been paid, the Defendant has maintained good citizenship, and that the Defendant is entitled to a dismissal and discharge, then this Court shall issue such an order. The Defendant understands that it is her responsibility to take affirmative action to expunge her record upon successful completion of the probationary period.

ENTERED this the 22 day of July, 2007.

  
Honorable Amy A. Reedy  
Criminal Court Judge

APPROVED BY:

  
M. Drew Robinson  
Assistant District Attorney General

  
Mike Jenre  
Attorney for Defendant

IN THE CRIMINAL COURT OF POLK COUNTY, TENNESSEE  
AT BENTON

STATE OF TENNESSEE

V.

No.04-072

April Rogers Edwards  
Defendant

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AMENDED ORDER OF JUDICIAL DIVERSION

Based upon Defendant's plea of guilty in the above-styled matter to the offense of Official Misconduct, and upon a finding of this Court that it is in the best interest of all parties involved, and that Defendant meets the statutory criteria for the implementation of such sentence, this Court finds that the Defendant, April Rogers Edwards, shall be granted judicial diversion pursuant to T.C.A. § 40-35-313.

FURTHER ORDERED, that she shall receive a suspended sentence of two years for the Offense of Official Misconduct. The defendant is to pay court costs and restitution in the amount of \$529.00, and a \$3,500.00, both payable to the Town of Benton. During the probationary period, the defendant shall conduct herself in a manner consistent with good citizenship.

This Court further orders that should the Defendant, April Rogers Edwards, not violate any of the conditions of her probation during this period, that, upon the expiration of such period of time, on January 22, 2009, then the proceedings against the Defendant, April Rogers Edwards, shall be dismissed, and she shall be discharged by this Court.

The Court finds that should this discharge and dismissal take place, then these charges shall not be deemed a conviction for purposes of disqualification or disabilities imposed by law upon conviction of a crime or for any other purpose.

**FILED**

**JAN 31 2007**

**CUNNINGHAM, H. CLARK  
CLERK OF COURTS**

FURTHER ORDERED, that should the dismissal and discharge take place, then the Defendant, April Rogers Edwards, shall be allowed to apply to this Court for an order of expungement from all official records and public records, as defined in T.C.A. § 40-32-101(b), all recordation regarding her arrest, indictment, trial, plea of no contest, and dismissal and discharge pursuant to this section.

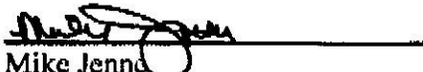
If the Court determines that all costs and fees have been paid, the Defendant has maintained good citizenship, and that the Defendant is entitled to a dismissal and discharge, then this Court shall issue such an order. The Defendant understands that it is her responsibility to take affirmative action to expunge her record upon successful completion of the probationary period.

ENTERED this the 30 day of June, 2007.

  
\_\_\_\_\_  
Honorable Amy A. Reedy  
Circuit Court Judge

APPROVED BY:

  
\_\_\_\_\_  
M. Drew Robinson  
Assistant District Attorney General

  
\_\_\_\_\_  
Mike Jenne  
Attorney for Defendant