

126754-134-413

DOCKET NO.
STATE WARRANT - WITH WAIVER
STATE OF TENNESSEE
TIPTON COUNTY
STATE OF TENNESSEE
Vs.

Violet Jean Dorris

98 Rachel Cove

Atoka TN 38004

Charge: Theft Over \$500.00

Issued 22 day of Sept. 20 04

M. H. Tolson (Signature)

J. P. - Judge of the Court of General Sessions

INITIAL APPEARANCE DATE:

Oct 5 20 04 at 9:00 am

Bond set at \$ R.O.B. @ [Signature]

Continued: 11/09/04

Continued: 1/11/05 JAN 11/05 ACT

RETURN ON SERVICE
Executed as commanded by the Sheriff of the defendant(s):
3-15-05
Diversion

Violet Jean Dorris

() The below defendant(s) are not to be found in this county:

Date AH SERA 20 04

SA [Signature] TBI

P.D. off... 26700 40-DV

WAIVER AND PLEA

The Defendant pleads NO CONTEST guilty to the offense of theft under 500

and waives his right to be tried only by indictment or presentment proffered by a Grand Jury, and likewise waives trial by a jury of his peers.

Defendant states that he has been advised and understands the following:

1. The right to plead not guilty;
2. The right to jury trial;
3. The right to confront and cross-examine the witnesses against him;
4. The right not to be compelled to incriminate himself;
5. The right to indictment;
6. The nature of the charge(s) against him;
7. The possible defenses to said charge(s);
8. The minimum punishment for said charge(s);
9. The maximum punishment for said charge(s);
10. That prior convictions may be considered in determining his sentence;
11. The fact that no trial will follow this plea but only sentencing;
12. The fact that it is perjury to falsely answer questions by the Judge while under oath;
13. The fact that there must be facts to support the plea;
14. The fact that this conviction will be used in the future to increase punishment for subsequent offenses and in DUI, 2nd DUI sentence is a fine of \$500 to \$3,500 and 45 days to 11 months 29 days; 3rd DUI is a fine of \$1,100 to \$10,000, 120 days to 11 months 29 days. A fourth or subsequent conviction for driving under the influence is a Class E Felony and there shall be imposed a fine of not less than \$3,000 nor more than \$15,000, one to six (6) years with confinement of not less than one hundred fifty (150) days, and you shall be prohibited from driving a vehicle for a period of five (5) years. A conviction for driving while impaired counts for all purposes as a conviction for DUI.

Further, defendant states that he is guilty of the charge(s) because the facts which he knows to exist equal the elements of the charge(s). Defendant therefore states that there is a factual basis for his plea. Defendant states that he is pleading guilty freely and voluntarily and has been advised that the Judge is required to interrogate the defendant personally. Defendant having been fully advised of this requirement does now freely and voluntarily waive said interrogation of the above rights and petitions the Court to accept his plea of guilty without said interrogation.

SUBMITTED, APPROVED AND CONCURRED IN:

Violet Jean Dorris
DEFENDANT

[Signature]
ATTORNEY FOR DEFENDANT

APPOINTMENT OF COUNSEL

I understand that I have a right to an attorney and that this court will appoint an attorney, if I cannot afford one.

Having been informed of my rights and fully understand them I desire:

() To have my own counsel

(X) Appointed counsel: Julie K. Fuller

() To represent myself.

Date

Violet Jean Dorris
DEFENDANT

ORDER OF ACCEPTING PLEA OF GUILTY

After reviewing the petition set out herein, the Court did then interrogate the defendant personally.

Further, the Court did interrogate the defendant as to the intelligent and voluntary waiver of rights.

Based upon this personal interrogation the Court concluded that the defendant understands the nature of the charges against him and the rights which he is giving up by this guilty plea.

Therefore, the Court concludes that there is a factual basis for the defendant's plea of guilty and the defendant's plea is being entered freely, knowingly, and voluntarily after freely, knowingly and voluntarily waiving the above set out rights.

Finally, the Court accepts the defendant's plea of guilty.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the defendant's plea of guilty heretofore entered by and is hereby accepted by the Court.

This the 15 day of March 20 05

[Signature]
Judge of the Court of General Sessions

Diversion to be granted if

Defendant qualifies

Diversion granted TCS to monitor defendant. Diversion granted. OK to hold for 1 yr. TCS. To monitor after 1 yr case will be dismissed. Provided def does not get into law. 3/11/05 WJH

The Defendant having failed to appear on the date set, a

Capias is hereby ordered

This _____ day of _____, 20____.

Judge of the Court of General Sessions

JUDGMENT

() Dismissed and costs taxed to _____

() Forfeiture of cash bond.

() Bound over and held to the Grand Jury of Tipton County.

() Waived Preliminary Hearing: _____

() Driver's license suspended for _____

(X) Fined \$ _____ and costs and sentenced to

serve 11 months and 07 days,

at 75 % (percent) in the County Jail.

() Attend and complete DUI school

This the _____ day of _____, 20____.

Judge of the Court of General Sessions

COMMENTS

Diversion Granted TCS

to monitor defendant

Diversion granted. OK

to hold for 1 yr. TCS.

To monitor after 1 yr

case will be dismissed

provided def does not get into law.

3/11/05 WJH

Female White DOB: 01/03/1950

SSN: _____

STATE OF
TENNESSEE

AFFIDAVIT OF COMPLAINT

IN THE GENERAL SESSIONS COURT OF TIPTON COUNTY

DEFENDANT(S) (Name and Address):

STATE OF TENNESSEE
Violet Jean Dorris
vs. 98 Rachel Cove,
Atoka, TN 38004

The undersigned affiant, after being duly sworn according to the law, states that _____

Violet Jean Dorris

whose name is otherwise unknown to the affiant, committed the offense of Theft Over \$500.00

TCA 39-14-105 in the above county on or about 22 September, 2002

Further, affiant makes oath that the essential facts constituting said offense, the sources of affiant's information, and the reasons why his/her information is believable concerning said facts are as follows:

On 24 November 2003, Special Agent Donna Turner of the Tennessee Bureau of Investigation was requested to assist Robert Allen of the State of Tennessee Comptroller of the Treasury Division in an employee theft from the Poplar Grove Utility District. Mr. Allen reported the findings of his 2002 audit of the district to reveal a shortage of \$756.78. During the course of the investigation Special Agent Donna Turner interviewed Violet Jean Dorris who was an employee at the District at the time of the theft. Ms. Dorris admitted to taking the money from the business's cash drawer by wrapping or lapping the payments made by customers. The Poplar Grove Utility District is located at 14560 Highway 51 South Atoka Tennessee 38004.

WITNESSES:

Robert Allen State of Tennessee David Braden Poplar Grove Utility District

Affiant - Name and Address:

Donna Turner, Special Agent
Tennessee Bureau of Investigation

Sworn to and subscribed before me this

Sept. 22, 2004
M. F. [Signature]
Judge/Clerk

STATE OF
TENNESSEE

ARREST WARRANT

IN THE GENERAL SESSIONS COURT OF TIPTON COUNTY

STATE OF TENNESSEE vs. Violet Jean Dorris

TO ANY LAWFUL OFFICER OF THE STATE:

Based upon the affidavit(s) of complaint made and sworn to before me by
Donna Turner, Special Agent

there is probable cause to believe that the offense(s) of Theft Over \$500.00

has been committed in Tipton County, Tennessee, and charging Violet Jean Dorris
thereof, you are therefore commanded in the name of the State of Tennessee forthwith to arrest and bring the said
accused person before the Court of General Sessions of Tipton County, Tennessee, to answer the said charges.

This 22 day of Sept, 2004

M. F. [Signature]
Judge/Clerk Commissioner