



260530

STATE OF TENNESSEE, HAMILTON COUNTY

Criminal Court

THE GRAND JURORS for the State aforesaid, being duly summoned, elected, impaneled, sworn and charged to inquire for the body of the County aforesaid, upon their oaths present:

That Stacie M. Reece heretofore between August 1, 2001, and February 28, 2006, in the County aforesaid, did unlawfully and knowingly obtain or exercise control of property, valued at over \$60,000.00, belonging to South East Tennessee Development District, without the owner's effective consent and with the intent to deprive the owner of said property, in violation of Tennessee Code Annotated 39-14-103, against the peace and dignity of the State.

  
DISTRICT ATTORNEY GENERAL

IN THE CRIMINAL COURT OF HAMILTON COUNTY, TENNESSEE

CASE NUMBER: 260530 COUNT NUMBER: 1
JUDICIAL DISTRICT: ELEVEN JUDICIAL DIVISION: 2

ATTORNEY FOR THE STATE: B. Wau
COUNSEL FOR DEFENDANT: L. Davis

(X) RETAINED ( ) APPOINTED ( ) PUBLIC DEFENDER

STATE OF TENNESSEE VS.

DEFENDANT: REECE, STACIE M
DATE OF BIRTH: 10/27/73 SEX: F RACE: W
INDICTMENT FILING DATE: 08/30/06

ALIAS:
SSN:
TDOC #
TBI DOCUMENT CONTROL #

JUDGMENT

COMES THE DISTRICT ATTORNEY GENERAL FOR THE STATE AND THE DEFENDANT WITH COUNSEL OF RECORD FOR ENTRY OF JUDGMENT. ON THE 7 DAY OF September, 2006 THE DEFENDANT:

Form with sections: PLEADED GUILTY, INDICTMENT CLASS (1ST FELONY), OFFENSE: THEFT OF PROPERTY, AMENDED CHARGE, IS FOUND: GUILTY, JURY VERDICT, TCA#: 39140103, SENTENCE-IMPOSED DATE: 3/5/07

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 AND RULINGS ARE:

Form with sections: SENTENCE REFORM ACT OF 1989, OFFENDER STATUS (CHECK ONE), RELEASE ELIGIBILITY (CHECK ONE), CONCURRENT WITH, PRETRIAL JAIL CREDIT PERIOD (S), CONSECUTIVE TO

SENTENCED TO: (X) TDOC ( ) COUNTY JAIL ( ) WORKHOUSE
SENTENCE LENGTH: 5 YEARS MONTHS DAYS HOURS WEEKENDS ( ) 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: MONTHS DAYS HOURS WEEKENDS

ALTERNATIVE SENTENCE: (X) PROBATION ( ) DIVERSION ( ) COMMUNITY BASED ALTERNATIVE-SPECIFY
5 YEARS MONTHS DAYS EFFECTIVE: 3-5-07 CAD:

Form with sections: STATE TAX, COUNTY TAX, LIBRARY TAX, COURT COST, FINES, CLK INS FEE, CIC FEE, INDIGENT CREDIT ON COSTS, DUT FEE, JAIL FEES, VICTIM FEE, SURCHARGE, INTOX. FEE, REV. COST, D.A. FEE, APPT. FEE, RESTITUTION: VICTIM NAME, ADDRESS, TOTAL AMOUNT \$ PER MONTH, UNPAID COMMUNITY SERVICE: HOURS DAYS WEEKS MONTHS

THE DEFENDANT HAVING BEEN FOUND GUILTY IS RENDERED INFAMOUS AND IS ORDERED TO PROVIDE A BIOLOGICAL SPECIMAN 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: restitution to victim [Southeast Tenn Dealt Supervised Dist.]

REBECCA STERN JUDGE NAME
[Signature] JUDGE'S SIGNATURE (DATE SIGNED)
3/5/07 DATE OF ENTRY OF JUDGMENT

[Signature] ATTORNEY FOR THE STATE/SIGNATURE (OPTIONAL)
[Signature] DEFENDANT'S ATTORNEY/SIGNATURE (OPTIONAL)

IN THE CRIMINAL COURT OF HAMILTON COUNTY, TENNESSEE

STATE OF TENNESSEE, )

Plaintiff, )

v. )

Stacie M. Reese, )

Defendant. )

NO(S): 260530

DIVISION II

ORDER OF RESTITUTION

Comes the defendant, pursuant to the Order of the Court imposing conditions of probation, and submits his/her plan of restitution as follows:

- 1. The Defendant will make restitution for the following losses/damages:

<u>VICTIM</u>	<u>KIND OF LOSS/DAMAGE</u>	<u>AMOUNT</u>
<u>SOUTH EAST TN DEVELOPMENT DISTRICT</u> <u>535 CHESTNUT ST</u> <u>SUITE 300</u> <u>CHATTANOOGA, TN 37402</u>		<u>\$ 219,019</u>

- 2 (a). Stacie Reese will pay South East TN Devel. Distric the sum of \$2,000, today, March 5, 2007, and \$300 per month beginning April 1, 2007. Additionally any interest that Ms. Reese has in her retirement with TN CONSOLIDATED RETIREMENT SYSTEM WILL BE TRANSFERRED TO THE VICTIM AND PROOF OF SUCH TRANSFER WILL BE PROVIDED TO THE COURT AND STATE AT A REVIEW ON Monday, April 2, 2007 at 9:30 AM

2. The total amount of restitution to be paid is: \$ 219,019.
3. Restitution will be paid at the rate of \$ 300 per Month beginning April 1<sup>st</sup> 2007 and continuing until paid in full.
4. The first payment will be made through his/her attorney who will transmit it, with a copy of this Order and such other explanation as may be appropriate, to the victim. The procedure for subsequent payments will be as follows:
5. The defendant understands:
  - (a) that he/she must exhibit proof of all payments to his/her probation counselor on each reporting date and must inform the counselor of his/her failure to make any scheduled payment.
  - (b) that permission to vary from the schedule may be by said counselor, and by no other person.
  - (c) that, in addition to the aforesaid restitution payments, Defendant will pay the Court costs at the rate of \$ 25 per month beginning May 1<sup>st</sup> 2007, to Criminal Court Clerk's Office, Room 102, 1<sup>st</sup> Floor, Hamilton County/City Courts Building, 600 Market Street, Chattanooga, TN 37402.
  - (d) that the State's agreement to the foregoing plan does not of itself

constitute an agreement that the Defendant be granted probation.

- (e) that the amounts set out herein may be adjusted in the future should subsequent evidence warrant same.

It is therefore, ORDERED:

1. That the foregoing restitution plan is approved and made a part of the conditions of probation.
2. That the Clerk forward a copy hereof to the local office of the Department of Probation and Paroles.

ENTER this \_\_\_\_\_ day of \_\_\_\_\_, 200\_\_.

JUDGE REBECCA J. STERN

AGREED:

Lee Dan  
ATTORNEY FOR DEFENDANT

Tracey M. Greece  
DEFENDANT

Patricia C. Cee  
ASSISTANT DISTRICT ATTORNEY

Bill Hall

Elizabeth Holke