

GENERAL SESSIONS COURT OF McNAIRY COUNTY TENNESSEE

State of Tennessee vs. William D. Turner

State Control # \_\_\_\_\_

McNairy County Case # 08-1696

Attorney for Def \_\_\_\_\_

Address 19 Connie Road Selmer Tn

Court Date February 12th 2009

Phone \_\_\_\_\_ DL# 085086600

State, Def. to \_\_\_\_\_ at \_\_\_\_\_ am/pm

DOB 07/21/1979 SS# \_\_\_\_\_

State, Def. to \_\_\_\_\_ at \_\_\_\_\_ am/pm

Sex W Race M Ht 602 Wt 200 Hair Bro Eyes Bro

State, Def. to \_\_\_\_\_ at \_\_\_\_\_ am/pm

Work \_\_\_\_\_

State, Def. to \_\_\_\_\_ at \_\_\_\_\_ am/pm

State, Def. to \_\_\_\_\_ at \_\_\_\_\_ am/pm

**AFFIDAVIT OF COMPLAINT**

I, the affiant named below, after being sworn, state under oath that on or about 01/21/2008 in McNairy County, Tennessee, William D. Turner committed the offense(s) of violation(s) of TCA Fraudulent use of debit / credit card 39-14-118 Theft < \$500.00 39-14-103

I further state under oath that the essential facts constituting the offense(s), the sources of my information and the reasons why this information is believable and reliable are as follows:

William D. Turner did pump 25.3 gallons of fuel into his personal vehicle at Rod's Quick Stop in Selmer. After pumping the fuel, Turner did enter the store and charge the purchase to South West Human Resource Agency using the Agency's Fuelman / Gascard. Turner did not have permission from South West Human Resource to make this charge.

Affiant's Signature: Roger Rickman

Sworn to and subscribed before me, on 12/11/08, 20 08

Name (Printed): Lt. Roger Rickman

Address (Printed): 144 N. 2nd Street

Amada Miller

Selmer, TN. 38375

Judge/Clerk/Judicial Commissioner

Phone Number: (731)645-7907

**PROBABLE CAUSE DETERMINATION**

Based on the affidavit of complaint, I find there is probable cause to believe that on the date set forth above in McNairy County, Tennessee the defendant committed the offense(s) of violation(s) of TCA \_\_\_\_\_

defendant given citation or arrested without warrant  arrest warrant shall issue  criminal summons shall issue

Date 12/11/08

Ronnie Broelsz  
Judge/Clerk/Judicial Commissioner

GENERAL SESSIONS COURT OF  
MCNAIRY COUNTY,  
TENNESSEE

STATE OF TENNESSEE

vs.

William D. Turner

Defendant

State Control # \_\_\_\_\_

Case # \_\_\_\_\_

08-1696

INFORMATION ABOUT THE DEFENDANT

Name: William D. Turner

Address: 19 Connie Road Selmer Tn

DOB: 07/21/1979 Sex Male

Race: White Ht.: 602

Wt.: 200 Hair: Bro Eyes: Bro

Phone: \_\_\_\_\_ DL# 085086600

Place of Employment: Self Employed

May be found at: \_\_\_\_\_

Other: \_\_\_\_\_

WITNESSES

Summon as witnesses on the part of the State:

*Robery Murray Kelly Quirk*  
*Step*

CRIMINAL SUMMONS

TO THE DEFENDANT

Based on the affidavit of complaint filed in this case, there is probable cause to believe that you have committed the offense(s) of violation(s) of T.C.A. § Fraudulent use of debit / credit card 39-14-118

Theft < \$500.00 39-14-103

Judge: *Ronnie Dyer* Date: \_\_\_\_\_

YOU ARE HEREBY SUMMONED TO APPEAR

In the booking room at the McNairy County Jail, 300 Industrial Drive, Selmer, TN, between the hours of 9:00 am. & 3:00 pm. Monday - Friday within ten (10) calendar days from the date of service of this summons.

To appear before the General Sessions Court of McNairy County, Tennessee, Justice Complex, 300 Industrial Drive, Selmer, TN to answer charges on February 12 2009 at 9:00 a.m./p.m.

NOTICE: YOU ARE CHARGED WITH A STATE CRIMINAL OFFENSE. THIS SUMMONS HAS BEEN ISSUED IN LIEU OF AN ARREST WARRANT. YOUR FAILURE TO APPEAR IN COURT ON THE DAY AND TIME ASSIGNED BY THIS SUMMONS OR THE FAILURE TO APPEAR FOR BOOKING AND PROCESSING AS DIRECTED BY THIS SUMMONS WILL RESULT IN YOUR ARREST FOR SEPARATE CRIMINAL OFFENSES PUNISHABLE AS PROVIDED IN T.C.A. § 39-16-609 REGARDLESS OF THE DISPOSITION OF THE CHARGE FOR WHICH YOU WERE ORIGINALLY SUMMONED. YOU ARE ENCOURAGED TO CONSULT WITH AN ATTORNEY ABOUT THIS SUMMONS. THE SIGNING AND ACCEPTANCE OF THIS SUMMONS BY THE DEFENDANT IS NOT AN ADMISSION OF GUILT OF THE CRIMINAL OFFENSE CHARGED.

Defendant: *William D. Turner* Date: \_\_\_\_\_

OFFICER'S RETURN

Summons served by delivering a copy to defendant today or on

William D. Turner

12-11-08

Officer's Signature:

*Roger Rusk*

Officer's Name (Printed):

ROGER RUSK

Officer's Agency (Printed):

SELMER POLICE DEPARTMENT

Date: 12-11-08

The Court has advised me that I have the right to be represented by an attorney and if indigent to have an attorney appointed to represent me. I WAIVE MY RIGHT TO AN ATTORNEY AND WISH TO PROCEED IN THIS CASE WITHOUT AN ATTORNEY.

I find the Defendant understands and freely and voluntarily waives the right to an attorney-

Date \_\_\_\_\_ Defendant \_\_\_\_\_ Date \_\_\_\_\_ Judge \_\_\_\_\_

- I waive my right to a preliminary hearing and agree for my case to be bound over to the McNairy County Grand Jury.
- I waive my right to be tried only after being indicted by the Grand Jury and waive my right to a trial by jury and plead NOT GUILTY to violation(s) of TCA

Attorney for Defendant \_\_\_\_\_ Date \_\_\_\_\_ Defendant \_\_\_\_\_

I plead GUILTY to violation(s) of TCA 39-14-103 Theft < \$500. I have been advised by the Court of the following rights and I understand I waive each by pleading guilty: (1) the right to plead not guilty (2) the right to a jury trial (3) the right to confront and cross-examine the witnesses against me (4) the right to remain silent and not to be compelled to incriminate myself (5) the right to indictment or presentment by the Grand Jury (6) the right to subpoena witnesses to testify for me (7) the right to have any fine greater than \$50.00 be set by a jury and (8) the right to appeal if convicted after trial. I FULLY UNDERSTAND AND WAIVE EACH AND EVERY ONE OF THESE RIGHTS FREELY AND VOLUNTARILY and understand that I give up the right to remain silent and must answer questions asked by the judge or district attorney.

I have been fully advised by the Court and I understand: (9) the nature of the charge(s) against me (10) the minimum and maximum punishments for the charge(s) (11) that prior convictions and other factors may be considered in determining my sentence (12) that after my plea there will be no evidence presented and no trial but only sentencing (13) that it is perjury to falsely answer questions while under oath (14) that there must be facts to support the plea and (15) that THIS CONVICTION MAY BE USED IN THE FUTURE TO INCREASE THE PUNISHMENT FOR SUBSEQUENT OFFENSES.

I am guilty of the charge(s) because the facts which I know to exist equal the elements of the charge(s) as those elements have been explained to me by the court and there is a factual basis for my plea. I am pleading guilty freely and voluntarily and not as the result of force or threats or of promises apart from a plea agreement, in which my willingness to plead guilty results from discussions between the District Attorney's Office and me or my attorney. I ask the Court to accept my plea of guilty.

Attorney for Defendant [Signature] Date 4/2/09 Defendant [Signature]

I have questioned the defendant personally about the matters and rights itemized above and about the defendant's waiver of those rights. I have concluded that the defendant understands the nature of the charge(s) and the rights which are given up by pleading guilty. I have concluded that there is a factual basis for defendant's plea of guilty and that the plea is being entered freely, knowledgeably and voluntarily after freely, knowledgeably and voluntarily waiving the rights set out above and the plea of guilty is therefore accepted-

Date 4-2-09 Judge [Signature]

GENERAL SESSIONS COURT OF McNAIRY COUNTY, TENNESSEE

State of Tennessee vs. Wallin D. June

State Control # \_\_\_\_\_ McNairy County Case # \_\_\_\_\_

JUDGMENT

Dismissed-costs taxed to the State \_\_\_\_\_  
 State's motion to not prosecute  after preliminary hearing  affiant did not appear  Defendant waived extradition

Dismissed on condition Defendant pay costs \_\_\_\_\_

Defendant found NOT GUILTY - costs taxed to the State \_\_\_\_\_

Found GUILTY of violation of TCA 39-14-103 Theft under \$500  
fined \$ \_\_\_\_\_ taxed with costs and sentenced to serve 11 months 29 days in the McNairy County Jail (Class A Misd.)  
cost 342.23

Found GUILTY of violation of TCA \_\_\_\_\_  
fined \$ \_\_\_\_\_ taxed with costs and sentenced to serve \_\_\_\_\_ months \_\_\_\_\_ days in the McNairy County Jail (Class \_\_\_\_\_ Misd.)

Found GUILTY of violation of TCA \_\_\_\_\_  
fined \$ \_\_\_\_\_ taxed with costs and sentenced to serve \_\_\_\_\_ months \_\_\_\_\_ days in the McNairy County Jail (Class \_\_\_\_\_ Misd.)

Release eligibility date is \_\_\_\_\_ % of the term of imprisonment

Defendant indigent - fine suspended  cannot pay fine and costs today - due \_\_\_\_\_

Jail sentence suspended except \_\_\_\_\_ on condition of good behavior, payment of fines and costs and restitution of \$ \_\_\_\_\_ for \_\_\_\_\_ and  no contact with \_\_\_\_\_  active probation  not drive in Tennessee for \_\_\_\_\_ year(s) and completion of  DUI school  alcohol/drug evaluation and counseling  domestic abuse counseling  \_\_\_\_\_ hours of community service work

Appealed  Defendant bound over to \_\_\_\_\_ Grand Jury after  preliminary hearing  waiving preliminary hearing and  bail set at \$ \_\_\_\_\_  Defendant shall continue on current bond of \$ \_\_\_\_\_

See separate sentencing order Defendant placed on judicial diversion, 11/29 probationary period.  
Date 4-2-09 Judge [Signature]