

INDICTMENT

No. _____

STATE OF TENNESSEE
VS.

ROBIN HALL

WITNESSES

PHILLIP JOB

Here duly summoned as witnesses and sworn by me, and testified before the Grand Jury on this indictment.

Wayne Beadle
Foreman, Grand Jury

1 COUNT(S) THEFT OF PROPERTY - \$1,000-\$10,000,
1 COUNT(S) FORGERY

THE CLERK will issue summons for the following State Witnesses:

A TRUE BILL

PHILLIP JOB

Wayne Beadle
Foreman, Grand Jury

Tom P. Thompson, Jr.
District Attorney General

PHILLIP JOB
Prosecutor

STATE OF TENNESSEE, WILSON COUNTY

JUNE SESSION OF THE CRIMINAL COURT, 2010

THE GRAND JURORS of Wilson County, Tennessee, duly empanelled and sworn upon their oath present that ROBIN HALL on the ____ day of June, 2009 in Wilson County, Tennessee, and before the finding of this indictment, unlawfully and knowingly did obtain or exercise control over certain property, to wit: cash monies, of the value of more than \$1,000.00 (One Thousand Dollars) but less than \$10,000.00 (Ten Thousand Dollars), the property of W.A. Wright Elementary School P.A.L.S., without the effective consent of .A. Wright Elementary School P.A.L.S., with the intent to deprive W.A. Wright Elementary School P.A.L.S. of the property, in violation of Tennessee Code Annotated §39-14-103, and against the peace and dignity of the State of Tennessee.

Returned and Filed this
the 15 day of June 2010
Linda Neal
Linda Neal, Clerk

Tom P. Thompson, Jr.
DISTRICT ATTORNEY GENERAL

6-16-10
Capiro

05/30/2010

COUNT TWO

JUNE TERM, 2010, CRIMINAL COURT

THE GRAND JURORS of Wilson County, Tennessee, duly empanelled and sworn upon their oath present that:

ROBIN HALL

on the ____ day of June, 2009 in Wilson County, Tennessee, and before the finding of this indictment, unlawfully and knowingly did make false entries in the books and records of W.A. Wright Elementary School P.A.L.S. organization, with intent to defraud or harm another to wit: by representing to W.A. Wright Elementary School P.A.L.S. officers and members on the W.A. Wright Elementary School P.A.L.S. financial books and records that \$4,561.00 had been paid on an outstanding balance the organization owed, when in fact ROBIN HALL paid the money to her own personal mortgage company, in violation of Tennessee Code Annotated 39-14-114, and against the peace and dignity of the State of Tennessee.


DISTRICT ATTORNEY GENERAL

ORDER FILED

SEP 20 2010

NEAL, CRIMINAL COURT CLERK
WILSON COUNTY, TN

IN THE CRIMINAL COURT FOR WILSON COUNTY, TENNESSEE

STATE OF TENNESSEE

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VS.

NUMBER: 10-CR-417

ROBIN HALL

PRE-TRIAL DIVERSION AGREEMENT AND ORDER

This Pre-Trial Diversion Agreement is filed pursuant to the provisions of Tenn. Code Ann. § 40-15-105 et seq.

It is agreed by and between the State of Tennessee, by and through Brian Fuller, Assistant District Attorney General of the 15th Judicial District of Tennessee, and the Defendant, Robin Hall, personally and through Defendant's attorney, G. Jeff Cherry, as follows:

That the Defendant, Robin Hall, will waive her right to a speedy trial on the charge of theft over \$1,000 a Class D Felony, in violation of Tennessee Code Annotated §39-14-103 charge pending against Defendant in the Wilson County Criminal Court. No action shall be taken in this case except as provided in Tenn. Code Ann. §40-15-102 et seq.. Said agreement to be subject to the following conditions:

- That the Defendant not willingly commit any criminal offense against the good order of the community or laws of the State of Tennessee;
- That the Defendant not engage in specified activities, conduct and associations being a relationship to the conduct upon which the charge against the Defendant is based;
- That the Defendant pay any and all additional costs of the Defendant's supervision, counseling or treatment in a specified manner, based upon the Defendant's ability to pay;

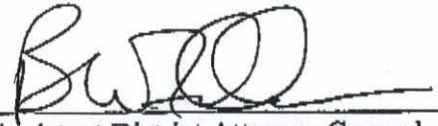
That the Defendant's conduct will be in a manner consistent with the tenets of good
Citizenship;

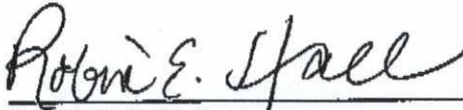
That the Defendant shall not have signatory or depository privileges for any
nonprofit organization during the two year period of diversion;

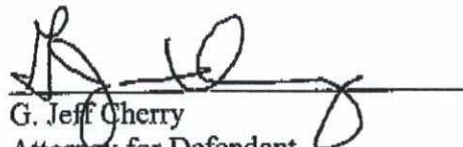
That the Defendant will pay all court costs presently accrued in this case and, it is
ORDERED that upon payment of the court cost and any restitution, if applicable, in this
case the Defendant's appearance bond is to be released.

WHEREUPON, the District Attorney General agrees to suspend prosecution as long as
the Defendant, ROBIN HALL, fulfills all obligations as stated above and at the term of said
suspension of two years, and upon Defendant's faithful adherence to the terms of this agreement,
all public records of these cases will be expunged.

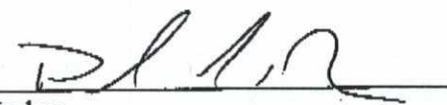
WITNESS our signature hereto this the ~~20th~~ day of September, 2010.


Assistant District Attorney General


Robin Hall, Defendant


G. Jeff Cherry
Attorney for Defendant

APPROVED and **ENTERED** this the 20 day of September, 2010.


Judge