

IN THE CRIMINAL/CIRCUIT COURT OF Franklin COUNTY, TENNESSEE

Case Number: 20001 Count # 1 Counsel for the State: Blount
Judicial District: 12th Judicial Division: _____ Counsel for the Defendant: Peters
State of Tennessee Retained Private Atty Appt Pub Def Appt
vs. Counsel Waived Pro Se
Defendant: Mary Faye Morrow Alias: _____
Date of Birth: 8-26-48 Sex: F Race: W SSN: _____
Indictment Filing Date: _____ TOMIS/DOC # _____ State Control # _____
State ID # _____ County Offender ID # (if applicable) _____

JUDGMENT Original Amended Corrected

FILED 6-19-12
TIME 12:35 P.M.
ROBERT BAGGETT
CIRCUIT COURT CLERK
FRANKLIN COUNTY TN

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

On the 1st day of March, 20 2012, the defendant:

Pled Guilty Dismissed/Nolle Prosequi
 Pled Nolo Contendere
 Pled Guilty - Certified Question Findings Incorporated by Reference
Is found: Guilty Not Guilty
 Jury Verdict Not Guilty by Reason of Insanity
 Bench Trial
Indictment: Class (circle one) 1st A B C D E Felony Misdemeanor
Indicted Offense Name AND TCA #: Theft Over \$60000
Amended Offense Name AND TCA #: _____
Offense Date: 11-6-03 to 11-6-11 County of Offense: Franklin
Conviction Offense Name AND TCA #: Theft over \$60000
Conviction: Class (circle one) 1st A B C D E Felony Misdemeanor
Is this conviction offense methamphetamine related? Yes No
Sentence Imposed Date: 6-19-12

After considering the evidence, the entire record, and in the case of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, all of which are incorporated by reference herein, it is ORDERED and ADJUDGED that the conviction described above is imposed hereby and that a sentence and costs are imposed as follows:

Sentence Reform Act of 1989 Release Eligibility (Check One)
 Mitigated Mitigated 20% Agg Rob w/Prior 100%
 Standard Mitigated 30% Multiple Rapist 100%
 Multiple Standard 30% Child Rapist 100%
 Persistent Multiple 35% Child Predator 100%
 Career Persistent 45% Repeat Violent 100%
 Repeat Violent Career 60% 1st Degree Murder
 Agg Rob 85% Drug Free Zone
 Violent 100% Gang Related
Concurrent with: _____
Consecutive to: _____
Pretrial Jail Credit Period(s): 0
From _____ to _____
Certificate of Service
From I certify that I have delivered or mailed to all parties in interest in this matter, or their counsel, a true and exact copy of this order.
From Mary Faye Morrow
From Robert Baggett
From Blount
From Peters
From Blount DOFF SCB
From Blount DOFF SCB
From Blount DOFF SCB
From Blount DOFF SCB

Sentenced To: TDOC County Jail Workhouse
Sentence Length: 8 Years _____ Months _____ Days _____ Hours Life Life w/out Parole Death
Mandatory Minimum Sentence Length: _____ 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone or _____ 55-10-401 DUI 4th Offense
or _____ 39-17-1324 Possession/Employment of Firearm or _____ 40-39-208, -211 Violation of Sex Offender Registry
Period of incarceration to be served prior to release on probation or Community Corrections: _____ Months _____ Days _____ Hours
Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs: _____ % (Misdemeanor Only)
Alternative Sentence: Probation Community Corrections (CHECK ONE BOX) _____ Years _____ Months _____ Days
WAS DRUG COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SENTENCE? Yes No

Court Ordered Fees and Fines: _____ Costs to be Paid by Defendant State
\$ _____ Court Costs
\$ 0 Fine Assessed
\$ _____ Traumatic Brain Injury Fund (68-55-301 et seq.)
\$ _____ Drug Testing Fund (TN Drug Control Act)
\$ _____ CICF \$ _____ Sex Offender Tax
\$ _____ Other: _____
Restitution: Victim Name See Restitution Stipulation
Address which is made an order of the court + a reaffirmation of this judgment
Total Amount \$ _____ Per Month \$ _____
 Unpaid Community Service: _____ Hours _____ Days _____ Weeks _____ Months

The Defendant having been found guilty is rendered infamous and ordered to provide a biological specimen for the purpose of DNA analysis.
 Pursuant to 39-13-521 the defendant is ordered to provide a biological specimen for the purpose of HIV testing.
Special Conditions Pursuant to 39-13-524 the defendant is sentenced to community supervision for life following sentence expiration.

Report to jail at 8pm 7-19-12 or file appropriate appeal/action for retrial.
make \$10000 bond appeal bond by 6pm on 6-20-12

Thomas U. Graham Judge's Name
_____ Judge's Signature
_____ Date of Entry of Judgment
_____ Counsel for State/Signature (optional)
_____ Defendant/Defendant's Counsel/Signature (optional)

F-B

THEFT OF PROPERTY, T.C.A. 39-14-103

ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

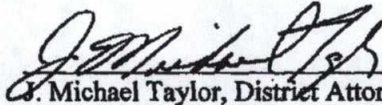
November Session 2011

NO. 20001

COUNT ONE

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Mary Faye Morrow between November 6, 2003 and November 6, 2011, in Franklin County, Tennessee, and before the finding of this indictment, did unlawfully, knowingly obtain control of or exercise control over **good and lawful U.S. currency**, being the personal goods and property of **the City of Winchester**, without the owner's effective consent and with the intent to deprive the true owner thereof, the value of said personal goods and property being \$60,000.00 or more; in violation of T.C.A. 39-14-103, all of which is against the peace and dignity of the State of Tennessee.



J. Michael Taylor, District Attorney General
12th Judicial District

F-E

**OFFICIAL MISCONDUCT T.C.A. 39-16-402 (a)(1)
ORIGINAL**

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

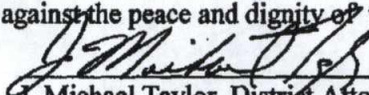
November Session 2011

NO. 20061

COUNT TWO

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Mary Faye Morrow between November 6, 2003 and November 6, 2011, in Franklin County, Tennessee, and before the finding of this Indictment, while in the capacity as a public servant working as the finance officer for the City of Winchester did unlawfully and knowingly commit an act relating to the servant's office or employment that constitutes an unauthorized exercise of official power, to-wit: the said **Mary Faye Morrow**, while working as the finance officer of the City of Winchester did unlawfully obtain or exercise control over good and lawful U.S. currency belonging to the City of Winchester with the intent to deprive the City of Winchester of said money without proper consent; and the said **Mary Faye Morrow** knowing at the time she was not entitled to receive the money; all in violation of T.C.A. 39-16-402; and **Mary Faye Morrow** did conceal the said criminal conduct by taking checks; said checks having been received from the Circuit Court Clerk's Office made payable to the City of Winchester representing the City's portion of drug fines; to a bank and exchanging the said checks for currency which she kept and for smaller valued checks made payable to the City of Winchester that she ran through the City's bank account and City accounting system; all of which made it appear that no unlawful conduct had occurred; all of which is against the peace and dignity of the State of Tennessee.



J. Michael Taylor, District Attorney General
12th Judicial District

F-E

OFFICIAL MISCONDUCT T.C.A. 39-16-402 (a)(5)

ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

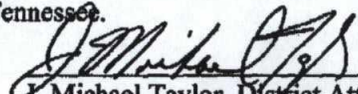
November Session 2011

NO. 20051

COUNT THREE

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Mary Faye Morrow between November 6, 2003 and November 6, 2011, in Franklin County, Tennessee, and before the finding of this Indictment, while in the capacity as a public servant working as the finance officer for the City of Winchester, did unlawfully, knowingly and intentionally, receive a benefit she was not authorized by law to receive, in that she did obtain good and lawful U.S. currency belonging to the City of Winchester that Mary Faye Morrow was not otherwise authorized to receive; all in violation of T.C.A. 39-16-402; and Mary Faye Morrow did conceal the said criminal conduct by taking checks; said checks having been received from the Circuit Court Clerk's Office made payable to the City of Winchester representing the City's portion of drug fines; to a bank and exchanging the said checks for currency which she kept and for smaller valued checks made payable to the City of Winchester that she ran through the City's bank account and City accounting system; all of which is against the peace and dignity of the State of Tennessee.



J. Michael Taylor, District Attorney General
12th Judicial District

F-E
FORGERY - T.C.A. 39-14-114
ORIGINAL

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

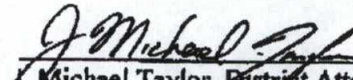
November Session 2011

NO. 20061

COUNT FOUR

The Grand Jurors of Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that

Mary Faye Morrow between November 6, 2003 and November 6, 2011, in Franklin County, Tennessee, and before the finding of this indictment, did unlawfully make false entries in books or records of the City of Winchester, and did so with the intent to defraud another; and Mary Faye Morrow did conceal the said criminal conduct by taking checks, said checks having been received from the Circuit Court Clerk's Office made payable to the City of Winchester representing the City's portion of drug fines, to a bank and exchanging the said checks for currency which she kept and for smaller value checks made payable to the City of Winchester that she ran through the City's bank account and City accounting system and made false entries in the City's records; all of which made it appear that no unlawful conduct had occurred; and all of which is in violation of T.C.A. 39-14-114, all of which is against the peace and dignity of the State of Tennessee.


Michael Taylor, District Attorney General
12th Judicial District



M-A
TAMPERING WITH GOVERNMENT RECORDS T.C.A. 39-16-504

STATE OF TENNESSEE

CIRCUIT COURT

Franklin County

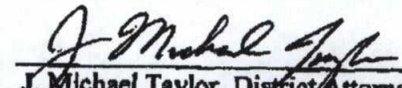
November Session 2011

NO. 20051

COUNT FIVE

The Grand Jurors Franklin County, Tennessee, duly impaneled and sworn upon their oath, present that:

Mary Faye Morrow between November 6, 2003 and November 6, 2011, in Franklin County, Tennessee, and before the finding of this Indictment, did unlawfully and knowingly make a false entry in, or false alteration of, a governmental record; and Mary Faye Morrow did conceal the said criminal conduct by taking checks, said checks having been received from the Circuit Court Clerk's Office made payable to the City of Winchester representing the City's portion of drug fines, to a bank and exchanging the said checks for currency which she kept and for smaller value checks made payable to the City of Winchester that she ran through the City's bank account, city accounting system and made false entries in the City's records; all of which is in violation of TCA 39-16-504 and all of which is against the peace and dignity of Tennessee.


J. Michael Taylor, District Attorney General
42th Judicial District

No. 20001

STATE OF TENNESSEE

vs. } Theft of Property (over \$60,000), Official
Misconduct (2 counts) (ORIGINALS)
Ferguson
Tampering of Govt Records

Mary Faye Morrow

WITNESSES

Larry B. Davis

Phillip Jobe

Were sworn during open Court before
the Grand Jury to give evidence on the within
indictment, this the 7th day of November, 2011.

Tom Shewch

Foreman of the Grand Jury

Larry B. Davis, PROSECUTOR

A TRUE BILL

Tom Shewch

Foreman of the Grand Jury

SUMMON FOR THE STATE:

Larry B. Davis, Special Agent, TBI
Phillip Jobe, TN State Comptroller's Office
Dennis Young, Chief, WPD
Beth Rhoton, Administrator, Winchester City
Teena Waggoner, City of Winchester

By Order of J. Michael Taylor
District Attorney General

Filed this 7th day of Nov, 20 11.

Robert Baggett CLERK