IN THE CRIMINAL COURT FOR FENTRESS COUNTY, TENNESSEE HINE 2022 TERM

| JUNE 2022 | IERWI | | |
|---|--|-----------------------------|---------------|
| State of Tennessee | | | |
| Vs. | Case # | <u> </u> | - |
| Patricia "Gail" Dishmon | FI | lad: 15 day of 500 | 1 20 Q |
| A TRUE | BILL | Sina Mullinix, Circuit Cler | 20-f |
| On September 15, 2022, the following witness(es) | : wa | as/were sworn during | open |
| Court before the Grand Jury to give evidence on this indic | tment, and a true bill w | as returned by the Gra | and Jury |
| on the following charges: | | | |
| Count Charge 1 THEFT OF SERVICES OVER \$1,000 2 OFFICIAL MISCONDUCT TN Comptroller of Treasury Prosecutor Summon for the State at trial, the prosecutor, all G | Eoreman of the Gran | · | (Class) EF EF |
| evidence: | e Comptroller of the Tro of the Treasury nestown, TN 38556 TN 38556 | easury | |

This indictment returned to the Court by the Grand Jury and filed, and the subpoenas for the same authorized day of this the

District Attorney General

STATE OF TENNESSEE, FENTRESS COUNTY

Criminal Court, Eighth Judicial District JUNE 2022 TERM

COUNT 1

The Grand Jurors for the State of Tennessee, duly elected, impaneled, sworn, and charged to inquire in and for the body of the County of Fentress, in the State of Tennessee, upon their oath, present; That

PATRICIA "GAIL" DISHMON

prior to the finding of this indictment, on or about March 01, 2016 - December 30, 2021, in the County and State aforesaid, did unlawfully, feloniously and intentionally obtain natural gas services from the City of Jamestown Gas Department, by deception, fraud, false pretense, or by any other means, while having control over the disposition of said services to others, and knowingly diverted those services for **PATRICIA "GAIL" DISHMON's** own benefit, or to the benefit of another not entitled thereto, in an amount of one thousand (\$1,000) dollars or more, in violation of T.C.A. §39-14-104, and against the peace and dignity of the State of Tennessee.

COUNT 2

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present: That **PATRICIA "GAIL" DISHMON** prior to the finding of this indictment, on or about March 01, 2016 - December 30, 2021, in the County and State aforesaid, did unlawfully, feloniously, intentionally, and knowingly, and with intent to obtain a benefit, commit an act, relating to her office or employment that constituted an unauthorized exercise of official power, in violation of T.C.A. §39-16-402, and against the peace and dignity of the State of Tennessee.

Jared Effer District Attorney General

with permission

IN THE CRIMINAL/CIRCUIT COURT FOR FENTRESS COUNTY, TENNESSEE

| Case Number: | 22-97 | Count: | 1 | Counsel for the State: | PHILIP A. KAZEE | |
|---|--|--------------------|-------------------------|--|----------------------------------|------------------|
| Judicial District: | 8 th Judicial Divis | ion: | | Counsel for the Defendant: | BRETT KNIG | HT |
| State of Tennessee | | | | | Def Appt Private Atty Ap | pt |
| VS. | | | | Counsel Waived | | |
| Defendant: P. | ATRICIA "GAIL" DISHM | ON Alia | as: | GAIL DISHMON Da | te of Birth: Se | ex: Female |
| Race: White | SSN: | | Relatio | nship to Victim: Former Emp | loyee Victim's Age: | N/A |
| State ID #: | County O | ffender ID# (if | applicab | le): | State Control #: | |
| Arrest Date: | 09/15/2022 In | dictment Filing I | Date: | 09/15/2022 | | |
| ODDE | P OF DEFERRAL (| IIDICIAL D | IVER | SION) 🗹 Original 🔲 A | mended Corrected | |
| | ay ofSeptember | | | | _ | |
| | | | | e one) 1 st A B C D E | ✓ Felony | |
| Pled Guilty | Pled Nolo Contendere | | | | | |
| Was Found Guilty By: | | Amended Offens | se Name . | ND TCA §: 39-14-104 ~ Ineft of Service AND TCA §: 6 County o | f Offense: Fentress | |
| ☐ Jury Verdict | | Deferred Offerrs | e maine <u>F</u> | THE TOTAL THERE OF BELLE | 000 0101 021000 | |
| ☐ Bench Trial | | Deferred Offen | se: Class | (circle one) A B C D E | ✓ Felony | |
| Upon review of the ca | se, the court finds the facts | stated above as | well as t | he following (For Item 3, Check | ONE Of The Two Boxes): | |
| 1 The defendant is a | eligible for deferral of the p | rosecution pursu | ant to To | ennessee Code Annotated section | (T.C.A.) 40-35-313; | |
| 2. The Tennessee B | ureau of Investigation has o | ertified (per atta | ched cer | tificate) that the defendant does n | ot have a prior felony or Class | A misdemeanor |
| conviction; | | .1.4: | !_ al atatu | statha alamanta of which constitu | te abuse nealect or misannror | riation of the |
| 3. The defendant | was not charged with a viderable person as defined in | Title 68. Chapte | mai statt er 11. Pai | ite the elements of which constitute the elements of which constitute the transfer of the tran | ite aduse, neglect of misapprop | riation of the |
| The defendant | agrees without contest or | any further notic | e or hear | ing that the defendant's name sha | all be permanently placed on the | ne registry |
| governed by Title | 68, Chapter 11, Part 10, w | hereupon a copy | of this c | order shall be forwarded by the clo | erk to the department of health | ; |
| 4. The defendant co | nsents to T.C.A. 40-35-313 ould be granted a deferral c | deferral, as evic | denced b | y the defendant's signature below | ; AND | |
| | | | | | | |
| It is, therefore, ORDI | ERED that the prosecution | in this case is de | ferred p | ursuant to T.C.A. 40-35-313, and | the defendant is placed on pro | bation. The |
| | | | | tion and are incorporated herein b | | |
| Probation Term: Total | Length 2 vears | Beginning D | ate | 12/18/2023 Ending Date | 12/18/2025 | I ☐ Unsupervised |
| Supervising Entity (up | less otherwise provided to th | e defendant by th | e court): | Name: TDOC | | |
| | | | | The state of the s | | |
| | | | | | | |
| _ | | | | he rate of \$100/ mo. beginning | | |
| are paid in full, and | l as long as the defendan | t maintains co | mplian | ce with all directives of superv | ision, the State is not oppos | sed to |
| unsupervised proba | ation for the remainder | of the sentence. | The de | efendant shall only be permitte | ed at Jamestown City Hall | for business |
| purposes only. ** | | | | | | |
| | osts | Concurrent with: | _ | Restitution | Pretrial Jail C | redit Period(s): |
| | USIS | concurrent with. | | Restitution | | |
| \$ Sex Offend | ler Tax (39-13-709) | | | Victim Name: | From | to |
| \$ Sex Offend | ler Fine (40-24-108) | | | A 11 | From | to |
| \$ Drug Testin | ng Fee (39-17-420) | | | Address: | | |
| \$Treatment | Expenses (40-35-313) | Consecutive to: | | 4 | From | to |
| \$Supervision | n Fees (40-35-313) | | | | Evens | to |
| \$_500.00 Other: Fi | ne Ct. 1 | | | Total Amount \$ Per Month \$ | From | to |
| ======================================= | | | | | | |
| - | | | | | | |
| | | | | | | |
| | | | | | | |
| | | <u>.</u> | | | | 2022 |
| Defendant | | | | ENTER this the 18th day | of December | |
| ZACHARY R. WA | LDEN | | | Mynso | 7 | |
| JUDGE'S NAME | | | | JUDGE'S SIGNATURE | | |
| | | | | 1(/ | | |
| Counsel for the Defer | | | | C C C C C C C C C C C C C C C C C C C | T. (A. III. | |
| Counsel for the Belef | dant | | | Counsel for the State of Tennes | see | |

IN THE CRIMINAL/CIRCUIT COURT FOR FENTRESS COUNTY, TENNESSEE

| Case Number: | 22-97 | Count: | C | ounsel for the State: | PHILIP A. | KAZEE |
|--------------------------|---|-------------------------------------|--------------------------------|---|----------------------------|----------------------------|
| Judicial District: | 8 th Judicial Divi | sion: | | Counsel for the Defendant | it: BRET | T KNIGHT |
| State of Tennessee | | | | | ub Def Appt Private | Atty Appt |
| VS. | | | | Counsel Waive | | |
| Defendant: PA | TRICIA "GAIL" DISHM | ON Alias | s: | Γ | Date of Birth: | _ Sex:Female |
| Race: White | SSN: | | Relationship | to Victim: Former Em | ployee Victim's Ag | ge: N/A |
| State ID #: | County C | offender ID # (if a | pplicable):_ | = = =================================== | _ State Control #: | |
| Arrest Date: | 09/15/2022 In | dictment Filing D | ate: | 09/15/2022 | _ | |
| ODDEL | OF DEFERRAL. | IIIDICIAL DI | IVERSIC | N) 🗹 Original 🗌 | Amended Corre | ected |
| | of September | | | | _ | |
| | Pled Nolo Contendere | Indictment: Clas | | | ✓ Felony ☐ Mis | demeanor |
| ☑ Pled Guilty □ | Pled Noio Contendere | | ` ' | | | |
| Was Found Guilty By: | | Amended Offense Offense Date: 03 | e Name <u>AND</u> 5/01/2016 | **CA \$: 39-16-402 ~ Official Miss TCA \$: | of Offense: Fentress | |
| ☐ Jury Verdict | | | | | | |
| ☐ Bench Trial | | Deferred Offense | e: Class (circ | le one) A B C D E | Z ✓ Felony ☐ Misc | lemeanor |
| Upon review of the cas | e, the court finds the facts | s stated above as v | vell as the fo | ollowing (For Item 3, Che | ck <u>ONE</u> Of The Two I | Boxes): |
| The defendant is el | igible for deferral of the r | prosecution pursua | nt to Tenne | ssee Code Annotated section | on (T.C.A.) 40-35-313; | |
| 2. The Tennessee Bu | reau of Investigation has | certified (per attac | hed certifica | ate) that the defendant does | not have a prior felony | or Class A misdemeanor |
| conviction; | | -1-4: of a animain | al atatuta th | e elements of which consti | tute abuse neglect or m | isannropriation of the |
| property of a vulne | rable person as defined in | Title 68 Chapter | 11. Part 10 | OR | 55 | |
| The defendant | agrees without contest or | any further notice | or hearing t | hat the defendant's name s | hall be permanently pla | ced on the registry |
| governed by Title (| Chapter 11, Part 10, w | hereupon a copy of | of this order | shall be forwarded by the | clerk to the department | of health; |
| 4. The defendant con | sents to T.C.A. 40-35-313 uld be granted a deferral of | of charges pursuan | enced by the | defendant's signature belo | ow, AND | |
| | | | | | | |
| It is, therefore, ORDE | RED that the prosecution | in this case is defe | erred pursua | int to T.C.A. 40-35-313, an | d the defendant is place | ed on probation. The |
| | | | | and are incorporated herein | | |
| Probation Term: Total I | ength 2 vears | Beginning Dat | te12/1 | 8/2023 Ending Date | 12/18/2025 ✓ S | Supervised 🔲 Unsupervised |
| Supervising Entity (unle | ss otherwise provided to th | e defendant by the | court): Nam | e:_TDOC | | |
| | | | | | | |
| | | | | | | 111-41 |
| | | | | ate of \$100/ mo. beginni | | |
| are paid in full, and | as long as the defendar | nt maintains con | npliance w | ith all directives of supe | rvision, the State is n | ot opposed to |
| unsupervised proba | tion for the remainder | of the sentence. | The defend | lant shall only be permi | tted at Jamestown Ci | ty Hall for business |
| purposes only. ** | | | | | | |
| Cos | ate . | Concurrent with: | | Restitution | Pretr | ial Jail Credit Period(s): |
| | - | Concurrent with | | Restruction | | |
| \$Sex Offende | r Tax (39-13-709) | | Vi | ctim Name: | From | to |
| (22 | r Fine (40-24-108) | | | ldragg: | From | i to |
| \$ Drug Testing | g Fee (39-17-420) | | A | ldress: | | |
| \$ Treatment E | xpenses (40-35-313) | Consecutive to: | - | | From | to |
| \$ Supervision | Fees (40-35-313) | | | , 1 A Φ | From | to |
| \$ 500.00 Other: Fine | Ct. 2 | | | otal Amount \$ or Month \$ | 11011 | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | | ENTER this the 18th_c | lay of Decemb | er , 2023 . |
| Defendant | | | | LIVIER UIS UIC 1601 C | J. Decemb | 7 |
| ZACHARY R. WAI | DEN | | | JUDGE'S SIGNATURE | // | |
| JUDGE'S NAME | | | | JUDGE SAIGHTIERE | | |
| - | | | | | | |
| C IC II D C. | | | | Council for the State of Take | 992291 | |
| Counsel for the Defend | ant | | | Counse) for the State of Tenr | iessee | |