STATE OF TENNESSEE	CASE NO. 23 CR <u>253</u>
v.	
BENJAMIN T. HARRIS 106 Overbay Hollow Rd. Bean Station, TN W, M	CHARGE: THEFT OVER \$10,000 BUT LESS THAN \$60,000
	COUNT 1
2023 in MORRISTOWN, after being du 2022 and May 31, 2022, in the State as commit the offense of THEFT OVER \$1 Utility District to construct a new roof an	1) a Eller
	DAN E. ARMSTRONG, DISTRICT ATTORNEY GENERAL
7	WITNESSES: Summons for the State
Inv. TN Comptroller, 5401 Kingston Pike, Bu Comptroller.	Da E th
TRUE BILL: YES	DAN E. ARMSTRONG, DISTRICT ATTORNEY GENERAL
Mali Farra NO	Hundre Dalty Amandal Tete
Perny Poth	That Matthe
Cht Domlanie	FOREMAN OF THE GRAND JURY
WITNESS: Inv. was sw Monday, May 15, 2023.	orn by me and testified before me in the Grand Jury Room on
km	FOREMAN OF THE GRAND JURY

STATE OF TENNESSEE

CASE NO. 23 CR 254

v.

km

BENJAMIN T. HARRIS 106 Overbay Hollow Rd. Bean Station, TN V, M CHARGE: THEFT OF PROPERTY \$1,000 OR LESS

COUNT 1

The Grand Jurors for the CRIMINAL COURT for HAMBLEN COUNTY, TENNESSEE, meeting on Monday, May 15, 2023 in MORRISTOWN, after being duly sworn upon their oath present that BENJAMIN T. HARRIS, between August 1, 2022 and August 31, 2022, in the State and County aforesaid, and before the finding of this indictment, did unlawfully commit the offense of THEFT OF PROPERTY \$1,000 OR LESS, by knowingly using funds belonging to Witt Utility District to purchase concrete not used for the benefit of Witt Utility without the effective consent of Witt Utility District, and with the intent to permanently deprive the Utility District of the funds; a Class A misdemeanor in violation of T.C.A. 39-14-103, 105, and against the peace and dignity of the State of Tennessee

DAN'E. ARMSTRONG, DISTRICT ATTORNEY GENERAL

WITNESSES: Summons for the State

Inv.	omptroller, 5401 Kingston Pike,	Building 2. Suite 300.	
TIVE	MUHUMO. 5 TO TRINGGEOM TREES,		
		, , , , , , , , , , , , , , , , , , , ,	
		DANE ARMSTRO	NG, DISTRICT ATTORNEY GENERAL
TRU	E BILL: YES	DANE. ARMETRO	d Libi
DOD	li Lavor	Kunsen Dolx	mf Imandal Lito
NAW	45 Frolds	Thana NEMIO	Patton Mouser
	SIL	11/1	Hay Nath
130	My Jour	hunn Hodges	a Cidy Moyers.
	La Commanie	NOOD TO GO	Dis
		FOREMA	AN OF THE GRAND JURY
	3	1 14 ACC - I be fore mo	in the Grand Jury Room on
TIW	NESS: Monday, May 15, 2023.	s sworn by me and testified before me	in the Grand bury Room on
	1110114413, 11141 13, 2025.		AND HIRV
km		FOREMA	AN OF THE GRAND JURY

STATE OF TENNESSEE

CASE NO. 23CR 255

v.

BENJAMIN T. HARRIS 106 Overbay Hollow Rd. Bean Station, TN CHARGE: OFFICIAL MISCONDUCT

W, M

COUNT 1

The Grand Jurors for the CRIMINAL COURT for HAMBLEN COUNTY, TENNESSEE, meeting on Monday, May 15, 2023 in MORRISTOWN, after being duly sworn upon their oath present that BENJAMIN T. HARRIS, between November 18, 2022 and December 31, 2022, in the State and County aforesaid, and before the finding of this indictment, did unlawfully commit the offense of OFFICIAL MISCONDUCT by acting as a public servant and knowingly committing an act under color of office or employment that exceeded his official power and did so with intent to obtain a benefit, being using a Bobcat purchased with Witt Utility finances for private use; a Class E felony in violation of T.C.A. 39-16-402(a)(2), and against the peace and dignity of the State of Tennessee.

DAN E. ARMSTRONG, DISTRICT ATTORNEY GENERAL

WITNESSES: Summons for the State

TN Comptroller, 5401 Kingston Pike, B	guilding 2, Suite 300,
TRUE BILL: YES NO Peny Politi Cha Sommanie	DAN E. ARMSTRONG, DISTRICT ATTORNEY GENERAL MANUAL TIME MANUAL TIME MOUSEY FOREMAN OF THE GRAND JURY

WITNESS: was sworn by me and testified before me in the Grand Jury Room on

Monday, May 15, 2023.

FOREMAN OF THE GRAND JURY

km

STATE OF TENNESSEE

CASE NO. **23CR 253**

V.:

BENJAMIN T. HARRIS 106 Overbay Hollow Rd. Bean Station, TN

CHARGE: OFFICIAL MISCONDUCT

W, M

COUNT 2

The Grand Jurors for the CRIMINAL COURT for HAMBLEN COUNTY, TENNESSEE, meeting on Monday, May 15, 2023 in MORRISTOWN, after being duly sworn upon their oath present that BENJAMIN T. HARRIS, between May 1, 2022 and May 31, 2022, in the State and County aforesaid, and before the finding of this indictment, did unlawfully commit the offense of OFFICIAL MISCONDUCT by acting as a public servant and knowingly committing an act under color of office or employment that exceeded his official power and did so with intent to obtain a benefit, being using Witt Utility finances to purchase roofing materials and installation of a roof for his personal residence; a Class E felony in violation of T.C.A. 39-16-402(a)(2), and against the peace and dignity of the State of Tennessee.

DAN E. ARMSTRONG, DISTRICT ATTORNEY GENERAL

WITNESSES: Summons for the State

	V
	N Comptroller, 5401 Kingston Pike, Building 2, Suite 300,
	DAN E. ARMSTRONG, DISTRICT ATTORNEY GENERAL
	RUE BILL: YES
	2 de - NO Varver Daly Imandal teta
	Valle Est De Maries Patton Mouser
~	Dinne Honors Jan Mettle
	Cricky Morgen
	The Dimention of the Party of t
	FOREMAN OF THE GRAND JURY
	WITNESS: was sworn by me and testified before me in the Grand Jury Room on
	WITNESS: was sworn by me and testified before the time of third only

km

Monday, May 15, 2023.

FOREMAN OF THE GRAND JURY

STATE OF TENNESSEE

CASE NO. 23CR254

v.

km

. 3

BENJAMIN T. HARRIS 106 Overbay Hollow Rd. Bean Station, TN W, M CHARGE: OFFICIAL MISCONDUCT

COUNT 2

The Grand Jurors for the CRIMINAL COURT for HAMBLEN COUNTY, TENNESSEE, meeting on Monday, May 15, 2023 in MORRISTOWN, after being duly sworn upon their oath present that BENJAMIN T. HARRIS, between August 1, 2022 and August 31, 2022, in the State and County aforesaid, and before the finding of this indictment, did unlawfully commit the offense of OFFICIAL MISCONDUCT by acting as a public servant and knowingly committing an act under color of office or employment that exceeded his official power and did so with intent to obtain a benefit, being using Witt Utility finances to purchase concrete for private use; a Class E felony in violation of T.C.A. 39-16-402(a)(2), and against the peace and dignity of the State of Tennessee.

DAN E. ARMSTRONG, DISTRICT ATTORNEY GENERAL

FOREMAN OF THE GRAND JURY

WITNESSES: Summons for the State

TN Comptroller 5401 Kingston Pike	Building 2. Suite 300.	
	12 21	7
	DAN E. ARMSTRO	NG, DISTRICT ATTORNEY GENERAL
TRUE BILL: YES		1 /2-
NO	1/ " > ".	Ownered I PR
Godi Janson	Kyper Djalter	(Amanaa ju
Karla Feilde	Wall Heally	Patton Mouser
POPH	1/2-11	Law Matth
Jerry Tollin	Comment of Marie	John Mari
Let Unintam	DIMMY TONGES	- Sam morga
T-v	5	レビー
	FOREMA	N OF THE GRAND JURY
		992.02
	vas sworn by me and testified before	e me in the Grand Jury Room on
Monday, May 15, 202	3.	190

3. But

PRESENTMENT

STATE OF TENNESSEE

CASE NO. 23CR 256

v.

JOSEPH P. HARRIS 1062 Glades Rd. Mohawk, TN CHARGE: OFFICIAL MISCONDUCT

W, M

COUNT 1

The Grand Jurors for the CRIMINAL COURT for HAMBLEN COUNTY, TENNESSEE, meeting on Monday, May 15, 2023 in MORRISTOWN, after being duly sworn upon their oath present that JOSEPH P. HARRIS, between November 18, 2022 and December 31, 2022, in the State and County aforesaid, and before the finding of this indictment, did unlawfully commit the offense of OFFICIAL MISCONDUCT by acting as a public servant and knowingly committing an act under color of office or employment that exceeded his official power and did so with intent to obtain a benefit, being using a Bobcat purchased with Witt Utility finances for private use; a Class E felony in violation of T.C.A. 39-16-402(a)(2), and against the peace and dignity of the State of Tennessee.

DAN E. ARMSTRONG, DISTRICT ATTORNEY GENERAL

WITNESSES: Summons for the State

TN Comptroller, 5401 Kingston Pike,	Building 2, Suite 300,
	THE COMPONENT ATTORNEY CENERAL
1/	DAN E. ARMSTRONG, DISTRICT ATTORNEY GENERAL
TRUE BILL: YES	
0 o/ / NO	Variation for the formandall total
Coll Forman	The second of th
Cash fields	Spalla Malle Pattyn Muser
21	Havy Matth
Term John	Colo Maria
Ct Vonntano	Suy Hoolgo , Desay Megen
	FOREMAN OF THE GRAND ILIRY

was sworn by me and testified before me in the Grand Jury Room on

FOREMAN OF THE GRAND JURY

km

WITNESS:

Monday, May 15, 2023.

IN THE CRIMINAL/CIRCUIT COURT FOR HAMBLEN COUNTY, TENNESSEE

Case Number: 23CR255 Count#:	1 Counsel for the State: KIMBERLY L MORRISON
Judicial District: 3rd Judicial Division:	Counsel for the Defendant: WADE V DAVIES ATTORNEY
	Co-Counsel for the Defendant:
	☑ Retained ☐ Pub Def Appt ☐ Private Atty Appt
State of Tennessee	☐ Counsel Waived ☐ Pro Se
vs. Defendant: BENJAMIN TERRY HARRIS A	lias: Date of Birth: Sex:Male
Race: White SSN:	Driver License #: Issuing Statement
State ID #: County Offender ID	Driver License #: Issuing Statumenture # (if applicable): TDOC CHAMMER COUNTY
Relationship to Victim:	Victim's Age:
Relationship to Victim: State Control #: Arrest Day	te:Indictment Filing Dat PAY 0 1 2024
JUDGMENT	☑ Original ☐ Amended ☐ Corrected 🧸)
	BYRY
Come the parties for entry of judgment.	The defendant:
On the 1st day of May 20 24	
☑ Pled Guilty	Indictment: Class (circle one) 1 A B C D E ✓ Felony Misdemeanor
☐ Pled Nolo Contendere	Indicted Offense Name: THEFT OF PROPERTY - \$10,000-\$60,000
☐ Pled Guilty – Certified Question Findings	Indicted Offense TCA §: 39-14-103
Incorporated by Reference	Amended Offense Name:
☐ Dismissed	Offense Date: 05/01/2022 County of Offense: HAMBLEN
☐ Nolle Prosequi with costs	Conviction Offense Name: THEFT OF PROPERTY - \$2500 - \$10,000
□ Nolle Prosequi without costs	Conviction Offense TCA §: 39-14-103
Is found: ☐ Guilty ☐ Not Guilty ☐ Not Guilty by Reason of Insanity	Conviction: Class (circle one) 1st A B C D E Felony Misdemeanor
☐ Jury Verdict	Sentence Imposed Date: 5-1-84
☐ Bench Trial Merged with Count:	
After considering the evidence, the entire record, and in the c	ase of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, all of
which are incorporated by reference herein, it is ORDERED a sentence and costs are imposed as follows:	and ADJUDGED that the conviction described above is imposed hereby and that a
Offender Status	☐ 1st Degree Murder ☐ Drug Free Zone
Offender Status (Check One)	Pre-1989 Gang Related
	Pre-1989 Gang Related Reform Act 1989 Repeat Violent Off
(Check One)	□ Pre-1989 □ Gang Related □ Reform Act 1989 □ Repeat Violent Off □ After July 1, 1995
(Check One) Mitigated Standard Multiple Person	Pre-1989 Gang Related Reform Act 1989 Repeat Violent Off
(Check One) Mitigated Standard Multiple Persi Ref *Early release e	Pre-1989 Gang Related Reform Act 1989 Repeat Violent Off After July 1, 1995 Gang Related Repeat Violent Off After July 1, 1995 Repeat Violent Off After July 1, 1995 Gang Related Repeat Violent Off Repeat Violent Off After July 1, 1995 Gang Related Repeat Violent Off Repeat Violent Off After July 1, 1995 Gang Related Repeat Violent Off Repeat Violent Off Gang Related
(Check One) Mitigated Standard Multiple Person	Prc-1989
(Check One) Mitigated	Prc-1989
(Check One) Mitigated	Prc-1989
Mitigated Standard Multiple Persistration Persistration Multiple Persistration	Prc-1989
Mitigated Standard Multiple Persistent 45% Career 60% \$39-13-518 100% Release Eligibility 100% Sentence to	Prc-1989
Mitigated Standard Multiple Persistent 45% Career 60% \$39-13-518 100% Release Eligibility 100% Sentence to	Prc-1989
Mitigated Standard Multiple Persistent 45% Child Predator 100% \$ 39-13-518 100% Release Eligibility 100% Sentence to *Credita of the control	Prc-1989
Mitigated	Prc-1989
Mitigated Standard Multiple Persistent 45% Career 60% \$ 39-13-518 100% Att 1 Degree Murder 2nd Degree Murder Esp Agg Robbery Childred Persistent to the content of th	Prc-1989
Mitigated Standard Multiple Persisted Persis	Pre-1989
Mitigated	Prc-1989
Mitigated	Prc-1989
Mitigated	Pre-1989 Gang Related Reform Act 1989 Repeat Violent Off Repea
Mitigated Standard Multiple Persisted Persis	Prc-1989
Mitigated	Pre-1989
Mitigated Standard Multiple Persisted Persis	Pre-1989
Mitigated Standard Multiple Persisted Persis	Pre-1989
Mitigated Standard Multiple Persisted Persis	Pre-1989
Mitigated Standard Multiple Persisted Persisted Persisted Multiple Persisted Multiple Persisted Multiple Persisted S 40-35-501(i) 100% Multiple Rapist 100% Multiple Rapist 100% Child Rapist 100% Agg Rapist 100% Persistent 45% Child Predator 100% S 39-13-518 100% Persistent 45% Child Predator 100% S 39-13-518 100% Persistent 45% Career 60% S 39-13-518 100% Persistent 45% Persistent 45% Career 60% S 39-13-518 100% Persistent 45% Career 60% S 39-13-518 100% Persistent 45% Persis	Pre-1989

Page 1 of 4

CR-3419 (Rev. 10/23)

RDA 1167

Count#: Case Number: Judicial Division: Judicial District: State of Tennessee VS. Alias: Date of Birth: BENJAMIN TERRY HARRIS Defendant: White Race: CONTINUATION OF JUDGMENT ☑ Original ☐ Amended ☐ Corrected Sentenced To: M TDOC ☐ County Jail Death. Life ☐ Life w/out Parole Sentence Length: 4 Years Months Days Hours Mandatory Minimum Sentence Length: _____ §§ 39-17-417, 39-13-513, 39-13-514 _ § 55-10-401 DUI 4th Offense _§ 39-17-1324 Possession/Employment of Firearm §§ 40-39-208, -211 Violation of Sex Offender Registry _ Meth §§ (39-17-434, -417, -418) Period of incarceration to be served prior to release on probation or Community Corrections: Months_ _Days Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs: % (Misdemeanor Only) Alternative Sentence: Sup Prob Unsup Prob Comm Corr Prob Sup By Comm. Corr (CHECK ONE BOX) Years ____Months ____Days Effective: WAS DRUG/RECOVERY COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SENTENCE? ☐ Yes ☑ No Court Ordered Fees and Fines: Costs to be Paid by Restitution: Victim Name ____ \$ 780. 00 Court Costs ☐ Defendant ☐ State Address___ Fine Assessed Traumatic Brain Injury Fund (68-55-301 et seg.) Total Amount \$____ _____ Drug Testing Fund (TN Drug Control Act) 60 CICF Per Month \$ Sex Offender Tax Payment Period Other: ☐ 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 TCA § 39-13-521, the defendant is ordered to provide a biological specimen for the purpose of HIV testing. ☐ Pursuant to TCA § 39-13-524 or § 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration. ☐ Pursuant to TCA § 68-11-1001 et. seq., § 71-6-117, or § 71-6-119, the clerk shall forward this judgment to the Department of Health. Special Conditions: Credit Time Served. Restitution reserved ALEX E. PEARSON Judge's Name Defendant/Defendant's Counsel/Signature (optional) nature (optional) clerk, hereby certify that, before entry by the court, a copy of this judgment was made available to the party or

IN THE CRIMINAL/CIRCUIT COURT FOR HAMBLEN COUNTY, TEN

parties who did not provide a signature above.

IN THE CRIMINAL/CIRCUIT COURT FOR HAMBLEN COUNTY, TENNESSEE Count#: 2 Counsel for the State: KIMBERLY L MORRISON

Case Number: 23CR253 Count#:	2	Counsel for the State:	KIMBERLY L MORRISON
Judicial District: 3rd Judicial Division:			WADE V DAVIES ATTORNEY
		Co-Counsel for the Defendant:	
90		☑ Retained ☐ Pub	Def Appt
State of Tennessee		☐ Counsel Waived ☐ Pro S	Se
vs.			
Defendant: BENJAMIN TERRY HARRIS A	lias:	Date of	Birth:Sex:Male
Race: White SSN:	Driv	ver License #:Iss	uing Streetsweet
Race: White SSN: County Offender ID	# (if app	olicable):T	DOCHWINE RECONSTA
Relationship to Victim:		Victim's Age:	
Relationship to Victim: Arrest Da	te:	Indictment Fili	ng MAY 0-1-2024
		nal Amended Correcte	d Cli
		BB	
Come the parties for entry of judgment.		9000	
On the 15th day of Mark 20 24	The def	endant:	
✓ Pled Guilty		tment: Class (circle one) 1st A B C	D E Felony Misdemeanor
☐ Pled Nolo Contendere		ed Offense Name: OFFICIAL MISCONDI	
☐ Pled Guilty – Certified Question Findings		ed Offense TCA §: 39-16-402	
Incorporated by Reference		ded Offense Name:	
		ded Offense TCA §:	
☐ Dismissed		se Date: 05/01/2022	County of Offense; HAMBLEN
☐ Nolle Prosequi with costs	Convi	ction Offense Name: OFFICIAL MISCOI	NDUCT
□ Nolle Prosequi without costs Is found: □ Guilty □ Not Guilty	Convi	ction Offense TCA §: 39-16-402	
Is found: ☐ Guilty ☐ Not Guilty ☐ Not Guilty by Reason of Insanity		ction: Class (circle one) 1st A B C	
☐ Jury Verdict	Senter	nce Imposed Date: 5-1-24	
Bench Trial Merged with Count:	11		
After considering the evidence, the entire record, and in the	ase of sent	tencing, all factors in Tennessee Code Annota	ted Title 40, Chapter 35, all of
which are incorporated by reference herein, it is ORDERED a	and ADJUE	OGED that the conviction described above is i	mposed hereby and that a
sentence and costs are imposed as follows:			
Offender Status	1	I I I I I I I I I I I I I I I I I I I	Drug Free Zone
(Check One)			Gang Related Repeat Violent Off
☐ Mitigated	istent	Carcer After July 1, 1995	
		bility for Felony Offense not calculated in below percentages.	nk
		(Check One)	
Mitigated 20% § 40-35-501(i) 100% Mitigated 30% Multiple Rapist 100%	HA.		Child Neg/En 70% Child Neg/En 85%
Standard 30% Child Rapist 100%	□s	39-17-1324(a), (b) 100% Agg	Vehicular Homicide 60%
Multiple 35% Agg Rapist 100%	□ M		acking 75% -35-501(u) 85%
Persistent 45%	HA	tt 1st Deg Murder w/SBI 85%	t Sex Abuse Child 100%
Peleose Elimibility 100% Sentence to			er July 1, 2022.
Release Eligibility 100% Sentence to be Served for These Offenses Committed on or After July 1, 2022. *Credits earned may not go toward early release. (Check One)			
☐ Att 1st Degree Murder ☐ 2nd Degree Murder		☐ Veh Homicide by Intox ☐ Agg V	eh Homicide
☐ Esp Agg Kidnapping ☐ Esp Agg Robbery		Carjacking Esp A	gg Burglary
Release Eligibility 85% Sentence to	be Served	for These Offenses Committed on or After	r July 1, 2022.
*Credits earn		e used for up to 15% early release. (Check One)	
☐ Agg Assault w/a Deadly Weapon ☐ Veh H	omicide	Agg Burglary	
	ss Homicid		38
	idnapping Labor Servit	Crim Neg Homicide ude	. 1
☐ Vol Manslaughter ☐ Agg Ro		§ 40-35-501 (cc) (2) (P)	
Concurrent with: Count 1		Pretrial Jail Credit Period(s):	
Concurrent with: Count 1		15000	
		From 5-14-23 to 5-14-23 rom From From	. to
Consecutive to:		From to From It is not the intent of the court for duplicat	to
1		consecutive sentences	
U.		00 11	\$ 10 d
Judge's Name; ALEX E. PEARSON Ju	dge's Signa	ature:	Date: 3-64
		100	150

RDA 1167

IN THE CRIMINAL/CIRCUIT COURT FOR HAMBLEN COUNTY, TENNESSEE THERESAMEST CORROLLEGIC CORROLLEGIC

Case Number: 23CR253 Count#: 2	HAMBBEROCODETYY
Judicial District: Judicial Division:	MAY 0 1 2024
	—— TIAT U 1 ZUZ4
State of Tennessee	\mathcal{A}
vs.	BBY
Defendant: BENJAMIN TERRY HARRIS Alias:	Date of Birth: Sex: Male
Race: White SSN:	. v
CONTINUATION OF JUDGMENT	☑ Original ☐ Amended ☐ Corrected
Sentenced To: TDOC County Jail Worl	
Sentence Length: 1 Years Months Days	
Mandatory Minimum Sentence Length: \$\\$ 39-17-417, \\$ 55-10-401 \(\text{D} \)	39-13-513, 39-13-514
§ 39-17-1324	Possession/Employment of Firearm
§§ 40-39-208,	-211 Violation of Sex Offender Registry
Period of incarceration to be served prior to release on probable	on or Community Corrections:MonthsDaysHours
Minimum service prior to eligibility for work release, furlough,	trusty status and rehabilitative programs: (Misdemeanor Only)
Alternative Sentence: ☑ Sup Prob ☐ Unsup Prob ☐ Comm	Corr Drob Sun By Comm Corr (CHECK ONE BOX)
-	
	Effective:
WAS DRUG/RECOVERY COURT ORDERED AS A C	ONDITION OF THE ALTERNATIVE SENTENCE? ☐ Yes ☐ No
i	
[
Court Ordered Fees and Fines: Costs to be Paid by \$ 780.00 Court Costs	Restitution: Victim Name
\$ Fine Assessed	Address
\$ Traumatic Brain Injury Fund (68-55-301 et seq.)	
\$ Drug Testing Fund (TN Drug Control Act)	Total Amount \$
\$ Z10.50 CICF	Per Month \$
\$ Sex Offender Tax	Payment Period
\$Other:	☐ Unpaid Community Service:
	HoursDaysWeeksMonths
	and ordered to provide a biological specimen for the purpose of DNA analysis.
Pursuant to TCA § 39-13-521, the defendant is ordered to prov	
	sentenced to community supervision for life following sentence expiration. 119, the clerk shall forward this judgment to the Department of Health.
Fursuant to TeA 9 00-11-1001 ct./seq., 9 / 1-0-11/, or 9 / 1-0-	117, the electric strain to wait and judgment to use soparations of 115001.
Special Conditions:	
Credit Time Served.	(3)
i	
r	
NA.	3 / 5 / 5 / 12 H
ALEX E. PEARSON	Date of But of Judgmont
Judge's Name	udge's Signature Date of Entry of Judgment
Exemple IV	_ warrow_
Counsel for State/Signature (optional)	Defendant/Defendant's Counsel/Signature (optional)
Ψ,	
I, clerk, hereby certify that, before entry parties who did not provide a signature above.	by the court, a copy of this judgment was made available to the party or
Total tions described beginning or medical and the	

IN THE CRIMINAL COURT FOR HAMBLEN COUNTY, TENNESSEE SITTING AT MORRISTOWN

STATE OF TENNESSEE v. BENJAMIN HARRIS	Case no. 23 CR 253	TERESA WEST CIRCUIT COURT CLER HAMBLEN COUNTY MAY 2 4 202
AGREED ORDER	FOR RESTITUTION	
<u> </u>	ent that the Defendant shall pa	ay restitution in the
Kimberly L. Morrison Assistant District Attorney Made Workers		

Wade Davies

19 30

Counsel for Benjamin Harris

IN THE CRIMINAL COURT FOR HAMBLEN COUNTY, TENNESSEE

STATE OF TENNESSEE	CHARGE: THEFT UP TO 1,000, OFFICIAL MISCONDUCT
V.S.	TERESA WEST: CIRCUIT COURT CLERK HAMBLEN COUNTY
BENJAMIN HARRIS	MAY 0 1, 2024
CASE NO: 23CR254	\mathcal{M}
DOB:	ВУ
ATTORNEY FOR DEFENDANT	Wade Davies
(i) Appoint P.D. (APD fee of \$50,00 to be paid within two (2) weeks not clerk's office toward court-appointed counsel
until the sum of \$ is paid.	Ito tierk S office toward court appointed courses
() Appoint	as Public Defender has a conflict
() Arraignment () Waive Arraignment	as Public Defender has a conflict Plea: () Guilty () Not Guilty Forfeiture () Scire Facias Grand Jury action and proceeded by information.
() Capias, hold w/o bond () Conditional	Grand Jury action and proceeded by information.
1 Diversion Granied by District Attorney Get	iciai Dollasiiaii to remini imore ioi soniii
Bondsman:	Amount S
TRIAL DATE	
Plea thereto says he/she is () guilty / () n	() JURY TRIAL () TRIAL BY THE COURT
Thereupon came the following jury, to-v	vit: (1)
(2)(3)	(4)
(5) (6) (9)	(10)
(11) (12)	(13)
lawfully empaneled, sworn and charged.	
Whereupon the jury deliberated on its vehicle verdict as follows:	erdict and returned into open Court and returned
1	
	and recommend a fine of S
This Q day of May	, 2021
1.	NEXT ON YA
100	JUDGE

IN THE CRIMINAL COURT FOR HAMBLEN COUNTY, TENNESSEE

STATE OF TENNESSEE	CHARGE: OFFICIAL MISCONDUCT
vs.	TERESAWEST CIRCUIT COURT CLERK HAMBLEN COUNTY
BENJAMIN HARRIS	MAY 0 1 2024
ĆASE NO: 23CR255	BY W
'DOB:	· · · · · · · · · · · · · · · · · · ·
ATTORNEY FOR DEFENDANT ORDERS: () True Bill () No True	Rill () Capias, Bond \$
() Appoint P.D. (APD fee of \$50.00 to be paid within two (2) weeks not clerk's office toward court-appointed counsel
() To pay \$ per week/month in	nto clerk's office toward court-appointed counsel
until the sum of \$ is paid. () Appoint () Waive Arraignment () Capias, hold w/o bond () Conditional () On Defendant waived () Diversion Granted by District Attorney Gen	as Public Defender has a conflict Plea: () Guilty () Not Guilty Forfeiture () Scire Facias Grand Jury action and proceeded by information. Bondsman to remain liable for bond. Amount \$
TRIAL DATE	
Plea thereto says he/she is () guilty () n	() JURY TRIAL () TRIAL BY THE COURT
Thereupon came the following jury, to-v	vit: (1)
(2)(3)	(4)
(5) (6) (8) (9)	(10)
(11)(12)	(13)
lawfully empaneled, sworn and charged.	
their verdict as follows:	erdict and returned into open Court and returned
100	
V o.	and recommend a fine of \$
This 1 day of May	, 2026/
*	JUDGE J
	JUDGE V