CIRCUIT COURT NUMBER 23.5 10 2CR

STATE OF TENNESSEE, HICKMAN COUNTY
CIRCUIT COURT

THEFT OF PROPERTY (S10,000 or MORE BUT LESS THAN \$60,000)

The Grand Jurors for Hickman County, Tennessee, duly impaneled and sworn, upon their oath, present that JAMES RANDY LYNN, between July 1, 2017 and June 30, 2022, inclusive, in Hickman County Tennessee, before the finding of this indictient, did unlawfully and knowingly obtain or exercise control over property belonging to, Hickman County Government, with a value of at least \$10,000 but less than \$60,000, within blanch efficitive, consent of the owner, and with the intent to deprive the owner therepot, in vicination of Tennessee. Cole Annotated 39-14-103, a class C felony, and against the peace and dignity of the State of Tennessee. Cole Annotated 39-14-103, a class C felony, and against the peace and dignity of the State of Tennessee. Cole Annotated 39-14-103, a class C felony, and against the peace and dignity of the State of Tennessee. Cole Annotated 39-14-103, a class C felony, and against the peace and dignity of the State of Tennessee. Cole Annotated 39-14-103, a class C felony, and against the peace and dignity impacts and storm upon their oath, present that JAMES RANDY LYNN, between July 1, 2019-810 three-30, 2022, inclusive in Hickman County, Tennessee, before the Inding of Missing dement, indignity dig see of value, in an annount of \$2,900 or misciplicipes in 133 \$100,000, howing against time flight have of the aforesaid credit card was not authorized by least intensity of the State of Tennessee. Cole Annotated 39-16-402, a class E felony, and against the peace and dignity of the State of Tennessee. Cole Annotated 39-16-402, a class E felony, and against the peace and dignity of the State of Tennessee.

A - 7 -	
<b>a</b>	ولام المن المن المن المن المن المن المن ا
	IN THE CIRCUIT COURT FOR HICKMAN COUNTY, TENNESSEE
	STATE OF TENNESSEE )
	vs. 33-5162CR
<u> </u>	
	JAMES RANDY LYNN )
回回回回回回	
0	WITNESSES:
	Were sworn during open Court before the Grand Jury to give evidence on the within
	Were sworn during open Court before the Grand Jury to give evidence on the within indictment, this the 6th day of December, 2023.
	A TRUE BILL
जनवानानानाना	
	a last the l
▣	AGRICUF Oremaniof the Grand Jury
<u>0</u>	
ومووو	
_	BOMMOND I OR MILE OF THE PARTY
	MERSON
	By Order of:
<u> </u>	
	Hans L. Schwendimann
	District Attorney General
	Filed: 12/6/23 Davaricus
	CIRCUIT COURT CLERK
वातवावावावावावावावावावावावावावावावावावा	Hans L. Schwendimann District Attorney General  Filed: 10 03  CIRCUIT COURT CLERK
0 0	回 问

# IN THE CIRCUIT CRIMINAL COURT FOR HICKMAN COUNTY, TENNESSEE AT CENTERVILLE

STATE OF TENNESSEE	
v. ; ::: }	Case No. 23 - 5162 CR Count: 1 + 2 T.C.A.: 39-14 · 103 Nolle 3.
James Randy Lynn	39-14-118
Defendant	Jail Credit:
Date of Birth:	
SSN:	
NEGOTIATED PLE	
It is agreed between the State of Tennessee and	the Defendant, Tames Rady Lynn hat upon
the Defendant's plea of guilty to the offense of Theff	the Defendant, James Randy Lyngthat upon over \$10x (c/felmy) and with a release credit Card
ongreently of <b>30</b> %, the State recommends that the 1)ete	indant he sentenced within Panga (ou at Dag)
as a <u>Standard</u> offender, to confinement for <u>B</u>	wears and to pay a fine of \$ 26 910 416
It is further agreed that: $(6+2)$	restitution
1. the place of confinement shall be $(X S)$	tate Penitentiary, Department of Corrections
· ( )C	ounty Jail
2. this sentence shall be served (concurrently) (	consecutively) with Count 2 is consecutive
3. suspension of the Defendant's sentence is:	consecutively) with <u>Count 2</u> is <u>consecutive</u> to count 1
( ) waived	
( ) to be determined by the court after	sentencing hearing
	shall be supervised) unsupervised); and shall
be subject to the usual conditions of pro	bation and, in addition, the following special
conditions: Defendant shall	Action and the following special
of mobation and as	tit t
of coate of \$212 and	restitution of \$ 29, 960.46  per nonth.
5312.04	per nout.
7	
CTINTI LOTTO	
STIPULATED AND AGREED TO BY:	Rolle
	Defendant Defendant
Attorney for Defendant	Dolondani.
Mucha	7-19-25
District Afterney Ceneral	Date
	Dela
	Defendant's Address Registered to Vote: ( ) yes ( ) no
	County:

IN THE CIRCUIT COURT OF HICKMAN COUNTY, TENNESSEE AT CENTERVILLE

STATE OF TENNESSEE	')		
VS.	)	Case No. 23-5162CR	
Defendant.	)		
Defendant.	)		828

### PETITION FOR WAIVER OF TRIAL BY JURY AND REQUEST FOR ACCEPTANCE OF PLEA OF GUILTY

I understand that I have the right to plead not guilty to any offense of which I have been charged and that if I choose to plead not guilty I have the right to a speedy and public trial by jury; that at a trial I have the right to the assistance of counsel, the right to confront and cross- examine witnesses testifying against me, the right to use the subpoena process of the court to compel the production of evidence, the right not to be compelled to testify or incriminate myself, and the right to have the jury impose any fine in excess of \$50.00. I further understand that if I choose have a trial and am convicted, I have the right to appeal that conviction to the Court of Criminal Appeals of the State of Tennessee and the right to the assistance of counsel in obtaining review by my conviction by the appellate court. I do hereby waive my right to a trial by jury and understand that by so doing I am giving up all of the above rights.

I further understand that in accepting this plea of guilty, the court may ask me questions and require that I answer under oath, on the record, with the assistance of my attorney, and that if I am not truthful in my responses, my answers may later be used against me in a prosecution for perjury or the making of false statement. I am aware that the judgment of conviction which will result from my plea of guilty may be used to enhance the punishment for subsequent offenses. I do hereby request that my plea of guilty to the charges set forth in the attached negotiated plea agreement(s) be accepted by the court and I submit my case to the trial judge for decision both at to my guilty and the punishment to be imposed on me. I certify that I am not under the influence of alcohol, narcotics, drugs or any other mind altering substances, that I fully understand the nature of my actions here today, and that my actions are voluntary and not the result of force, threats, or promises of any nature.

The defendant waives his/her right to have enhancement factors found by a jury with this plea negotiation.

APPROVED FOR ENTRY

Assistant District Attorney

Attorney for Defendant

Defendant

Date

## IN THE CIRCUIT CRIMINAL COURT FOR HICKMAN COUNTY, TENNESSEE AT CENTERVILLE

v. Case No. 23 · 5162 ca

Perendant

### ORDER AUTHORIZING WAIVER OF TRIAL AND ACCEPTING PLEA OF GUILTY

IT APPEARING TO THE COURT after careful consideration that the Defendant named above has been fully advised of and understands their right to trial by jury on the merits of the indictment against their guilt or innocence under a plea of Not Guilty; and

IT FURTHER APPEARING TO THE COURT that the Defendant intelligently and understandingly waives their right to a trial and of their own free will and choice and without any threats or pressure of any kind of promises of gain or favor from any source does desire to enter a plea of guilty and accepts the recommendation of the State as to punishment;

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the petition filed herein is granted.

Entered this the 14 day of Jan

HON. MICHAEL E. SPITZER

CIRCUIT COURT JUDGE

# IN THE CIRCUIT COURT OF HICKMAN COUNTY, TENNESSEE AT CENTERVILLE

STATE OF TENNESSEE	)
v.	) DOCKET NO. <u>23 - 5 / 62</u> CR
James Rauly Lynn	)

#### FELONY STANDARD CONDITIONS OF PROBATION

I agree to comply with the following general and specific conditions of probation:

- 1. I will obey the laws of the United States of America, or any state in which I may be, as well as any municipal ordinances;
- 2. I will immediately report to my Probation Officer all arrests, including traffic violations, regardless of the outcome;
- 3. I will not receive, own, possess, ship, or transport any firearms, ammunition, or illegal weapons;
- 4. I will work at a lawful occupation and support my dependents, if any, to the best of my ability;
- 5. I will inform my Probation Officer before changing my residence or employment. Further, I will get the permission of my Probation Officer before leaving my county of residence or the state;
- 6. I will immediately report to my Probation Officer, within seventy-two (72) hours of my release from my sentencing hearing;
- 7. I will allow my Probation Officer to visit my home, employment site, or elsewhere;
- 8. I will carry out all lawful instructions my Probation Officer gives to me;
- 9. I will report to my Probation Officer as instructed;
- 10. I will comply with the mandates of the *Administrative Case Review Committee*, if use of the process is approved by the Court;
- 11. I will comply with a referral to any Resource Center Programs, if available, by attending;
- 12. I will remain on house arrest as instructed by Probation Officer and submit to electronic monitoring and community service, if required;
- 13. I agree to a search, without a warrant, of my person, vehicle, property, or place of residence by a Probation/Parole Officer or law enforcement officer, at any time;
- 14. I will not use intoxicants (beer, whiskey, wine, etc.) of any kind to excess;

- 15. I will not use or have in my possession any illegal drugs;
- 16. I will not enter an establishment whose prime purpose is to sell alcoholic beverages (bars, taverns, clubs, etc.);
- 17. I will submit to random drug screens as directed;
- 18. I agree to pay all required fees to the *Supervision and Criminal Injuries Fund* unless waived by the appropriate authorities;
- 19. If so ordered by the Court, I will pay all imposed fines, court costs, and restitution;
- 20. I will provide a biological specimen to the Tennessee Bureau of Investigation for the purposes of DNA analysis, pursuant to Tenn. Code Ann. §40-35-321 (such specimen to be collected and forwarded by an approved agency);
- 21. If convicted of a sex offense, I will abide by the *Specialized Probation Conditions* for Sex Offenders as adopted by the Board of Probation and Parole;
- 22. If convicted of an offense or an attempt to commit an offense under Tenn. Code Ann. §§39-13-502, 39-13-503, 39-13-504, or 39-13-522, such offense being committed on or after July 1, 1996, I shall be sentenced to and agree to abide by the provisions of *Community Supervision for Life*, pursuant to Tenn. Code Ann. § 39-13-524;
- 23. I will not engage in any assaultive, abusive, threatening, or intimidating behavior;
- 24. I will not participate in any criminal street-gang-related activities as defined by Tenn. Code Ann. § 40-35-121; and
- 25. I will not behave in a manner that poses a threat to others or myself.

Date: /- 14 - 20 -

Defendant's Attorney

Case Number: 23-5162CR	Case Number:	23-5162CR	Count #:	1 Counsel for t	he State:	Hans L. Schwendimann		
State of Tennessee  vs.    General   Provided   Provide	Judicial District:	District 32	Judicial Division:	Counsel for t	he Defendant:	Richard Boehms		
State of Tennessee  vs.  Defendant:  JAMES RANDY LYNN  Aljas:  Driver License #:  Susuing State:  Tennessee  State ID#:  County Offender ID # (if applicable):  TOOC #:  JUDGMENT  Come the parties for entry of judgment.  JUDGMENT  JUDGMENT  Come the parties for entry of judgment.  JUDGMENT  JU								
State of Tennessee								
Defendant: JAMES RANDY LYNN   Alias:   Date of Birth:   Sex:   Marker   SSN:   Driver License #:   Issuing State:   Tennessee State ID#.   County Offender ID # (if applicable):   TDOC #:   TDOC #:   TDOC #:   Toncessee State ID#.   County Offender ID # (if applicable):   TDOC #:   TDOC #:   Toncessee State ID#.   Tonce   Toncessee State Control #:   Arrest Date:   Indictment Filing Tonce   Toncessee State Control #:   Arrest Date:   Indictment Filing Tonce   Toncessee State Control #:   Toncessee State	State of Tennessee	9						
Race: White SSN:   Driver Licenses #: Issuing State: Tennessee State ID#:   County Offender ID # (if applicable):   TDOC #:   Relationship to Victim'   Victim's Age:   n/a   National   n/a   n/a   National   N		LAMES DANDY	LAVNIN					
State LD#:	Defendant:	JAMES RANDY	LYNN Alias:	44 - 44	Date of	Birth: Sex:		
Relationship to Victim's Age:	Race: wn	ssn:	Dri	ver License #:	]	ssuing State: Tennessee		
State Control #:								
Come the parties for entry of judgment.   Amended   Corrected   Come the parties for entry of judgment.   Amended   Corrected   Come the parties for entry of judgment.   Amended   Corrected   Come the parties for entry of judgment.   Amended   Corrected   Come the parties for entry of judgment.   Amended   Corrected   Come the parties for entry of judgment.   Amended   Corrected   Come the pled Guilty - Certified Question Findings   Indicted Offense Name:	State Control #: Victim's Age: n/a							
Come the parties for entry of judgment. On the 14th day of January ,20	State Control #:			ate:	Indictinent	Filing Date 12-06-2023		
On the 14th day of January		JU	DGMENT Origin	nal Amended	☐ Corrected	Mix Tox		
Pied Guity C-critified Question Findings Incorporated by Reference   Indiceted Offense TcA 8;   39-14-103   39-1	Come the parties	for entry of judgme	nt.			MAN		
Pied Guity C-critified Question Findings Incorporated by Reference   Indiceted Offense TcA 8;   39-14-103   39-1	On the 14th	_day ofJar	nuary , 20 2	, the defendan	it: Di	ana Nicholsco.		
Pied Guity C-critified Question Findings Incorporated by Reference   Indiceted Offense TcA 8;   39-14-103   39-1	☑ Pled Guilty		Indictr	nent: Class (circle one)	1st A B	D E Felony Misdelne		
Incorporated by Reference	☐ Pled Nolo Conte	ndere	Indicted	d Offense Name:	THEFT OF P	ROPERTY - \$10,000-\$60,000)		
Nolle Prosequi with costs   Nolle Prosequi without costs   Sound:   Offense TCA §: Offense Date:   Offense	Inco		maicted	d Offense TCA §:		39-14-103		
Solic Prosequi without costs   Goulty   Not Guilty   N		with costs	Amend	ed Offense Name: ed Offense TCA 8:				
Conviction Offense TCA §:   39-14-103   Conviction Offense TCA §:   39-14-103   Sentence Imposed Date:   Conviction: Class (circle one)   1st   A   B   D   E   Selony   Misdemea Sentence Imposed Date:   Sentence Date:   S			Offense	Date: 07-01-2017 -	06-30-2022 Cour	nty of Offense: Hickman		
Geneticition   Class (circle one)   1st A B C D B   Felony   Misdemea   Mis			Convic	tion Offense Name:	THEFT OF	PROPERTY - \$10,000-\$60,000		
Bench Trial   Merged with Count:   Sentence Imposed Date:   01-14-2025    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 what encorporated by reference herein, it is ORDERED and ADJUDGED that the conviction described above is imposed hereby and that a sentence and are imposed as follows:    Offender Status (Check One)		ot Guilty by Reason of	Insanity Convic	tion Offense TCA §: tion: Class (circle one)	1 <sup>st</sup> A B C I	) E Felony Misdeme		
are incorporated by reference herein, it is ORDERED and ADJUDGED that the conviction described above is imposed hereby and that a sentence and are imposed as follows:  Offender Status (Check One)  Mitigated Standard Multiple Persistent Career  Release Eligibility for Felony Offense  * Early release eligibility not calculated in below percentages. (Check One)  Mitigated 20% Standard 30% Multiple Rapist 100% Agg Rob 85% Agg Child Neg/En 70% Agg Robis 100% Agg Rob w/ Prior 100% Agg Child Neg/En 85% Standard 30% Child Rapist 100% Santaer 100% Santaer 100% Agg Robis 1000% Agg Robis 100% Agg Robis 100% Agg Robis 100% Agg Robis 100% Ag	☐ Bench Trial N	Merged with Count:	Sentence	ce Imposed Date:	1 11 15 (5)	01-14-2025		
Mitigated   Standard   Multiple   Persistent   Career   Reform Act 1989   Repeat Violent Off   After July 1, 1995	are incorporated by re	eference herein, it is Ol	cord, and in the case of sent RDERED and ADJUDGED	encing, all factors in Ter that the conviction desc	nnessee Code Annot cribed above is impo	ated Title 40, Chapter 35, all of work and that a sentence and		
Release Eligibility for Felony Offense  * Early release eligibility for Felony Offense  * Early release eligibility for Felony Offense  * Early release eligibility not calculated in below percentages. (Check One)    Mitigated 20%						☐ Drug Free Zone		
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)    Agg Assault w/ a Deadly Weapon   Agg Assault w/ Death   Agg Robbery   Agg Assault w/ Death   Agg Assault w/ Death   Agg Robbery   Agg Assault w/ Death   Agg Assault w/ Death   Agg Robbery   Agg Assault w/ Death   Agg Assault w/ Death   Agg Robbery   Agg Assault w/ Death   Agg Assault w/ Death   Agg Robbery   Agg Assault w/ Death   Agg Assault w/ Death   Agg Robbery   Agg Robbery   Agg Assault w/ Death   Agg Assault w/ Death   Agg Robbery   Agg Robbery   Agg Assault w/ Death   Agg Assault w/ Death   Agg Robbery   Agg Robbery   Agg Assault Against 1st Responder   Invol Labor Servitude   \$40-35-501 (cc) (2) (0)   Agg Assault Against 1st Responder   Invol Labor Servitude   \$40-35-501 (cc) (2) (0)   Agg Assault Against 1st Responder   Agg Robbery   Agg Assault Against 1st Responder   Agg Robbery   Agg Assault Against 1st Responder   Agg Robbery   Agg Assault						garage and an extra substant and the sub		
Release Eligibility for Felony Offense  * Early release eligibility not calculated in below percentages. (Check One)    Mitigated 20%	☐ Mitigated ☑:	Standard  Multiple	☐ Persistent ☐ Career			☐ Repeat Violent Off		
Mitigated 20%	Release Eligibility for Felony Offense * Early release eligibility not calculated in below percentages.							
Mitigated 30%	☐ Mitigated 20%	□84				Agg Child Neg/En 70%		
Multiple 35%		□Mu	ltiple Rapist 100%	☐ Agg Rob w/ Prior	r 100%	Agg Child Neg/En 85%		
Persistent 45%								
Career 60%								
*Credits earned may not go toward early release. (Check One)  Att 1st Degree Murder								
☐ Att 1st Degree Murder       ☐ 2nd Degree Murder       ☐ Veh Homicide by Intox       ☐ Agg Veh Homicide         ☐ Esp Agg Kidnapping       ☐ Esp Agg Robbery       ☐ Carjacking       ☐ Esp Agg Burglary         Release Eligibility 85% Sentence to be Served for These Offenses Committed on or After July 1, 2022.         *Credits earned may be used for up to 15% early release.         (Check One)         ☐ Agg Assault w/ a Deadly Weapon       ☐ Veh Homicide       ☐ Agg Burglary         ☐ Agg Assault w/ SBJ       ☐ Reckless Homicide       ☐ Agg Arson         ☐ Agg Assault w/ Death       ☐ Agg Kidnapping       ☐ Crim Neg Homicide         ☐ Agg Assault Against 1st Responder       ☐ Invol Labor Servitude       ☐ § 40-35-501 (cc) (2) (O)         ☐ Vol Manslaughter       ☐ Agg Robbery       ☐ § 40-35-501 (cc) (2) (P)		Release Eligibility	*Credits earned m	nay not go toward early	Committed on or A y release.	fter July 1, 2022.		
Release Eligibility 85% Sentence to be Served for These Offenses Committed on or After July 1, 2022.  *Credits earned may be used for up to 15% early release. (Check One)  Agg Assault w/ a Deadly Weapon	☐ Att 1st Degree M	Murder □ 2nd			Intox	Agg Veh Homicide		
*Credits earned may be used for up to 15% early release. (Check One)  Agg Assault w/ a Deadly Weapon Agg Assault w/ SBJ Reckless Homicide Agg Assault w/ Death Agg Assault w/ Death Agg Assault Against 1st Responder Invol Labor Servitude Agg Robbery  *Credits earned may be used for up to 15% early release. (Check One)  Agg Burglary Agg Arson Crim Neg Homicide  \$ 40-35-501 (cc) (2) (O)  \$ 40-35-501 (cc) (2) (P)								
□ Agg Assault w/ a Deadly Weapon       □ Veh Homicide       □ Agg Burglary         □ Agg Assault w/ SBJ       □ Reckless Homicide       □ Agg Arson         □ Agg Assault w/ Death       □ Agg Kidnapping       □ Crim Neg Homicide         □ Agg Assault Against 1st Responder       □ Invol Labor Servitude       □ § 40-35-501 (cc) (2) (O)         □ Vol Manslaughter       □ Agg Robbery       □ § 40-35-501 (cc) (2) (P)		Release Eligibility	*Credits earned may l	be used for up to 15%	Committed on or A early release.	fter July 1, 2022.		
□ Agg Assault w/ SBJ       □ Reckless Homicide       □ Agg Arson         □ Agg Assault w/ Death       □ Agg Kidnapping       □ Crim Neg Homicide         □ Agg Assault Against 1st Responder       □ Invol Labor Servitude       □ § 40-35-501 (cc) (2) (O)         □ Vol Manslaughter       □ Agg Robbery       □ § 40-35-501 (cc) (2) (P)	☐ Agg Assault w/	a Deadly Weapon		(Sheek One)	☐ Agg B	urglary		
□ Agg Assault Against 1st Responder       □ Invol Labor Servitude       □ § 40-35-501 (cc) (2) (O)         □ Vol Manslaughter       □ Agg Robbery       □ § 40-35-501 (cc) (2) (P)	☐ Agg Assault w/	SBJ	Reckless Homici		☐ Agg Ai	rson		
□ Vol Manslaughter □ Agg Robbery □ § 40-35-501 (cc) (2) (P)								
Concurrent with:   Pretrial Jail Credit Period(s):	Concurrent with:			Pretrial Jail Credit Pe	eriod(s):			
From to From to					)			
From to From to	Total Control of	o gardi da 1581		From to	)			
Consecutive to: From to From to	Consecutive to:			Fromto	)	Fromto		
It is not the intent of the court for duplication of Jail Credit to be applied consecutive sentences			<u>Q</u>	It is not the intent of t	the court for duplic	eation of Jail Credit to be applied		
Judge's Name: Michael Spitzer Judge's Signature: Date: 01-14-2025	Judge's Name	Michael Spitzer	Judge's Signature	MINDE		Date: 01-14-202		
CR-3419 (Rev. 10/2023) Pade 1 of 6 RDA 1167								

Case Number: 23-5162CR Count #:  Judicial District: District 32 Judicial Division:	1
State of Tennessee	
vs.  Defendant:JAMES RANDY LYNN Alias:	Date of Birth: Sex: M
Race: White SSN: Alias:	Date of Birth:Sex
CONTINUATION OF JUDGMENT	☑ Original ☐ Amended ☐ Corrected
Sentenced To: ☑TDOC ☐County Jail ☐Workho	
Sentence Length: 6 YearsMonthsDays	
§§ 40-39-20	
Minimum service prior to eligibility for work release, furlough, trusty state Defendant may be subject to an additional year of mandatory supervision	us and rehabilitative programs: % (Misdemeanor or Split Confinement Only) pursuant to § 40-35-506
Alternative Sentence: ✓Sup Prob ☐ Unsup Prob ☐ Comm C  6 YearsMonthsDe	orr Prob Sup By Comm. Corr (CHECK ONE BOX)  ays Effective: 01-14-2025
	ommunity Corrections:MonthsDaysHours  NDITION OF THE ALTERNATIVE SENTENCE?  Yes No
Court Ordered Fees and Fines: Costs to be Paid by	Restitution: Victim Name Hickman County Government
\$Court Costs	Address 114 North Central Avenue  Centerville TN 37033
\$Fine Assessed	Total Amount \$ 29,960.46
\$Traumatic Brain Injury Fund (68-55-301 et seq.)	Amount Per Month (if applicable) \$312.09
SDrug Testing Fund (TN Drug Control Act)	Payment Period
\$CICF \$Sex Offender Tax	
\$Stx Official Tax \$Other:	Unpaid Community Service:HoursWeeksMonths
☐ Pursuant to TCA § 39-13-521, the defendant is ordered to provide a ☐ Pursuant to TCA § 39-13-524 or § 39-13-518, the defendant is sente ☐ Pursuant to TCA § 68-11-1001 et. seq., § 71-6-117, or § 71-6-119, the Special Conditions:	nced to community supervision for life following sentence expiration. ne clerk shall forward this judgment to the Department of Health.
Defendant shall follow all felony conditions of probation. Restitution of sper month. Total combined sentence of syears \$ 29.960.46 is total restitution for	629,960.46 payable to Hickman County Government in the amount of \$312.09.  all counts
Michael Spitzer	
Judge's Name  Judge'  Judge'	S Signature Date of Entry of Judgment
Counsel for State/Signature (optional)	Defendant/Defendant's Counsel/Signature (optional)
	entry by the court, a copy of this judgment was made available to the party or
parties who did not provide a signature above.	The same of the sa

CR-3419 (Rev. 10/2023)

Case Number:	23-5162CR	Count #:	2 Coun	sel for the State:	Hans L. Schwendimann
Judicial District:	District 32	Judicial Division:			Richard Boehms
					ant:
					ppt Private Atty Appt
State of Tennesse	e		☐ Co	ounsel Waived Pro	Se
vs. Defendant:	JAMES RANDY	LVNN Alian		Data	SDist. M
Race: Wh	ite SSN:	Allas:_	ivor Liganga #	Date	of Birth: Sex: M  Issuing State: Tennessee
State ID#:	3514	County Offender ID # (	if applicable):		TDOC #:
Relationship to Vic	etim:	Via	tim's A say	n/a	. IDOC #:
State Control #:	tilli.	Arrest [	um s Age:	Indictor	nent Filing Date: 1-06-2023
					1111/060
Come the narties	for entry of judgme	_ 8	inai	ended Corrected	
17 To 18 To			25 the d	of and anti-	Dank Nicholson, Circuit Court Clerk
	day 01	uary , 20	, the d	elendant:	C D E Felony Misdemeanor Cl
☑ Pled Guilty ☐ Pled Nolo Conte	ndere				DIT/DEBIT CARD - \$2,500 TO < \$10,000
Pled Guilty - Cer	rtified Question Finding	S Indicte	ed Offense Name	§:	39-14-118
☐ Dismissed	orporated by Reference	Amen	ded Offense Nar	ne:	
□ Nolle Prosequi w		Amen	ded Offense TC	4 §: 1-2017 - 06-30-2022 (	County of Offense: Hickman
☐ Nolle Prosequi w Is found: ☐ G	uilty Not Guilty		ction Offense Na	me: FRAUD USE CI	REDIT/DEBIT CARD - \$2,500 TO < \$10,0
□N	ot Guilty by Reason of	Insanity Convi	ction Offense TO	CA §:	39-14-118
	Merged with Count:	Senter	ction: Class (cince Imposed Dat	rcle one) 1 <sup>st</sup> A B C e:	© D E ☑ Felony ☐ Misdemeanor 01-14-2025
After considering the re incorporated by radio re imposed as follow	eference herein, it is OI	ord, and in the case of sent of the control of the	tencing, all factors that the convic	ors in Tennessee Code Artion described above is in	nnotated Title 40, Chapter 35, all of which mposed hereby and that a sentence and costs
C bitarilleant	Offender Stat		The second secon	st Degree Murder	☐ Drug Free Zone
	(Check One			Pre 1989   Reform Act 1989	☐ Gang Related☐ Repeat Violent Off
☐ Mitigated ☑	Standard Li Multiple	☐ Persistent ☐ Career		After July 1, 1995	☐ Repeat Violent On
10.51	Pol Amain's	Release Eli * Early release eligibili	gibility for Felo ty not calculated (Check One)	ny Offense d in below percentages.	
☐ Mitigated 20%	□ § 40	)-35-501(i) 100%		85%	☐ Agg Child Neg/En 70%
☐ Mitigated 30%		0-35-501(i) 100% Itiple Rapist 100%			☐ Agg Child Neg/En 85%
☑ Standard 30% ☐ Multiple 35%		ld Rapist 100% g Rapist 100%		1324(a), (b) 100% 9-17-1324(j) 100%	☐ Agg Vehicular Homicide 60% ☐ Carjacking 75%
Persistent 45%		ld Predator 100%		ault w/ Death 75%	□ § 40-35-501(u) 85%
☐ Career 60%	□ § 39	9-13-518 100%	☐ Att 1 <sup>st</sup> D	eg Murder w/ SBI 85%	☐ Cont Sex Abuse Child 100%
	Release Eligibility	100% Sentence to be Serv *Credits earned		offenses Committed on card early release.	or After July 1, 2022.
☐ Att 1st Degree !	Murder □2nd	Degree Murder	☐ Veh Hon	nicide by Intox	☐ Agg Veh Homicide
☐ Esp Agg Kidnap	oping	Agg Robbery	☐ Carjacki	ng	☐ Esp Agg Burglary
	Release Eligibility	85% Sentence to be Serv *Credits earned may		ffenses Committed on o to 15% early release.	r After July 1, 2022.
☐ Agg Assault w/		☐ Veh Homicide			g Burglary
Agg Assault w/		Reckless Homic			g Arson
☐ Agg Assault w/☐ Agg Assault Ag	Death ainst 1st Responder	☐ Agg Kidnapping ☐ Invol Labor Ser			m Neg Homicide 0-35-501 (cc) (2) (O)
☐ Vol Manslaught		☐ Agg Robbery			0-35-501 (cc) (2) (P)
Concurrent with:			Pretrial Jail C	Credit Period(s):	
			From	to	From to
	CAME A CAME		From	to	Fromto
Consecutive to: Count 1		_	particular and the second seco	to	Fromto
Count 1			It is not the in consecutive se	itent of the court for du entences	plication of Jail Credit to be applied to
100	Pagago de la visión de la visió		11 1113	2)	
Judge's Name:	Michael Spitzer	Judge's Signatur		7	Date: 01-14-2025
CR-341	19 (Rev. 10/2023)		Page 3 of 6		RDA 1167

	23-5162CR		2			
Judicial District:	District 32 Judicial	Division:	_			
State of Tennessee vs.					,	
	JAMES RANDY LYNN	Alias:		Date of Birt	h:	_Sex:M
Race: White	SSN:					
2121	CONTINUATION	OF JUDGMEN	T <b>☑</b> Original	Amended	Corrected	
Sentenced To:	<b>☑</b> TDOC □ County					
Sentence Length:	: _2_YearsMont	hsDays	Hours	Life Life w	v/ out Parole	Death
Mandatory N	, n	§ 55-10-40 § 39-17-13	01 DUI 4 <sup>th</sup> Offen 324 Possession/E 208, 40-39-211 V	nse Employment of Firea Violation of Sex Offe		
	ce prior to eligibility for work rele be subject to an additional year of				_% (Misdemeanor or Split C	Confinement Only)
Alternative Sente	ence: ☑Sup Prob ☐ Unsu			27.		2
	ceration to be served prior to related prior to related to the served prior to related to the served prior to relate to the served prior to the se					
Court Ordered Fee	es and Fines: Co	sts to be Paid by	Restitution:	Victim Name	Hickman County	Government
\$Court	Costs Def	endant State			114 North Central	
\$Fine A	V <del></del>			Total Amount \$	Centerville TN 37033 29,960	
	natic Brain Injury Fund (68-55-				(if applicable) \$	
	Testing Fund (TN Drug Control	Act)	n Manual Street	Payment Period		
\$CICF	ffender Tax					
\$Other:			Unpaid (	Community Service: _HoursDays	Weeks	Months
Pursuant to TCA Pursuant to TCA Pursuant to TCA Special Conditions:	having been found guilty is read \$ 39-13-521, the defendant is A § 39-13-524 or § 39-13-518, A § 68-11-1001 et. seq., § 71-6	s ordered to provide the defendant is sen -117, or § 71-6-119,	a biological speci atenced to commu the clerk shall for	men for the purpose on the supervision for livers and this judgment to the supervision for the purpose of the supervision for	of HIV testing.  If following sentence of the Department of H	expiration. lealth.
See Count 1. Defen amount of \$312.09 p	dant shall follow all felony comper month. Total composition of the stall research	ditions of probation.	Restitution of \$2	9,960.46 payable to H	ickman County Govern	nment in the
X \$ 29,96	0.46 is total re:	stitution for	all count	ts.		
			- (A) (B)			
Michael	Spitzer	1010			04.4.1	
Judge's		Judg	ge's Signature		Date of Entry o	
· M	Counsel for State/Signature (			Defendant's Counsel/Si		
parties who did not pr	ovide a signature above.	by cornry mat, before	c entry by the cour	i, a copy of this judgn	nent was made availabl	e to the party or

CR-3419 (Rev. 10/2023)

Case Number:	23-5162CR	Count #:	3	_Counsel for	the State:	Hans L. Schwendimann
Judicial District:	District 32					Richard Boehms
						nt:
						pt Private Atty Appt
State of Tennessee	9				Waived ☐ Pro	
VS.	TAMES DANDY					
Defendant: Whi	JAMES RANDY	LYNN Alias:_			Date of	of Birth: Sex: M  Issuing State: Tennessee
State ID#	SSN:	Dr.	iver Lic	ense #:		_ Issuing State: Tennessee
Palationship to Via	,ti	County Offender ID # (	if applic	cable):		TPOC#:
State Control #:	zum:	Vic	etim's Ag	ge:		PLOC #: 12-06-2023
State Control #						
		DGMENT Porig	ginal	Amended	☐ Corrected	
	for entry of judgmen		25			Dana Nickolson Circuit C
	day of Jan	<u>uary</u> , 20				Dana Nickolson Circuit Court Clerk
☐ Pled Guilty ☐ Pled Nolo Conte	ndere					D E Misdenganoria
☐ Pled Guilty - Cer	tified Question Finding		ed Offens ed Offens	se Name:	OFI	FICIAL MISCONDUCT 39-16-402
☐ Dismissed Inco	orporated by Reference	Amen	ded Offe	nse Name:		29 10 102
☐ Nolle Prosequi w		Amen	ded Offe	nse TCA §:		
☑ Nolle Prosequi w Is found: ☐ Gu	without costs uilty Not Guilty	Offens	se Date:	0/-01-201/ -	- 06-30-2022 Co	ounty of Offense: Hickman
□No	ot Guilty by Reason of I	nsanity   Convi	ction Off	ense TCA §:		
☐ Jury Verdict	Merged with Count:	Convi	iction: C	class (circle one	$1^{st}$ A B C	D E ☐ Felony ☐ Misdemeanor
After considering the	evidence, the entire rec	cord, and in the case of ser	ntencing.	all factors in Te	nnessee Code Ani	notated Title 40, Chapter 35, all of which
are incorporated by re are imposed as follow	eference herein, it is OR vs:	DERED and ADJUDGEI	D that the			posed hereby and that a sentence and costs
	Offender Stat (Check One			☐ 1st Degree		☐ Drug Free Zone
☐ Mitigated ☐ □		☐ Persistent ☐ Career			n Act 1989	☐ Gang Related☐ Repeat Violent Off
I willigated II.	Standard Dividitiple	Tersistent Lacareer			uly 1, 1995	- Repeat violent on
	I I I I I I I I I I I I I I I I I I I	Release Eli * Early release eligibili	ty not ca	or Felony Offe	nse ow percentages.	
☐ Mitigated 20%	□ 8 40	-35-501(i) 100%	(Check	Agg Rob 85%		☐ Agg Child Neg/En 70%
☐ Mitigated 30%	□Mul	tiple Rapist 100%		agg Rob w/ Prio	or 100%	☐ Agg Child Neg/En 85%
☐ Standard 30% ☐ Multiple 35%		d Rapist 100% Rapist 100%		39-17-1324(a), Ault § 39-17-13		☐ Agg Vehicular Homicide 60% ☐ Carjacking 75%
Persistent 45%		d Predator 100%		Agg Assault w/ I		□ § 40-35-501(u) 85%
☐ Career 60%		-13-518 100%				☐ Cont Sex Abuse Child 100%
	Release Eligibility 1	00% Sentence to be Ser *Credits earned	may not	go toward earl		After July 1, 2022.
☐ Att 1st Degree N	Murder □2nd	Degree Murder	(Čheck	(One) Veh Homicide by	y Intox	☐ Agg Veh Homicide
☐ Esp Agg Kidnap	The state of the s	Agg Robbery		Carjacking		Esp Agg Burglary
	Release Eligibility	85% Sentence to be Serv *Credits earned may	be used	for up to 15%		After July 1, 2022.
☐ Agg Assault w/	a Deadly Weapon	☐ Veh Homicide	(Check	(Olle)	□ Agg	Burglary
☐ Agg Assault w/	SBJ	Reckless Homic			$\Box$ Agg	Arson
Agg Assault w/	Death ainst 1st Responder	☐ Agg Kidnappin ☐ Invol Labor Ser				Neg Homicide -35-501 (cc) (2) (O)
☐ Vol Manslaughte		☐ Agg Robbery	vituue			.35-501 (cc) (2) (P)
Concurrent with:			Pretria	ıl Jail Credit P	eriod(s):	
			From_	to		From to
(Hall Alle In			From_	to	o	From to
Consecutive to:		~		to		From to
	Commissio President		It is no	t the intent of utive sentences	the court for dup	lication of Jail Credit to be applied to
	Michael C-2	All the state of t				Date: 01-14-2025
Judge's Name:	Michael Spitzer	Judge's Signatur		5 05 6		Dutc.
CR-341	9 (Rev. 10/2023)		Page	סוס ש		RDA 1167

Case Number: 23-5162CR Count #:  Judicial District: District 32 Judicial Division:	3
State of Tennessee vs.  Defendant: JAMES RANDY LYNN Alias:	
CONTINUATION OF JUDGMENT	☑ Original ☐ Amended ☐ Corrected
\$\\$ 40-39-20	Hours ☐ Life ☐ Life w/ out Parole ☐ Death 7, 39-13-513, 39-13-514
Minimum service prior to eligibility for work release, furlough, trusty statu Defendant may be subject to an additional year of mandatory supervision	us and rehabilitative programs:% (Misdemeanor or Split Confinement Only)
Period of incarceration to be served prior to release on probation or Co	orr
Court Ordered Fees and Fines: Costs to be Paid by  \$Court Costs	Restitution: Victim Name
☐ Pursuant to TCA § 39-13-521, the defendant is ordered to provide a	nced to community supervision for life following sentence expiration.
Michael Spitzer  Judge's Name  Judge's	01-14-2025 Signature Date of Entry of Judgment
Counsel for State Signature (optional)  I	Defendant/Defendant's Counsel/Signature (optional) entry by the court, a copy of this judgment was made available to the party or

CR-3419 (Rev. 10/2023)

Page 6 of 6