



NO: 24064-1

STATE OF TENNESSEE

VS.

CHRISTOPHER DAYLON MCPEAKE

INDICTMENT FOR:

THEFT OVER \$10,000 TAMPERING W/ EVIDENCE FORGERY OVER \$1,000

> WITNESSES: SUMMON FOR STATE



A TRUE BILL

/ FOREMAN OF THE GRAND JURY

DATE INDICTMENT RETURNED: APRIL 1, 2024

COUNT 1

STATE OF TENNESSEE, HENDERSON COUNTY

THE GRAND JURORS OF Henderson County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

CHRISTOPHER DAYLON MCPEAKE

on or about December 12, 2022 - September 28,2023, in Henderson County, Tennessee, and before the finding of this indictment, did knowingly obtain and/or exercise control over property and/or money equal to or over the value of ten thousand dollars (\$10,000.00), without the effective consent of the owner, Henderson County Volunteer Fire Department, with the intent to deprive the said owner thereof, in violation of T.C.A. §39-14-103, all of which is against the peace and dignity of the State of Tennessee.

Jody Pickens District Attorney General 26th Judicial District

COUNT 2

STATE OF TENNESSEE, HENDERSON COUNTY

THE GRAND JURORS OF Henderson County, Tennessee, duly Empaneled and sworn, upon their oath, present that:

CHRISTOPHER DAYLON MCPEAKE

on or about December 12, 2022 - September 28,2023, in Henderson County, Tennessee, and before the finding of this indictment, knowing that an investigation or official proceeding is pending or in progress, did make, present, or use any record, document or thing with knowledge of its falsity and with intent to affect the course or outcome of the investigation or official proceeding, in violation of T.C.A. §39-16-503, all of which is against the peace and dignity of the State of Tennessee.

Jody Pickens District Attorney General 26th Judicial District

COUNT 3

STATE OF TENNESSEE, HENDERSON COUNTY

THE GRAND JURORS of Henderson County, Tennessee, duly empaneled and sworn, upon their oath, present that

CHRISTOPHER DAYLON MCPEAKE

on or about August 01, 2023 - August 09, 2023, in Henderson County, Tennessee, and before the finding of this indictment, did unlawfully, and with intend to defraud alter, make, complete, execute or authenticate a writing so that it purported to be the act of another, to wit: Clint Allen, who did not authorize that act, in violation of T.C.A. §39-14-114, all of which is against the peace and dignity of the State of Tennessee.

Jody Pickens District Attorney General 26th Judicial District

IN THE CRIMINAL	CITCUIT COURT	FOR HENDERSON ~	JUNTY, TENNESSEE	
Case Number: 24-064-1	Count: 1	_ Counsel for the State:	Eric V. Wood	
Judicial District: <u>26th</u> Judicial Divi	sion:	Counsel for the Defendant:	Joshua L. Phillips	
State of Tennessee		Ketainea 🗋 Pub Der	Appt [] Private Atty Appt	
VS.		🗌 Counsel Waived 🔲 Pr		
Defendant: MCPEAKE, CHRISTOPHER D.	AYLON Alias:	Date of	Birth: Sex: Male	
Race: White SSN:	Relatio	onship to Victim:	Victim's Age:	
		e): Stat	e Control #: 39000039741	
Arrest Date:04/03/2024 In	dictment Filing Date:	April 01, 2024		
ORDER OF DEFERRAL (On the day of July	JUDICIAL DIVERS	, e –	ded 🔲 Corrected	
Pled Guilty Pled Nolo Contendere	Indictment: Class (circle	one) 1 st A B X D E X ID TCA §: 39-14-103 - Theft of Prope	Felony Misdemeanor	
	Indicted Offense Name AN Amended Offense Name A Offense Date: 12	<u>1D</u> ICA §: <u>39-14-103 - Theft of Prope</u> ND TCA §:	rty Over \$10,000	
Was Found Guilty By:	Offense Date: 17	2/12/2022 County of Offe	nse: HENDERSON	
Jury Verdict	Deferred Offense Name Af Deferred Offense: Class ($\frac{\text{ND}}{\text{circle one}} \text{ TCA } \{: \frac{39-14-103 - Theft of Prope}{A B \times D E} $	rty Over \$10,000	
Bench Trial				
Upon review of the case, the court finds the facts				
 The defendant is eligible for deferral of the p The Tennessee Bureau of Investigation has a conviction; Image: The defendant was not charged with a vice protect of a unbreacher and a final dimensional defined in the second second	certified (per attached certi polation of a criminal statute	ficate) that the defendant does not have the elements of which constitute abu	ve a prior felony or Class A misdemeanor	
 property of a vulnerable person as defined in Title 68, Chapter 11, Part 10; OR The defendant agrees without contest or any further notice or hearing that the defendant's name shall be permanently placed on the registry governed by Title 68, Chapter 11, Part 10, whereupon a copy of this order shall be forwarded by the clerk to the department of health; The defendant consents to T.C.A. 40-35-313 deferral, as evidenced by the defendant's signature below; AND The defendant should be granted a deferral of charges pursuant to T.C.A. 40-35-313. 				
It is, therefore, ORDERED that the prosecution in this case is deferred pursuant to T.C.A. 40-35-313, and the defendant is placed on probation. The terms and conditions ordered by this court apply to the defendant's probation and are incorporated herein by reference thereto.				
Probation Term: Total Length 3 Years Beginning Date09/03/2024 Ending Date09/03/2027 🖾 Supervised 🗔 Unsupervised				
Special Conditions:				
Counts are concurrent for a total effective sentence of 3 years - Supervised by community corrections - Restitution of \$19,077.41 to Henderson County Fire Department is ordered (restitution to be offset by any amount paid by insurance) - Must submit to random monthly drug and alcohol screens - Must maintain full-time employment, be a full-time student, or show proof of disability - To pay \$100 per month begining 30 days from release on fines, costs and restitution Beverly Dunaway, Circuit Court Clerk				
	SEP 1 0 2024			
Costs	oncurrent with:	Restitution	Pretrial Jail Credit Period(s):	
\$ Sex Offender Tax (39-13-709) By	VIVA	Victim Name: Henderson County Fire Dena	extment From 04/03/2024 to 04/04/2024	

	\$ Sex Offender Tax (39-13-709)
	\$ Sex Offender Fine (40-24-108)
l	\$ Drug Testing Fee (39-17-420)
	\$ Treatment Expenses (40-35-313)
	\$ _Supervision Fees (40-35-313)
	\$ Other:

Concurrent with:	Restitution	Pretrial Jail Credit Period(s):		
Deputy Clark	Victim Name: Henderson County Fire Department	From <u>04/03/2024</u> to <u>04/04/2024</u>		
V	Address: 147 S. Broad St.	From to		
Consecutive to:	Lexington, TN 38351	From to		
	Total Amount \$ <u>19,077.41</u> Per Month \$ <u>100.00</u>	From to		

not befendant

JUDGE'S NAME Counsel for the Defendant

ENTER this the <u>9</u>th day of <u>September</u> 2024 JUDGE'S SIGN TURE

Counsel for the State of Tennessee

Case Number:	24-064-1	Count:	2	_ Counsel for the State:		Eric V. Wood	
Judicial District:	26 th Judicial Divis	sion:		Counsel for the Defer	ndant:	Joshua L. Phillips	
State of Tennessee						Private Atty Appt	
vs.				Counsel Wa	aived 🗌 Pro Se		
Defendant: MCPI	EAKE, CHRISTOPHER DA	YLON Alias:	. <u></u>		Date of Birth:	_ Sex:	Male
Race: White	e SSN:		Relatio	nship to Victim:	Vic	ctim's Age:	
State ID #:	County O	ffender ID # (if ap	plicable	:):	State Contro	ol #: 3900003974	41
Arrest Date:	04/03/2024 Ind	lictment Filing Da	te:	April 01, 2024			
ODDE			VEDO				
	CR OF DEFERRAL (J				Amended	Corrected	
	lay of July	2024		defendant:			
Pled Guilty	Pled Nolo Contendere	Indictment: Class	s (circle o ame AN	one) $1^{st} A B \times D$ D TCA §: <u>39-16-503 - Tan</u>	E 🛛 Felony nnering With Evid	Misdemeanor	
		Amended Offense	Name <u>A</u>	ND TCA §:	5 5		
Was Found Guilty By:		Offense Date:		<u>кранска</u> 2/12/2022 Со 11 ТСА §: 39-16-503 - Та н	unty of Offense: HE		
Jury Verdict Bench Trial		Deferred Offense:	Class (circle one) A B \times D	E Felony	Misdemeanor	
-	ase, the court finds the facts			Ū.		,	
	eligible for deferral of the pr ureau of Investigation has c						lemeanor
3. 🗹 The defendant	t was not charged with a vio herable person as defined in				nstitute abuse, neg	lect or misappropriation	of the
The defendant	t agrees without contest or a	ny further notice o	r hearir	ig that the defendant's nan			ry
	68, Chapter 11, Part 10, wh					artment of health;	
	nsents to T.C.A. 40-35-313 ould be granted a deferral of				below; AND		
5. The defendant sh	ourd be grained a deterrat of	r enarges pursuant	10 1.0.	A. 40-33-313.			
It is, therefore, ORDERED that the prosecution in this case is deferred pursuant to T.C.A. 40-35-313, and the defendant is placed on probation. The terms and conditions ordered by this court apply to the defendant's probation and are incorporated herein by reference thereto.							
Probation Term: Total	Length <u>3 Years</u>	Beginning Date	09	/03/2024 Ending Date	09/03/2027	🛛 Supervised 🔲 Un	supervised
Special Conditions:							
Counts are concurrent for a total effective sentence of 3 years - Supervised by community corrections - Restitution of \$19,077.41 to Henderson County Fire Department is ordered (restitution to be offset by any amount paid by insurance) - Must submit to random monthly drug and alcohol screens - Must maintain full-time employment, be a full-time student, or show proof of disability - To pay \$100 per month begininng 30 days from release on fines, costs and restitution FILE D Beverly Dunaway, Circuit Court Clerk							
		SEP 1.0 202	1				

IN THE CRIMINAL/CIPCUIT COURT FOR HENDERSON COUNTY, TENNESSEE

	SEP 1 0 2024		[
Costs	Concurrent with A	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709) By	CIVIA	Victim Name:	From 04/03/2024 to 04/04/2024
\$ Sex Offender Fine (40-24-108)	NepA ity Cier		
\$ Drug Testing Fee (39-17-420)	V	Address:	From to
\$ Treatment Expenses (40-35-313)	Consecutive to:		From to
\$ Supervision Fees (40-35-313)			
\$ Other:		Total Amount \$	From to
		Per Month \$	

la mifk Defendant

JUDGE'S NAME Counsel for the Defendant

September 2024 ENTER this the _day of ___ JUDGE'S SIGNATURE

Counsel for the State of Tennessee

IN THE CRIMINAL/CIPCUIT COURT FOR HENDERSON COUNTY, TENNESSEE					
Case Number:	24-064-1	Count: 3	Counsel for the State:	Er	ic V. Wood
Judicial District: 26 th State of Tennessee vs.	Judicial Division		Counsel for the Defenda Retained Counsel Waive	nt: Pub Def Appt 🔲	Joshua L. Phillips Private Atty Appt
	UDISTODUED DAVI	ON Allow		_	Sex: Male
*****			tionship to Victim:		
Race: White State ID #:			ble):		
Arrest Date:04/03/	2024 Indict	ment Filing Date:	April 01, 2024		
	DEFERRAL (JU	DICIAL DIVE		Amended] Corrected
	olo Contendere In In Au O D	ndictment: Class (ciro dicted Offense Name mended Offense Name ffense Date: eferred Offense Name	ble one) 1 st A B C D AND TCA §: 39-14-114 - Forger e AND TCA §:	y of Offense: <u>HEN</u>	DERSON
 Upon review of the case, the court finds the facts stated above as well as the following (For Item 3, Check ONE Of The Two Boxes): 1. The defendant is eligible for deferral of the prosecution pursuant to Tennessee Code Annotated section (T.C.A.) 40-35-313; 2. The Tennessee Bureau of Investigation has certified (per attached certificate) that the defendant does not have a prior felony or Class A misdemeanor conviction; 3. Image: The defendant was not charged with a violation of a criminal statute the elements of which constitute abuse, neglect or misappropriation of the property of a vulnerable person as defined in Title 68, Chapter 11, Part 10; OR more defendant agrees without contest or any further notice or hearing that the defendant's name shall be permanently placed on the registry governed by Title 68, Chapter 11, Part 10, whereupon a copy of this order shall be forwarded by the clerk to the department of health; 4. The defendant consents to T.C.A. 40-35-313 deferral, as evidenced by the defendant's signature below; AND 5. The defendant should be granted a deferral of charges pursuant to T.C.A. 40-35-313, and the defendant is placed on probation. The terms and conditions ordered by this court apply to the defendant's probation and are incorporated herein by reference thereto. Probation Term: Total Length <u>3 Years</u> Beginning Date <u>09/03/2024</u> Ending Date <u>09/03/2027</u> Supervised Unsupervised Special Conditions: Counts are concurrent for a total effective sentence of 3 years - Supervised by community corrections - Restitution of \$19,077.41 to Henderson County Fire 					
Department is ordered (restitution to be offset by any amount paid by insurance) - Must submit to random monthly drug and alcohol screens - Must maintain full-time employment, be a full-time student, or show proof of disability - To pay \$100 per month begininng 30 days from release on fines, costs and restitution Beverly Dunaway, Circuit Court Clark SEP 1.0 4024					
Costs	Cơn	curient with:	Restitution		Pretrial Jail Credit Period(s):
¢ Say Offender Tay (2	0 12 700) BY:	AVIA			Energy 04/02/2024 to 04/04/2024

	Costs	Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
	\$ Sex Offender Tax (39-13-709)	Deputy Clerk	Victim Name:	From <u>04/03/2024</u> to <u>04/04/2024</u>
	\$ Sex Offender Fine (40-24-108)	~	A 11	From to
	\$ Drug Testing Fee (39-17-420)		Address:	
	\$ Treatment Expenses (40-35-313)	Consecutive to:		From to
	\$ Supervision Fees (40-35-313)			From to
	\$Other:		Total Amount \$ Per Month \$	From to
	· · · · · · · · · · · · · · · · · · ·			
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Journa Mohake

9th day of September 2024 ENTER this the JUDGE'S SIGNATURE

Counsel for the State of Tennessee

JUDGE'S NAME

Counsel for the Defendant