

Case	#	
Cube		

MINUTES, 221d day of many, 2018 PRESENTMENT

CASE NO. \$70/68

STATE OF TENNESSEE COUNTY OF SULLIVAN:

## CRIMINAL COURT CHARGE: FORGERY OF \$1,000 OR LESS

COUNT 1

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 21, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, forge a writing by making a false entry in a book or record, to wit: Meals Plus software system of the Sullivan County Department of Education, valued at \$1,000 or less, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

BARRÝ P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: FORGERY OF \$1,000 OR LESS

COUNT 2

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 22, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, forge a writing by making a false entry in a book or record, to wit: Sullivan County Claim for Travel Expenses, valued at \$1,000 or less, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL



Case #170/68

#### CHARGE: FORGERY OF \$1,000 OR LESS

COUNT 3

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 25, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, forge a writing by making a false entry in a book or record, to wit: Sullivan County Claim for Travel Expenses, valued at \$1,000 or less, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: FORGERY OF \$1,000 OR LESS

COUNT 4

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 26, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, forge a writing by making a false entry in a book or record, to wit: Meals Plus software system of the Sullivan County Department of Education, valued at \$1,000 or less, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: FORGERY OF \$1,000 OR LESS

COUNT 5

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 27, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, forge a writing by making a false entry in a book or record, to wit: Sullivan County Claim for Travel Expenses, valued at \$1,000 or less, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

P. STAUBUS

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

EBH;mh;08/16/18

Case # \$ 70/68

## CHARGE: FORGERY OF \$1,000 OR LESS

COUNT 6

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about October 30, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, forge a writing by making a false entry in a book or record, to wit: Sullivan County Claim for Travel Expenses, valued at \$1,000 or less, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: FORGERY OF \$1,000 OR LESS

COUNT 7

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 21, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, alter, make, complete, execute, or authenticate a writing so that it purported to be the act of Leisa Jobe, valued at \$1,000 or less, the said forgery being without the authorization of Leisa Jobe, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: FORGERY OF \$1,000 OR LESS

COUNT 8

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 26, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, alter, make, complete, execute, or authenticate a writing so that it purported to be the act of Christie Simpson, valued at \$1,000 or less, the said forgery being without the authorization of Christie Simpson, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL



Case #170/68

#### CHARGE: FORGERY OF \$1,000 OR LESS

#### COUNT 9

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 21, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, forge a writing by making a false entry in a book or record, to wit: BB&T Bank deposit slip, valued at \$1,000 or less, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: FORGERY OF \$1,000 OR LESS

#### COUNT 10

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 26, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, feloniously and with the intent to defraud or harm another, forge a writing by making a false entry in a book or record, to wit: BB&T Bank deposit slip, valued at \$1,000 or less, contrary to Tennessee Code Annotated § 39-14-114, a Class E felony, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: THEFT OF \$1,000 OR LESS

#### COUNT 11

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 21, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, intentionally and knowingly obtain or exercise control over property, to wit: U.S. Currency, valued at \$1,000 or less and owned by the Sullivan County Department of Education, contrary to Tennessee Code Annotated § 39-14-103, a Class A misdemeanor, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL



Case # \$ 70168

#### CHARGE: THEFT OF \$1,000 OR LESS

## COUNT 12

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that DEBORAH D. BECKMAN, on or about September 22, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, intentionally and knowingly obtain or exercise control over property, to wit: U.S. Currency, valued at \$1,000 or less and owned by the Sullivan County Department of Education, contrary to Tennessee Code Annotated § 39-14-103, a Class A misdemeanor, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: THEFT OF \$1,000 OR LESS

#### COUNT 13

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that DEBORAH D. BECKMAN, on or about September 25, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, intentionally and knowingly obtain or exercise control over property, to wit: U.S. Currency, valued at \$1,000 or less and owned by the Sullivan County Department of Education, contrary to Tennessee Code Annotated § 39-14-103, a Class A misdemeanor, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: THEFT OF \$1,000 OR LESS

COUNT 14

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 26, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully, intentionally and knowingly obtain or exercise control over property, to wit: U.S. Currency, valued at \$1,000 or less and owned by the Sullivan County Department of Education, contrary to Tennessee Code Annotated § 39-14-103, a Class A misdemeanor, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

EBH;mh;08/16/18

Case # \$10168

## CHARGE: DESTRUCTION OF AND TAMPERING WITH GOVERNMENTAL RECORDS

COUNT 18

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 22, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully and knowingly make a false entry in a governmental record, to wit: Sullivan County Claim for Travel Expenses, contrary to Tennessee Code Annotated § 39-16-504, a Class A misdemeanor, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

## CHARGE: DESTRUCTION OF AND TAMPERING WITH GOVERNMENTAL RECORDS

COUNT 19

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 25, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully and knowingly make a false entry in a governmental record, to wit: Sullivan County Claim for Travel Expenses, contrary to Tennessee Code Annotated § 39-16-504, a Class A misdemeanor, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

# CHARGE: DESTRUCTION OF AND TAMPERING WITH GOVERNMENTAL RECORDS

COUNT 20

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 26, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully and knowingly make a false entry in a governmental record, to wit: Meals Plus software system of the Sullivan County Department of Education, contrary to Tennessee Code Annotated § 39-16-504, a Class A misdemeanor, and against the peace and dignity of the State of Tennessee.

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL



Case # <u>170/68</u>

## CHARGE: DESTRUCTION OF AND TAMPERING WITH GOVERNMENTAL RECORDS

#### COUNT 21

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about September 27, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully and knowingly make a false entry in a governmental record, to wit: Sullivan County Claim for Travel Expenses, contrary to Tennessee Code Annotated § 39-16-504, a Class A misdemeanor, and against the peace and dignity of the State of Tennessee.

- SMC BARRY P. STAUBUS

BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL

#### CHARGE: DESTRUCTION OF AND TAMPERING WITH GOVERNMENTAL RECORDS

#### COUNT 22

The Grand Jurors for Sullivan County, Tennessee, being duly empaneled and sworn, upon their oath present and say that **DEBORAH D. BECKMAN**, on or about October 30, 2017, in the State and County aforesaid and before the finding of this Presentment did unlawfully and knowingly make a false entry in a governmental record, to wit: Sullivan County Claim for Travel Expenses, contrary to Tennessee Code Annotated § 39-16-504, a Class A misdemeanor, and against the peace and dignity of the State of Tennessee.

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BARRY P. STAUBUS DISTRICT ATTORNEY GENERAL



Case # <u>\$7016</u>8

Michael Booher-TN Comptoller

Prosecutor

WITNESSES Michael Booher CPA, CFE

Rene Brison CPA, CFE

Ronnie Rosenbaum

Amber Anderson

Allison Harris

Leisa Jobe

Christie Simpson

Lisa Herron

Sherri DeVault

Ingrid Deloach

BB&T Rep.

Witnesses sworn and examined by me in the Grand Jury

Michael Bosher

This the \_22 day

of 20\_18\_

FOREMAN OF GRAND JUR

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Case Number:	Count:1	Counsel for the State:	EMILY B HUTCHINS
Judicial District: <u>2<sup>nd</sup></u> Judicial Divis	sion: <u> </u>	Counsel for the Defendant:	LARRY R. DILLOW
State of Tennessee	· ·		Def Appt 🗌 Private Atty Appt
vs.		Counsel Waived	
Defendant: DEBORAH D. BECKMA	<u>N</u> Alia	Date	of Birth: 09/12/1973 Sex: Female
Race: White SSN:	Relationship	to Victim:	Victim's Age:
State ID #: County C	ffender ID # (if applicable	):	State Control #:
Arrest Date:09/06/2018 In	dictment Filing Date:	08/22/2018	
ORDER OF DEFERRAL (			nended 🗌 Corrected
Pled Guilty Pled Nolo Contendere	Indictment: Class (circle of Indicted Offense Name AN	ne) 1 <sup>4</sup> A B C D E D TCA §: 39-14-114 ~ FORGERY \$100	Felony Disdemeanor
Was Found Guilty By:	Amended Offense Name A Offense Date: 09/21/2017	ND TCA §:	Offense: Sullivan
☐ Jury Verdict	Deferred Offense Name AN	D TCA §: 39-14-114 ~ FORGERY \$10	00 OR LESS
Bench Trial	Deferred Offense: Class (	vircle one) A B C D E	Felony 🔲 Misdemeanor
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):
<ol> <li>The defendant is eligible for deferral of the p</li> <li>The Tennessee Bureau of Investigation has a conviction;</li> <li>I The defendant was not charged with a vid property of a vulnerable person as defined in The defendant agrees without contest or a governed by Title 68, Chapter 11, Part 10, wl</li> <li>The defendant consents to T.C.A. 40-35-313</li> <li>The defendant should be granted a deferral of It is, therefore, ORDERED that the prosecution it terms and conditions ordered by this court apply</li> <li>Probation Term: Total Length</li></ol>	ertified (per attached certi- lation of a criminal statute Title 68, Chapter 11, Part my further notice or hearin- nereupon a copy of this ord deferral, as evidenced by f charges pursuant to T.C n this case is deferred pur- to the defendant's probatic Beginning Date 5/0 defendant by the court): N 1329 Hwy 394 Blountville. T	Teate) that the defendant does not the elements of which constitute 10; <u>OR</u> g that the defendant's name shall ler shall be forwarded by the cler the defendant's signature below; A. 40-35-313. For and the incorporated herein by $\Omega/19$ Ending Date <u>57</u> . anne: <u>Sultivan Co. Board of Probatic</u> N 37617	t have a prior felony or Class A misdemeanor e abuse, neglect or misappropriation of the be permanently placed on the registry k to the department of health; AND the defendant is placed on probation. The reference thereto. DA/DO M Supervised Unsupervised in and Parole
Defendant's Contact Information (unless otherwise	provided to the probation of	ficer by the court): Phone Number	·
Address	· · · - ·	· · · ·	,

Costs	Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)         \$ Sex Offender Fine (40-24-108)         \$ Drug Testing Fee (39-17-420)         \$ Treatment Expenses (40-35-313)         \$ Supervision Fees (40-35-313)         \$ Other: Fine	All counts herein.	Address: <u>154 Blountville Bypass</u> Blountville, TN 37617	From <u>09/06/2018</u> to <u>09/06/2018</u> From to From to From to

Defendant

WILLIAM K. ROGERS

JUDGE'S NAME t Coursel for the Defendant

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ENTER this the \_\_\_\_\_ day of \_\_\_\_\_\_ 2019 .

Case Number: S70168	Count: <u>2</u>	Counsel for the State:	EMILY B HUTCHINS		
	sion: <u> </u>		t:LARRY R. DILLOW		
State of Tennessee vs.			ab Def Appt 🗌 Private Atty Appt		
		Counsel Waived			
Defendant: DEBORAH D, BECKMA	<u>N</u> Alia	D	ate of Birth: 09/12/1973 Sex: Female		
			Victim's Age:		
State ID #: County C			_ State Control #:		
Arrest Date:09/06/2018 In	dictment Filing Date:	08/22/2018			
On the 29 th day of	JUDICIAL DIVERSI	[ <b>ON)</b> ☑ Original ☐ . Iefendant:	Amended Corrected		
Pled Guilty Del Nolo Contendere	Indictment: Class (circle or	10) 1 <sup>st</sup> A B C D E 0 TCA §: <u>39-14-114 ~ FORGERY \$</u>	Felony Misdemeanor		
	Amended Offense Name AN Offense Date: <u>09/22/2017</u>	<u>D</u> TCA §:			
Was Found Guilty By:	Offense Date: <u>09/22/2017</u>	County <u>D TCA §: 39-14-114 ~ FORGERY 5</u>	of Offense: Sullivan		
Jury Verdict	Deferred Offense: Class (ci	$\frac{1}{2}$ ICA <u>9</u> : <u>37-14-114 ~ FURGERT</u>	Felony Misdemeanor		
Bench Trial	<u></u>				
Upon review of the case, the court finds the facts	stated above as well as the	following (For Item 3, Chec	k <u>ONE</u> Of The Two Boxes):		
<ol> <li>The defendant is eligible for deferral of the prosecution pursuant to Tennessee Code Annotated section (T.C.A.) 40-35-313;</li> <li>The Tennessee Bureau of Investigation has certified (per attached certificate) that the defendant does not have a prior felony or Class A misdemeanor conviction;</li> <li>If 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; <u>OR</u>         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;</li> </ol>					
4. The defendant consents to T.C.A. 40-35-313	deferral, as evidenced by the	he defendant's signature below			
5. The defendant should be granted a deferral of	of charges pursuant to T.C.A	. 40-35-313.			
It is, therefore, <b>ORDERED</b> that the prosecution terms and conditions ordered by this court apply	to the defendant's probation	and are incorporated herein	by reference thereto.		
Probation Term: Total Length	Beginning Date <u>5/-29</u>	Liq Ending Date 5	120 Supervised Unsupervised		
Supervising Entity (unless otherwise provided to the					
Phone Number: <u>423-279-3200</u> Address:					
Defendant's Contact Information (unless otherwise Address			er		

Costs	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	All counts herein,	Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108) \$ Drug Testing Fee (39-17-420)		Address:	From to
S Treatment Expenses (40-35-313)	Consecutive to:	-	From to
S Supervision Fees (40-35-313)     S Other:		Total Amount \$ Per Month \$	From to
			_

Defendant	ENTER this the day of, 2019.
WILLIAM K. ROGERS JUDGE'S NAME Counsel for the Defendant	JUDGE'S SIGNATURE

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IN THE CRIMINAL/CIRCUIT	COURT FOR	SULLIVAN	COUNTY, TENNESSER	Č.
			COULT, LEUDDE	÷.

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Case Number:			Counsel for the State:	
Judicial District:	Judicial	Division:		LARRY R. DILLOW
State of Tennessee			🗹 Retained 🔲 Pub	Def Appt 🗍 Private Atty Appt
vs.			Counsel Waived [	🗌 Pro Se
Defendant:				te of Birth: 09/12/1973 Sex: Female
Race: White				Victim's Age:
-				State Control #:
Arrest Date:	09/06/2018	_ Indictment Filing Date:	08/22/2018	
		L (JUDICIAL DIVER		mended 🗍 Corrected
	Pied Nolo Contendere	Indictment: Class (circ. Indicted Offense Name	c onc) 1 <sup>#</sup> A B C D E <u>ND</u> TCA §: 39-14-114 ~ FORGERY \$10	00 OR LESS
Was Found Guilty By:		Offense Date: 09/25/200	AND TCA §: 7 County of	Offense: Sullivan
Jury Verdict		Deferred Offense Name	AND TCA §: 39-14-114 ~ FORGERY \$10	000 OR LESS
Bench Trial		Deferred Offense: Clas	s (circle one) A B C D E	Felony Misdemeanor
Upon review of the ca	se, the court finds the	facts stated above as well as	the following (For Item 3, Check	ONE Of The Two Boxes):
<ol> <li>The Tennessee Bu conviction;</li> <li>Image The defendant property of a vulne The defendant governed by Title</li> <li>The defendant cor</li> <li>The defendant shows</li> </ol>	was not charged with erable person as defin- agrees without contes 68, Chapter 11, Part 1 isents to T.C.A. 40-32 build be granted a defer	has certified (per attached ce a violation of a criminal stat ed in Title 68, Chapter 11, Pa t or any further notice or hea 0, whereupon a copy of this -313 deferral, as evidenced t ral of charges pursuant to T.	ute the elements of which constitut rt 10; $\underline{OR}$ ring that the defendant's name shal order shall be forwarded by the clei by the defendant's signature below; C.A. 40-35-313.	ot have a prior felony or Class A misdemeanor the abuse, neglect or misappropriation of the Il be permanently placed on the registry rk to the department of health; AND
terms and conditions o	rdered by this court a	pply to the defendant's proba	tion and are incorporated herein by	
Probation Term: Total	Length Lyear	Beginning Date _5	129/19 Ending Date 5	المعنى المعني
Supervising Entity (unl	ess otherwise provided	to the defendant by the court):	Name: Sullivan Co. Board of Probati	ion and Parole
Phone Number: 423-279	-3200 Ado	ress: 1329 Hwy 394 Bloantville	. TN 37617	
Defendant's Contact In Address:	formation (unless other	wise provided to the probation	officer by the court): Phone Number	r

Costs	rrent with: hts herein.	Restitution	Pretrial Jail Credi	t Period(s):
\$ Sex Offender T		tim Name:	From <u>09/06/2018</u>	to <u>09/06/2018</u>
S Sex Offender F     S Drug Testing F	Add	dress:	From	to
·	utive to:		From	to
S Supervision Fee S Other:		tal Amount \$ • Month \$	From	to
	 i			

Defendant	 _
WILLIAM K. ROGERS	
JUDGE'S MAME	_
Ja Run	 <u> </u>
Comsel for the Defendant	

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ENTER this the \_\_\_\_\_ day of \_\_\_\_\_, 2019.

JUDGE'S SIGNATURE

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Case Number: \$70168	Count:4 Counsel for	r the State:EN	AILY B_HUTCHINS
	ion: Counsel		
State of Tennessee vs.		Retained Pub Def Appt Counsel Waived Pro Se	Private Atty Appt
Defendant:DEBORAH D. BECKMAN			09/12/1973 Sex: Female
Race:White SSN:	Relationship to Victim:	Duc of Data:	ctim's Age:
State ID #: County Of	fender ID # (if applicable):	State Con	trol #:
Arrest Date: 09/06/2018 Ind	ictment Filing Date: 08/	22/2018	
, ORDER OF DEFERRAL (J	UDICIAL DIVERSION)		Corrected
Pled Guilty Died Nolo Contendere	Indictment: Class (circle one) 1 <sup>et</sup>	A B C D E 🗹 Felony	Misdemeanor
	Indicted Offense Name AND TCA §: 39- Ámended Offense Name AND TCA §:		
Was Found Guilty By:	Ámended Offense Name AND TCA §: Offense Date: 09/26/2017	County of Offense:	hullivan
	Deferred Offense Name <u>AND</u> TCA §:39- Deferred Offense: Class (circle one)	$\frac{14-114}{14} \sim FORGERY S1000 OR LESS$	Misdemeanor
Bench Trial Upon review of the case, the court finds the facts			
•			
1. The defendant is eligible for deferral of the pr 2. The Tennessee Bureau of Investigation has co	rtified (per attached certificate) that the	ie defendant does not have a p	rior felony or Class A misdemeanor
conviction:			
<ol> <li>The defendant was not charged with a vio property of a vulnerable person as defined in</li> </ol>	ation of a criminal statute the element Title 68 Chapter 11, Part 10, OR	s of which constitute abuse, no	eglect or misappropriation of the
The defendant agrees without contest or a	ny further notice or hearing that the de	fendant's name shall be perma	mently placed on the registry
governed by Title 68, Chapter 11, Part 10, wh	ercupon a copy of this order shall be for	orwarded by the clerk to the d	epartment of health;
<ol> <li>The defendant consents to T.C.A. 40-35-313</li> <li>The defendant should be granted a deferral of</li> </ol>	charges pursuant to T.C.A. 40-35-31	s signature below, AND	
It is, therefore, <b>ORDERED</b> that the prosecution is terms and conditions ordered by this court apply t	n this case is deferred pursuant to T.C. o the defendant's probation and are inc	A: 40-35-313, and the defendation of the defendation of the second secon	thereto.
Probation Term: Total Length	Beginning Date <u>5 /29 / 19</u>	_ Ending Date <u>51291</u>	🖌 🗹 Supervised 🔲 Unsupervised
Supervising Entity (unless otherwise provided to the			
Phone Number: 423-279-3200 Address:	1329 Hwy 394 Blountville, TN 37617		
Defendant's Contact Information (unless otherwise and address:	provided to the probation officer by the c	ourt): Phone Number	
·			

Costs	Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	All counts herein.	Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108)		Address:	From to
S Drug Testing Fee (39-17-420)		Address	
\$ Treatment Expenses (40-35-313)	Consecutive to:	·	From to
S Supervision Fees (40-35-313)			From to
\$Other:		Total Amount \$ Per Month \$	From to

Defendant	ENTER this the day of 2019.
WILLIAM K. ROGERS	JUDGE'S SIGNATURE

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Case Number: <u>\$70168</u>	Count: Counsel for the State:	EMILY B HUTCHINS
	ion: Counsel for the De	
State of Tennessee vs.		Pub Def Appt Private Atty Appt
		Waived Pro Se
	<u>N</u> Alia	Date of Birth: 09/12/1973 Sex: Female
Race: White SSN:		Victim's Age:
State ID #: County O:	fender ID # (if applicable):	State Control #:
Arrest Date:09/06/2018 Inc	lictment Filing Date:08/22/2018	
ORDER OF DEFERRAL (J On the 29th day of Mary	UDICIAL DIVERSION) I Original	Amended Corrected
Pled Guilty Ded Nolo Contendere	Indictment: Class (circle one) 1 <sup>n</sup> A B C	D E 🗹 Felony 🗋 Misdemeanor
	Indicted Offense Name AND TCA §: 39-14-114 ~ FOR Amended Offense Name AND TCA §:	RGERY \$1000 OR LESS
Was Found Guilty By:	Amended Offense Name AND TCA §: Offense Date: 09/27/2017	County of Offense: Sullivan
☐ Jury Verdict	Deferred Offense Name AND TCA §: 39-14-114 ~ FOR	RGERY S1000 OR LESS
Bench Trial	Deferred Offense: Class (circle onc) A B C	DE Miseemeanor
Upon review of the case, the court finds the facts	stated above as well as the following (For Item 3	3, Check ONE Of The Two Boxes):
<ul> <li>conviction;</li> <li>3.  I The defendant was not charged with a vio property of a vulnerable person as defined in The defendant agrees without contest or a governed by Title 68, Chapter 11, Part 10, wh</li> <li>4. The defendant consents to T.C.A. 40-35-313</li> <li>5. The defendant should be granted a deferral of It is, therefore, ORDERED that the prosecution i terms and conditions ordered by this court apply to the second second</li></ul>	ertified (per attached certificate) that the defendant lation of a criminal statute the elements of which Title 68, Chapter 11, Part 10; <u>OR</u> ny further notice or hearing that the defendant's mercupon a copy of this order shall be forwarded b deferral, as evidenced by the defendant's signature of charges pursuant to T.C.A. 40-35-313. In this case is deferred pursuant to T.C.A. 40-35-3 to the defendant's probation and are incorporated Beginning Date $5/2\sqrt{10}$ Ending D	nt does not have a prior felony or Class A misdemeanor constitute abuse, neglect or misappropriation of the name shall be permanently placed on the registry by the clerk to the department of health; re below; AND 13, and the defendant is placed on probation. The herein by reference thereto. Date $5/2\sqrt{20}$ Supervised $\Box$ Unsupervised
Phone Number: 423-279-3200 Address:		
Defendant's Contact Information (unless otherwise particular sector)		ne Number

Costs	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)		Victim Name:	From 09/06/2018_to 09/06/2018_
\$ Sex Offender Fine (40-24-108)			
\$ Drug Testing Fee (39-17-420)		Address:	From to
\$ Treatment Expenses (40-35-313)	Consecutive to:		From to
\$ Supervision Fees (40-35-313)			
\$Other:		Total Amount \$ Per Month \$	From to
······			
	I		<u> </u>

\_\_\_\_\_, \_\_\_\_2019 .

Defendant	ENTER this the day o
WILLIAM K. ROGERS	
JUDGE'S NAME	JUDGE'S SIGNATURE
The Willow (	Int. D Harry
Conset for the Defendant	Counsel for the State of Tennesse

Case Number: <u>S7</u>			Counsel for the State:		
Judicial District: 2 <sup>nd</sup>	_ Judicial Division:	Ш.			LARRY R. DILLOW
State of Tennessee					Private Atty Appt
vs.				Waived 🗌 Pro Se	
Defendant: DEBORAL					
Race: White S					ctim's Age:
					ol #:
Arrest Date:09/06/201	18 Indictmen	t Filing Date:	08/22/2018		
ORDER OF DE On the 29th day of Y	FERRAL (JUDIC	CIAL DIVERS	ION) 🗹 Original defendant:	Amended	Corrected
Pled Guilty Pled Nolo (	Contendere Indict	ment: Class (circle o	ne) I <sup>a</sup> A B C	DE 🗹 Felony	Misdemeanor
	Indicte	d Offense Name <u>AN</u> led Offense Name Al	D TCA §: 39-14-114 ~ FOR	GERY \$1000 OR LESS	
Was Found Guilty By:	Offens	e Date: 10/30/2017	ND TCA §:	County of Offense: Su	llivan
Jury Verdict			$\frac{D}{D} TCA \frac{3:39-14-114}{FOR} \sim FOR$		
Bench Trial					
Upon review of the case, the court	t finds the facts stated a	bove as well as the	following (For Item 3	, Check <u>ONE</u> Of T	he Two Boxes):
<ol> <li>The defendant is eligible for deferral of the prosecution pursuant to Tennessee Code Annotated section (T.C.A.) 40-35-313;</li> <li>The Tennessee Bureau of Investigation has certified (per attached certificate) that the defendant does not have a prior felony or Class A misdemeanor conviction;</li> <li>Image: Image: Image:</li></ol>					
governed by Title 68, Chapter 4. The defendant consents to T.C	C.A. 40-35-313 deferra	l, as evidenced by i	the defendant's signatur		bartment of nearth;
5. The defendant should be gran	ted a deferral of charge	s pursuant to T.C.	4. 40-35-313.		
It is, therefore, ORDERED that the terms and conditions ordered by the	his court apply to the de	efendant's probatio	n and are incorporated l	herein by reference t	hereto.
Probation Term: Total Length	Car Beg	inning Date <u>5</u>	Ending Da	ate <u>5/29/20</u>	🗹 Supervised 🔲 Unsupervised
Supervising Entity (unless otherwise					
Phone Number: 423-279-3200	Address: 1329 Hv	wy 394 Blountville, T	N 37617		
Defendant's Contact Information (u Address	nless otherwise provided	l to the probation of	licer by the court): Phon	e Number	<u> </u>
					· · · · · · · · · · · · · · · · · · ·

Costs ·	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
S Sex Offender Tax (39-13-709)	All county herein.	Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108)			
\$ Drug Testing Fee (39-17-420)		Address:	From to
\$ Treatment Expenses (40-35-313)	Consecutive to:	].	From to
\$ Supervision Fees (40-35-313)			
\$ Other:		Total Amount \$ Per Month \$	From to
· · · · · · · · · · · · · · · · · · ·			

<u>\_\_\_\_\_, 2019</u>.

Defendant	ENTER this the day of
WILLIAM K. ROGERS	
JUDGE'S IN ME	JUDGE'S SIGNATURE
A Class	Timostation
Coursel for the Defendant	Counsel for the State of Tennessee
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	Count: Counsel for		
	sion: Counsel		
State of Tennessee		Retained 🗌 Pub Def Appt 🗌 Priva	te Atty Appt
VS.		Counsel Waived 🗌 Pro Se	
Defendant: DEBORAH D. BECKMA			
Race: White SSN:	Relationship to Victim:		\ge:
State ID #: County O	ffender ID # (it applicable):	State Control #: _	
Arrest Date:09/06/2018 In	dictment Filing Date: 08/	272018	
	UDICIAL DIVERSION) 🗹	Driginal Amended Co	rrected
Pled Guilty Pled Nolo Contendere			isdemeanor
Was Found Guilty By:	Indicted Offense Name <u>AND</u> TCA §: <u>39-1</u> Amended Offense Name <u>AND</u> TCA §: Offense Date: <u>09/21/2017</u> Deferred Offense Name <u>AND</u> TCA §: <u>39-1</u>	County of Offense: Sullivan	
Jury Verdict			
Bench Trial	Deferred Offense: Class (circle one)	A B C D E 🗹 Felony 🗌 Mi	sdemeanor
Upon review of the case, the court finds the facts	stated above as well as the following (I	for Item 3, Check ONE Of The Two	Boxes):
<ol> <li>The defendant is eligible for deferral of the p</li> <li>The Tennessee Bureau of Investigation has c conviction;</li> <li>If The defendant was not charged with a vic property of a vulnerable person as defined in The defendant agrees without contest or a governed by Title 68, Chapter 11, Part 10, wild. The defendant consents to T.C.A. 40-35-313</li> <li>The defendant should be granted a deferral or It is, therefore, ORDERED that the prosecution terms and conditions ordered by this court apply Probation Term: Total Length</li></ol>	ertified (per attached certificate) that the plation of a criminal statute the elements Title 68, Chapter 11, Part 10; <u>OR</u> any further notice or hearing that the dem hereupon a copy of this order shall be for deferral, as evidenced by the defendant f charges pursuant to T.C.A. 40-35-313 in this case is deferred pursuant to T.C.A. to the defendant's probation and are income	e defendant does not have a prior felor s of which constitute abuse, neglect or fendant's name shall be permanently pl warded by the clerk to the departmen signature below; AND A. 40-35-313, and the defendant is plac orporated herein by reference thereto.	y or Class A misdemeanor misappropriation of the laced on the registry t of health; ced on probation. The
Supervising Entity (unless otherwise provided to the Phone Number: 423-279-3200 Address;		CO, FORIQ OF PIDIAUOR AND PAROLE	
Defendant's Contact Information (unless otherwise Address:	provided to the probation officer by the c	eart): Phone Number	

Costs	Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
S Sex Offender Tax (39-13-709)	All counts herein.	Victim Name:	From 09/06/2018 to 09/06/2018
S Sex Offender Fine (40-24-108)		Address:	From to
Drug Testing Fee (39-17-420) Treatment Expenses (40-35-313)	Consecutive to:		From to
S Supervision Fees (40-35-313)		-•	
Other:	_	Total Amount \$ Per Month \$	From to
· · · · ·	-		

Defendant	ENTER this the day of, 2019.
WILLIAM K. ROGERS	JUDGE'S SIGNATURE , ////////////////////////////////////

Case Number: \$70168	Count:8	Counsel for the State:	<u>EM</u>	IILY B HUTCHINS
Judicial District: <u>2<sup>nd</sup></u> Judicial Divi	sion:	Counsel for the De	fendant:	LARRY R. DILLOW
State of Tennessee				Private Atty Appt
vs.			Waived 🗌 Pro Se	
Defendant: DEBORAH D. BECKMA	Alia		Date of Birth:	<u>09/12/1973</u> Sex: <u>Female</u>
Race: White SSN:				
State ID #: County C				trol #:
Arrest Date: 09/06/2018 In	dictment Filing Date:	08/22/2018		
ORDER OF DEFERRAL (	JUDICIAL DIVERS	ION) 🗹 Original defendant:	Amended	Corrected
Pled Guilty I Pled Nolo Contendere	Indictment: Class (circle o	ne) I <sup>a</sup> A B C	DE Felony	
	Indicted Offense Name ANE Amended Offense Name AN	<u>]</u> TCA §; <u>39-14-114 ~ FOR</u> JD TCA §:	GERY \$1000 OR LESS	
Was Found Guilty By:	Amended Offense Name AN Offense Date: 09/26/2017		County of Offense: S	ullivan
☐ Jury Verdict	Deferred Offense Name AN Deferred Offense: Class (c	<u>D</u> TCA §: <u>39-14-114 ~ FOI</u>	GERY S1000 OR LESS	
Bench Trial	l		<u>.                                 </u>	- <u> </u>
Upon review of the case, the court finds the facts	s stated above as well as the	following (For Item 3	, Check <u>ONE</u> Of T	The Two Boxes):
<ol> <li>The defendant is eligible for deferral of the p</li> <li>The Tennessee Bureau of Investigation has a conviction;</li> <li>         The defendant was not charged with a via property of a vulnerable person as defined in         The defendant agrees without contest or a governed by Title 68, Chapter 11, Part 10, w     </li> <li>The defendant consents to T.C.A. 40-35-313</li> <li>The defendant should be granted a deferral of</li> </ol>	certified (per attached certification of a criminal statute Title 68, Chapter 11, Part 1 any further notice or hearing hereupon a copy of this ord deferral, as evidenced by t of charges pursuant to T.C.A	icate) that the defendar the elements of which 10; <u>OR</u> g that the defendant's r ler shall be forwarded b the defendant's signatur A. 40-35-313.	at does not have a pr constitute abuse, ne name shall be perma by the clerk to the de re below; AND	rior felony or Class A misdemeanor eglect or misappropriation of the mently placed on the registry epartment of health;
It is, therefore, <b>ORDERED</b> that the prosecution terms and conditions ordered by this court apply	to the defendant's probation	n and are incorporated	herein by reference	thereto.
Probation Term: Total Length	Beginning Date <u>5  2</u>	<del>ວ/ເອ</del> Ending D	ate 5/29/21	🖉 🗹 Supervised 🔲 Unsupervised
Supervising Entity (unless otherwise provided to the				
Phone Number: 423-279-3200 Address:	1329 Hwy 394 Blountville. T	N 37617		
Defendant's <u>Contact Information</u> (unless otherwise Address:	provided to the probation of	ficer by the court): Phor	Ne Number	

Costs	Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	All counts herein.	Victim Name:	From 09/06/2018_to 09/06/2018_
\$ Sex Offender Fine (40-24-108)		· · · · · · · · · · · · · · · · · · ·	
\$ Drug Testing Fee (39-17-420)		Address:	. From to
\$ Treatment Expenses (40-35-313)	Consecutive to:		From to
\$ Supervision Fees (40-35-313)			
\$Other:			From to
· · · · ·		Total Amount \$ Per Month \$	From to

Defendant	
WILLAM ROGERS	
JUDGE'S NAME	
6 Kun	
Coursel for the Defendant	
$\vee$	

ENTER this the \_\_\_\_\_ day of \_\_\_\_

JUDGE'S SIGNATURE

Rev. 4/]/13

Case Number:					
Judicial District:2nd	Judicial Division:		Counsel for the De	fendant;LA	ARRY R. DILLOW
State of Tennessee			🗹 Retained	🔲 Pub Def Appt 🗌 Pi	rivate Atty Appt
vs.			🗌 Counsel	Waived 🔲 Pro Se	
Defendant: DEB	ORAH D. BECKMAN	Alia		Date of Birth: 09/	/12/1973 Sex: <u>Female</u>
					n's Age:
State ID #:	County Offen	der ID # (if applicab	le):	State Control #	!: <u> </u>
Arrest Date:09/	06/2018 Indictu	nent Filing Date:	08/22/2018		
ORDER OI	F DEFERRAL (JUI	DICIAL DIVER	SION) 🗹 Original ne defendant:	Amended	Corrected
	Nolo Contendere	dictment: Class (circle		DE Felony	Misdemeanor
	An	nended Offense Name	AND TCA §:	GERT STOOD OR LESS	<u> </u>
Was Found Guilty By:	Of	fense Date: 09/21/2011	AND TCA §: 7 ND TCA §: 39-14-114 ~ FOI	County of Offense: Sulliva	an
Jury Verdict	De	ferred Offense: Class	(circle one) A B C		Misdemeanor
Bench Trial				· · · · · · · · · · · · · · · · · · ·	
Upon review of the case, the	e court finds the facts stat	ed above as well as t	he following (For Item 3	, Check <u>ONE</u> Of The T	(wo Boxes):
<ol> <li>The defendant is eligible for deferral of the prosecution pursuant to Tennessee Code Annotated section (T.C.A.) 40-35-313;</li> <li>The Tennessee Bureau of Investigation has certified (per attached certificate) that the defendant does not have a prior felony or Class A misdemeanor conviction;</li> <li>If 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; <u>OR</u> <ul> <li>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;</li> <li>The defendant consents to T.C.A. 40-35-313 deferral, as evidenced by the defendant's signature below; AND</li> <li>The defendant should be granted a deferral of charges pursuant to T.C.A. 40-35-313.</li> </ul> </li> </ol>					
It is, therefore, ORDERED terms and conditions ordered	d by this court apply to th	e defendant's probat	ion and are incorporated	herein by reference there	eto.
Probation Term: Total Length	ligear	Beginning Date 5	29/19 Ending D	ate 5/29/20_	. 🗹 Supervised 🗋 Unsupervised
Supervising Entity (unless oth					
Phone Number: 423-279-3200	-				
Defendant's Contact Informa Address:	tion (unless otherwise prov	ided to the probation	officer by the court): Phor	e Number	
L					

Costs	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	All odding herein.	Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108)	r r		·
\$ Drug Testing Fee (39-17-420)		Address:	From to
\$ Treatment Expenses (40-35-313)	Consecutive to:		From to
\$ Supervision Fees (40-35-313)		····	
\$ Other:		Total Amount \$	From to
		Per Month S	
· · · ·			

Defendant WILLIAM K. ROGERS JUDGE'S NAME tsel før tilte Defendant

ENTER this the \_\_\_\_\_ day of \_\_\_\_

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2019.

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JUDGE'S SIGNATURE

		Counsel for the State:	
Judicial District: <u>2<sup>nd</sup></u> Judicial Divisi State of Tennessee	on:		t:LARRY R. DILLOW
VS.			
Defendant: DEBORAH D. BECKMAN	J Alia		—
Race: White SSN:			
State ID #: County Of			_ State Control #:
Arrest Date: 09/06/2018 Ind	ictment Filing Date:	08/22/2018	<u> </u>
ORDER OF DEFERRAL (J On the <u>29th</u> day of <u>Mary</u>			Amended 🔲 Corrected
Pled Guilty Pled Nolo Contendere	Indictment: Class (circle or	ne) 1 <sup>#</sup> A B C D E	Felony Misdemeanor
	Amended Offense Name AN	<u>)</u> TCA §: <u>39-14-114 ~ FORGERY \$</u> <u>ID</u> TCA §:	
Was Found Guilty By:	Offense Date: 09/26/2017	County D TCA §: 39-14-114 ~ FORGERY 5	of Offense: <u>Sullivan</u>
Jury Verdict Bench Trial			Felony Misdemeanor
Upon review of the case, the court finds the facts s	tated above as well as the	following (For Item 3, Chec	k ONE Of The Two Boxes):
<ol> <li>The defendant is eligible for deferral of the pro- conviction;</li> <li>              ☐ The defendant was not charged with a viol property of a vulnerable person as defined in 7 ☐ The defendant agrees without contest or ar governed by Title 68, Chapter 11, Part 10, why      </li> <li>         The defendant should be granted a deferral of              It is, therefore, ORDERED that the prosecution in terms and conditions ordered by this court apply to      </li> <li>         Probation Term: Total Length _/</li></ol>	rtified (per attached certifi ation of a criminal statute little 68, Chapter 11, Part 1 ay further notice or hearing recupon a copy of this ord deferral, as evidenced by t charges pursuant to T.C.A this case is deferred purs the defendant's probation Beginning Date <u>512</u> defendant by the court): Na	icate) that the defendant does the elements of which constit 10; <u>OR</u> g that the defendant's name sh er shall be forwarded by the c he defendant's signature below A. 40-35-313. uant to T.C.A. 40-35-313, and n and are incorporated herein $\frac{24}{14}$ Ending Date 5 ame: <u>Sullivan Co. Board of Proba</u>	not have a prior felony or Class A misdemeanor ute abuse, neglect or misappropriation of the hall be permanently placed on the registry lerk to the department of health; w; AND if the defendant is placed on probation. The by reference thereto.
Defendant's Contact Information (unless otherwise p Address:	rovided to the probation of	ficer by the court): Phone Numb	

Costs	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	All County herein.	Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108)			
\$ Drug Testing Fee (39-17-420)		Address:	Fromto
\$ Treatment Expenses (40-35-313)	Consecutive to:	ヿ.	From to
\$ Supervision Fees (40-35-313)			
\$Other:		Total Amount \$ Per Month \$	Fromto
	h. 		
· · · · · · · · · · · · · · · · · · ·			

\_\_\_ day of \_\_\_\_\_

:

2019.

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ENTER this the day of _
JUDGE'S SIGNATURE
Counsel for the State of Tennessee

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Costs	Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
\$Sex Offender Tax (39-13-709)           \$Sex Offender Fine (40-24-108)           \$Drug Testing Fee (39-17-420)	All counts herein.		From <u>09/06/2018</u> to <u>09/06/2018</u> From to
\$ Treatment Expenses (40-35-313)	Consecutive to:		From to
\$ Supervision Fees (40-35-313) \$ Other: _Fine		Total Amount S Per Month S	From to

Defendant	ENTER this the day of
WILLIAN K. ROGERS	
JUDGE'S NAME	JUDCE'S SIGNATURE
De Alla	7 m Herte h
Counsel for the Defendant	Counselfur the State of Tennessee

Rev. 4/1/13

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Case Number: <u>\$70168</u>	Count: 12 (	Counsel for the State:	EMILY B HUTCHINS
	sion:	_ Counsel for the Defendant:	
State of Tennessee vs.			f Appt 📋 Private Atty Appt
	· · · ·	Counsel Waived II	
Defendant: DEBORAH D. BECKMA	<u>N</u> Alia	Date of	FBirth: 09/12/1973 Sex: Female
Race: White SSN:			
State ID #: County C			te Control #:
Arrest Date: 09/06/2018 In	dictment Filing Date:	08/22/2018	
ORDER OF DEFERRAL (	JUDICIAL DIVERSIO	ON) 🗹 Original 🛛 Amer fendant:	nded Corrected
Pled Guilty Delcd Nolo Contendere	Indictment: Class (circle one	🖻) 🏻 🖡 A B C D E 🗀	Misdemeanor
	Amended Offense Name AND	TCA §: <u>39-14-103 ~ THEFT \$1000 OR 1</u> <u>0</u> TCA §: County of Off TCA §: <u>County of Off</u> TCA §: 39-14-103 ~ THEFT \$1000 OR	£35
Was Found Guilty By:	Offense Date: <u>09/22/2017</u>	County of Off	fense: <u>Sullivan</u>
Jury Verdict		TCA §: 39-14-103 ~ THEFT \$1000 OR cle one) A B C D E	
Bench Trial	L		
Upon review of the case, the court finds the facts	stated above as well as the f	ollowing (For Item 3, Check <u>ON</u>	I <u>E</u> Of The Two Boxes):
<ol> <li>The defendant is eligible for deferral of the p</li> <li>The Tennessee Bureau of Investigation has a conviction;</li> </ol>	certified (per attached certific	ate) that the defendant does not have	ave a prior felony or Class A misdemeanor
<ol> <li>The defendant was not charged with a vie property of a vulnerable person as defined in</li> </ol>	Title 68, Chapter 11, Part 10	); <u>OR</u>	
The defendant agrees without contest or a governed by Title 68, Chapter 11, Part 10, w			
<ol> <li>The defendant consents to T,C.A. 40-35-313</li> <li>The defendant should be granted a deferral of</li> </ol>	deferral, as evidenced by the	e defendant's signature below; AN	
It is, therefore, ORDERED that the prosecution terms and conditions ordered by this court apply	to the defendant's probation	and are incorporated herein by ref	ference thereto.
Probation Term: Total Length	Beginning Date 5/2	1/19 Ending Date 572	<u>n/20</u> I Supervised □ Unsupervised
Supervising Entity (unless otherwise provided to the			
Phone Number: 423-279-3200 Address:	1329 Hwy 394 Blountville. TN	37617	
Defendant's Contact Information (unless otherwise Address:	provided to the probation offic	cer by the court): Phone Number	

Costs	Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
\$Sex Offender Tax (39-13-709)           \$Sex Offender Fine (40-24-108)           \$Testing Fee (39-17-420)	All counts herein.	Victim Name:	From <u>09/06/2018</u> to <u>09/06/2018</u>
\$ Treatment Expenses (40-35-313)	Consecutive to:	-  -•	Fromto
Supervision Fees (40-35-313)     S Other:		Total Amount \$ Per Month \$	From to

Defendan	
WILLIA	MK. ROGERS
JUDGES	HAME /
In	N Chia
Counsel)	or the Defendant
$\mathcal{O}$	

ENTER this the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2019.

JUDOE'S SIGNATURE

Rev. 4/1/13

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Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
An counts herein.	Victim Name:	From <u>09/06/2018</u> to <u>09/06/2018</u>
		From to
	Address:	From to
Consecutive to:		From to
		From to
		From to
	All counts herein.	All counts herein. Victim Name: Address:

Defendant WILLIAMK, ROGERS JUDGE'S NAME 1 Coursel for the Defendant

ENTER this the \_\_\_\_\_ day of \_\_\_\_\_

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Case Number:	\$70168	_ Count:14	_ Counsel for the State:	EMILY B HUTCHINS
Judicial District:	Judicial Division:	-I		dant:LARRY R. DILLOW
State of Tennessee				] Pub Def Appt 🗌 Private Atty Appt
VS.			🗌 Counsel Wa	
				_ Date of Birth: 09/12/1973 Sex: Female
				Victim's Age:
				State Control #:
Arrest Date:	09/06/2018 Indictn	ent Filing Date:	08/22/2018	
ORDE On the <u>26 ft</u> da	R OF DEFERRAL (JUD	ICIAL DIVERS	ION) I Original defendant:	Amended Corrected
Pled Guilty	Ind		D TCA §: 39-14-103 ~ THEFT	E Misdemeanor \$1000 OR LESS
Was Found Guilty By:	06	ense Date: 00/26/2017	<u>ND</u> TCA §: Cou	inty of Offense: Sullivan
Jury Verdict	Det	erred Offense Name Al	ND TCA §: 39-14-103 ~ THEFT	S1000 OR LESS
🔲 Bench Trial	De	erred Offense: Class (	circle one) A B C D	E 🗍 Felony 🗹 Misdemeanor
Upon review of the ca	se, the court finds the facts state	d above as well as th	e following (For Item 3, C	Check <u>ONE</u> Of The Two Boxes):
<ol> <li>The Tennessee Buconviction;</li> <li>Image The defendant property of a vulne image the defendant governed by Title</li> <li>The defendant corditions of the defendant should be the defendant should be the defendent should be the terms and conditions of the defendant Total Supervising Entity (unlike Phone Number: 423-279)</li> </ol>	was not charged with a violatic erable person as defined in Title agrees without contest or any fi 68, Chapter 11, Part 10, whereu isents to T.C.A. 40-35-313 defe build be granted a deferral of char RED that the prosecution in this redered by this court apply to the Length <u>Lugen</u> ess otherwise provided to the defer- 3200 Address: <u>132</u>	ed (per attached certi n of a criminal statut 68, Chapter 11, Part inther notice or hearin pon a copy of this or rral, as evidenced by rges pursuant to T.C. s case is deferred pur e defendant's probati Beginning Date <u>5/.</u> ndant by the court): N	ficate) that the defendant de e the elements of which cor 10; <u>OR</u> ng that the defendant's nam der shall be forwarded by the the defendant's signature b A. 40-35-313. suant to T.C.A. 40-35-313, on and are incorporated her $2^{-1}/_{-1}$ Ending Date Jame: <u>Sullivan Co. Board of F</u> TN 37617	oes not have a prior felony or Class A misdemeanor institute abuse, neglect or misappropriation of the ne shall be permanently placed on the registry the clerk to the department of health; below; AND , and the defendant is placed on probation. The
Address:				

Costs	Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	All counts herein.	Victim Name:	From 09/06/2018_to 09/06/2018_
S Sex Offender Fine (40-24-108)			From to
\$ Drug Testing Fee (39-17-420)		Address:	From to
\$ Treatment Expenses (40-35-313)	Consecutive to:		From to
SSupervision Fees (40-35-313)			<b>F</b>
S Other:		Total Amount \$ Per Month \$	From to
		<u> </u>	

Defendant	
WILLIAM K.	ROGERS

ENTER this the \_\_\_\_\_ day of \_\_\_ \_\_\_\_\_\_. \_\_\_\_\_\_\_\_.

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JUDGE'S NAME of for the Defendant Coj ~

Case Number: S70168	Count:15	Counsel for the State:	EMILY B HUTCHINS
Judicial District: Judicial Divis	sion: <u> </u>	_ Counsel for the Defendant: _	LARRY R. DILLOW
State of Tennessee			Def Appt  Private Atty Appt
		Counsel Waived	
Defendant: DEBORAH D. BECKMA	N Alia	Date	of Birth: 09/12/1973 Sex: Female
Race: White SSN:			
State ID #: County O			tate Control #:
Arrest Date: 09/06/2018 In	dictment Filing Date:	08/22/2018	-
ORDER OF DEFERRAL (	TUDICIAL DIVERSIO	ON) ☑ Original	ended Corrected
Pled Guilty Pled Nolo Contender	Indictment: Class (circle one Indicted Offense Name AND	TCA §: 39-14-103 - THEFT \$1000 OR	Misdemeanor
Was Found Guilty By:	Amended Offense Name ANI Offense Date: 09/27/2017	2 TCA §:County of O	offense: Sullivan
Jury Verdict		TCA §: 39-14-103 - THEFT \$1000 OF	
Bench Trial	Deferred Offense: Class (cir	cleone) A B C D E	Felony Misdemeanor
Upon review of the case, the court finds the facts	stated above as well as the f	following (For Item 3, Check O	NE Of The Two Boxes):
<ol> <li>The defendant is eligible for deferral of the p</li> <li>The Tennessee Bureau of Investigation has c conviction;</li> <li>Image: The defendant was not charged with a vice property of a vulnerable person as defined in The defendant agrees without contest or a governed by Title 68, Chapter 11, Part 10, with the defendant consents to T.C.A. 40-35-313</li> <li>The defendant should be granted a deferral o</li> <li>It is, therefore, ORDERED that the prosecution is terms and conditions ordered by this court apply the probation Term: Total Length</li></ol>	ertified (per attached certific plation of a criminal statute th Title 68, Chapter 11, Part 10 any further notice or hearing hereupon a copy of this order deferral, as evidenced by the f charges pursuant to T.C.A. in this case is deferred pursu- to the defendant's probation Beginning Date 5/22 e defendant by the court): Nam	tate) that the defendant does not he elements of which constitute a b; $OR$ that the defendant's name shall be forwarded by the clerk e defendant's signature below; A 40-35-313. ant to T.C.A. 40-35-313, and the and are incorporated herein by respectively. Ending Date $5/a$ me: Sullivan Co. Board of Probation	have a prior felony or Class A misdemeanor abuse, neglect or misappropriation of the be permanently placed on the registry to the department of health; ND e defendant is placed on probation. The efference thereto. $\frac{1}{2}$ ( $\frac{1}{2}$ ) [2] Supervised $\Box$ Unsupervised
Address: Address:	1.124 HWV 194 BIOURIVILLE, TN	3/01/	
Defendant's Contact Information (unless otherwise	provided to the probation offi-	cer by the court): Phone Number	
Address: De Change Dave Emergent 1943/0600			

Costs	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	The oblics herein.	Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108)			
\$ Drug Testing Fee (39-17-420)	×	Address:	From to
\$ Treatment Expenses (40-35-313)	Consecutive to:		From to
\$ Supervision Fees (40-35-313)			
\$ Other:		Total Amount \$	From to
 		Per Month \$	

endant	
LLIAM K. ROGERS	
CE'STRATE	
risel for the Defendant	
nsel for the Detendant	

ENTER this the \_\_\_\_\_ day of \_\_\_\_\_ \_, \_\_\_\_\_.

Case Number:	Count:16 Counsel fo	or the State: EMILY B HUTCHINS
		el for the Defendant:LARRY R. DILLOW
State of Tennessee		Retained Pub Def Appt Private Atty Appt
VS.		Counsel Waived Pro Se
Defendant: DEBORAH D. BECKMA	<u>N</u> Alia	Date of Birth: 09/12/1973 Sex: Female
		Victim's Age:
		State Control #:
Arrest Date:09/06/2018 Inc	fictment Filing Date:08/	/22/2018
ORDER OF DEFERRAL (	TUDICIAL DIVERSION)	Original Amended Corrected
Pled Guilty Pled Nolo Contendere	Indictment: Class (circle one) 1 <sup>st</sup>	A B C D E D Misdemeanor
	Indicted Offense Name AND TCA §: <u>39-</u> Amended Offense Name AND TCA §:	-14-103 ~ THEFT \$1000 OR LESS
Was Found Guilty By:	Offense Date: 10/30/2017	County of Offense: Sullivan
Jury Verdict	Deferred Offense Name AND TCA §: 39-	-14-103 ~ THEFT \$1000 OR LESS
Bench Trial		A B C D E Felony Misdemeanor
Upon review of the case, the court finds the facts	stated above as well as the following (	(For Item 3, Check <u>ONE</u> Of The Two Boxes):
<ol> <li>The defendant is eligible for deferral of the p.</li> <li>The Tennessee Bureau of Investigation has a conviction:</li> </ol>		e Annotated section (T.C.A.) 40-35-313; he defendant does not have a prior felony or Class A misdemeanor
		ts of which constitute abuse, neglect or misappropriation of the
The defendant agrees without contest or a	my further notice or hearing that the de	efendant's name shall be permanently placed on the registry
		forwarded by the clerk to the department of health;
<ol> <li>The defendant consents to T.C.A. 40-35-313</li> <li>The defendant should be granted a deferral o</li> </ol>		
It is, therefore, ORDERED that the prosecution is terms and conditions ordered by this court apply	in this case is deferred pursuant to T.C. to the defendant's probation and are in	A. 40-35-313, and the defendant is placed on probation. The acorporated herein by reference thereto.
Probation Term: Total Length	Beginning Date 7 7 19	_ Ending Date <u>5 29 20</u> I Supervised Unsupervised
Supervising Entity (unless otherwise provided to the	e defendant by the court): Name: <u>Sullivan</u>	an Co. Board of Probation and Parole
Phone Number: <u>423-279-3200</u> Address:	1329 Hwy 394 Blountville, TN 37617	,,,
Defendant's Contact Information (unless otherwise Address:	provided to the probation officer by the c	court): Phone Number
		·

Costs	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	An counts herein.	Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108)	г		From. to
\$ Drug Testing Fee (39-17-420)		Address:	From to
\$ Treatment Expenses (40-35-313)	Consecutive to:	·	From to
\$ Supervision Fees (40-35-313)			From to
\$ Other:			From to
		· · · · · · · · · · · · · · · · · · ·	
sOther:		Per Month \$	

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Defendant		-		
	TK. ROGE	RS		
JUDGÉ'S	NAME	1 "		
to	$\wedge$	han	$\sim$ >	
Covinsel in	r the Defenda	ul -		
$\vee$				

ENTER this the \_\_\_\_\_ day of \_\_\_\_\_, 2019,

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Rev, 4/1/13

	Count:17 Counsel f		ILY B HUTCHINS	
	sion: Couns			
State of Tennessee		🗹 Retained 🔲 Pub Def Appt 🗌	Private Atty Appt	
vs.		🗌 Counsel Waived 🛄 Pro Se		
Defendant: DEBORAH D. BECKM				
	Relationship to Victim:			
State ID #: County C			ol #:	
Arrest Date:09/06/2018 Ir	dictment Filing Date: 0	1/22/2018		
ORDER OF DEFERRAL	JUDICIAL DIVERSION)		Corrected	
On the <u>May</u> day of <u>May</u>	-			
Pled Guilty Pled Nolo Contendere	Indictment: Class (circle one) 1st	A B C D E	Misdemeanor	
	Indicted Offense Name AND TCA §: 39			
Was Found Guilty By:	Amended Offense Name AND TCA §: Offense Date: 09/21/2017	County of Offense: Su	Ilivan	
Jury Verdict	Deferred Offense Name AND TCA §:35	-16-504 ~ DESTRUC & TAMPER W/G	OVERNMENTAL RECORDS	
Bench Trial	Deferred Offense: Class (circle one)		Misdemeanor	
Upon review of the case, the court finds the fact	s stated above as well as the following	(For Item 3, Check ONE Of Th	ne Two Boxes):	
1. The defendant is eligible for deferral of the p				
2. The Tennessee Bureau of Investigation has	certified (per attached certificate) that	he defendant does not have a prie	or felony or Class A misdemeanor	
conviction; 3.  I The defendant was not charged with a vi	olation of a criminal statute the elemen	uts of which constitute abuse nea	lect or misannronrigition of the	
property of a vulnerable person as defined in		is of which constitute abuse, neg	leet of misappropriation of the	
The defendant agrees without contest or	any further notice or hearing that the d			
governed by Title 68, Chapter 11, Part 10, w	hereupon a copy of this order shall be	forwarded by the clerk to the dep	partment of health;	
<ol> <li>The defendant consents to T.C.A. 40-35-312</li> <li>The defendant should be granted a deferral of the second se</li></ol>				
-				
It is, therefore, ORDERED that the prosecution terms and conditions ordered by this court apply				
Probation Term: Total Length				
Probation Term: Total Length	Beginning Date	Ending Date	Supervised [] Unsupervised	
Supervising Entity (unless otherwise provided to the defendant by the court): Name: Sullivan Co. Board of Probation and Parole				
Phone Number: 423-279-3200 Address: 1329 Hwv 394 Blountville. TN 37617				
Defendant's Contact Information (unless otherwise provided to the probation officer by the court): Phone Number				
Address:	······································			

current with: Restitution	Pretrial Jail Credit Period(s):
Victim Name:	From 09/06/2018 to 09/06/2018
Address:	From to
secutive to:	From to
Total Amount \$ Per Month \$	From to
	ounts herein. Victim Name: Address: Secutive to: Total Amount \$

Defendant
WILLIAM K. ROGERS
JUDGERSNAME
The rely
Counsel for the Defendant

ENTER this the \_\_\_\_\_ day of \_\_\_\_\_, 2019.

Case Number:	Count:18	Counsel for the State:	EMILY B HUTCHINS
		Counsel for the Defendant:	LARRY R. DILLOW
State of Tennessee	-	🗹 Retained 🔲 Pub	Def Appt 🗌 Private Atty Appt
VS.		Counsel Waived	🗌 Pro Se
			te of Birth: <u>09/12/1973</u> Sex: <u>Female</u>
Race: White SSN:	Relation	nship to Victim:	Victim's Age:
State ID #: County	y Offender ID # (if appli	cable):	State Control #:
Arrest Date:09/06/2018	Indictment Filing Date:	08/22/2018	
	JUDICIAL DIVI	<b>CRSION)</b> Original A	
Pled Guilty Ded Nolo Contendere	Indictment: Class (c	ircle one) 1 <sup>a</sup> A B C D E	Misdemeanor MPER W/GOVERNMENTAL RECORDS
_ · · · ·	Amended Offense Nam	$me \text{ AND TCA } \{: \underline{39-16-304} - \underline{Destruc} \neq 1 \\ me \text{ AND TCA } \}:$	
Was Found Guilty By:	Offense Date: 09/22/	ne <u>AND</u> TCA §: 2017 County of	f Offense: Sullivan
Jury Verdict	Deferred Offense Nam	e AND TCA §: 39-16-504 - DESTRUC &	TAMPER W/GOVERNMENTAL RECORDS
Bench Trial		lass (circle one) A B C D E	·······
Upon review of the case, the court finds the fa	cts stated above as well	as the following (For Item 3, Check	ONE Of The Two Boxes):
<ol> <li>The Tennessee Bureau of Investigation has conviction;</li> <li>         Investigation of a vulnerable person as defined         The defendant agrees without contest governed by Title 68, Chapter 11, Part 10,         The defendant should be granted a deferrational defendant should be granted a deferrational deferration.     </li> </ol>	violation of a criminal s in Title 68, Chapter 11, or any further notice or h whereupon a copy of th 313 deferral, as evidence al of charges pursuant to	tatute the elements of which constitut Part 10; <u>OR</u> learing that the defendant's name sha is order shall be forwarded by the cle d by the defendant's signature below T.C.A. 40-35-313.	te abuse, neglect or misappropriation of the Il be permanently placed on the registry ork to the department of health; ; AND
It is, therefore, ORDERED that the prosecuti terms and conditions ordered by this court app	dy to the defendant's pro	bation and are incomorated herein b	v reference thereto.
Probation Term: Total Length	Beginning Date	5/29/19 Ending Date 5_	129/20
Supervising Entity (unless otherwise provided to	the defendant by the cour	t): Name: <u>Sullivan Co. Board of Prohat</u>	ion and Parole
Phone Number: <u>423-279-3200</u> Addre	ss: 1329 Hwy 394 Blounty	/ille. TN 37617	
Defendant's Contact Information (unless otherw Address:			r
	Comment with:		Pretrial Jail Credit Period(s):
Costs	Concurrent with: All counts herein.	Restitution	. If ten far ball Credit i enou[5).
\$ Sex Offender Tax (39-13-709)		Victim Name:	From 09/06/2018 to 09/06/2018
S Sex Offender Fine (40-24-108)			

SSex Offender Fine (40-24-108)           \$         Drug Testing Fee (39-17-420)		Address:	From	_to
\$ Treatment Expenses (40-35-313)	Consecutive to:	·	From	_to
Supervision Fees (40-35-313)     SOther:		Total Amount \$ Per Month \$	From	_to

Defendant	
WILLIAM K. ROGERS	
JUDGE/S NAME	
te An	
Courses for the Defendant	

ENTER this the \_\_\_\_\_ day of \_\_\_\_\_\_, 2019.

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Case Number: \$70168	Count:19	_ Counsel for the State: _	EMILY B HUTCHINS	
Judicial District: <u>2<sup>rd</sup></u> Judicial Divis	sion:			
State of Tennessee		Retained [	] Pub Def Appt 🗌 Private Atty Appt	
vs.		🗌 Counsel Wa	aived 🔲 Pro Se	
			Date of Birth: <u>09/12/1973</u> Sex: <u>Female</u>	
			Victim's Age:	-
			State Control #:	
Arrest Date: 09/06/2018 In	dictment Filing Date:	08/22/2018		
ORDER OF DEFERRAL (	MINICIAL DIVERS		Amended Corrected	
On the day of May				
	Indictment: Class (circle			
Pled Guilty 🗌 Pled Nolo Contendere	Indicted Offense Name AN	ID TCA §: 39-16-504 - DESTR	E I Misdemeanor UC & TAMPER W/GOVERNMENTAL RECORDS	
West Proved Collins Day	Amended Offense Name A	<u>ND</u> TCA §: Co		-
Was Found Guilty By:	Deferred Offense Name Al	Co ND TCA 5: 39-16-504 ~ DESTR	RUC & TAMPER W/GOVERNMENTAL RECORDS	-
Jury Verdict Bench Trial	Deferred Offense: Class (	(circle one) A B C D	E E Felony Misdèmeanor	*
Upon review of the case, the court finds the facts	stated above as well as th	e following (For Item 3 (	Theck ONE Of The Two Boyes):	
•				
1. The defendant is eligible for deferral of the p	rosecution pursuant to 1 er	inessee Code Annotated se	ioes not have a prior felony or Class A misdemeand	or
conviction:	entited (per anaened cern	meaney that the defondant of	acts not have a prior record of class 74 misdemeth	01
3. I The defendant was not charged with a vio			nstitute abuse, neglect or misappropriation of the	
property of a vulnerable person as defined in	Title 68, Chapter 11, Part	10; <u>OR</u>		
The defendant agrees without contest or a governed by Title 68, Chapter 11, Part 10, will				
4. The defendant consents to T.C.A. 40-35-313				
5. The defendant should be granted a deferral o			•••••	
			·	
It is, therefore, <b>ORDERED</b> that the prosecution terms and conditions ordered by this court apply	in this case is deferred put to the defendant's probati	Suant to 1.C.A. 40-35-313	rein by reference thereto.	
Probation Term: Total Length	Beginning Date <u>5/2</u>	-9/19 Ending Date	= <u>5 29 20</u> ⊠ Supervised □ Unsupervis	sed
Supervising Entity (unless otherwise provided to the				
Phone Number: 423-279-3200 Address:				
Defendant's Contact Information (unless otherwise	provided to the probation o	difficer by the court): Phone f	Number	
Address:				

Costs	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	All oouno noroni.	Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108)			
\$ Drug Testing Fee (39-17-420)		Address:	From to
Treatment Expenses (40-35-313)	Consecutive to:	╡.	Fromto
\$ Supervision Fees (40-35-313)			
\$Other;		Total Amount \$ Per Month \$	From to
		Fer Monal 3	

Defendant	
WILLIAM K, ROGERS	
JUDGE'S NAME	
_ A VIII	<u> </u>
Counsel for the Defendant	

ENTER this the \_\_\_\_\_ day of \_\_\_\_\_, 2019.

JUDGE'S SIGNATURE

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Judicial Division:		Count: <u>20</u> Cou		
V3.       □ Counsel Waived □ Pro Se         Defendant:       DEBORAH D. BECKMAN       Alia       Date of Birh: <u>09/12/1973</u> Sex: Female         Race:       White       SSN:       Relationship to Victim:       Victim's Age:         State ID #:       County Offender ID # (if applicable):       State Control #:       Victim's Age:         Arrest Date:       09/06/2018       Indictment Filing Date:       08/22/2018         ORDER OF DEFERRAL (JUDICIAL DIVERSION)       ☑ Original       Amended       Corrected         On the		on: C		
Defendant:       DEBORAH D. BECKMAN       Alia       Date of Birth: <u>09/12/1973</u> Sex: <u>Female</u> Race:       White       SSN:       Relationship to Victim:       Victim's Age:         State ID #;				
State ID #:		N Alia		
State ID #:	Race: White SSN:	Relationship to Vi	ctim:	Victim's Age:
ORDER OF DEFERRAL (JUDICIAL DIVERSION)       ☑ Original       □ Amended       □ Corrected         On the	State ID #: County Of	fender ID # (if applicable):	Stat	e Control #:
On the	Arrest Date:09/06/2018 Ind	ictment Filing Date:	08/22/2018	
On the	ORDER OF DEFERRAL (I	UDICIAL DIVERSION	) 🕅 Original 🗖 Amen	ded Corrected
Image: Second State State       Indictment: Class (circle one)       1* A B C D E       Image: State St				
Was Found Guilty By:       Amended Offense Name AND TCA §:         □ Jury Verdict       Offense Date: <u>0926/2017</u> □ Bench Trial       Deferred Offense Name AND TCA §: <u>39-16-504 - DESTRUC &amp; TAMPER WiGOVERNMENTAL RECORDS</u> Upon review of the case, the court finds the facts stated above as well as the following (For Item 3, Check <u>ONE</u> 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. Ø 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; <u>OR</u> □ 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; <u>OR</u> □ 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		Indictment: Class (circle one)		
□ Jury Verdict       Deferred Offense Name AND TCA §: 39-16-504 - DESTRUC & TAMPER W/GOVERNMENTAL RECORDS         □ Jury Verdict       Deferred Offense: Class (circle one)       A B C D E       □ Felony       ✓ Misdemeanor         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.         1. The defendant is eligible for deferral of the prosecution pursuant to Tennessee Code Annotated section (T.C.A.) 40-35-313;       2.         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. Ø 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; <u>OR</u> □ 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; <u>OR</u> □ 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			CA §:	
□ Bench Trial       Deferred Offense: Class (circle one)       A B C D E       □ Felony       ✓ Misdemeanor         Upon review of the case, the court finds the facts stated above as well as the following (For Item 3, Check <u>ONE</u> Of The Two Boxes):       1.         1. The defendant is eligible for deferral of the prosecution pursuant to Tennessee Code Annotated section (T.C.A.) 40-35-313;       2.         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. Ø 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; <u>OR</u> □ 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;         4. The defendant should be granted a deferral of charges pursuant to T.C.A. 40-35-313.         14 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		Offense Date: 09/26/2017	County of Offe	ense: Sullivan
Upon review of the case, the court finds the facts stated above as well as the following (For Item 3, Check <u>ONE</u> 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. Ø 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; <u>OR</u> ☐ 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, other using 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		Deferred Offense: Class (circle of	$\frac{A}{A} = \frac{B}{B} + \frac{B}$	Felony Misdemeanor
<ol> <li>The defendant is eligible for deferral of the prosecution pursuant to Tennessee Code Annotated section (T.C.A.) 40-35-313;</li> <li>The Tennessee Bureau of Investigation has certified (per attached certificate) that the defendant does not have a prior felony or Class A misdemeanor conviction;</li> <li>✓ 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; <u>OR</u> <ul> <li>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;</li> <li>The defendant consents to T.C.A. 40-35-313 deferral, as evidenced by the defendant's signature below; AND</li> <li>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.</li> </ul> </li> <li>Probation Term: Total Length</li></ol>				
<ol> <li>The Tennessee Bureau of Investigation has certified (per attached certificate) that the defendant does not have a prior felony or Class A misdemeanor conviction;</li> <li>         Inte 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; <u>OR</u>     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, 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</li></ol>	• •		•	- /
<ul> <li>3. ∑ 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; <u>OR</u> <ul> <li>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;</li> <li>4. The defendant consents to T.C.A. 40-35-313 deferral, as evidenced by the defendant's signature below; AND</li> <li>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.</li> </ul> </li> <li>Probation Term: Total Length</li></ul>	2. The Tennessee Bureau of Investigation has ce			
property of a vulnerable person as defined in Title 68, Chapter 11, Part 10; <u>OR</u> 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; 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		ation of a criminal statute the e	lements of which constitute ab	use neglect or misappropriation of the
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. 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	property of a vulnerable person as defined in 7	Fitle 68, Chapter 11, Part 10; O	<u>R</u>	
<ul> <li>4. The defendant consents to T.C.A. 40-35-313 deferral, as evidenced by the defendant's signature below; AND</li> <li>5. The defendant should be granted a deferral of charges pursuant to T.C.A. 40-35-313.</li> <li>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.</li> <li>Probation Term: Total Length</li></ul>				
<ul> <li>5. The defendant should be granted a deferral of charges pursuant to T.C.A. 40-35-313.</li> <li>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.</li> <li>Probation Term: Total Length</li></ul>				
terms and conditions ordered by this court apply to the defendant's probation and are incorporated herein by reference thereto.  Probation Term: Total LengthBeginning Date 5/29/19 Ending Date 5/29/20 ØSupervised Unsupervised  Supervising Entity (unless otherwise provided to the defendant by the court): Name: Sullivan Co. Board of Prohation and Parole Phone Number: 423-279-3200 Address: 1329 Hww 394 Blnuntville. TN 37617  Defendant's Contact Information (unless otherwise provided to the probation officer by the court): Phone Number				-
terms and conditions ordered by this court apply to the defendant's probation and are incorporated herein by reference thereto.  Probation Term: Total LengthBeginning Date 5/29/19 Ending Date 5/29/20 ØSupervised Unsupervised  Supervising Entity (unless otherwise provided to the defendant by the court): Name: Sullivan Co. Board of Prohation and Parole Phone Number: 423-279-3200 Address: 1329 Hww 394 Blnuntville. TN 37617  Defendant's Contact Information (unless otherwise provided to the probation officer by the court): Phone Number	It is, therefore, ORDERED that the prosecution in	this case is deferred pursuant	to T.C.A. 40-35-313, and the d	efendant is placed on probation. The
Supervising Entity (unless otherwise provided to the defendant by the court): Name: <u>Sullivan Co. Board of Prohation and Parole</u> Phone Number: <u>423-279-3200</u> Address: <u>1329 Hwv 394 Blountville. TN 37617</u> Defendant's Contact Information (unless otherwise provided to the probation officer by the court): Phone Number	terms and conditions ordered by this court apply to	o the defendant's probation and	are incorporated herein by refe	erence thereto.
Phone Number: 423-279-3200       Address: 1329 Hwv 394 Blountville. TN 37617         Defendant's Contact Information (unless otherwise provided to the probation officer by the court): Phone Number	Probation Term: Total Length		9 Ending Date <u>5/2</u>	120 Supervised 🛛 Unsupervised
Defendant's Contact Information (unless otherwise provided to the probation officer by the court): Phone Number	Supervising Entity (unless otherwise provided to the	defendant by the court): Name: _	Sullivan Co. Board of Probation at	nd Parole
	Phone Number: 423-279-3200 Address:	1329 Hwy 394 Blountville. TN 376	517	
Address:	Defendant's Contact Information (unless otherwise p	rovided to the probation officer I	by the court): Phone Number	
	Address:			
			,	
· · · · · · · · · · · · · · · · · · ·				

Costs	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)		Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108)			
\$ Drug Testing Fee (39-17-420)		Address:	From to
Treatment Expenses (40-35-313)	Consecutive to:	1.	From to
\$ Supervision Fees (40-35-313)			
S Other:			From to
		Per Month \$	

Defendant	
WILLIAM K. ROGERS	
JUDGE SXAME	
KAM	
Soursel for the Defendant	

ENTER this the \_\_\_\_\_ day of \_\_\_\_\_\_ 2019 .

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Case Number: S7	70168	Count: <u>21</u>	_ Counsel for the State:	EMI	LY B HUTCHINS
Case Number: <u>S7</u> Judicial District: <u>2<sup>nd</sup></u>	_ Judicial Division: _	<u></u> #	Counsel for the Defenda	nt:	LARRY R. DILLOW
State of Tennessee					Private Atty Appt
VS.			Counsel Waive		
Defendant: DEBORAI	H D. BECKMAN	Alia		Date of Birth:	<u>09/12/1973</u> Sex: <u>Female</u>
Race: White S		Relationshi	p to Victim:	Vic	ctim's Age:
				State Contro	ol #: <u></u>
Arrest Date: 09/06/20	18 Indictme	nt Filing Date:	08/22/2018		
ORDER OF DE	FERRAL (JUDI	CIAL DIVERS	SION) 🗹 Original 🛛	Amended	Corrected
On the <u>29th</u> day of					
Pled Guilty Pled Nolo	Indic	ted Offense Name AN	one) 1 <sup>#</sup> A B C D E ID TCA §: 39-16-504 ~ DESTRUC	& TAMPER W/GO	VERNMENTAL RECORDS
Was Found Guilty By:	Amer	nded Offense Name <u>A</u> ise Date: 09/27/2017	ND TCA §: County	v of Offense: Sul	llivan
Jury Verdict	Defer	red Offense Name Al	ND TCA &: 39-16-504 ~ DESTRUC	& TAMPER W/G	OVERNMENTAL RECORDS
🗖 Bench Trial	Defer	rred Offense: Class (	(circle one) A B C D E	E 🗌 Felony	Misdemeanor
Upon review of the case, the court	t finds the facts stated	above as well as th	e following (For Item 3, Che	ck <u>ONE</u> Of Th	ie Two Boxes):
<ul> <li>conviction;</li> <li>3. I The defendant was not chaproperty of a vulnerable perso</li> <li>The defendant agrees with governed by Title 68, Chapter</li> <li>4. The defendant consents to T.0</li> <li>5. The defendant should be gran</li> <li>It is, therefore, ORDERED that the terms and conditions ordered by the second secon</li></ul>	estigation has certified arged with a violation on as defined in Title 6 nout contest or any fur 11, Part 10, whereup C.A. 40-35-313 defern ted a deferral of charg he prosecution in this his court apply to the c	d (per attached certi of a criminal statut i8, Chapter 11, Part ther notice or hearin on a copy of this or al, as evidenced by ges pursuant to T.C. case is deferred pur defendant's probatio	ificate) that the defendant does e the elements of which consti- 10; <u>OR</u> ng that the defendant's name s der shall be forwarded by the the defendant's signature belo A. 40-35-313. rsuant to T.C.A. 40-35-313, an on and are incorporated herein	s not have a price itute abuse, neg- shall be permane clerk to the dep- ow; AND ad the defendant by reference the	or felony or Class A misdemeanor lect or misappropriation of the ently placed on the registry artment of health; t is placed on probation. The hereto.
Probation Term: Total Length	year Be	ginning Date <u>5/</u> 2	29/19 Ending Date 5	5/29/20	☑ Supervised  ☐ Unsupervised
Supervising Entity (unless otherwise	provided to the defend	lant by the court): N	Jame: <u>Sullivan Co. Board of Prob</u>	bation and Parole	
Phone Number: 423-279-3200	Address: 1329 F	<u>Iwv 394 Blountville.</u>	TN 37617		
Defendant's Contact Information (u Address:	nless otherwise provide	ed to the probation o	fficer by the court): Phone Num	ber	

Costs	Concurrent with: All counts herein.	Restitution	Pretrial Jail Credit Period(s):
\$ Sex Offender Tax (39-13-709)	An counts nereni,	Victim Name:	From 09/06/2018 to 09/06/2018
\$ Sex Offender Fine (40-24-108)			
\$ Drug Testing Fee (39-17-420)		Address:	From to
\$ Treatment Expenses (40-35-313)	Consecutive to:		From to
\$ Supervision Fees (40-35-313)		·	
\$ Other:		Total Amount \$	From to
4		Per Month \$	

Defendant	ENTER this the day of, <u>2019</u> ,
WILLIAM K. ROGERS	
JUDGES NAME	JUDGE'S SIGNATURE
Quintel for the Detendant	Counsel for the State of Tennessee

Costs	Concurrent with:	Restitution	Pretrial Jail Credit Period(s):
\$         Sex Offender Tax (39-13-709)           \$         Sex Offender Fine (40-24-108)           \$         Drug Testing Fee (39-17-420)	All counts herein.	Victim Name: Address:	From <u>09/06/2018</u> to <u>09/06/2018</u>
\$ Treatment Expenses (40-35-313)	Consecutive to:	1.	Fromto
\$ Supervision Fees (40-35-313)			
\$Other:		Total Amount \$ Per Month \$	From to
·			
<del> : :</del>		1	

Defendant	<u> </u>
WILLIAM R. ROGERS	
JUDGE'S NAME	
the Qui	
Counsel for the Defendant	

ENTER this the \_\_\_\_\_ day of \_\_\_\_\_ <u>. 2019</u>