PRESENTMENT

CASE NO.

STATE OF TENNESSEE VS. JULIE BEALE (A) SAMUEL T. BEALE IV (B)

THEFT OF PROPERTY (\$60,000 OR MORE, LESS THAN \$250,000.00 (A) THEFT OF PROPERTY (\$60,000 OR MORE, LESS THAN \$250,000.00) (B) CONSPIRACY TO COMMITT THEFT OF PROPERTY (\$60,000 OR MORE, LESS THAN \$250,000.00) (A & B) MONEY LAUNDERING (A) FINANCIAL EXPLOITATION OF ELDERLY OR VULNERABLE PERSON (B) THEFT OF PROPERTY (\$2500.00 OR MORE, LESS THAN \$10,000.00) (B) (ALTERNATE COUNT)

TN COMPTROLLER OF THE TREASURE AND BRADY BENNETT, OFFICE OF INSEPCTOR GENERAL FOR U.S. DEPARTMENT OF HOUSING & URBAN DEVELOPMENT, PROSECUTOR

CLERK: Summon named witnesses for the State of Tennessee.

Ken Baldwin

Witnesses sworn by me in the presence of the Grand Jury

2021

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District Attorney General

Foreperson of the Grand Jury

day of 202h Filed this Clerk

Bond: \$30.000 Criminal Court Judge

A TRUE BIL Foreperson of the Grand Jury

Mary N. Brossors Lawren And Mergen Argel Amy Bulfield Landy K Chacher Wolle Gad

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STATE OF TENNESSEE, COUNTY OF WASHINGTON CRIMINAL COURT FOR WASHINGTON COUNTY, TENNESSEE

CHARGE: THEFT OF PROPERTY (\$60,000 OR MORE, LESS THAN \$250,000.00)

The Grand Jurors for the State of Tennessee, upon their oaths, present that JULIE **BEALE**, between the 23rd day of November, 2013 and the 1st day of March, 2018, in the State and County aforesaid, did commit the offense of theft of property by knowingly obtaining or exercising control over property, to wit; \$119,582.65, one hundred nineteen thousand, five hundred eighty two dollars and sixty five cents, valued in the amount of sixty thousand dollars (\$60,000.00) or more, but less than two hundred fifty thousand dollars (\$250,000.00) the property of Appalachian Region Coalition on Homelessness, without the owner's effective consent and with the intent to deprive the owner thereof; a class B felony, in violation of Section 39-14-103 of the Tennessee Code Annotated, and against the peace and dignity of the State of Tennessee.

COUNT TWO

CHARGE: THEFT OF PROPERTY (\$60,000 OR MORE, LESS THAN \$250,000.00)

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present that **SAMUEL T. BEALE IV**, between the 23rd day of November, 2013 and the 1st day of March, 2018, in the State and County aforesaid, did unlawfully, commit the offense of theft of property by knowingly obtaining or exercising control over property, to wit; \$76,005.06, seventy six thousand five dollars and six cents, valued in the amount of sixty thousand dollars (\$60,000.00) or more, but less than two hundred fifty thousand dollars (\$250,000.00) the property of Appalachian Regional Coalition on Homelessness, without the owner's effective consent and with the intent to deprive the owner thereof; a class B felony, in violation of Section 39-14-103 of the Tennessee Code Annotated, and against the peace and dignity of the State of Tennessee.

STATE OF TENNESSEE, COUNTY OF WASHINGTON CRIMINAL COURT FOR WASHINGTON COUNTY, TENNESSEE

COUNT THREE

CHARGE: CONSPIRACY TO COMMITT THEFT OF PROPERTY (\$60,000 OR MORE, LESS THAN \$250,000.00)

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present that JULIE **BEALE AND SAMUEL T. BEAL IV**, between the 23rd day of November, 2013 and the 1st day of March, 2018, and on diverse dates between that date and March 01, 2018, in Washington County, Tennessee, did unlawfully and knowingly conspire and agree with one another that one or more of them would engage in conduct that constituted the offense of \$60,000.00 or more, but less than \$250,000.00, with each defendant having the culpable mental state require for the commission of the offense, and in furtherance of the conspiracy, at least one (1) defendant committed one of the following overt acts:

- 1. Submit false or fraudulent quote and/or invoices for services rendered,
- 2. Forge signatures on financial instruments to make unauthorized payments to either or both defendants, and their family members
- 3. Make false entries into Appalachian Regional Coalition on Homelessness records to conceal unauthorized payments,
- 4. Falsify documents to conceal unauthorized payments to either or both defendants, or
- 5. Use unauthorized checks, unauthorized Appalachian Regional Coalition on Homelessness payments, or Appalachian Regional Coalition on Homelessness debit card for the unauthorized pecuniary benefit of either or both defendants, or their family members.

Said conspiracy being a class C felony in violation of T.C.A. § 39-14-103 and T.C.A. § 39-12-103, and against the peace and dignity of the State of Tennessee.

STATE OF TENNESSEE, COUNTY OF WASHINGTON CRIMINAL COURT FOR WASHINGTON COUNTY, TENNESSEE

COUNT FOUR

CHARGE: MONEY LAUNDERING

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present that **JULIE BEALE**, between the 23rd day of November, 2013 and the 1st day of March, 2018, in the State and County aforesaid, did knowingly use, conspire to use, or attempt to use proceeds derived directly or indirectly from a theft to conduct or attempt to conduct a financial transaction or make other disposition with the intent to conceal or disguise the nature of the criminally derived proceeds, a class B felony, in violation of Section 39-14-903(a) of the Tennessee Code Annotated, and against the peace and dignity of the State of Tennessee.

COUNT FIVE

CHARGE: FINANCIAL EXPLOITATION OF ELDERLY OR VULNERABLE PERSON

And the Grand Jurors aforesaid, upon their oaths aforesaid, do further present that **SAMUEL T. BEALE IV**, between the 8th day of June, 2017 and the 3rd day of August, 2017, in the State and County aforesaid, did unlawfully, commit the offense of financial exploitation of elderly or vulnerable person by knowingly and unlawfully financially exploiting an elderly or vulnerable adult, **Section 39** in the amount of two thousand five hundred dollars (\$2,500.00), but less than ten thousand dollars (\$10,000.00); a class C felony, in violation of Section 39-15-502 of the Tennessee Code Annotated, and against the peace and dignity of the State of Tennessee.

STATE OF TENNESSEE, COUNTY OF WASHINGTON CRIMINAL COURT FOR WASHINGTON COUNTY, TENNESSEE

COUNT SIX (ALTERNATE COUNT)

CHARGE: THEFT OF PROPERTY (\$2500.00 OR MORE, LESS THAN \$10,000.00)

the owner thereof; a class D felony, in violation of Section 39-14-103 of the Tennessee Code Annotated, and against the peace and dignity of the State of Tennessee.

DISTRICT ATTORNEY GENERAL

STATE OF TENNESSEE VS. JULIE BEALE (A) SAMUEL T. BEALE (B)

WITNESSES

TN COMPTROLLER OF THE TREASURY

BRADY BENNETT OFFICE OF INSPECTOR GENERAL FOR U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

PRESENTMENT

CASE NO.

STATE OF TENNESSEE VS. JULIE BEALE (A) SAMUEL T. BEALE IV (B)

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TN COMPTROLLER OF THE TREASURE AND BRADY BENNETT, OFFICE OF INSEPCTOR GENERAL FOR U.S. DEPARTMENT OF HOUSING & URBAN DEVELOPMENT, PROSECUTOR

CLERK: Summon named witnesses for the State of Tennessee. Witnesses sworn by me in the presence of the Grand Jury

.2021

Ken Baldwin District Attorney General

Foreperson of the Grand Jury

July Lo

Filed this 6 day of 2021 Jerk

Bond: \$30,000. Criminal Court Judge

A TRUE BILL

Foreperson of the Grand Jury



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STATE OF TENNESSEE, COUNTY OF WASHINGTON

CRIMINAL COURT FOR WASHINGTON COUNTY, TENNESSEE

CHARGE: THEFT OF PROPERTY (\$60,000 OR MORE, LESS THAN \$250,000.00)

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STATE OF TENNESSEE, COUNTY OF WASHINGTON

CRIMINAL COURT FOR WASHINGTON COUNTY, TENNESSEE

COUNT THREE

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- 1. Submit false or fraudulent quote and/or invoices for services rendered,
- 2. Forge signatures on financial instruments to make unauthorized payments to either or both defendants, and their family members
- 3. Make false entries into Appalachian Regional Coalition on Homelessness records to conceal unauthorized payments,
- 4. Falsify documents to conceal unauthorized payments to either or both defendants, or
- 5. Use unauthorized checks, unauthorized Appalachian Regional Coalition on Homelessness payments, or Appalachian Regional Coalition on Homelessness debit card for the unauthorized pecuniary benefit of either or both defendants, or their family members.

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STATE OF TENNESSEE, COUNTY OF WASHINGTON CRIMINAL COURT FOR WASHINGTON COUNTY, TENNESSEE

COUNT FOUR

CHARGE: MONEY LAUNDERING

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STATE OF TENNESSEE, COUNTY OF WASHINGTON CRIMINAL COURT FOR WASHINGTON COUNTY, TENNESSEE

COUNT SIX (ALTERNATE COUNT)

CHARGE: THEFT OF PROPERTY (\$2500.00 OR MORE, LESS THAN \$10,000.00)

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DISTRICT ATTORNEY GENERAL pro for

STATE OF TENNESSEE VS. JULIE BEALE (A) SAMUEL T. BEALE (B)

WITNESSES

TN COMPTROLLER OF THE TREASURY

BRADY BENNETT OFFICE OF INSPECTOR GENERAL FOR U.S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

	IN TH	IE CRI	IMINAL/CIRC	UIT	COUI	RT FO	OR WASHIN	GTON COUL	NTY, TENNI	ESSEE
Case Numbe	er:	47385A	Count#:		1		Counsel for the	e State:	STEVEN	D. BAGBY
Judicial Dist				on:	II		Counsel for the	e Defendant: _	CH	RIS BYRD
			.			Co	-Counsel for th			
				-			Counsel Wa			Private Atty Appt
State of Ter vs.	nnessee		•						56	
Defendant:		JULI	E BEALE	Al	ias:			Date of	Birth:	Sex: Female
Race:	White	S	SSN:		Dr	iver Li	icense #:	Iss	suing State:	TN
State ID #:			County Offende	er ID	# lif ap	plicab	le):	Т	DOC	
Relationship	o to Victi	m:	Arres				Victim's Ag	e:	Filod >	day of
State Contro	oI #:	- ,	Arres	st Dat				Indictment Fili	ing Date:	
		Ъ	UDGMENT	\checkmark	Origi	nal	🗖 Amended		ted fin	20 <u>23</u> at
Come the	parties f	or entry	of judgment.			•			<u>11:37</u> 0	o'clock A M
			nuary 20 2	3	The de	fendar	nt:		Cronda Downes	
									a na bowiei	s, Clerk
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Pled Noio C Pled Guilty			n Findings	•					TY \$60,000 OR N	ORE LESS THAN
- Then drifted			y Reference				fense TCA §: <u>39-1</u>			· · · ·
Dismissed	meorp	or alloa o	y renerence							
Nolle Prosed	qui with c	qsts			Offer	naed U ise Def	ffense TCA §: he: 11/23/2013		County of Offe	ase: WASHINGTON
D Nolle Prose	-	1			Conv	viction	Offense Name:	At of Prop	erty \$ 60,0	nse: WASHINGTON
Is found:					I Conv	riction	Offense TCA &	C1 14 10	ις, ι	
□ Jury Verdic		Not Guilt	y by Reason of Insa	nity	Conv	viction	: Class (circle on	ne) 1¤rA(18) 0	DE 🗗 🖡	elony 🔲 Misdemeanor
Bench Trial		erged wit	th Count:		Sent	ence In	nposed Date: <u>l</u>	13123		
				d in th	ne case i	of sent	encing, all factors	s in Tennessee C	ode Annotated T	itle 40, Chapter 35, all
of which are in	ncorporate	ed by refe	erence herein, it is (osed hereby and that a
sentence and Offender	costs are i I	imposed				-'-				
Status			Release E		ity for l ieck Or		offense			☐ 1ª Degree Murder ☐ Pre-1989
(Check One)										Reform Act 1989
☐ Mitigated	🔲 Mitiga	ted 20%	🗌 § 40-35-501(i) 10	0% [Agg R	ob 85%	6	Agg Child Ne	g/En 70%	Drug Free Zone
Standard			Multiple Rapist 1					Agg Child Ne		Gang Related
Multiple Persistent			□ Child Rapist 100 □ Agg Rapist 100%				4(a), (b) 100% 7-1324(j) 100%	Agg Vehicula		
Career			Child Predator 10				w/Death 75%	□ §40-35-501(t		
	🔲 Career	60%	□§39-13-518 100	%	Att 1s	^t Deg M	furder w/SBI 85%			
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							ession/Employme Violation of Sex (- 17	6/1/2000
			<u>Judg_Mi</u>	Meth	§§ (39-	17-434	, -417, -418)		, 7.5	6/2/2023
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· · · · · · · · · · · · ·			Judge's Name		-	í		Judge's Signatu		
L(CR-3419 (Rev	. 02-19)				Page	e 1 of 12		CIR. CT.	RDA 1167
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Case Number: 47385A Count#: 1 Judicial District: 1 st Judicial Division: II	
State of Tennessee	÷
vs. Defendant: JULIE BEALE Alias:	Date of Birth:Sex:Female _
CONTINUATION OF JUDGMENT	🗹 Original 🔲 Amended 🛄 Corrected
Court Ordered Fees and Fines: Costs to be Paid by \$Court Costs Defendant □ State \$OO. Fine Assessed \$Traumatic Brain Injury Fund (68-55-301 et seq.) \$Orug Testing Fund (TN Drug Control Act) \$Scale CICF \$Sex Offender Tax \$Other:	Restitution: Victim Name ARCH Address 409 W. Welnut Street Juhnon C.44 TW 376.04 Total Amount \$ 35,655. Per Month \$ 150 \$ Unpaid Community Service: 3/1/2023 Hours Days Weeks Months
□ Pursuant to 39-13-521, the defendant is ordered to provide a b □ Pursuant to 39-13-524 or 39-13-518, the defendant is sentence	and ordered to provide a biological specimen for the purpose of DNA analysis. biological specimen for the purpose of HIV testing. ced to community supervision for life following sentence expiration. 19, the clerk shall forward this judgment to the Department of Health.
Special Conditions: Restrictions to be poid Joint & Se	verel with co Desculort.
A ,	
Counsel for State/Senature (optional)	Judge's Signature Judge's Signature Defyndant/Defendant's Counsel/Signature (optional) ry by the court, a copy of this judgment was made available to the party or
parties who did not provide a signature above.	Page 2 of 12

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	IN TH	E CRI	MINA	L/CIRC	UIT C	COURT F	OR WASHING	TON CO	DUNTY, TEN	INESS	SEE	
Case Numbe	er:	47385A		Count#:		2	Counsel for the	e State:	STEV	'EN D.	BAGBY	
Judicial Dist	trict:	<u>]</u> st	Judi	cial Divisi	on: _	11	Counsel for the	e Defenda	nt:	CHRIS	BYRD	
-						C	co-Counsel for th			<u> </u>		
							Retained			∐ Priv	ate Atty i	Appt
State of Ter	nnessee						🛛 Counsel Wa	uved 🗆	Pro Se			
VS. Defendant:	,	. 11 11 .1	E BEA	LE	Al	95.		Da	te of Birth:		Sex:	Female
Race:	White	S	SSN:			Driver	License #:		Issuing State	::	TN	
State ID #:			Cou	nty Offend	ler ID #	if applica	ble):					
Relationship	to Victi	m:					Victim's Age	e:	tiled	31		day of
State Contro	ol #:			Arre	est Dat	e:	ble): Victim's Age	Indictmen	t Filing Date:	- 20	23 at	
		J	UDGI	IENT	\checkmark	Original	Amended	ПC	orrected	<u><u> </u></u>		
Come the p	parties f								11:3	<u> </u>	ock <u>A</u>	M
On the 3	da;	y of	ànus	<u>v</u> 20 _	23	The defend	ant:		Prenda Di	ownes. (Clerk He	
	•								7 22 5		,	
Pled Guilty Pled Nolo Co				•	ļ		nt: Class (circle on					
□ Pled Guilty			m Findi	ngs			offense Name: THE		PERTY \$60,000	OR MOR	E LESS T	HAN
Guily		orated b		-		· ·)ffense TCA §: <u>39-1</u>					
□ Dismissed			,	,			Offense Name:					
Nolle Prosec	qui with c	osts				Offense D	Offense TCA §: ate:- <u>11/23/2013</u>		County of	Offense:	WASHING	GTON
Nolle Prose					ļ	1	n Offense Name:		-			
Is found:		-		ot Guilty			n Offense TCA §:					
□ Jury Verdic		lot Guilt	y by Rea	ason of Insa	anity		on: Class (circle on				ny 🔲 Mise	demeanor
Bench Trial		erged wit	th Cour	ıt:	_	Sentence	Imposed Date:				•	
After consideri	ing the ev	idence, tl	he entir	e record, a	nd in th	e.case of ser	ntencing, all factors	in Tennes:	see Code Annotat	ted Title	40, Chapt	ter 35, all
of which are in sentence and of					ORDEF	RÉD and AD.	JUDGED that the c	onviction d	escribed above is	s impose	d hereby a	and that a
Offender	coats are i	mposea	as 101101		Eligihili	ity for Felor	v Offense				1ª Degree	e Murder
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(Check One)										┈╢╻		Act 1989
☐ Mitigated ☐ Standard							i% /Prior 100%		ld Neg/En 70%]Drug Fre]Gang Rel	
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Persistent	🗖 Multip	le 35%	🗆 Agg	Rapist 1009	% [17-1324(j) 100%	Carjack		· · · ·		
Career	Persist Career			d Predator 1			t w/Death 75%		501(u) 85%			
		00%	L 8 39	-13-518 ⁻ 100	U% L	Att 1* Deg	Murder w/SBI 85%	_				
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Consecutive	to:						From	to	From		_ to	
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Sentenced T	o:	TDC		County Jai			· · · · · · · · · · · · · · · · · · ·]
Sentence Les	ngth:		_Years	sMo	nths	Days _	Hours	🔲 Life	🔲 Life w/out P	aróle	Death	
Mandator	y Minimu	m Senter	ice Len				13-513, 39-13-514	, or 39-17-	432 in Prohibited	l Zone		
						10-401 DUI - 17-1324 Pos	session/Employme	nt of Firear	m			
							1 Violation of Sex (Offender Re	gistry			
Period of i	incarcerat	ion to be	served	prior to rel	lease on	probation o	34, -417, -418) r Community Corr	ections:	Months _	Day	sHo	urs
Minimum	service p	rior to eli	igibility	for work re	lease, fi	urlough, tru	sty status and reha	bilitative p	rograms:	_% (Mi	sdemeanor	r Only)
Alternative &	Sentence:	🗆 Sup	Prob	Unsup I	Ргов [Comm Co	r 🗖 Prob Sup B	y Comm. C	OTT (CHECK ONE	вох)		
	WAS DR	UG/REC	OVERY	COURT OF	RDEREI	AS A CON	Effective:	VERVATIVI	E SENTENCE?	🗋 Yes 🛛	✓No -	-
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				CY.L. STR dge's Name				Judge's Si	ーENTERE の新祝いTEBK1	as B		<i>q</i> q -
L	CR-3419 (Rev	/. 02-19)			-		ge 3 of 12		<u>MINUTEBR</u>	<u>10 PA</u>	GE BRA 1167	• 1
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Case Number: 47385A Count#: 2 Judicial District: 1 st Judicial Division: II	······································
State of Tennessee vs. Defendant: JULIE BEALE Race: White	Date of Birth:Sex:Sex:
CONTINUATION OF JUDGMENT Court Ordered Fees and Fines: Costs to be Paid by \$Court Costs Defendant State \$Court Costs Defendant State \$Traumatic Brain Injury Fund (68-55-301 et seq.) \$CICF \$CICF \$Sex Offender Tax \$Other:	 ✓ Original □ Amended □ Corrected Restitution: Victim Name

☐ The Defendant having been found guilty is rendered infamous and ordered to provide a biological specimen for the purpose of DNA analysis. ☐ Pursuant to 39-13-521, the defendant is ordered to provide a biological specimen for the purpose of HIV testing.

Dursuant to 39-13-524 or 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration.

Dursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-119, the clerk shall forward this judgment to the Department of Health.

Special Conditions:

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	AHAT	1/2/202
STACY L. STREET Judge's Name	Judge's Signature	Date of Entry of Judgment
Counsel for State/Sigga	The functional Defendant (Defend	ant's Counsel/Signature (optional)
	· · · · ·	-
I	fy that, before entry by the court, a copy of this judge	ent was made available to the party or
		n L dayman y-dayman .
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CR-3419 (Rev. 02-19)	Page 4 of 12	RDA 1167

	IN TH	E CRI	MINAL/CIRCU	пт (COURT F	OR WASHIN	GTON	COUNTY	, TENNE	SSEE
Case Numbe	er:	47385A	Count#:		3	_Counsel for th	he State	:	STEVEN	D. BAGBY
Judicial Dis	trict:] st	Count#: _Judicial Divisio		II	_Counsel for th	he Defer	ndant:	CH	RIS BYRD
					. C	o-Counsel for t				
									Appt 🛛 🖯	Private Atty Appt
State of Te	nnessee					🛛 Counsel W	aived	🗆 Pro Se		
vs.									_	
Defendant:		JULI	EBEALE	Ali	ias:			Date of Birt	h:	Sex: Female
Race:	White	S	SN: County Offende		Driver I	icense #:	_	Issuin	g State:	TN
State ID #:			_County Offende	r ID #	f (ii applicat	Diej:	<u> </u>	TDOC	·	
State Contra		n:	A+700	t Dat	o.	vicum s A	ge: . Indictr	nent Filing F)oto	31day of
State Contro	J1 #		JDGMENT	n Dat M	Original	Amendeo	 4	1 Corrected		
				ب	Original				Jon	_20 _23 _at
	-		of judgment.	~					11:37	o'clock <u>A</u> M
On the	ζ <u>ι</u> day	of <u>1</u>	<u>in very 20 2</u>	1	The defenda	nt:				es. Clerk
Pled Guilty			(-		
Pled Nolo C		1			Indictmen	nt: Class (circle o	ne) 1≈	АВСО	E 🖌 F	elony 🔲 Misdemeanor
D Pled Guilty			n Findings		Indicted O	liense Name: <u>COM</u>	14-102	<u>64 70 CO</u>	MAZT TH	EFT \$ 60, OU CR
5		-	Reference							
Dismissed	-	-			Amended (Offense Name: Offense TCA §:	•			
🗌 Nolle Prose	qui with co	osts		[Coffee on Dr	+o: 11/23/2013		Con	nty of Offe	nse: WASHINGTON
🔲 Nolle Prose	qui withou	it costs			Conviction	Offense Name:	CONSPE	ALY TO G	MUST TH	16-FT \$ 60,00 OF2
Is found:	· ·	luilty	-		Conviction	Offense TCA §:	39.14	·103 à	39.12	103 103
-		lot Guilty	by Reason of Insar	ity	Convictio	n: Class (circle o	one) 1ª,	A B CD	E 🗗 F	elony 🔲 Misdemeanor
U Jury Verdia				ĺ	Sentence I	mposed Date:	134	23		
Bench Tria			h Count:					<u> </u>	· · · 17	
of which are in sentence and	ncorporate	d by refe	rence herein, it is O	RDER	e case of sen ED and ADJ	UDGED that the	convictio	nessee Code A on described a	above is imp	Title 40, Chapter 35, all nosed hereby and that a
Offender Status (Check One)	<u>.</u>		Release El	-	ity for Felon eck One)	y Offense				☐ 1ª Degree Murder ☐ Pre-1989 ☐ Reform Act 1989
 Mitigated Standard Multiple Persistent Career 	☐ Mitigat ☑ Standa ☐ Multip ☐ Persist	Mitigated 20% □ § 40-35-501(i) 100% □ Agg Rob 85% □ Agg Child Neg/En 70% □ Drug Free Zon Mitigated 30% □ Multiple Rapist 100% □ Agg Rob w/Prior 100% □ Agg Child Neg/En 85% □ Gang Related							Drug Free Zone Gang Related	
Concurrent	with:					Pretrial Jail C	redit Pe	riod(s):	-	
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					Z1-1	be applied to	consecu	cive sentenc	es	I
Sentenced T			C 🗌 County Jail				— • • •			
Sentence Le	0		Years <u>Mon</u>						/out Parole	
Mandator	y Minimur	m Senten		§ 55-1	1 0-401 DUI 4				phibited Zor	ie i
			Judg Mi	§§ 40-	- 39-208, -2 11	Violation of Sex				
Period of	incarcerati	ion to be	Judg Mi served prior to relea	Meth	§§ (39-17-43)	4, -417, -418) Community Cor	rections			Hours
Minimum	service pr	ior to elig	gibility for work rele	ase, fi	irlough, trus	ty status and reh	abilitativ	/e programs:	%	Misdemeanor Only)
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Alternative			Prob 🛛 Unsup Pr							X)
			VERY COURT ORD	-						
	WAS DRU	JG/RECC	VERI COURT ORE	EREL	AS A COND	TION OF THE A	2 FH	NVE SENTEN		
		-	STACY L. STRE	ET.			$\Delta \Pi$		RK 23	45
			Judge's Name			Y	Judge'	s Signature	CIR. CT	
·(CR-3419 (Rev	. 02-19)			Pag	e 5 of 12			×	RDA 1167
						-		-	-	· -

Case Number: 47385A Count#: 3 Judicial District: 1st Judicial Division: II	· · ·
State of Tennessee vs. Defendant:JULIE BEALEAlias: Race:WhiteSSN:	Date of Birth: Sex: Female
CONTINUATION OF JUDGMENT	🗹 Original 🔲 Amended 🔲 Corrected
Court Ordered Fees and Fines: Costs to be Paid by \$Court Costs Defendant State \$Traumatic Brain Injury Fund (68-55-301 et seq.) \$Drug Testing Fund (TN Drug Control Act)	Restitution: Victim Name ARCH Address 409 W. Walket Street
CICF Sex Offender Tax Sex Offender Tax	Unpaid Community Service: HoursDaysWeeksMonths
The Defendant having been found guilty is rendered infamous	and ordered to provide a biological specimen for the purpose of DNA analysis.

TPursuant to 39-13-521, the defendant is ordered to provide a biological specimen for the purpose of HIV testing.

.

□ Pursuant to 39-13-524 or 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration.

Dursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-119, the clerk shall forward this judgment to the Department of Health.

Special Conditions:

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STACY L. STREET	FAIL		1/31/702	3
Judge's Name	Judge's Signature	Allio M.	Dete of Entry of Juc	Igment
Counsel for State/Signapore (optional)	Defe	ndant/Defendant's Co	ounsel/Signature (oj	ptional)
I, clerk, hereby certify that, before en parties who did not provide a signature above.	try by the court, a cop	y of this judgment wa	s made available to t	the party.or
· · ·				

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	in th	E CRI	MINAL/CIRC	UIT (COURT F	OR WASHING	GTON CO	UNTY, TEN	NESSEE
Case Numbe	er:	47385A	Count#:		4	Counsel for th	e State:	STEVE	N D. BAGBY
Judicial Dis	trict:] st	_Judicial Divisi	on:	II	_Counsel for the _Counsel for the	e Defendant	:(CHRIS BYRD
					С	o-Counsel for th			
State of Tax						Counsel Wa			Private Atty Appt
State of Ter vs.	inessee							0.56	
		JULI	E BEALE	Al	ias:		Date	of Birth:	Sex: Female
Race:	White	\$	SN:		Driver I	icense #:		Issuing State:	TN
State ID #:			County Offend	er ID (# (if applica)	ble):		TDOC	
Relationship	to Victin	n:				Victim's Ag	e:		31day of
State Contro	ol #:		Arre	st Dat	e:		Indictment I	Filing Date:	n20 23 at
		J	UDGMENT	\checkmark	Original	□ Amended			
Come the p	parties fo	or entry	of judgment.	_				[]	37 o'clock AM
On the <u>3</u>	day	y of	Guver 20 _	<u>23</u>	The defenda	nt:			ownes, Clerk
Pled Guilty									
Pled Nolo C		:] Felony 🔲 Misdemeanor
Pled Guilty			n Findings				4 002	-	L PENALITIES - SOL
-			y Reference			ffense TCA §: <u>39-1</u> Offense Nomer			
□ Dismissed			•			Offense TCA §:			
Nolle Prose	-				Offense Da	ite: 11/23/2013		County of C	ffense: WASHINGTON
Nolle Prose			— ———————————————————————————————————		Conviction	Offense Name:			
Is found:		uilty Int Guilt	□ Not Guilty / by Reason of Insa	nite		Offense TCA §:			
🖵 Jury Verdic		or duniy	v by Reason of misa	unity		n: Class (circle on			
Bench Trial	M	erged wit	h Count:		Sentence	mposed Date:		· ·	
After considerion of which are in sentence and of the sentence and the sentence and the sentence and the sentence are sent	icorporate	d by refe	rence herein, it is (id in th ORDER	te case of sen RED and ADJ	tencing, all factors UDGED that the c	s in Tennessee conviction des	e Code Annotate cribed above is :	d Title 40, Chapter 35, all imposed hereby and that a
Offender		mposed		lieibil	ity for Felon	v Offense			1ª Degree Murder
Status (Check One)					eck One)	,	-		□ Pre-1989
	·				_	· · · · ·	_		Reform Act 1989
			§ 40-35-501(i) 10 Multiple Rapist 1				Agg Child	Neg/En 70% Neg/En 85%	Drug Free Zone
			Child Rapist 100					ular Homicide 60	
Persistent	🗖 Multip	le 35%	Agg Rapist 100%	6	Mult § 39-1	7-1324(j) 100% .	Carjacking	g 75%	[.]
Career	Career		□ Child Predator 1 □ § 39-13-518 100			w/Death 75% Murder w/SBI 85%	□§40-35-50)1(u) 85%	
		0078	<u> </u>	70 1					
Concurrent	with:		•			Pretrial Jail Cr	edit Period(s):	
						From	to	From	to
Consecutive	to:	-	-			From	to	From	to
						From It is not the in	to tent of the c	ourt for duplica	to _to
						be applied to c			
Sentenced T	o :	TDO	C 🗌 County Jail	1	Vorkhouse				
Sentence Lei	ngth:		_YearsMon	nths	Days	Hours	🗌 Life 🛛 🗌	Life w/out Pa	role 🗌 Death
Mandator	y Minimu	m Senter	ice Length: <u>Judg Mi</u>	_§§ 39	-17-417, 39- 10-401 DUI 4	13-513, 39-13 -514	l, or 39-17-43	2 in Prohibited	Zone
			. <u>Judg Mi</u> Judg_Mi	_ 8 33- _ 8 39-	10-401 D014 17-1324 Poss	ession/Employme	nt of Firearm		
						l Violation of Sex (4, -417, -418)	Offender Regis	stry	
Period of i	incarcerat	ion to be	served prior to rele	ease or	probation of	Community Corr	ections:	Months	DaysHours
Minimum	service p	rior to eli	gibility for work rel	lease, f	urlough, trus	ty status and reha	abilitative prog	grams:	% (Misdemeanor Only)
Alternative S	Sentence:	🗆 Sup 🛙	Prob 🛛 Unsup F	тов [Comm Cor	r 🔲 Prob Sup B	y Comm. Corr	(CHECK ONE I	30X)
		Yea	rsMonths	Day	s	Sflective:	<u>`</u> ````		
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	-		STACY I STOP	an an		⋌୷			3PAGE 1046
	-	· ·	Judge's Name	<u></u>			Judge's Sign	ature CIP	CT. CLK
L	R-3419 (Rev	, 02-19)			Pad	e 7 of 12			RDA 1167
					,				

Case Number:	47385A	Count#:	4				
Judicial District:	<u>lst</u> Ju	dicial Division:	11				·
State of Tenness	ee						
vs.							
Defendant:	JULIE BI	EALE	Alias:		Date o	of Birth:	Sex: Female
Race: Whit	te SSN:				-		
Court Ordered Fees		Costs to be	-	Restitution:	Victim Name		
\$ Court (Costs	Defendant	State	Aestrucion.	Address		
\$ Fine A	ssessed				Addi 033		
\$ Traum	atic Brain Injury	Fund (68-55-30)	1 et seq.)		·		
\$ Drug T	esting Fund (TN	Drug Control Act	t)		Total Amount \$	Per Month :	\$
\$ CICF				Unnaid Cor	nmunity Service:		
\$ Sex Of	fender Tax		,		minutinty Service.		
\$ Other:			_	H	loursDaysV	VeeksMonths	
				·	· · · · ·		

The Defendant having been found guilty is rendered infamous and ordered to provide a biological specimen for the purpose of DNA analysis.
 Pursuant to 39-13-521, the defendant is ordered to provide a biological specimen for the purpose of HIV testing.

U Pursuant to 39-13-524 or 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration.

D Pursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-119, the clerk shall forward this judgment to the Department of Health.

Special Conditions:

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STACY L. STREET	1/31/2023
Judge's Name Judge	's Signature Date of Entry of Judgment
Counsel for State/Septature (optional)	Defendant/Defendant's Counsel/Signature (optional)
parties who did not provide a signature above.	the court, a copy of this judgment was made available to the party or
<u> </u>	

IN THE CRIMINAL COURT FOR WASHINGTON COUNTY TENNESSEE AT JONESBOROUGH

STATE OF	TENNESSEE
vs.	Docket No. 47385 A
Ju	LIE BEALE
DEFENDA	NT Filed 3 day of
	* BEST INTEREST * Jon 2023 at
· ·	PETITION FOR ACCEPTANCE OF
	PLEA OF GUILTY BY DEFENDANT AND WAIVER OF RIGHTS
Co the Defenda	mes the Defendant who states that he/she has been advised by the Court of the following rights which ant fully understands that he/she is giving up by this guilty plea.
1.	The right to plead not guilty
2.	If not represented by an attorney, that he/she has a right to be represented by an attorney at every stage of the proceeding against him/her, and if necessary, one will be appointed to represent him/her.
3.	The right to a jury trial
4.	The right to confront and cross-examine the witnesses against him/her
5.	I ne right not to incriminate himself/herself.
. 6.	The right to indictment or presentment by the Grand Jury.
7.	The right to compulsory process to secure attendance of witnesses in his/her behalf
8.	The right to appellate review if convicted by trial.
	Defendant further states that he/she fully understands and waives each and every one of these rights
fre	ely and voluntarily.
, ,	Further, Defendant states that he/she has been fully advised by the Court and fully understands:
· 1.	The nature of the charge(s) against him/her.
2.	The minimum punishment for said charge(s).
. 3.	The maximum punishment for said charge(s).
. 4.	That prior convictions or other factors may be considered in determining bis/her sentence
5.	· Inal no that will follow this plea but only sentencing
6.	That it is perjury to falsely answer questions while under path
.7.	I had there must be facts to support the plea.
8	That this consistion may be used to the second se

That this conviction may be used in the future to increase the punishment for subsequent offenses.

Further, the Defendant states that he/she is guilty of the charge(s) because the facts which he/she knows to exist equal the elements of the charge(s) as those elements have been explained to him/her by the Court. Defendant therefore states that there is a factual basis for his/her plea.

Further, the Defendant states that he/she is pleading guilty freely and voluntarily and not as the result of force of threats or of promises apart from a plea agreement, wherein his/her willingness to plead guilty results from discussions between the District Attorney's Office and the Defendant or his attorney.

Further, Defendant has been advised by the Court that the Judge is required to interrogate the Defendant personally concerning the facts and waivers herein set out and make a verbatim transcript of said interrogation. Defendant having been fully advised of this requirement does now freely and voluntarily waive said interrogation and verbatim recording and petitions the Court to accept his plea of guilty without said interrogation and verbatim recording.

SUBMITTED, APPROVED AND CONCURRED IN:

Assistant District Attorney

Attomey for Defend

T. CLK С

ORDER ACCEPTING PLEA OF GUILTY

After reviewing the Petition set out herein, the Court did then interrogate the Defendant personally as to the following matters.

- 1. The nature of the charge(s) against Defendant;
- 2. The minimum punishment for said charges(s);
- 3. The maximum punishment for said charge(s);
- 4. Prior convictions and other factors may be considered in determining his/her sentence;
- 5. The fact that no trial will follow this plea but only sentencing;
- 6. The fact that it is perjury for the Defendant while under oath to answer the Court's
- questions falsely; 7. That there must be facts to support the plea;
- 8. Any plea negotiations which may have taken place;
- 9. The fact that this conviction may be used to increase the punishment for any
 - subsequent offenses.

Further, the Court did interrogate the Defendant as to the intelligent and voluntary waiver of the following rights:

- 1. The right to plead not guilty,
- The right to assistance of counsel, if the Defendant is unrepresented, including the right to appointment of counsel if indigent;
- 3. The right to jury trial;
- 4. The right to confront and cross-examine the witnesses against him/her,
- 5. The right to compulsory process to secure attendance of witnesses in his/her behalf;
- 6. The right not to be compelled to incriminate himself/herself;

Based upon this personal interrogation, the Court concludes that the Defendant understands the nature of the charge(s) against him/her and the rights which he/she is giving up by this guilty plea.

The Court concludes that there is a factual basis for the Defendant's plea of guilty and therefore, the Defendant's plea is being entered freely, knowledgeable and voluntarily after freely, knowledgeably and voluntarily waiving the above set-out rights.

Finally, the Court accepts the Defendant's plea of guilty.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the Defendant's plea of guilty, heretofore entered, ought to be and is hereby accepted by the Court. The Defendant is therefore found to be guilty of the offense(s) as set forth in the judgment form(s) attached hereto.

スペント IST day of ENTER. this the CRIMINAL COURT JUDGE

	IN THE CR	IMINAL/CIRCUI	T COURT I	OR WASHIN	NGTON COU	INTY, TENNI	ESSEE
Case Numbe	er: 47385	BCount#:	1	Counsel for th	he State:	STEVEN	D. BAGBY
Judicial Dis	trict: 1 st	Judicial Division:	II	Counsel for the	he Defendant:	PATRI	CK DENTON
				o-Counsel for t			
				🛛 Retained	🗖 Pul	o Def Appt 🛛	Private Atty Appt
State of Ter	nnessee	-		🛛 Counsel W	Vaived 🛛 Pro	Se	
vs.							
Defendant:	SAMUE	LT. BEALE IV	Alias:		Date c	of Birth:	Sex: Male
Race:	White .	SSN:	Driver 1	License #:	I:	ssuing State:	TN
State ID #:		County Offender II	D # (if applica	ble):			·
Relationship	to Victim:	· Arrest D		Victim's A	ge:	line Deter	
State Contro						Filed	≥day of
	· ·	IUDGMENT	☑ Original	니 Amendee	d 🗌 Corre	ected	Uay of
Come the j	parties for ent	y of judgment.				-Jon	_20_ 3_ at
On the	day of	invery 20 23	The defenda	ent:		11:51	o'clock A
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Pled Nolo C D Fled Output		ten Die die ee					IORE LESS THAN
	- Certified Quest	-)ffense TCA §: <u>39</u> -			
	Incorporated	by Reference		Offense Name:			
Dismissed	qui with costs			Offense TCA §:			
	qui without costs						nse: WASHINGTON
Is found:							
10 10 110.	-	ty by Reason of Insanity		n Offense TCA §: _			elony 🔲 Misdemeanor
🗌 Jury Verdic	et			Imposed Date:	•		-
Bench Trial	l Merged w	ith Count:					
	costs are imposed	Release Eligi	bility for Felor Check One)	ny Offense			☐ 1 st Degree Murder ☐ Pre-1989 ☐ Reform Act 1989 ☐ Drug Free Zone
Standard Multiple Persistent Career	 Mitigated 30% Standard 30% Multiple 35% 	 Multiple Rapist 100% Child Rapist 100% Agg Rapist 100% Child Predator 100% \$ 39-13-518 100% 	6 🔲 Agg Rob w/ 🗍 § 39-17-13 Mult § 39-1 Agg Assaul	Prior 100%	Agg Child N Agg Vehicul Carjacking \$40-35-501	leg/En 85% lar Homicide 60% 75%	Gang Related Repeat Violent Off
Concurrent	with:			Pretrial Jail (Credit Period(s):		
							to
Consecutive	to:			From	to	From	to
1				It is not the i	ntent of the co	art for duplication	on of Jail Credit to
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Sentenced T		OC 🗌 County Jail [-				
Sentence Les	-	YearsMonths	-			Life w/out Parole	
Mandator	y Minimum Sente	ence Length: <u>Judg Mi</u> §§ :	39-17-417, 39- 5-10-401 DUI 4		14, or 39-17-432	in Prohibited Zor	ne ·
		Judg_Mi § 3	9-17-1324 Pos	session/Employm			
			40-39-208, -21 th §§ (39-17-43	1 Violation of Sex	: Offender Regist	r y	
1	incarceration to b	e served prior to release	on probation o	r Community Cor	rections:	Months	Days Hours
Period of i			furlough true	sty status and reh	abilitative progr	ams:%	(Mindamannar Only)
Period of Minimum	service prior to e	ligibility for work release	, iunivuşii, uu	sty status and ren	naphing biog		(misdemeanor Only)
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Case Number: 47385B Count#: 1 Judicial District: 1st Judicial Division: II	· · · · · · · · · · · · · · · · ·
State of Tennessee vs. Defendant:	Date of Birth:Sex:Male
CONTINUATION OF JUDGMENT	☑ Original □ Amended □ Corrected
Court Ordered Fees and Fines: Costs to be Paid by \$ Court Costs □ Defendant □ State \$ Fine Assessed \$ Traumatic Brain Injury Fund (68-55-301 et seq.) \$ Drug Testing Fund (TN Drug Control Act)	Restitution: Victim Name Address
\$ CICF \$ Sex Offender Tax \$ Other:	Unpaid Community Service; HoursDaysWeeksMonths

The Defendant having been found guilty is rendered infamous and ordered to provide a biological specimen for the purpose of DNA analysis. Pursuant to 39-13-521, the defendant is ordered to provide a biological specimen for the purpose of HIV testing.

Dursuant to 39-13-524 or 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration.

Dursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-119, the clerk shall forward this judgment to the Department of Health.

ial Conditions:	•	_	
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, ,	ALAH		1/2/1/222
STACY L. STREET			
Judge's Name	Judge's Signat	иге	Date of Entry of Judgment
-	. 1	•	
-n u			
Counsel for State Aganature	e (optional)	Defendant/Defenda	nt's Counsel/Signature (optional)
(/ .		•	
clerk hereby certify th	at, before entry by the court	a copy of this judgme	nt was made available to the party
ties who did not provide a signature above.		a ser a su a s	
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			MINAL/									
Case Numbe	er:	47385E	3 Co	unt#:		·2	Counsel for t	he State:		STEVE	N D. BAG	ВҮ
Judicial Dist			Judicial	Division:		II	Counsel for t	he Defend	iant:	PAT	RICK DEN	TON
							Co-Counsel for t					• •
							☐ Retained ☐ Counsel V] Private I	Atty Appt
State of Ter	inessee						L Counsel v	vaived <u>I</u>	_ PTO 56	2		
vs. Defendant:		SAMUEL	T BEAL	vi s	Aliz	as:		- I	Date of B	Sirth:	5	ex: Male
Race:	- White	5/111022	SSN:			Driver	License #:		Issu	ing State:		
State ID #-			County	Offender II	n #	fif applic	able):		TD	00		
Relationship	to Victi	im:				/	Victim's A	.ge:		Hod .	31	day of
State Contro	ol #:			Arrest D	ate	:	Victim's A	_Indictm	ent Filin	g Date:	20 77	
		\mathbf{J}_{i}	UDGME	NT	₫	Original	Amende	d 🗆	Correct	ed Vovi	_20_02	_ac
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Is found:		Guilty		-		Convictio	on Offense TCA §:					
🛛 Jury Verdic		Not Guilt	y by Reasor	n of Insanity			on: Class (circle					Misdemeanor
Bench Trial		ferged wit	th Count:			Sentence	Imposed Date:					
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sentence and	costs are				ER.	ED and AI	JUDGED that the	e conviction			mposed her	eby and that a
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Case Number: . 47385B Count#: 2 Judicial District: 1st Judicial Division: 1I	
State of Tennessee vs. Defendant: SAMUEL T. BEALE IV Alias: Race: White	Date of Birth;Sex:Male
CONTINUATION OF JUDGMENT	☑ Original ☐ Amended ☐ Corrected
Court Ordered Fees and Fines: Costs to be Paid by \$Court Costs Defendant State \$Traumatic Brain Injury Fund (68-55-301 et seq.) \$Traumatic Brain Injury Fund (68-55-301 et seq.) \$Traumatic Brain Injury Fund (68-55-301 et seq.) \$CICF \$Sex Offender Tax \$Other:	Restitution: Victim Name Address
 Pursuant to 39-13-521, the defendant is ordered to provide a Pursuant to 39-13-524 or 39-13-518, the defendant is senten 	and ordered to provide a biological specimen for the purpose of DNA analysis. biological specimen for the purpose of HIV testing. aced to community supervision for life following sentence expiration. 119, the clerk shall forward this judgment to the Department of Health.
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_	. clerk, hereby certify that, before entry by the court, a copy of this judgment was made available to the party or
1	parties who did not provide a signature above.

dge's Signature

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STACY L. STREET

Counsel for State/Signature (optional)

Judge's Name

Date of Entry of Judgment

Defendant/Defendant's Counsel/Signature (optional)

IN THE CRIMINAL			
	-	Counsel for the State: STEV	
Judicial District: <u>1st</u> Judicial E State of Tennessee vs.	Division: <u>II</u>	Counsel for the Defendant: <u>P</u> Retained Pub Def Appt F Counsel Waived Pro Se	ATRICK DENTON
Defendant:SAMUEL T. BEALE	IV Alias:	Date of Birth:	Sex:Male
Race: White SSN:	Relation	aship to Victim: Vict	ims Age;
		ble): State Control :	#:
Arrest Date:	Indictment Filing Date:		
ORDER OF DEFERRAT	. 2023 .1	he defendant;] Corrected
Pled Guilty Ded Nolo Contendere	Indicted Offense Name A	ND TCA $\{: CONSPARACE 7 \cup COMMIT THE$	Misdemeanor
Vas Found Guilty By;	Amended Offense Name Offense Date: 06/08/201	AND TCA §: County of Offense: Wash	39-14-103 + 31-12-103
☐ Jury Verdict	Deferred Offense Name	AND TCA SCONSPERACY TO COMMET TH	EFS \$ 60,000 ON MORE
Bench Trial		s (circle one) A B O D E Felony [37.1-103
		the following (For Item 3, Check ONE Of The	
 The Tennessee Bureau of Investigation h conviction; The defendant was not charged with a property of a vulnerable person as define The defendant agrees without contest 	as certified (per attached cer a violation of a criminal state d in Title 68, Chapter 11, Pa t or any further notice or hea), whereupon a copy of this -313 deferral, as evidenced t	ring that the defendant's name shall be permanen order shall be forwarded by the clerk to the depar by the defendant's signature below; AND	felony or Class A misdemeanor et or misappropriation of the tly placed on the registry
-	ion in this case is deferred p	ursuant to T.C.A. 40-35-313, and the defendant i	s placed on probation. The
			reto.
Probation Term: Total Length <u>Gyewr</u>	Beginning Date	31 2.3 Ending Date	Supervised Unsupervised
Probation Term: Total Length Supervising Entity (unless otherwise provided t	Beginning Date		Supervised Unsupervised
Probation Term: Total Length 6 year Supervising Entity (unless otherwise provided t Phone Number: Add	Beginning Date to the defendant by the court): ress:	31/23 Ending Date Name: State Probation Dept.	_ Unsupervised
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Pled Nolo Contendere Pled Guilty - Certified Question Findings Incorporated by Reference Dismissed Nole Prosequi with costs Mole Prosequi without costs is found: Guilty Not Guilty by Reason of Insanity Jury Verdict Bench Trial Merged with Count: After considering the evidence, the entire record, and in the case of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, all of which are incorporated by reference herein, it is ORDERED and ADJUDGED that the conviction described above is imposed hereby and that a sentence and costs are imposed as follows: Offender Release Eligibility for Felony Offense (Check One) Mitigated Mitigated 20% § 40-35-501(i) 100%		IN TH	IE CRI	MINAL/CI	IRCUIT (COURT F	OR WASHIN	GTON	I COUI	NTY, TE	NNE	SSEE	
Judicial District: 1*Idicial Division: 1 Concursel for the Defendant:PATRICK DENTONCoursel for the Defendant:Coursel for the Defendant:	Case Numbe	er:	4738 <u>5</u> E	3 Coun	t#:	4	Counsel for th	he State	e:	STE	VEN I	D. BAGBY	
State of Tennesses	Judicial Dis	trict:] \$1	_Judicial D	ivision:	11	Counsel for the	he Defe	ndant: _	P	ATRIC	CK DENTON	
State of Tennesse Counsel Waived Por Se Defendant: SAMUEL T. BEALE IV Alias: Date of Birth: TX Roce: White SSN: Drive License #: Issuing State: TX State Dirive: Arrent Date: Indictment Fullig Date: It State Dirive License #: Indictment Fullig Date: State Dirive License #: It State Dirive License #:						Ċ							
vic Date of Birth: Sex: Male Race: White SSN: Driver License #: Issuing State: TN Race: White SSN: Driver License #: Issuing State: TN Relationship to Victim: County Offender ID # (if applicable): TDOC TDOC Relationship to Victim: Arreat Date: Indictment Pullify Date: 31 State Control #: Arreat Date: Indictment Class (dride one Im A B C D E G Decay) Middemean Pied Guily: Orcined Class (dride one Im A B C D E G Decay) Middemean Dianisaed Indictment Class (dride one Im A B C D E G Decay) Middemean Dianisaed Nore Guily Offense Name: Country of Offense Name: Country of Offense Name: Dianisaed Nore Guily Offense Name: Country of Offense Name: Country of Offense Name: Country of Offense Name: Dianisaed Nore Guily Offense Name: Country of Offense Name: Country of Offense Name: Country of Offense Name: Branch Trial Marged with Const If a B C D E Pelon With Middemean Country of Offense Name: Country of Offense Name: Dianisaed Minged Offense Name:	State of To											rivate Atty App	DC .
Defendant: SANUELT. BEALE IV Alias:		nnessee						aiveu		50			
Race: White SSN: Driver License 4: Issuing State: TR Relationship to Victim: County Offender ID 4 (if applicable): TOC Relationship to Victim: Arrest Date: Indictment Filing Date: 31 State Control 4: Driver License 4: Manneled Corrected On 20 23 at IUSL o'clock A M Ped Control 4: Driver License 4: Detrines, Cierk Ped Control 4: A B C D E D Fear Ped Control 5: 29 14: 30 Cierk Ped Nobe Consecutive State Control 6: Cierk Offender ID 4 (if applicable): Cierk A M Ped Nobe Consecutive State Control 6: September 20 Cierk A M Indicted Offense Name: Control 6: Cierk A M Indicted Offense Name: Cierk Offense Name: And Cierce Cierk A M Amended Offense Name: Cierk Cierk A B C D E D Felony D Misdemeanor Indicted Offense Name: Cierk Cierk A M Misdemeanor State: 11/23/2013 County of Offense Name: Cierk Cierk A B C D E D Felony D Misdemeanor Indicted Offense Name: Cierk Cierk A M Misdemeanor State: 11/23/2013 County of Offense Name: Cierk Cierk A B C D E D Felony D Misdemeanor Amended Offense Name: Cierk Cierk A B C D E D Felony D Misdemeanor States C D County of Offense Name: Cierk A B C D E D Felony D Misdemeanor Amended Offense Name: Cierk A B C D E D Felony D Misdemeanor States C Moulty by Reason of Insanity D Rob Onsulty by Cierce D Rob Cierk A B C D E D Felony D Misdemeanor States are imposed as follow: Offender States are imposed as follow: Offender States are imposed as follow: Offender States C Rob Cierk A A B Rob Cierk A Cierk A B C D E D Felony D Misdemeanor States are imposed as follow: Offender States are imposed as follow: Offender States C Rob Cierk A A B Rob Cierk A Cierk A A B C D E D Felony D Misdemeanor States are imposed as follow: Offender States A B Consecutive Kierk A A B C D E D Felony D Misdemeanor States are imposed A Solity I DOK Cierk A A B C D E D Felony D Misdemeanor Misdemeano	Defendant:	5	SAMUEL	T. BEALE IV	/ Al	ias:			Date of	Birth:		Sex: N	Male
Relationship to Victim:	Race:	White	5	SSN:		Driver	License #:		Is	suing Stat	te:	TN	
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Pied Guity - Certified Question Findings Incorporated by Reference Dismissed Nolle Prosequi with costs found: Indicet of Ofense Name:	Pled Guilty					Indictme	nt: Class (circle o	ne) 1st	AR	CDF		Iony D Mindam	Aanor
Indicated Offense TCA §: 39-14.973 (&) Indicated Offense TCA §: 39-14.973 (&) Mole Prosequi without costs Mole Prosequi without costs Mole Prosequi without costs Sound: Outing Jury Verdict Bench Trial Merged with Count: Marce considering the ordence, the entire record, and in the case of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, all of which are incorporated by reference herein, it is OKDERED and ADUDCED that the conviction described above is imposed hereby and that a sentence and costs are imposed as follows: Offender Status Release Eligibility for Pelony Offense Status Release Eligibility for Pelony Offense Offender Persistent 45% Hultiple Rapits 100% Status Release Eligibility for Pelony Offense Check Onel Hultiple Rapits 100% Milingated 20% 94.0-35-501(i) 100% Agg Rabi w/Prior 100% Agg Rabi w/Prior 100% Standard Multiple Rapits 100% Multiple Standard 30% Gag Rabi w/Prior 100% Concurrent with: Proting Jail 40% Hondies Concurrent with: Proting Jail 39-17-1324(4), (01 100% Concurrent with: Sig 30-13-1318 100% Concurrent with: P											ш ге	Tony L Misdem	Canor
Dismissed Multiple Procequi with costs Mole Procequi without costs County of Offense TCA §:	□ Pled Guilty	•											_
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Wolle Prosequi without costs Conviction Offense Name:		oui with a	costs			Amended	Offense TCA §:			0		WASHINGTO	N
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Jury Verdict Definition Construction of the construction of			Guilty		- 1	Conviction	n Offense TCA §:						
Bench: Trial Merged with Count:	D		Not Guilt	y by Reason of	Insanity								eanor
After considering the evidence, the entire record, and in the case of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, all of which are incorporated by reference herein, it is ORDERED and ADJUDGED that the conviction described above is imposed hereby and that a sentence and costs are imposed hereby and that a sentence and costs are imposed hereby and that a sentence and costs are imposed hereby and that a sentence and costs are imposed hereby and that a sentence and costs are imposed hereby and that a sentence and costs are imposed hereby and that a sentence and costs are imposed hereby and that a sentence and costs are imposed hereby and that a sentence and a solution costs are imposed hereby and that a sentence and a solution costs are imposed hereby and that a sentence and a solution costs are imposed hereby and that a sentence and imposed hereby and that a sentence and a solution costs are imposed hereby and that a sentence and a solution are imposed hereby and that a sentence and a solution are imposed hereby and that a sentence and a solution are imposed hereby and that a sentence and a solution are imposed hereby and that a sentence and a solution are imposed hereby and that a sentence are imposed as follows: Offender Mitigated 20% Addition are larged by and and a sentence and a solution are imposed as solution are imposed as solution are imposed as a solution are imposed as solution are imposed as a solution are imposed as solutin an arelated as solution are imposed as soluting and	Bench Trial	L I N	ferged wi	th Count:		Sentence	imposed Date:		•••				
sentenced To:						e case of ser	tencing, all factor	rs in Ten	inessee C	ode Annota	ated Ti	tle 40, Chapter 3	35, all
Offender Status Release Eligibility for Felony Offense (Check One) Int Degree Murder (Check One) Mitigated Mitigated 20% § 40-35-501(i) 100% Agg Rob 85% Agg Child Neg/En 70% Reform Act 1989 Mitigated 30% Multiple Rapist 100% Agg Rob w/Prio 100% Agg Child Neg/En 85% Reform Act 1989 Persistent Multiple Standard 30% Child Rapist 100% Agg Aspault v/Death 75% Agg Child Neg/En 85% Reform Act 1989 Career Persistent 45% Child Predator 100% Agg Aspault w/Death 75% B40-35-501(u) 85% Reform Act 1989 Concurrent with: Consecutive to: From to	of which are in	acorporat	ed by refe	erence herein,									
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□ Standard □ Mitigated 30% □ Multiple Rapist 100% □ Agg Robs WPrior 100% □ Agg Child Neg/En 85% □ Ganage Related □ Multiple □ Standard 30% □ Child Rapist 100% □ S 39-17-1324(a) (b) 100% □ Agg Vehicular Homicide 60% □ Ganage Rapis 100% □ Multiple S3% □ Agg Rapist 100% □ Ganage Rapis 100% □ Agg Xehicular Homicide 60% □ Ganage Rapis 100% □ Aug X324(j) 100% □ Ganage Rapis 100% □ Aug X324(j) 100% □ Ganage Rapis 100% □ Aug X324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Aug X14 S39-17-1324(j) 100% □ Ganage Rapis 100% □ Ganage Rapis 100% □ Ganage Rap	Mitigeted	🗖 Mitia	ated 20%	□ 8 40-35-50 [°]	1/0 100% [%		Child Ne	a/En 70%			
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Carcer Persistent 45% Child Predator 100% Agg Assault w/Death 75% §40-35-501(u) 85% Concurrent with: Concurrent with: Pretrial Jall Credit Period(s): Consecutive to: From	☐ Multiple							_			60%	Repeat Violen	nt Off
Career 60% § 39-13-518 100% Att 14 Deg Murder w/SBI 85% Concurrent with:											•		
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be applied to consecutive sentences Sentenced To: TDOC County Jail Workhouse Sentence Length: Years Months Days Hours Life Life w/out Parole Death Mandatory Minimum Sentence Length: Judg Mi §§ 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone Judg Mi §§ 55-10-401 DUI 4th Offense Judg Mi §§ 39-17-1324 Possession/Employment of Pirearm Judg Mi §§ 40-39-208, -211 Violation of Sex Offender Registry Judg Mi §§ 39-17-434, -417, -418) Period of incarceration to be served prior to release on probation or Community Corrections: Months	Consecutive	to:					From	to _		_ From _		to	_
Sentence Length: Years Months Days Hours Life Life w/out Parole Death Mandatory Minimum Sentence Length: Judg Mi §§ 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone Judg Mi § 55-10-401 DUI 4th Offense Judg Mi § 55-10-401 DUI 4th Offense Judg Mi § 39-17-1324 Possession/Employment of Firearm Judg Mi § 30-17-1324 Possession/Employment of Sex Offender Registry Judg Mi Meth §§ (39-17-434, -417, -418) Period of incarceration to be served prior to release on probation or Community Corrections: Months											icatio	n of Jail Credit	to
Mandatory Minimum Sentence Length: Judg_Mi §\$ 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone Judg_Mi § 55-10-401 DUI 4th Offense Judg_Mi § 39-17-1324 Possession/Employment of Firearm Judg_Mi §\$ 40-39-208, -211 Violation of Sex Offender Registry Judg Mi Meth §\$ (39-17-434, -417, -418) Period of incarceration to be served prior to release on probation or Community Corrections:	Sentenced T	ò:		DC County	Jail ∐ V	Vorkhouse							·'
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Judg Mi §§ 40-39-208, -211 Violation of Sex Offender Registry Judg Mi Meth §§ (39-17-434, -417, -418) Period of incarceration to be served prior to release on probation or Community Corrections:								ient of F	irearm				
Period of incarceration to be served prior to release on probation or Community Corrections:MonthsDaysHours Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs:% (Misdemeanor Only) Alternative Sentence: □Sup Prob □Unsup Prob □Comm Corr □Prob Sup By Comm. Corr (CHECK ONE BOX) YearsMonthsDays Effective: WAS DRUG/RECOVERY COURT ORDERED AS A CONDITION OF THE ATTENDATIVE SENTENCE? □Yes ☑No ENTERED & MINUTE BK 93 PAGE 638 Judge's Name Judge's Signature CIR. CT. CLK			•	<u>,1</u> 0	<u>idg Mi</u> §§ 40	-39-208, -21	1 Violation of Sex			у			
Minimum service prior to eligibility for work release, furlough, trusty status and rehabilitative programs:% (Misdemeanor Only) Alternative Sentence: □Sup Prob □Unsup Prob □Comm Corr □Prob Sup By Comm. Corr (CHECK ONE BOX) YearsMonthsDays Effective:	Period of	incarcera	tion to be					rrections		Months	Б	avs Hours	J
YearsMonthsDays Effective: WAS DRUG/RECOVERY COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SENTENCE? □ Yes ☑ No	Minimum	service p	prior to el	igibility for wo	rk release, f	urlough, tru:	sty status and rel	habilitati	ve progra	ams:	_% (Misdemeanor On	ıly)
WAS DRUG/RECOVERY COURT ORDERED AS A CONDITION OF THE ALT/END/VIVE SENTENCE? Yes INO ENTERED B STACY L. STREET Judge's Name Judge's Signature Judge's Signature Judge's CIR. CT. CLK	Alternative	Sentence	: 🗆 Sup	Prob 🗆 Uns	sup Prob	Comm Cor	r 🔲 Prob Sup 🕽	By Comr	n. Corr (O	CHECK ON	E BOX)	
STACY L. STREET Judge's Name Judge's Name Judge's Signature Judge's Signature Judge's Signature Judge's Signature	·											· · · · · · · · · · · · · · · · · · ·	·
<u>STACY L. STREET</u> Judge's Name Judge's Name Judge's Signature Judge's Signature Judge's Signature		WAS DR	UG/REC	OVERY COUR	T ORDEREI	O AS A CONI	DITION OF THE A	TTENA	IVE SEI	NTENCE?		s 🗹 No	ł
Judge's Name Judge's Signature CIR. CT. CLK	1			STACY L.	STREET		. H	111			93	Bros 1238	ĺ
	· ·		·					Judge	's Signati				
	·	CR-3419 (Re	v. 02-19)	······		Pa	ge7 of 8						

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Case Number: 47385B Count#: 4 Judicial District: 1st Judicial Division: II	· · · ·
State of Tennessee	
vs.	
Defendant: SAMUEL T. BEALE IV Alias:	Date of Birth: Sex: Male
Race: White SSN:	
CONTINUATION OF JUDGMENT	☑ Original ☐ Amended ☐ Corrected
Court Ordered Fees and Fines: Costs to be Paid by	Restitution: Victim Name
Sector Court Costs Defendant State Fine Assessed	Address
Fine Assessed Fine Assessed Traumatic Brain Injury Fund (68-55-301 et seq.)	
Tradmade Dram mjdry Fund (00-00-001 et seq.) S Drug Testing Fund (TN Drug Control Act)	Total Amount \$ Per Month \$
\$. CICF	
\$ Sex Offender Tax	Unpaid Community Service:
\$ Other:	HoursDaysWeeksMonths

The Defendant having been found guilty is rendered infamous and ordered to provide a biological specimen for the purpose of DNA analysis.
 Pursuant to 39-13-521, the defendant is ordered to provide a biological specimen for the purpose of HIV testing.

Dursuant to 39-13-524 or 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration.

Dursuant to Title 68, Chapter 11, Part 10, 71-6-117, or 71-6-119, the clerk shall forward this judgment to the Department of Health.

Special Conditions:

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A-felle	1/2. /202
STACY L. STREET	1/31/2R3
Judge's Name Judge's Signatu	re Date of Entry of Judgment
Gal	
Counsel for State Signature (optional)	Defendant/Defendant's Counsel/Signature (optional)
(// -	
I clerk hereby certify that, before entry by the court	a copy of this judgment was made available to the party or
parties who did not provide a signature above.	acopy-on-dub-judgment-was made available-to-dic.party.or

IN THE	CRIMINAL/C	IRCUIT COUF	T FOR	WASHENGTU.	OUNTY,	TENNESSEE
					e State: STEVEN	
Case Numbe	r: -1/503	Count	t#	Counsel for the	e Defendant:	K DRITUN
Judicial Dist	rict: l	Judicial D	Division:	Counsel for the	r the Defendant:	<u> </u>
] Pub Def Appt 🗌 Private Att	ւ չորք։
State of Ter	inessee			Counsel Wa	aived 🗌 Pro Se	
vs.	<u> </u>			I.	· · · ·	0
Defendant:	Samuel T.	Beale IK	Alias:		Date of Birth:	_ Sex: //
Race: W_	SSI	N:	D	river License #:	Issuing State:	
State ID #: _		County Offer	nder ID # (i	if applicable):	TDOC #:	
Relationship	to Victim:			Victim's Age:	Date of Birth: Issuing State: TDOC #: Ittel3 Indictment Filing Date:	day of
State Contro	ol #:		Arrest Da	te:	Indictment Filing Date:	523 at
		JUDGMENT	Orig	inal 🗌 Amended	Corrected 11:51 0'	
		6 ··· · · · · · · · · · · · · · · · · ·			0'(clock M
Come the p	arties for entry	oi juagment.	20 2	3, the defendant:	🗋 hada Downes,	Clark Her
Un the	day or		, <u>^</u>	<u> </u>		
Pled Guilt	у.	· ·	Ind	ictment: Class (circle or	nel 1= A B O D E D Felo	ny 🔲 Misdemeanor
Pled Nolo			1 7 4	:- www. Offenses Name: Files	in in a station of Vila	erally person .
🔲 Pled Guilt	y Certified Quest		Ind	icted Offense TCA §:	39. (5-502	
	Incorporated by	y Reference	Am	ended Offense Name:		
Dismissed			Am	ended Offense TCA §:		
	equi with costs		Off	ense Date:	County of Offense	:
	equi without costs	·	Cor	nviction Offense Name:		
Is found:			Con	nviction Offense TCA §:		
	-	by Reason of Insan			ne) 1 st A B C D E □ Felo	
Jury Verd		Count:	Ser	ntence Imposed Date:		
	-					
all of which a	ring the evidence, t re incorporated by ce and costs are in	reference herein, it	d in the cas is ORDERE	e of sentencing, all factor D and ADJUDGED that t	s in Tennessee Code Annotated T he conviction described above is i	
Offender				. T-1 0.5		☐ 1 st Degree Murder ☐ Pre 1989
Status (Check One)		Release E	(Check (r Felony Offense One)		Reform Act 1989
(check one)				<u> </u>		Drug Free Zone
	T Minimute d 0000	□ § 40-35-501(i) 10		gg Rob 85%	🗋 Agg Child Neg/En 70%	Repeat Violent Off
Standard	Mitigated 30%	Multiple Rapist 1	.00% 🗌 Aş	gg Rob w/Prior 100%	Agg Child Neg/En 85%	L
🗋 Multiple	Standard 30%	Child Rapist 100	% □§	39-17-1324(a), (b) 100% ult § 39-17-1324(j) 100%	Agg Vehicular Homicide 60% Carjacking 75%	
Persistent Career	Bersistent 45%	Agg Rapist 100%	20% 🗌 A)	gg Assault w/Death 75%	🗍 §40-35-501(u) 85%	
	Career 60%	S 39-13-518 100	% 🗌 A	tt 1st Deg Murder w/SBI 85	9%	
Concurrent	with:			Pretrial Jail Credit Po	eriod(s):	
					B	
				From to		to
Consecutive	to:			From to to to to to		to
				It is not the intent of	f the court for duplication of Ja	il Credit to be
				applied to consecutiv	ve sentences	
Sentenced T	o:	County .	Jail	Workhouse		
		rsMonths _		Hours	ife 🗍 Life w/out Parole	Death
					4, or 39-17-432 in Prohibited Zon	e ·
Mandator	y Minimum Senter		8 55-10-40	1 DUI 4 th Offense		-
			6 39-17-13	24 Possession/Employme	ent of Firearm	1
			Meth 66 (39	08, -211 Violation of Sex 9-17-434, -417, -418)		
Period of	incarceration to be	conved prior to rele-	ase on prob	ation or Community Corr	ections:MonthsDa	aysHours
		sibility for work rele	ease, furlou	gh, trusty status and reha	abilitative programs:% (Misdem	eanor or Split Confinement Only)
Minimum	i service prior to en	Biomity for work for				
				Corr Prob Sup By Com	m. Corr (CHECK ONE BOX)	
	Sentence: 🗍 Sup F	Prob 🔲 Unsup Prob			m. Corr (CHECK ONE BOX)	
	Sentence: Sup F	Prob Unsup Prob	_Days	Effective:		
	Sentence: Sup F	Prob Unsup Prob	_Days	A CONDITION OF THE A	TERNATIVE SENTENCE?	s 🗆 No
	Sentence: Sup F	Prob Unsup Prob	_Days	A CONDITION OF THE A	TERNATIVE SENTENCE?	D 1.29
	Sentence: Sup F	Prob Unsup Prob arsMonths OVERY COURT OR	<u>-</u> Days DERED AS	A CONDITION OF THE A	TERNATIVE SENTENCE?	S □ NO PAGE (439 -
	Sentence: Sup F	Prob Unsup Prob arsMonths COVERY COURT OR Judge's Name	<u>-</u> Days DERED AS	A CONDITION OF THE A		$B_{PAGE} (239)$

IN THE CRIMINAL/CIRCUIT COURT FOR	WASH DUGTON COUNTY, TENNESSEE
Case Number: <u>47785</u> Count # Judicial District: <u>1</u> Judicial Division: <u>11</u>	5
State of Tennessee	
vs. Defendant: <u>Samuel T. Begle IIZ Alias:</u> Race: <u>W</u> SSN:	Date of Birth:Sex:
CONTINUATION OF JUDGMEI	NT Original Amended Corrected
Court Ordered Fees and Fines: Costs to be Paid by \$Court Costs Defendant State \$Fine Assessed Traumatic Brain Injury Fund (68-55-301 et seq.)	Restitution: Victim NameAddress
Drug Testing Fund (TN Drug Control Act) CICF	Total Amount \$ Per Month \$
\$ Sex Offender Tax \$ Other:	HoursDaysWeeksMonths
Pursuant to 39-13-524 or 39-13-518, the defendant is sentence	and ordered to provide a biological specimen for the purpose of DNA analysis. iological specimen for the purpose of HIV testing. ed to community supervision for life following sentence expiration. 19, the clerk shall forward this judgment to the Department of Health.
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L	Ht lakes
Judge's Name	Judge's Signature Date of Entry of Judgment
Counsel for State/Stepature (optional)	Defendant/Defendant's Counsel/Signature (optional)
I, clerk, hereby certify that, before entry parties who did not provide a signature above.	y by the court; a copy of this judgment was made available to the party or

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	IN THE	CRIMINAL COUR	T FO	DR WASHINGTON COUNTY, TENNESSEE
Case Numbe	- 47385	COUNT #	6	Counsel for the State: STELEN D. RAGIY
	rict: 1 ST			Counsel for the Defendant: <u>PATTURCE DEWIGE</u>
				Co-Counsel for the Defendant:
State of Ten	nessee			Counsel Waived Pro Se
		~ ~ /		The source same AA
Defendant:	Samuel	1. Keyle	Alias:	Date of Birth: Sex:Sex:
Ctote ID #-		County Offender	112 # 111	
Relationship	to Victim:			Victim's Age: Indictment Filing Date: 31 day of
State Contro	1#:	Arre	st Date	inal Amended Corrected An 20 23 at
Come the particular of the particular of the Come the Come the Come the Come the Come the particular of the particular o	arties for entr	y of judgment.	20 <u>L</u>	3_, the defendant:
Pled Guilt	 ,		Indi	intment: Class (circle ane) 13 A B C D E EFFelony Misdemeanor
Pled Nolo	Contendere		Indic	ictment: Class (circle one) 1 st A B C D E [] Felony D Misdemeanor icted Offense Name: The Property \$ 2,500 or Murch
🗌 Pled Guilty	y – Certified Que: Incorporated		Indie	icted Offense TCA §: <u>39.19.103</u>
Dismissed	-		Ame	ended Offense Name:
	equi with costs equi without cos	te	Offer	ense Date: County of Offense: WASHINGTON
Is found:	Guilty	🗌 Not Guilty		nviction Offense Name:
		ty by Reason of Insanity	Con	aviction: Class (circle one) 1 = A B C D E 🗌 Felony 🗌 Misdemeanor
U Jury Verdi			Sent	atence Imposed Date:
After consider	ing the evidence	, the entire record, and in t	he case	e of sentencing, all factors in Tennessee Code Annotated Title 40, Chapter 35, D and ADJUDGED that the conviction described above is imposed hereby and
that a senten	ce and costs are	imposed as follows:		
Offender Status				r Felony Offense
(Check One)		. (C	heck O	Dne)
☐ Mitigated	🗍 Mitigated 20%	6 🔲 § 40-35-501(i) 100%		g Rob 85% Agg Child Neg/En 70%
Standard Multiple	Mitigated 30% Standard 30%	Multiple Rapist 100%	Ц§З	39-17-1324(a), (b) 100%
Persistent Career	Multiple 35% Persistent 45%	% 🔲 Child Predator 100%	🗖 Agg	ult § 39-17-1324(j) 100% Carjacking 75% gg Assault w/Death 75% 🗍 §40-35-501(u) 85%
	Career 60%	§ 39-13-518 100%		tt 1ª Deg Murder w/SBI 85%
Concurrent	with:			Pretrial Jail Credit Period(s):
				From to From to From to From to
Consecutive	to:			From to From to
		·		It is not the intent of the court for duplication of Jail Credit to be applied to consecutive sentences
Sentenced T	o: 🗌 TDO	C County Jail] Workhouse
	-	earsMonths		
Mandator	y Minimum Sent	§ 55-	10-401	17, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone 1 DUI 4 th Offense
		·§ 39- §§ 40	-17-132)-39-20	24 Possession/Employment of Firearm 08, -211 Violation of Sex Offender Registry
Period of i	incarceration to l	he served prior to release of	n proba	0-17-434, -417, -418) ation or Community Corrections:MonthsDaysHours
Minimum	service prior to	eligibility for work release,	furloug	ch, trusty status and rehabilitative programs:% (Misdemezor or Split Confinement Only)
Alternative S				Corr Prob Sup By Comm. Corr (CHECK ONE BOX)
				A CONDITION OF THE ALTERNATIVE SENTENCE? U Yes D No
	н	NORABLE STACY STREE	ст	Judge's Signature MINUTEBK 793 PAGE (690
L	CR-3419 (Rev. 0			Page 1 of 2 CIR. CT. CLK
	•			
				E -

	R WASHINGTON COUNTY, TENNESSEE
Case Number: <u>47385</u> Count # _ Judicial District: 1 st Judicial Division: II	6
State of Tennessee	
VS.	
Defendant: <u>Sq muvel</u> T. Beale Alias: Race: <u>W</u> SSN:	Date of Birth:Sex:
CONTINUATION OF JUDGMEN	NT D'Original Amended Corrected
court Ordered Fees and Fines: Costs to be Paid by	
Court Costs Defendant State	Restitution: Victim Name
Fine Assessed Traumatic Brain Injury Fund (68-55-301 et seq.)	
Drug Testing Fund (TN Drug Control Act)	Total Amount \$ Per Month \$
CICF Sector Sex Offender Tax	Unpaid Community Service:
Other:	HoursDaysWeeksMonths
ecial Conditions:	
and a second	
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	<u> </u>
HONORABLE STACY STREET	H 14. 1207
HONORABLE STACY STREET Judge's Name	e's Signature Date of Entry of Judgment
Judge's Name	
	e's Signature Date of Entry of Judgment Defendant/Defendant's Counsel/Signature (optional)
Judge's Name Counsel for State/Septature (optional)	
Judge's Name Counsel for State/Septature (optional)	Defendant/Defendant's Counsel/Signature (optional)
Judge's Name Counsel for State/Septature (optional)	Defendant/Defendant's Counsel/Signature (optional)

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BF 23V001378

AP	PLICATION FOR CERTIFIC	ATION OF ELIGIBILITY		
COUNTY	COURT	DISTRICT	JUDGE	
Washington	CRIMINAL	One 🔰	STREET	
DEFENDANT'S NAME		DOCKET # 473858	COURT DATE 01/31/2023	
DATE OF BIRTH	SEX/RACE	SOCIAL SEGURITY NUMBE	TYPE OF DIVERSION	1
	M/W		Judicial	
OFFENSES TO BE DIVERTED		V. On		
conspiracy to commit t	heft over 60,000 - DOA: 01/16/	2020 Felony		
NAME AND PHONE NUMBER OF STEVE BAGBY	DISTRICT ATTORNEY OR ASSISTANT DISTRI 4237535020	etattornexto whom response sh	ULD BE SENT	
FAX NUMBER 423753480	3 EM.	AIL A	, Oh	
NAME AND PHONE NUMBER OF	F DEFENSE ATTORNEY OR PROSE DEFENDA	TTO WHOM RESPONSE SHOULD BE SE		
PATRICK DENTON		Y' NY M	l I	
· · · · · · · · · · · · · · · · ·		AYA	The second se	
				·
l hereby certify that, pursuant t	CERTIFICATION C o Tenn. Code Ann. 38-6-118(b), a query of ti ed request, and based upon the results of th	FELIGIBILITY FOR DIVERS	UN retrial Diversion Database has bee	n conducted
1. [X] The defend	lant has not had a prior ai	gqualifying felony or	The defendant has not had	a prior
misdemeanor convict	tion. has a prior disqualifyi	ng falony or misdemeanor	disqualifying felony or mis conviction	demeanor
conviction.				
[] The defendate been entered.	ant has a prior arrest for	which no disposition has		
	dant has not previously bee ant has been granted divers		1 31 di Jah 20 23 at	sy of
	ant has a prior expunction ant has a prior expunction		11:52 d'alack A	M
Heather Hunday	01/31/2023		He Downes, Clerk 44-	`
Criminal Recor		Date		
TCA 40-15-105. THIS IS ONLY A	NOT CONSTITUTE A CERTIFICATION THAT TH CERTIFICATION THAT A RECORDS CHECK OF DISQUALIFYING INFORMATION UNDER THE	THE TBI EXPUNGED CRIMINAL OFFEND	R AND PRETRIAL DIVERSION DATA	
,	JUDGEMENT OF PRETRIA	L DIVERSION OR JUDICIAL	DIVERSION	
Comes nov	v the District Attorney General for the S	State and Defendant with counsel o	record for entry of judgement.	
			_	
	On the 31 day of Jawa	<u> </u>	<u>w23</u>	
OFFENSE INDICTED	PACY TO COMMATT THEFT	over 60, av. " OFF	NSE CLASS Felon	Y
OFFENSE DIVERTED	PERLY TO CUMMER JA	IFFE OUT LOUD	NSE CLASS	/
The defendant is sentenced	to [] pretrial diversion [Hjudicial di	version for the following period:		•
· / _		13123		
6years,	_months,days_Effective:			
سدد مر مراجع م		,	21 2023	
STACY STLSET			31 110	
JUDGE (Printed)	UDGE (Signa	terfe) ENTRY O	JUDGEMENT DATE	
G nt	KIII-			
DISTRICT ATTORNEY	ATTORNEY F	OR DEFENDANT	ENTERED	, 11
BI-0200 (REV 1/2023)			MINUTEBK 10 PAG	E
DI-0200 (NEV 1/2425)			CIR. CT. CL	
-				
-	· - · · · · · · · · · · · · · · · · · ·			
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IN THE CRIMINAL COURT FOR WASHINGTON COUNTY NNESSEE AT JONESBOROUGH

STATE OF TENNESSEE

Docket No. 47385 5

REALE 5 A M DEFENDAN

DEST INTEREST PLEA

2023 at 38 o clock Brenda Downes, Clerk HG

day of

Filed 31

PETITION FOR ACCEPTANCE OF PLEA OF GUILTY BY DEFENDANT AND WAIVER OF RIGH

Comes the Defendant who states that he/she has been advised by the Court of the following rights which the Defendant fully understands that he/she is giving up by this guilty plea.

- The right to plead not guilty
 If not represented by an attorney, that he/she has a right to be represented by an attorney at every

stage of the proceeding against him/her, and if necessary, one will be appointed to represent him/her. The right to a jury trial 3.

- 4. The right to confront and cross-examine the witnesses against him/her.
- The right not to incriminate himself/herself. 5.
- The right to indictment or presentment by the Grand Jury. 6.
- The right to compulsory process to secure attendance of witnesses in his/her behalf. 7.
- 8. The right to appellate review if convicted by trial.

Defendant further states that he/she fully understands and waives each and every one of these rights freely and voluntarily,

Further, Defendant states that he/she has been fully advised by the Court and fully understands: a second s

- 1. The nature of the charge(s) against him/her.

- The minimum punishment for said charge(s).
 The maximum punishment for said charge(s).
 The maximum punishment for said charge(s).
 That prior convictions or other factors may be considered in determining his/her sentence.
 That no trial will follow this plea but only sentencing.
 That it is perjury to falsely answer questions while under oath.
 That there must be facts to support the plea.

- 8. That this conviction may be used in the future to increase the punishment for subsequent offenses.

Further, the Defendant states that he/she is guilty of the charge(s) because the facts which he/she knows to exist equal the elements of the charge(s) as those elements have been explained to him/her by the Court. Defendant therefore states that there is a factual basis for his/her plea.

Further, the Defendant states that he/she is pleading guilty freely and voluntarily and not as the result of force of threats or of promises apart from a plea agreement, wherein his/her willingness to plead guilty results from discussions between the District Attorney's Office and the Defendant or his attorney.

Further, Defendant has been advised by the Court that the Judge is required to interrogate the Defendant personally concerning the facts and waivers herein set out and make a verbatim transcript of said interrogation. Defendant having been fully advised of this requirement does now freely and voluntarily waive said interrogation and verbatim recording and petitions the Court to accept his plea of guilty without said interrogation and verbatim recording.

SUBMITTED, APPROVED AND CONCURRED IN:

Assistant District Attorney

Attomey for Defendent

CIR. CT. CLK

Defendant

ORDER ACCEPTING PLEA OF GUILTY

After reviewing the Petition set out herein, the Court did then interrogate the Defendant personally as to the following matters.

- 1. The nature of the charge(s) against Defendant;
- 2. The minimum punishment for said charges(s);
- 3. The maximum punishment for said charge(s);
- 4. Prior convictions and other factors may be considered in determining his/her sentence:
- The fact that no trial will follow this plea but only sentencing;
- 6. The fact that it is perjury for the Defendant while under oath to answer the Court's questions falsely:
- 7. That there must be facts to support the plea;
- 8. Any plea negotiations which may have taken place;
- 9. The fact that this conviction may be used to increase the punishment for any subsequent offenses.

Further, the Court did interrogate the Defendant as to the intelligent and voluntary waiver of the following rights:

- 1. The right to plead not guilty;
- 2. The right to assistance of counsel, if the Defendant is unrepresented, including the right to appointment of counsel if indigent;
- 3. The right to jury trial;
- The right to confront and cross-examine the witnesses against him/her; 4:
- The right to compulsory process to secure attendance of witnesses in his/her behalf;
- 5. The right not to be compelled to incriminate himself/herself; 6.

Based upon this personal interrogation, the Court concludes that the Defendant understands the nature of the charge(s) against him/her and the rights which he/she is giving up by this guilty plea.

The Court concludes that there is a factual basis for the Defendant's plea of guilty and therefore, the Defendant's plea is being entered freely, knowledgeable and voluntarily after freely, knowledgeably and voluntarily waiving the above set-out rights.

Finally, the Court accepts the Defendant's plea of guilty.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that the Defendant's plea of guilty, heretofore entered, ought to be and is hereby accepted by the Court. The Defendant is therefore found to be guilty of the offense(s) as set forth in the judgment form(s) attached hereto.

ENTER, this the 3/57 day of JUDGE CRIMINA COURT