STATE OF TENNESSEE

SHENNA DEANNA WADDELL

V.

DOB: SSN: DLN:

PRESENTMENT

CASE NO. CC21CR326

0))

CHARGE: Theft of Property valued over \$2,500, but less than \$10,000

COUNT 1

The Grand Jurors for the CRIMINAL COURT for GREENE COUNTY, TENNESSEE, meeting on July 19, 2021, in GREENEVILLE, after being duly empaneled and sworn, upon their oath present that Shenna Deanna Waddell, between the end of September, 2018 and June, 2019, in the State and County aforesaid, and before the finding of this indictment, did unlawfully commit the offense of Theft of Property valued over \$2,500, but less than \$10,000, by knowingly obtaining monies belonging to West Greene High School, without the owner's effective consent and with the intent to deprive the owner thereof; a Class D felony, in violation of T.C.A. §39-14-103, 105, and against the peace and dignity of the State of Tennessee.

	1 2 2 2	In.
	DAN E. ARMSTRONG,	DISTRICT ATTORNEY GENERAL
	WITNESSES: Summons for State	
, TN Comptroller's Office	e, PROSECUTOR	
, .	; Tim Shelton, Annett	e Farris, Sharon Kesterstone, WGHS
; Curtis Johnson, Travis Bishop, Rod	efer & Moss ; Jamie Brickey,	; Cindy Lou,
Mark Bowles, ; Adam Short,	; Bill Ripley, Custodian	n of Records, First Horizon Bank
		at
	DAN E. ARMSTRONG,	DISTRICT ATTORNEY GENERAL
TRUE BHLL: VYES NO	0	
12.1	1 . 1	a lil
I have app	Norme Taylor	Certify
1 h h	14 1 201 0	D. S. T.K.
for Kuth	Dary antern	MAR .
Nor OLA	K. L	Xanto
Nawaysnilla	A Tangan	- Alty
1-4-00	H K. h ctr. DO.Ac	
(milling and	enderhour	Why pype
	$\bigcirc \bigcirc$	1 AUT
	Street	tall
	FOREMAN OF THE GR	
	FUKEMAN OF THE GR	AND JUK I

WITNESS(ES): TN Comptroller's Office, was sworn by me and testified before me in the Grand Jury Room on July 19, 2021.

FOREMAN OF THE GRAND JURY

CCM

	IN THE CRIMINAL/CIRC					
Case Number: CC21CR326 Count#: 1 Counsel for the State: C				CECIL (ECIL C. MILLS, JR.	
Judicial Dis	cial District: <u>3rd</u> Judicial Division: <u>Counsel for the Defendant</u> DAVID LEONARD				/ID LEONARD	
		C	Co-Counsel for the Defen	dant:		
			Retained		Private Atty Appt	
State of Te	nnessee		Counsel Waived	Pro Se		
VS. Dofendant:	SHENNA DEANNA WADDELL	Alias		Date of Birth:	Sex: Female	
Page	White SSN.	Driver	License #:	Issuing State:	TN	
State ID #	County Offender II) # (if applica	ble):	TDOC		
Relationship	o to Victim:Arrest D		Victim's Age:		07/10/0001	
State Contro	ol #:Arrest D	ate:	Indictm	ent Filing Date:	07/19/2021	
	JUDGMENT	🗹 Original	Amended	Corrected		
Come the	parties for entry of judgment.					
	29. day of November 20 22,	The defenda	ant:			
Pled Guilty						
Pled Sunty		Indictme	nt: Class (circle one) 1 st		Felony 🔲 Misdemeanor	
	 Certified Question Findings 		Offense Name: <u>THEFT VALU</u> Offense TCA §: <u>39-14-103</u> ,		55 THAN \$10,000	
-10 mj	Incorporated by Reference		Offense Name:			
Dismissed		Amended	Offense TCA 8			
Nolle Prose	qui with costs	Offense D	ate: 09/01/2018 -	County of O	fense: <u>GREENE</u>	
	qui without costs		n Offense Name: THEFT V		LESS THAN \$10,000	
s found:	Guilty Not Guilty		n Offense TCA §: 39-14-10		Felony 🔲 Misdemeanor	
Jury Verdic	☐ Not Guilty by Reason of Insanity	Convictio	m: Class (circle one) 1st Imposed Date:			
Bench Trial	Merged with Count:	Sentence		1 -100.03		
After consider	ing the evidence, the entire record, and in	the case of ser	ntencing, all factors in Tenr	essee Code Annotated	l Title 40, Chapter 35, all	
of which are it					11 1	
or which are n	ncorporated by reference herein, it is ORD	ERED and AD.	JUDGED that the convictio	n described above is i	nposed hereby and that a	
Sentence and Offender	costs are imposed as follows:	ERED and AD.	JUDGED that the convictio	n described above is i	nposed hereby and that a	
Status	costs are imposed as follows: Release Eligil	ERED and AD.	JUDGED that the convictio	n described above is i	nposed hereby and that a	
sentence and Offender Status (Check One)	costs are imposed as follows: Release Eligii (ERED and AD bility for Felor Check One)	JUDGED that the conviction	n described above is i	nposed hereby and that a	
sentence and Offender Status (Check One)	costs are imposed as follows: Release Eligit (Mitigated 20% [§ 40-35-501(i) 100%	ERED and AD. Dility for Felor Check One) Agg Rob 85	JUDGED that the convictio	n described above is i Child Neg/En 70%	nposed hereby and that a	
Sentence and Offender Status (Check One)	Costs are imposed as follows: Release Eligit (Mitigated 20% \$ 40-35-501(i) 100% Mitigated 30% Multiple Rapist 100%	ERED and AD bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w	JUDGED that the convictio	n described above is i	nposed hereby and that a 1 st Degree Murder Pre-1989 Reform Act 1989 Drug Free Zone Gang Related	
sentence and Offender Status (Check One)	costs are imposed as follows: Release Eligii (1) (2) (2) (2) (2) (3) (2) (4) (2) (5) (4) (4) (2) (5) (4) (5) (4) (5) (4) (5) (4) (5) (4) (5) (4) (4) (4) (5) (4) (5) (4) (5) (4) (5) (4) (5) (4) (5) (4) (5) (4) (6) (4) (7) (4) (7) (4) (7) (4) (7) (4) (7) (4) (7) (4) (7) (4) (7) (4) (7) (4) (7) (4) (7) (4) (7) (4)	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w, § 39-17-13 Mult § 39-1	JUDGED that the conviction ny Offense % Agg % Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj	n described above is i Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75%	nposed hereby and that a	
Sentence and Offender Status (Check One) Mitigated Standard Multiple	costs are imposed as follows: Release Eligit (1) (2) (2) (3) (4) (5) (4) (5) (4) (5) (5) (4) (5) (6) (7) (7) (7) (7) (7) (7) (7) (7)	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-17 Agg Assaul	JUDGED that the conviction ny Offense We have a second	n described above is i Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60	nposed hereby and that a	
Sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent	costs are imposed as follows: Release Eligii (□ Mitigated 20% \$ 40-35-501(i) 100% □ Mitigated 30% □ Multiple Rapist 100% ☑ Standard 30% □ Child Rapist 100% □ Multiple 35% □ Agg Rapist 100%	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-17 Agg Assaul	JUDGED that the conviction ny Offense % Agg /Prior 100% Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% \$185%	n described above is i Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85%	nposed hereby and that a	
Sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent	costs are imposed as follows: Release Eligit (1) (2) (2) (3) (4) (5) (4) (5) (4) (5) (6) (7) (7) (7) (7) (7) (7) (7) (7)	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-17 Agg Assaul	JUDGED that the conviction ny Offense We have a second	n described above is i Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85%	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career	costs are imposed as follows: Release Eligit (1) (2) (2) (3) (4) (5) (4) (5) (4) (5) (6) (7) (7) (7) (7) (7) (7) (7) (7)	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-17 Agg Assaul	JUDGED that the conviction ay Offense Agg /Prior 100% Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% Store Murder w/SBI 85% Pretrial Jail Credit Per From to	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% 	nposed hereby and that a	
sentence and Offender Status (Check One) ☐ Mitigated ☑ Standard ☐ Multiple ☐ Persistent ☐ Career Concurrent v	costs are imposed as follows: Release Eligii (1) (2) § 40-35-501(i) 100% (3) Multiple Rapist 100% (4) Multiple 35% (5) Agg Rapist 100% (5) Persistent 45% (5) Child Predator 100% (5) S 39-13-518 100% (7) With:	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-17 Agg Assaul	JUDGED that the conviction ny Offense i% Agg /Prior 100% Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% \$40- Murder w/SBI 85% Pretrial Jail Credit Pen From to From to	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% 	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career	costs are imposed as follows: Release Eligii (1) (2) § 40-35-501(i) 100% (3) Multiple Rapist 100% (4) Multiple 35% (5) Agg Rapist 100% (5) Persistent 45% (5) Child Predator 100% (5) S 39-13-518 100% (7) With:	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-17 Agg Assaul	JUDGED that the conviction ay Offense Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% \$40- Murder w/SBI 85% Pretrial Jail Credit Per From to From to	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% 	nposed hereby and that a	
sentence and Offender Status (Check One) ☐ Mitigated ☑ Standard ☐ Multiple ☐ Persistent ☐ Career Concurrent v	costs are imposed as follows: Release Eligii (1) (2) § 40-35-501(i) 100% (3) Multiple Rapist 100% (4) Multiple 35% (5) Agg Rapist 100% (5) Persistent 45% (5) Child Predator 100% (5) S 39-13-518 100% (7) With:	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-17 Agg Assaul	JUDGED that the conviction ny Offense i% Agg /Prior 100% Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% \$40- Murder w/SBI 85% Pretrial Jail Credit Pen From to From to	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% 	nposed hereby and that a	
sentence and Offender Status (Check One) ☐ Mitigated ☑ Standard ☐ Multiple ☐ Persistent ☐ Career Concurrent v	costs are imposed as follows: Release Eligiti (1) (2) \$ 40-35-501(i) 100% (3) Mitigated 20% \$ 40-35-501(i) 100% (4) Mitigated 30% Multiple Rapist 100% (5) Agg Rapist 100% Agg Rapist 100% (5) Persistent 45% Child Predator 100% (5) \$ 39-13-518 100% (2) \$ 39-13-518 100% (4) \$ 39-13-518 100%	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 87 S 39-17-13 Mult § 39-17 Agg Assaul Agg Assaul Att 1st Deg	JUDGED that the conviction ay Offense Weight for the second sec	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% 	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Concurrent v Consecutive Sentenced To Sentence Ler	costs are imposed as follows: Release Eligii Release Eligii Mitigated 20% \$ 40-35-501(i) 100% Mitigated 30% Multiple Rapist 100% Standard 30% Child Rapist 100% Persistent 45% Child Predator 100% Persistent 45% Child Predator 100% Career 60% \$ 39-13-518 100% vith: to: TDOC County Jail gth: YearsMonths	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob 85 Agg Rob 87 Agg Assaul Agg Assaul Att 1 st Deg Workhouse Days	JUDGED that the conviction ay Offense Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% \$40- Murder w/SBI 85% Pretrial Jail Credit Pen From to From to I From to I From to Life Hours Life	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From From From the court for duplica ive sentences	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Concurrent v Consecutive Sentenced To Sentence Ler	costs are imposed as follows: Release Eligiti Mitigated 20% S 40-35-501(i) 100% Mitigated 30% Multiple Rapist 100% Multiple 35% Agg Rapist 100% Persistent 45% Child Rapist 100% Persistent 45% Child Predator 100% Career 60% S 39-13-518 100% with: to: to: mathematical colspan="2">County Jail mathematical colspan="2">Months Mitigated 20% Standard 30% Multiple Rapist 100% Multiple 35% Agg Rapist 100% Persistent 45% Child Predator 100% S 39-13-518 100% with: to: mathematical county Jail mathematical county Years Months Minimum Sentence Length:	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Assaul Att 1st Deg Workhouse Days _ 39-17-417, 39-	JUDGED that the conviction any Offense Agg 24(a), (b) 100% Agg 24(a), (b) 100% Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% §40- Murder w/SBI 85% Pretrial Jail Credit Pen From to From to From to It is not the intent of to be applied to consecut Hours Life 13-513, 39-13-514, or 39-	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From From From the court for duplica ive sentences	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Concurrent v Consecutive Sentenced To Sentence Ler	costs are imposed as follows: Release Eligiti Image: Constraint of the second straint of the seco	ERED and AD. Dility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob 87 \$39-17-13 Mult § 39-17 Agg Assaul Att 1st Deg Workhouse Days 39-17-417, 39- 5-10-401 DUI	JUDGED that the conviction any Offense W Agg Prior 100% Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% \$40- Murder w/SBI 85% Pretrial Jail Credit Pen From to From to I From to I From to Life 13-513, 39-13-514, or 39-14- thours Carjet Agg It is not the intent of the applied to consecuted The applied to consecuted the applied to consecute	Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From From From the court for duplica tive sentences	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Concurrent v Consecutive Sentenced To Sentence Ler	costs are imposed as follows: Release Eligiti Image: I	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-1 Agg Assaul Att 1st Deg Workhouse Days 39-17-417, 39- 5-10-401 DUI 9-17-1324 Poss 40-39-208, -21	JUDGED that the conviction any Offense W Agg Prior 100% Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% \$40- Murder w/SBI 85% Pretrial Jail Credit Pen From to From to From to From to Life 13-513, 39-13-514, or 39-14th Session/Employment of Fir 1 Violation of Sex Offender	Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From From From the court for duplica tive sentences	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentence Ler Mandatory	costs are imposed as follows: Release Eligiti Image: I	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-1 Agg Assaul Att 1st Deg Workhouse Days 39-17-417, 39- 5-10-401 DUI 9-17-1324 Poss 40-39-208, -21 b 58 (39-17-43	JUDGED that the conviction iny Offense i% □ Agg i% □ Agg 24(a), (b) 100% □ Agg 24(a), (b) 100% □ Carj tw/Death 75% □ §40- Murder w/SBI 85% Pretrial Jail Credit Per From to From to From to From to From to	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From From From the court for duplica ive sentences ☐ Life w/out Par 17-432 in Prohibited 2 earm Registry	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentence Ler Mandatory	costs are imposed as follows: Release Eligiti Image: I	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob 85 Agg Rob 87 Agg Rob 87 Agg Assaul Agg Assaul Att 1st Deg Workhouse Days 39-17-417, 39- 5-10-401 DUI 9-17-1324 Pose 40-39-208, -21 th §§ (39-17-43) on probation o	JUDGED that the conviction any Offense Weight and the conviction any Offense Weight and the conviction Weight and the conviction Wight and the converse Wight and the converse Wight and the converse Weight and the	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From From From the court for duplication the court for duplication the court for duplication Life w/out Par 17-432 in Prohibited 2 earm Registry Months	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Ler Mandatory Period of in Minimum	costs are imposed as follows: Release Eligiti Image: I	ERED and AD. bility for Felor Check One) Agg Rob 85 Agg Assaul Att 1st Deg Bag Agg Assaul Att 1st Deg Bag Agg Assaul Att 1st Deg Bag Agg Assaul Att 1st Deg Bag Assaul Att 1st Assaul Att 1s	JUDGED that the conviction iny Offense iny Offense <	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% 	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent Consecutive Sentenced To Sentence Ler Mandatory Period of in Minimum	costs are imposed as follows: Release Eligition Image:	ERED and AD. Dility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob 85 Agg Rob 87 Agg Assaul Agg Assaul Att 1st Deg Workhouse Days 39-17-417, 39- 5-10-401 DUI 9-17-1324 Poss 40-39-208, -21 th §§ (39-17-43 on probation o , furlough, trus Comm Cor	JUDGED that the conviction iny Offense ing Offense <	Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From From From Tiod(s): From From Life w/out Par 17-432 in Prohibited 2 earm Registry Months e programs:9	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent v Consecutive Sentence Ler Mandatory Period of in Minimum Alternative S	costs are imposed as follows: Release Eligition Image:	ERED and AD. Dility for Felor Check One) Agg Rob 85 Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-17 Agg Assaul Att 1st Deg Workhouse Days 39-17-417, 39- 5-10-401 DUI 9-17-1324 Poss 40-39-208, -21 th §\$ (39-17-43 on probation o , furlough, trus Comm Cor ays	JUDGED that the conviction iny Offense iny Status and rehabilitative iny Prob Sup By Comm Effective:	Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From FromFrom The court for duplicative sentences From the court for duplicative sentences	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent v Consecutive Sentence Ler Mandatory Period of in Minimum Alternative S	costs are imposed as follows: Release Eligition Image:	ERED and AD. Dility for Felor Check One) Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-1 Agg Assaul Att 1st Deg Workhouse Days 39-17-417, 39- 5-10-401 DUI 4 9-17-1324 Poss 40-39-208, -21 th §\$ (39-17-43 on probation o , furlough, trus Comm Corr ays ED AS A CONE	JUDGED that the conviction iny Offense iny Status and rehabilitative iny Prob Sup By Comm Effective:	Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From FromFrom The court for duplicative sentences From the court for duplicative sentences	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent v Consecutive Sentence Ler Mandatory Period of in Minimum Alternative S	costs are imposed as follows: Release Eligiti Image: I	ERED and AD. Dility for Felor Check One) Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-1 Agg Assaul Att 1st Deg Workhouse Days 39-17-417, 39- 5-10-401 DUI 4 9-17-1324 Poss 40-39-208, -21 th §\$ (39-17-43 on probation o , furlough, trus Comm Corr ays ED AS A CONE	JUDGED that the conviction iny Offense i% Agg i% Agg 24(a), (b) 100% Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% §40- Murder w/SBI 85% Pretrial Jail Credit Per From to From to From to From to From to From to It is not the intent of be applied to consecute	n described above is in Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% 	nposed hereby and that a	
sentence and Offender Status (Check One) Mitigated Standard Multiple Persistent Career Concurrent v Consecutive Sentence Ler Mandatory Period of in Minimum	costs are imposed as follows: Release Eligition Image:	ERED and AD. Dility for Felor Check One) Agg Rob 85 Agg Rob w/ \$ 39-17-13 Mult § 39-1 Agg Assaul Att 1st Deg Workhouse Days 39-17-417, 39- 5-10-401 DUI 9-17-1324 Poss 40-39-208, -21 th § (39-17-43 on probation o furlough, trus Comm Cor ays ED AS A CONE 2.	JUDGED that the conviction iny Offense i% Agg i% Agg 24(a), (b) 100% Agg 24(a), (b) 100% Agg 17-1324(j) 100% Carj t w/Death 75% §40- Murder w/SBI 85% Pretrial Jail Credit Per From to From to From to From to From to From to It is not the intent of be applied to consecute	Child Neg/En 70% Child Neg/En 85% Vehicular Homicide 60° acking 75% 35-501(u) 85% From FromFrom The court for duplicative sentences From the court for duplicative sentences	nposed hereby and that a	

		· · · · · · · · · · · · · · · · · · ·	a a ta a succe te association	Contraction and the second sec
		is service excepted	STATE OF TENNESSEE	a aa
	*	38	PROBATION ORDER	In the <u>Criminal</u> Court of <u>Green</u> County Greenen 117, Tennessee
		STATE OF TENNESSEE VS		Docket No. 21 CR 326
	S	nenna Waddell		Docket No. CICICS
		COMING TO BE HEARD before th	eundersigned Judge, and the above defe	days in the Cerecar County Jail and having
	THIS	BEEN CONVICTED of the OFFENSE	met over que	days in the Cover County Jail and having - in custody and the said
		anid date having been sentenced to serve a tern		
	timely	said date having occar solution to solution moved from suspension of sentence; THEREFORE, ORDERED and Adjudged tha	t said sentence is hereby suspended upor	of the Tennessee Board of Probation and Parole and its
	Defen	dant is notedy praced out the most to the prov	vision of the laws of this state	and specific conditions of Probation.
	Superv IT IS	CORS SHOL SUDOL HAROLE OUT B	t t shall commit will the fullow the	
	1)	I will obey the laws of the luding traffic violat	tions / citations immediately, regardless	
	2)	Lours	r and amplified of the	1 Weapons .
¥	3) 4)	I will not receive, own, possess, ship, or trans I will work at a lawful occupation and suppor I will work at a lawful occupation officer before cha	t my dependants, if any, to the best of m	vill get the permission of my Probation Officer before
	4) 5)			
	6)			
	7)	I will not use intoxicants (beer, whiskey, will	ing alcoholic beverages (bars, taverns, c	y possession narcotic drugs or manjuana. I will not extend clubs, etc) or visit places where intoxicants or drugs are a the amount of \$45 per month unless waived by
*	1	unlawfully sold, dispensed or used. I will not	t associate with persons of in repute	n the amount of \$45 per month unless waived by ed fines and court costs at the rate of \$ 100.00 per month. will not participate in any criminal street gang-related
	8)	I will agree to pay all required fees to the Su	dered by the Court, I will pay all impose	ed lines and war own
	9)	I will submit to random drug screens as direct	threatening or intimidating behavior. I	will not participate in any criminal street gang-related hreat to others or myself. service work.
	10)	I will submit to random drug screens as unce I will not engage in any assaultive, abusive, activities as defined by TCA 40-35-121. I will instant in community work project	ill not behave in a manner that poses a t	service work.
	11)	I will not engage in any assume that a sub- activities as defined by TCA 40-35-121. I wi I will participate in community work project I will participate in the amount of \$	at the rate of (as directed) per mo	provide a biological specimen for the purpose of DNA. provide a biological specimen for the purpose of DNA. epartment. nal offender directives unless otherwise directed by the
2	12) 13)	I will pay restriction in no tanto and If charged with and convicted of a felony of analysis. I will fully cooperate with the Prob analysis. I will fully cooperate as defined in	offense on or after July 1, 1996, Astron	epartment.
	10.000	analysis. I will fully cooperate with the Prob	TCA 40-39-102, I will follow the sexu	epartment. ral offender directives unless otherwise directed by the -13-502, 39-13-503, 39-13-504 or 39-13-522, such to abide by the provisions of Community Supervision for GPS monitoring if required.
	14)	Court. If convicted of an offense or an attem	pt to commit an offense under ror and agree to	-13-502, 39-13-503, 39-13-504 or 39-13-522, such to abide by the provisions of Community Supervision for GPS monitoring if required residence by any Probation Officer or law enforcement
		Court. If convicted of an offense or an attent offense being committed on of after July. 1, Life, pursuant to TCA 39-13-524. Any sex	offender as defined by law is subject to	residence by any Probation Officer or law enforcement
	15)	I agree to a search, without a warrant, of m	y person, vehicle, property or pass	GPS monitoring if required residence by any Probation Officer or law enforcement TIME 9:40 AM . Officer, unless fixed by the Court, who will also give
	~			Officer, unless fixed by the court, who will also give NOV 29 2022
	16)	Detitition of the second of the	ichim's in uns case.	traith Denarmoul as the grant of A state
	17)	I will not go around of contact in Abstinence	Syndrome) class at the Hamblen Count	d by this program (), (All MALY DUMS
	18) 19)	I will not go around or contact in anyway I I will attend the NAS (Neonatal Abstinence I will if accepted into the Recovery Court I will observe any special conditions impose	ed by the Court and listed below	Circuit Court Clerk
	20)	I will observe any special condition	for revocation of p	robation.
	Viol	I will observe any special conductor of a spe	e sumerent cant	2 Iday of Alow 2026.
20	The	expiration date of the probationary sentence	unless extended by the court in	
3		NE AND ORDERED this the 29 day of	ptoy 20 CC	
			AAAAA	Rresiding Judge
			. Auto	- I hereby waive
		the conditio	ns of my Probation. I fully understan	ing my probation the Trial Judge directs me to do so.
	i ha alle	xtradition rights and process and agree to re	sturn to Tennessee in at any time of	$\frac{1}{2}$
11	11	000 Wintal	Probationer	Date
	Witu	icss)	104530 (j	