			BF 22V005265
	APPLICATION FOR CERTIF	ICATION OF ELIGIBILITY FO	OR DIVERSION
COUNTY Montgomery	COURT CRIMINAL	DISTRICT Nineteen	JUDGE
DEFENDANT'S NAME DOUG J MOLNAR		DOCKET #	COURT DATE 04/25/2022
DATE OF BIRTH	SEX/RACE	SOCIAL SECURITY NUMBER	TYPE OF DIVERSION Judicial
	eft of property - DOA: 04/01/20	<b>22 - Felony</b> ATTORNEY TO WHOM RESPONSE SHOULD BE	
J. RUNYON		ATTORNEY TO WHOM RESPONSE SHOULD BE	: SENT
FAX NUMBER	AI	DDRESS	
NAME AND PHONE NUMBER OF	DEFENSE ATTORNEY OR PRO SE DEFENDANT	TO WHOM RESPONSE SHOULD BE SENT	
FAX NUMBER	ADDRESS		
TCA 40-15-105. THIS IS ONLY A C	ng Unit, TBI DT CONSTITUTE A CERTIFICATION THAT THE ERTIFICATION THAT A RECORDS CHECK OF TI	Date Defendant is eligible of ineligible for di HE TBI EXPUNGED CRIMINAL OFFENDER AND I	VERSION UNDER TCA 40-35-313 OR PRETRIAL DIVERSION DATABASE
HAS REVEALED QUALIFYING OR D		RITERIA SET OUT IN THE DIVERSION STATUTES	
Comes no		State and Defendant with counsel of rec	
	On the 2 day of Tu	<u>n2</u>	121
OFFENSE INDICTED 7	htt	OFFENS	SECLASS DEV.
OFFENSE DIVERTED	;r		SE CLASS
	May II JUDGE (Signatu	(.2.2~ Josett b, 2	SEMENT DATE
APPROVED FOR ENTRY	DISTRICT ATTORNE	APTORNEY FOR	RDEFENDANT

**Circuit Court** 

**Montgomery County** 

**Clarksville Tennessee** 

## PLEA OF GUILTY AND WAIVERS OF JURY TRIAL AND APPEAL

**Case Number** 

CC2022-CR-780

State of Tennessee vs. Douglas J. Molnar

I have received and read a copy of the indictment and discussed it with my attorney. My attorney has informed me as the nature of the charges against me and I understand the nature of the charges. My attorney has further advised me as to the possible punishment for the crime charged against me. I desire to voluntarily enter a plea of guilty to the following:

Count(s)/Offense(s	) pleading to:	Punishment:	
Ct. 1, Criminal attempt T.C.A. 39-14-103, clas	to commit Theft, of Property, s D felony	Four (4) years State probation, Pursuant to Post-Tria Diversion, TCA 40-35-313	<u>al</u>
		**Restitution in the amount of \$30,600.45 to be paid from Attorney trust account upon entry of Settlemen in full	
Count(s) dismissed Place of Confineme	in settlement:		_
r lace of Commente	:nt:	Court Costs:	
Type Felony Offender (	Check on of the following if a for	ony):	
□ Mitigated – 20%	□ Multiple – 35%	□ Violent – 100% □ Repeat Violent – 100%	
□ Mitigated – 30 %	$\Box$ Persistent – 45%	□ Multiple Rapist - 100 % V 2 20 77, 103 AM/P.	
□ Standard – 30%	□ Career – 60%	Child Rapist – 100% WENDY DAVIS, CLERK	
			CL

It has been explained to me and I understand that I may plead not guilty to any offense charged and that I have a right to a speedy and public trial by jury. I further understand that by pleading guilty I will not be receiving a jury trial or any other trial of any kind. As to a fine, if any, I waive my right to have the jury fix the fine.

I further understand my right to have my case appealed to an appellate court, but I hereby waive my right to have my case appealed due to my guilty plea and acceptance of punishment as set forth above.

I, therefore, voluntarily and of my own free will and choice and without any threats made upon me or without any promises being made to me, and being fully aware o the action I am taking do hereby request the court to accept my plea of GUILTY to the charges set forth above. Furthermore, I waive my right to trial by jury and submit my case to the Trial Judge for full and final determination. I further waive my right to an appeal.

These actions are concurred in by the District Attorney General.

Date:

Approved, Attested and Concurred by:

efendant

**District Attorney** 

Defendant

Approved by Court; Circuit Judge

# IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, TENNESSEE, AT CLARKSVILLE

STATE OF TENNESSEE

VS.

#### DOUGLAS J. MOLNAR, Defendant.

Docket No.:	CC 2022 - CR - 780
	1) a FILED (1527)
<u> _</u> U	WENDY DAVIS, CLERK
Du	ATTACT COURT.
BY:	1 Maan r

#### **INFORMATION**

**COUNT 1:** I, Helen Young, Assistant District Attorney General for the 19<sup>th</sup> Judicial District, do hereby make oath and charge that **DOUGLAS J. MOLNAR**, between the dates of January 1, 2015 and June 30, 2018, in Montgomery County, Tennessee, unlawfully, feloniously, and knowingly did attempt to commit the offense of Theft, a class D felony, by attempting to deprive the lawful owners, Austin Peay State University, of monies belonging to them, of a value more than Ten Thousand Dollars (\$10,000.00), in violation of TCA 39-12-101, and against the peace and dignity of the State of Tennessee.

ATTORNEY GENERAL

### STATE OF TENNESSEE

#### **COUNTY OF MONTGOMERY**

I, Helen Young, Assistant District Attorney, make oath that the above facts are true and correct to the best of my knowledge, information and belief.

) )

)

Assistant District Attorney

Sworn to and subscribed before me on this the \_\_\_\_ day of \_\_\_\_\_, 2022.

NOTARY PUBLIC

My Commission Expires:

#### **WAIVER**

I, DOUGLAS J. MOLNAR, having been fully advised by the Court and by my attorney that I have a constructional right to require that a Grand Jury investigate my case to determine if there is probable cause for me to stand trial in Circuit Court and having been advised of this right, I knowingly, willingly and without any promise of threat, do hereby waive that right.

DOUGLAS J. MOLNAR

RUNYON Attorney for Defendant

HELEN YOUNG

Assistant District Attorney

ENTERED, this the Led day of M 2022.

DGE