### **TRUE BILL**

## IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, TENNESSEE 19TH JUDICIAL DISTRICT

STATE OF TENNESSEE	)
	)
COUNTY OF MONTGOMERY	)

**APRIL**, 2022

THE GRAND JURORS FOR THE STATE OF TENNESSEE, duly elected, impaneled, sworn and charged to inquire in and for the body of the County of Montgomery, in the State aforesaid, upon their oath present:

### COUNT 1:

That between the 1<sup>st</sup> day of October 2020 and the 30<sup>th</sup> day of November 2020, and in the State and county aforesaid, **JULIUS LATRELL COLEMAN** unlawfully and knowingly, without effective consent and with intent to deprive the owner, did obtain or exercise control over \$1,476.11 in cash funds which were the property of the Clarksville-Montgomery Country School System, in violation of TCA 39-14-103, and against the peace and dignity of the State of Tennessee.

DISTRICT ATTORNEY GENERAL

# in the criminal/circuit court for montgomery county, tennessee

Case Numbe	er: CO	22-CR-	ббб	Count#:		1		_Counsel for the	e State: _	ADRIENNE	H. WELCHANCE
Judicial Dist	trict:	19 <sup>th</sup>	Ju	dicial Divisio	n:	II		_			AL MYERS LEWIS
							Co	o-Counsel for th			
								Retained			Private Atty Appt
State of Ter	nnessee							Counsel Wa	aived 🗆	Pro Se	
vs.									~		
	JUL	IUS LAT	RELL	COLEMON	AI	ias:			D	ate of Birth:	Sex:
Race:			3SN:_			Dri	ver L	1cense #:		Issuing State:	
State ID #:	te Mieti		Co	unty Offende	rID	# (11 app	blicat	Victim's Ag			
Relationship		m:		Arres	t Dat	<b>A</b> '		Victim's Ag	t. Indictme	nt Filing Date:	
State Contro	51 #:									a list	
Come the j	-	or entry	y of j	MENT udgment. ary, 20		-		Amended			FILED 0 22, 12 AM P.M DY DAVIS, CLERK RCUIT COURT - Fac fatto D.C.
Pled Guilty						Indic	tmen	t: Class (circle on	e) 1st A		Felony 🔲 Misdemeanor
Pled Nolo C	ontender	e								IEFT- MORE THAN	
Pled Guilty	– Certifie	d Questic	on Fin	dings				fense TCA §: <u>39-1</u>			
	Incor	porated b	y Refe	rence	•	Amen	ded C	Offense Name: PR	OPERTY 1	THEFT- \$1,000.00 C	RLESS
☑ Dismissed						1		Offense TCA §: 39			
Nolle Prose	qui with o	osts				Offen	se Da	te: 10/01/2020 -	11/30/20	020 County of O	ffense: MONTGOMERY
Nolle Prose	-					Convi	ction	Offense Name:		· · · · _ ·	
is found:		Guilty		Not Guilty	.	Convi	ction	Offense TCA §:			
<b>-</b>		Not Guilt	y by R	Reason of Insar	nity						Felony 🔲 Misdemeanor
Jury Verdic Bench Trial		lerged wi	th Car			Sente	nce Iı	mposed Date:			
		-			t in th	e case o	fsent	encing all factors	in Tenne	ssee Code Annotate	d Title 40, Chapter 35, all
of which are in	ncorporat	ed by refe	erence	herein, it is C	RDE	RED and	ADJI	UDGED that the o	onviction	described above is i	mposed hereby and that a
sentence and											
Offender				Release E				y Offense			□ 1 <sup>st</sup> Degree Murder
Status (Check One)					(Cł	leck On	e)				Pre-1989
						<b>-</b>	1.050				□ Reform Act 1989
☐ Mitigated ☐ Standard				40-35-501(i) 10 ultiple Rapist 1						hild Neg/En 70% hild Neg/En 85%	Gang Related
Multiple				hild Rapist 1009				4(a), (b) 100%		ehicular Homicide 60	% Repeat Violent Off
Persistent				g Rapist 100%				7-1324(j) 100%		king 75%	
Career		tent 45%		hild Predator 10	0%.			w/Death 75%		5-501(u) 85%	A/DA/JAIL/25/10058
	Caree	г б0%		39-13-518 1009	6	Att 1st	Deg N	Aurder w/SBI 85%			
Concurrent	with:							Pretrial Jail Cr	edit Perio	od(s):	
								From	to	From	to
Consecutive	to:							From	to	From	to
								It is not the in	tent of th	e court for duplica	tion of Jail Credit to
								be applied to c	onsecutiv	ve sentences	
Sentenced T	'o:	TDC	DC C	County Jail		Vorkhou	lse				
Sentence Le	ngth:		Yea	rsMon	ths_	Da	ys	Hours	🗖 Life	🗖 Life w/out Par	ole 🗖 Death
Mandatory Minimum Sentence Length: §§ 39-17-417, 39-13-513, 39-13-514, or 39-17-432 in Prohibited Zone											
§ 55-10-401 DUI 4 <sup>th</sup> Offense											
§ 39-17-1324 Possession/Employment of Firearm S§ 40-39-208, -211 Violation of Sex Offender Registry											
Meth §§ (39-17-434, -417, -418)											
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)											
WAS DRUG/RECOVERY COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SERIENCE? Yes V No											
WAS DRUG/RECOVERT COURT ORDERED AS A CONDITION OF THE ALTERNATIVE SPATENCEF TIES FIND											
		w	ILLIA	M R. GOODI	MAN	III		LIX	A A	Lood (1	$\overline{\mathcal{U}}$
				Judge's Name			-	0000	Judge's	Signature	-
L	CR-3419 (Re	v. 02-19)					Pag	ge 1 of 2 (			RDA 1167

### IN THE CRIMINAL/CIRCUIT COURT FOR MONTGOMERY COUNTY, TENNESSEE

Case Number:    CC22-CR-666    Count#:    1      Judicial District:    19th    Judicial Division:    II	
State of Tennessee      vs.      Defendant:    JULIUS LATRELL COLEMON      Race:    SSN:	Date of Birth:Sex:
CONTINUATION OF JUDGMENT	☑ Original
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)      \$CICF      \$Sex Offender Tax	Restitution:    Victim Name      Address
\$ 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.
- Pursuant to 39-13-524 or 39-13-518, the defendant is sentenced to community supervision for life following sentence expiration.
  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:**

DIVERSION COMPLETED ALL COUNTS DISMIS	SSED	
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	•	
	,	
	15 16 -	
WILLIAM R. GOODMAN III	ALC Land	01/12/2023
Judge's Name	Judge's Signature	Date of Entry of Judgment
Mca h	VAIN	

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.