STATE OF TENNESSEE, HICKMAN COUNTY CIRCUIT COURT

COUNT 1 THEFT OVER \$1000 BUT LESS THAN \$2500

The Grand Jurors for Hickman County, Tennessee, duly impaneled and sworn, upon their oath, present that AMANDA ROSIE TIDWELL, heretofore, to-wit, between February 01, 2021 and July 30, 2021, inclusive, before the finding of this presentment, in said County and State, unlawfully, feloniously and knowingly did obtain or exercise control over property, to-wit: US Currency, with a value at least \$1000 but less than \$2500, without the effective consent of the owner, East Hickman Booster Club, and with the intent to deprive the owner thereof, in violation of Tennessee Code Annotated 39-14-103, a class E felony, and against the peace and dignity of the State of Tennessee.

COUNT 2 FORGERY

The Grand Jurors for Hickman County, Tennessee, duly impaneled and sworn, upon their oath, present that **AMANDA ROSIE TIDWELL**, heretofore, to-wit, between February 01, 2021 and July 30, 2021, inclusive, before the finding of this presentment, in said County and State, did unlawfully, knowingly and feloniously with intent to defraud or harm another, to wit: East Hickman Booster Club, make false entries in books or records, in violation of Tennessee Code Annotated [39-14-114(b)(1)(B), a class E felony, and against the peace and dignity of the State of Tennessee.

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KIM R. HELPER/ District Attorney General

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22-5 DUGCE CIRCUIT COURT NUMBER STATE OF TENNESSEE v. AMANDA ROSIE TIDWELL A TRUE BILL GRAND JURY FOREMAN TO THE CLERK: SUBPOENA THE FOLLOWING WITNESSES FOR THE STATE OF TENNESSEE Investigator CFE, 425 Rep. John Lewis Way N., Nashville, TN 37243 CFE, 425 Rep. John Lewis Way N., Nashville, TN 37243 Investigator 425 Rep. John Lewis Way N., Nashville, TN Deputy Chief Investigator 37243 See Additional Witness List HCK/ad PER **District Attorney General** Filed and entered **CIRCUIT COURT CLERK** <u>3,20</u>

- 15. I will not use or have in my possession any illegal drugs;
- 16. I will not enter an establishment whose prime purpose is to sell alcoholic beverages (bars, taverns, clubs, etc.);
- 17. I will submit to random drug screens as directed;
- 18. I agree to pay all required fees to the Supervision and Criminal Injuries Fund unless waived by the appropriate authorities;
- 19. If so ordered by the Court, I will pay all imposed fines, court costs, and restitution:
- 20. I will provide a biological specimen to the Tennessee Bureau of Investigation for the purposes of DNA analysis, pursuant to Tenn. Code Ann, § 40-35-321 (such specimen to be collected and forwarded by an approved agency);
- 21. If convicted of a sex offense, I will abide by the Specialized Probation Conditions for Sex Offenders as adopted by the Board of Probation and Parole:
- 22. If convicted of an offense or an attempt to commit an offense under Tenn. Code Ann. §§ 39-13-502, 39-13-503, 39-13-504, or 39-13-522, such offense being committed on or after July 1, 1996, I shall be sentenced to and agree to abide by the provisions of Community Supervision for Life, pursuant to Tenn. Code Ann. § 39-13-524;
- 23. I will not engage in any assaultive, abusive, threatening, or intimidating behavior;
- 24. I will not participate in any criminal street-gang-related activities as defined by Tenn. Code Ann. § 40-35-121; and
- 25. I will not behave in a manner that poses a threat to others or myself.

Date: _ 9/12/23

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Amanda Liduul Defendant Defendant's Attorney

IN THE CIRCUIT COURT OF HICKMAN COUNTY, TENNESSEE AT CENTERVILLE

CASE NO .: 22. 5066 CR

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STATE OF TENNESSEE

VS.

VIA NDAN	<u>da Tidwell</u>					
FELONY STANDARD CONDITIONS OF PROBATION						
Iaį	gree to comply with the following general and specific conditions of probations					
1.	I will obey the laws of the United States of America, or any state in which I may be, as well as any municipal ordinances;					
2. :	I will immediately report to my Probation Officer all arrests, including traffic violations, regardless of the outcome;					
·3.	I will not receive, own, possess, ship, or transport any firearms, ammunition, or illegal weapons;					
	I will work at a lawful occupation and support my dependents, if any, to the best of my ability;					
	I will inform my Probation Officer before changing my residence or employment. Further, I will get the permission of my Probation Officer before leaving my county of residence or the state;					
6.	I will immediately report to my Probation Officer, within seventy-two (72) hours of my release from my sentencing hearing;					
	I will allow my Probation Officer to visit my home, employment site, or elsewhere;					
8.	I will carry out all lawful instructions my Probation Officer gives to me;					
9.	I will report to my Probation Officer as instructed;					
	I will comply with the mandates of the Administrative Case Review Committee, if use of the process is approved by the Court;					
	. I will comply with a referral to any <i>Resource Center Programs</i> , if available, by attending;					
12	. I will submit to electronic monitoring and community service, if required;					
13	. I agree to a search, without a warrant, of my person, vehicle, property, or place of residence by a Probation/Parole Officer or law enforcement officer, at any time;					
14	. I will not use intoxicants (beer, whiskey, wine, etc.) of any kind to excess;					

IN THE CIRCUIT CRIMINAL COURT FOR HICKMAN COUNTY, TENNESSEE AT CENTERVILLE

STATE OF TENNESSEE

Case No. 22-5066CR

٧.

Tidwell

DEFENDANT

ORDER AUTHORIZING WAIVER OF TRIAL AND ACCEPTING PLEA OF GUILTY

This cause came to be heard before the Honorable Michael E. Spitzer, Circuit Judge of the Criminal Court of Hickman County, Tennessee on the petition of the defendant, <u>Amarile Tidwell</u>, a waiver of trial by jury and request for acceptance of a plea of guilty, said petition being attached hereto and incorporated by reference herein; upon the statements made in open court by the Defendant herein; their attorney of record; the Attorney General representing the State of Tennessee; and from questioning by the Court of the Defendant and their counsel in open court; and

IT APPEARING TO THE COURT after careful consideration that the Defendant named above has been fully advised of and understands their right to trial by jury on the merits of the indictment against their guilt or innocence under a plea of Not Guilty; and

IT FURTHER APPEARING TO THE COURT that the Defendant intelligently and understandingly waives their right to a trial and of their own free will and choice and without any threats or pressure of any kind of promises of gain or favor from any source does desire to enter a plea of guilty and accepts the recommendation of the State as to punishment;

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the petition filed herein is granted.

27 day of ____eoten ber. Entered this the HON MICHAEL E. SPITZER CIRCUIT COURT JUDGE

IN THE CIRCUIT COURT OF HICKMAN COUNTY, TENNESSEE AT CENTERVILLE

STATE OF TENNESSEE	')	· · · ·
VS.)	Case No. 22.5066CR
Amanda Tidwell.)	•
Defendant.)	•

PETITION FOR WAIVER OF TRIAL BY JURY AND REQUEST FOR ACCEPTANCE OF PLEA OF GUILTY

Tidwell ___, and my attorney is ula My true, name is ____. I have received a copy of the indictment, discussed it Chasman with my attorney and understand the nature of the charges against me. I have told my attorney the facts and circumstances concerning the accusation(s) against me and have discussed with my attorney any defenses that could be raised on my behalf. My attorney has further advised me as to the punishment provided by law for the offense charged against me in the indictment and the offense to which I seek to plead quilty by this petition. My sentence on a plea of guilty will be set out in the attached negotiated plea agreement or agreements if I am pleading to more than one count of the indictment.

I understand that I have the right to plead not guilty to any offense of which I have been charged and that if I choose to plead not guilty I have the right to a speedy and public trial by jury; that at a trial I have the right to the assistance of counsel, the right to confront and cross- examine witnesses testifying against me, the right to use the subpoena process of the court to compel the production of evidence, the right not to be compelled to testify or incriminate myself, and the right to have the jury impose any fine in excess of \$50.00. I further understand that if I choose have a trial and am convicted, I have the right to appeal that conviction to the Court of Criminal Appeals of the State of Tennessee and the right to the assistance of counsel in obtaining review by my conviction by the appellate court. I do hereby waive my right to a trial by jury and understand that by so doing I am giving up all of the above rights.

I further understand that in accepting this plea of guilty, the court may ask me questions and require that I answer under oath, on the record, with the assistance of my attorney, and that if I am not truthful in my responses, my answers may later be used against me in a prosecution for perjury or the making of false statement. I am aware that the judgment of conviction which will result from my plea of guilty may be used to enhance the punishment for subsequent offenses. I do hereby request that my plea of guilty to the charges set forth in the attached negotiated plea agreement(s) be accepted by the court and I submit my case to the trial judge for decision both at to my guilty and the punishment to be imposed on me. I certify that I am not under the influence of alcohol, narcotics, drugs or any other mind altering substances, that I fully understand the nature of my actions here today, and that my actions are voluntary and not the result of force, threats, or promises of any nature.

The defendant waives his/her right to have enhancement factors found by a jury with this plea negotiation.

APPROVED FOR EN

Accident District Attorney

<u>HINAND Dichiell</u> Defendant

Date

IN THE CIRCUIT CRIMINAL COURT FOR HICKMAN COUNTY, TENNESSEE AT CENTERVILLE STATE OF TENNESSEE Caso No.2 Count: | d Z * * * * V. T.C.A.: 34 dwell Defendant Jall Credit: Data of Birth SSN NEGOTIATED PLEA AGREEMENT It is agreed between the State of Tennessee and the Defendant America Tide althat upon the Defendant's plea of guilty to the offense of former (E/F). Theft Under With & roloaso eligibility of 30%, the State recommends that the Defendant be sentenced within Range (or at RCS) I, as a stanlard offender, to confinement for 2 years and to pay a fine of \$ - 0 -It is further agreed that: 1. the place of confinement shall be (State Penitentiary, Department of Corrections () County Jail 2. this sentence shall be served (concurrently) (consecutively) with 3. suspension of the Defendant's sentence is: () waived () to be determined by the court after sontencing hearing () agreed to if approved by the Court; shall be (supervised) (unsupervised); and shall be subject to the usual conditions of probation and, in addition, the following spacial conditions: suspende sin al s STIFULATED AND AGREED TO BY: Atto

District Attorney General

Data

Defendant's Address Registered to Vote: () yes () no County:

IN THE CRIMINAL/CIRCUIT COURT FOR HICKMAN COUNTY, TENNESSEE 22-5066CR 2 Case Number: Count #: Judicial District: District 32 Judicial Division: State of Tennessee vs. AMANDA ROSIE TIDWELL Date of Birth: Defendant: Alias: Sex: F White Race: SSN: CONTINUATION OF JUDGMENT Original Amended Corrected **Court Ordered Fees and Fines:** Costs to be Paid by Restitution: Victim Name East Hickman Bouster Club-\$____ Court Costs Defendant State <u>N/A</u> Address _____ Fine Assessed \$ s Traumatic Brain Injury Fund (68-55-301 et seq.) Total Amount \$ Per Month \$ S Drug Testing Fund (TN Drug Control Act) CICF S Unpaid Community Service: Sex Offender Tax S Hours _____ Days ____ Weeks Months Other: s

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:

Perform 50 hours of community service as approved by protection officer. Follow all standard conditions of protection 9-12.23 **Michael Spitzer** Judge's Name Date of Entry of Judgment ignàture Counsel for State/Signature (optional) Defendant/Defendant's Counsel/Signature (optional)

1_____, 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.

Case Number:	22-5066	CR Count #	: 2	Counsel for the Sta	ite: <u>Hans I</u>	Schwendimann	
Judicial District						Seth Chapman	
	·····			Co-Counsel for the De			
				Retained	Pub Def Appt	Private Atty Appt	
State of Tenn	essee			Counsel Waive	d 🗌 Pro Se		
10				_			
Defendant:	AMANDA F	OSIE TIDWELL	Alias:		Date of Birth:	Sex: F	
Race:	White S	SN:	Drive	r License #:	Issuing	State: TN	
State ID#:	1186404	County Offender	ID # (if appli	cable):	TDOC #.		
Relationship to	Victim:		Victim's A	.ge:n/a			
State Control #:			Arrest Date:		Indictment Filing Date	08-03-2022	
		JUDGMENT		Amended [Corrected		
Come the pert	ies for entry of jud			1			
Come the part	the day of	ginear	20 27	the defendant:	- fr		
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	- Certified Questio Incorporated by R	eference			39-1		
Dismissed	• •			Offense TCA §:			
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Jury Verdic	t	-	Conviction	n: Class (circle one)	1" A B C D (E)	LiPelony L Misdemeanor	
Bench Trial	Merged with C	ount:	Sentence	Imposed Date:	9-12-25		
After considerin	ng the evidence, the	entire record, and in the	case of senten	cing, all factors in Tem	nessee Code Annotated Tit	le 40, Chapter 35, all of which	
are incorporated	by reference herein	n, it is ORDERED and A	DJUDGED th	at the conviction descr	ibed above is imposed her	eby and that a sentence and costs	
are imposed as t	follows:					1	
Offender		Release		Felony Offense		Ist Degree Murder	
Status (Check One)			(Check O	ne)		🗆 Pre 1989	
		_				Reform Act 1989	
☐ Mitigated			Agg Rob 85		Agg Child Neg/En 70% Agg Child Neg/En 85%	Drug Free Zone	
Standard Multiple			□ Agg Rob w		Agg Vehicular Homicide 60	% Gang Related	
Persistent		Agg Rapist 100%			Carjacking 75%	Repeat Violent Off	
Career			Agg Assaul		§ 40-35-501(u) 85%		
	Career 60%	🗆 § 39-13-518 100%	Att 1st Deg	Murder w/SBI 85%			
<i>_</i>					·		
Concurrent w	nth:		11	etrial Jail Credit Per		to	
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				om to _		to	
Consecutive to	0:		11	om to _			
					e court for duplication of	Jail Credit to be applied to	
		<u></u>	CO	nsecutive sentences			
Sentenced To:	TDOC	County Jail	Workhouse				
Sentence Len	_ ^				Life w/out Parole	Death	
1	•		-				
Man	datory Minimum Se				4, or 39-17-432 in Prohib	ned Zone	
				DUI 4 th Offense	A T		
				4 Possession/Employm			
				8, -211 Violation of Se	x 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:% Measure Set Cathern Obj							
Alternative Sentence: Sup Prob Unsup Prob Comm Corr Prob Sup By Comm. Corr (CHECK ONE BOX)							
Arter Battve Definence: Days Effective: P-12-23							
WAS DRUG/RECOVERY COURT ORDERED AS A CONDITION OF FUE ALTERNATIVE SENTENCE? Yes YNO							
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	Mi	chael Spitzer		M AX	- the		
	Ju	dge's Name	<u></u>	$V \setminus$	Judge's Signature		
CF	R-3419 (Rev 02-1	9)	P	age 3 of 4		RDA 1167	

IN THE CRIMINAL/CIRCUIT COURT FOR HICKMAN COUNTY, TENNESSEE 22-5066CR Case Number: Count #: District 32 Judicial District: Judicial Division: State of Tennessee vs. AMANDA ROSIE TIDWELL Defendant: Alias: Date of Birth: F Sex: White Race: SSN: CONTINUATION OF JUDGMENT Original Amended Corrected **Court Ordered Fees and Fines:** Costs to be Paid by Restitution: Victim Name Court Costs Defendant State Address Fine Assessed \$ Traumatic Brain Injury Fund (68-55-301 et seq.) Total Amount \$ _____ Per Month \$ _ Drug Testing Fund (TN Drug Control Act) \$ CICF Unpaid Community Service: S Sex Offender Tax

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:

Other:__

Concurrent with Count 2 will be supervised by state probation perform 50 hours of community service as approved by probation officer. **Michael Spitzer** 9-12-23 Judge's Name udge's Signature Date of Entry of Judgment 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.

_Hours _____ Days ____ Weeks _____ Months

Case Number Determined Counsel for the Defendant: Judicial District: District 32 Judicial Division: Co-Counsel for the Defendant: Co-Counsel for the Defendant: Retained Pub Def Appt Private Atty Appt State of Tennessee	1		((CD	0	1	Coursel for t	ha Statas	Hons I.	Schwendimann	
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State of Tennessee	Judicial District	District 52	Judicia	I Division:						
State of Tennessee Counsel Waived Pro Se Participandist: Allact: Date of Birth: Sex: F Participandist: Allact: Date of Birth: TN State Diff: UB6404 County Offender D # (if applicible): TDOC # TDOC # State Cortic Jer: Output Offender D # (if applicible): TDOC # TDOC # State Cortic Jer: JUDCMENT Foriginal Amendo Corrected Mr On to 1241 day of Sectors back .20 23 , the defendant Mr State Cortic Jer: JUDCMENT Foriginal Amendo Corrected Mr State Cortic Jer: JUDCMENT 23 , the defendant Mr Debut State Difference Dimissed Middeness Name: The 44 State State Mr Dimissed Dimissed States of Insaing Middeness Name: The 44 State State Mr Dimissed Protein Vinc Control by Restor of Insaing The 44 State State Mr Mr <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>Dufanto Atta Amat</td>									Dufanto Atta Amat	
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Defendant: ANA DO ROSE TIDWELL Alia: Daw of Birth: Str. F. State DW: UB6404 County Offender D # (if explorable): TDOC # TDOC # TDOC # State Cantol #:	State of Tenn	essee					Vaived Pro S	Se		
Race: White SSN:	vs.		DOCIE TH	T TOUR					East E	
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Relationship to Victor:	Race:	White	_SSN:		D	river License #:		Issuing St		
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After considering the evidence, the entire record, and in the case of sentencing, all factors in Texnessee 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 status Release Elightility for Fcloary Offense (Check One) Imposed above is imposed above is imposed hereby and that a sentence and costs are imposed above is imposed bereby and that a sentence and costs are imposed above is imposed hereby and that a sentence and costs are imposed above is imposed hereby and that a sentence and costs are imposed above is imposed hereby and that a sentence and costs are imposed above is imposed hereby and that a sentence and costs are imposed above is imposed hereby and that a sentence and costs are imposed above is imposed hereby and that a sentence and costs are imposed above is imposed hereby and that a sentence and costs are imposed in the cost of	Bench Trial	Merged with	Count:		Sente	nce Imposed Date:	9-12.	2.3		
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) Ist Degree Munder Offender Bata Check One) Ist Degree Munder Offender Divingued 30% Dudi Raps 100% Agg Rob 85% Agg Rob 85% Bata Bata Multiple Divingued 30% Dudi Raps 100% Agg Rob 85% Bata Generation Bata Bata Concurrent with: Pressient 35% Career 60% § 39-13-518 100% Agg Assati Workin 100% From to From To Consecutive to: Pressient 35% County Jail Workhouse From to From To Sentenced To: TDOC County Jail Workhouse Life Life wout Parole Deat Sentenced To: TDOC County Jail Workhouse Sentence Length: § 39-17-1324 (0) Engression/Employment of Firearm § 39-17-1324 (0) Engression/Employment of Firearm § 39-17-1324 (0) Engression/Employment of Firearm § 40-33-208, 211 Violation of Sec Offender Registry Mandatory Minimum						•				
are imposed as follows: Offender Stands Release Eligibility for Felony Offense (Check One) Ist Degree Murder IPre 1989 Offender Stands Mitigated 20% (Bigated 20% (Bigated 20% (Bigated 20%) (Bigated 2	After considerin	ng the evidence, the	e entire reco	ord, and in the c	ase of set	D that the conviction	described above	is imposed hereb	y and that a sentence and costs	
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