CIRCUIT COURT, DIVISION II FIFTH JUDICIAL DISTRICT OF TENNESSEE BLOUNT COUNTY

STATE OF TENNESSEE

DOCKET NO. C-3011

DANNY LETE Williamson DEFENDANT

VS.

REQUEST FOR ACCEPTANCE OF PLEAS OF GUILTY PETITION TO WAIVE TRIAL BY JURY AND TO WAIVE AN APPEAL

- 1. My full and correct name is Daving Los Williams and I am represented by Kelly D. TANNER, Attorney.
- 2. Having received a copy of the Indictment and discussed it with my attorney I understand the nature of the charge(s) against me and any defenses that could be raised on my behalf.
- 3. I understand the minimum and maximum penalties provided by law for each of the charge(s) to be.
- 4. My attorney has explained the difference between concurrent and consecutive sentences and I understand that the sentence imposed on me in this case can be concurrent or consecutive.

CHARGE SENTENCE/FINE	MINIMUM SENTENCE/FINE MAXIMUM			
1. TheFt> \$2500,10	ZyEARS/#0.	121/5225 \$5,000. W		
2				
3				
4				
5				

I understand that my sentence upon a plea of guilty, if accepted by the Court, will be as follows:

(FILL IN EACH, IF APPROPRIATE) Sentence, Concurrent, Range, Fine, Consecutive 1. TheFt > # 2,500." 2. RANGE, STANDARD 34RS Agreed Supervision probation ON JUDICIAL DIVERSION (continued on page 2

3. 4. N PMOL 5. OF Full prior to Pla

I have discussed with my attorney and fully understand:

- 1. That I have the right to plead not guilty.
- 2. That if I enter a not guilty plea I am entitled to a speedy and public trial by a Jury or by a Judge sitting without a jury.
- 3. That at a trial I have the right to assistance of counsel, the right to confront and cross-examine witnesses testifying against me and the right to compel witnesses to appear and testify on my behalf.
- 4. That at a trial I cannot be compelled to take the witness stand and incriminate myself.
- 5. That if this plea of guilty is accepted, there will not be a trial and this case is at an end (other than imposing the above sentence on me) other than a sentencing hearing without a jury at which time any previous convictions may be used against me.
- 6. 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 my answers may later be used against me in a prosecution for perjury or the making of a false statement.
- 7. That if I should be found guilty of another criminal offense at a later date, the Judgment of Conviction in this case may be used to enhance the punishment for the subsequent offense.
- 8. That I am satisfied with the advice given by my attorney and have no complaints or questions about the work performed.
- 9. That I am entitled to have a jury determine all issues related to the length of my sentence. I hereby waive that right and submit the determination of enhancing and mitigating factors to the judge without a jury.
- 10. That I understand if I am not a citizen of the United States, that conviction of the offense(s) for which I have been charged may have the consequences of deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.

I do hereby request that my plea of guilty to the charge(s) set forth above be accepted by the Court. If this plea of guilty is accepted, I do hereby expressly and knowingly waive my right to a trial by a Judge sitting without a jury and submit my case to the trial Judge for decision both as to my guilt and the punishment to be imposed on me. I fully understand my right to have my case reviewed by an Appellate Court, but hereby expressly and knowingly waive my right to appeal the decision made in my case here today. 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.

This the $\frac{274}{2}$ day of	JUNE	, 20	25	
And		Danny	Lee Wil	liamson
District Attorney General		Defendant		
Aann				
Defendant's Attorney		Date of Birth		and and a second second

Social Security Number

Defendant's request for acceptance of plea of guilty and petition to waive trial by Jury and to waive an Appeal is hereby sustained. The defendant's plea of guilty is hereby accepted. The sentencing hearing will be on ______. The presentence

service officer shall make a presentence investigation report which shall be filed by

Date

JUDGE David R Dugga JUDGE, DIVISION II

IN THE CRIMINAL/CIRCUIT COURT FOR BLOUNT COUNTY, TENNESSEE

Case Number:	C-30116	Count #:	1 Counsel for	the State:	Ryan K. Desmond	
Judicial District: Distric	t 5 Judicial Divi	sion: II	Counsel for the	ne Defendant:	Kelly Tanner	
State of Tennessee			Retaine	ed 🔲 Pub Def Appt	Private Atty Appt	
vs.			Counse	el Waived 🔲 Pro Se		
Defendant: DANNY LE	E WILLIAMSON	Alias:		Date of Birth:	Sex:	М
Race:	_SSN:	Re	ationship to Victim:_	Employee	Victim's Age: n	/a
State ID #:	County (Offender ID #(if appli	cable):	State Co	ntrol #	
Arrest Date:		Indictment Filing	Date:			-
ORDER	OF DEFERRA	L (JUDICIAL D	IVERSION)	🗹 Original 🛛 🗌 Ar	nended Corrected 7	2025
On the 27th day of	June ,20	,the defe	endant:		5011 2 7	LULU
Pled Guilty Deld N	íolo Contendere	Indictment: Class Indicted Offense	s (circle one) 1 st Name <u>AND</u> TCA §:	A B C D E 39-14-103 THEFT O	F PROPERTY - 52,500 TO < 51	RT CLERK
Was Found Guilty By:			e Name <u>AND</u> TCA §: 07-01-2020 - 02-29-20	24 0 0 000	e Blount	
☐ Jury Verdict		Offense Date:	Name <u>AND</u> TCA §:		DF PROPERTY - \$2,500 TO < \$	\$10,000
Bench Trial			e: Class (circle one)1 st	~	Felony 🗍 Misdemeanor	
				·····		
Upon review of the case, the co	urt finds the facts state	d above as well as the f	ollowing (For Item 3, C	heck ONE Of The Two I	Boxes):	
 The defendant was not person as defined in Title 	Investigation has certif charged with a violatio 68, Chapter 11, Part 10	ied (per attached certific on of a criminal statute t); <u>OR</u>	cate) that the defendant of the elements of which co	does not have a prior felon nstitute abuse, neglect or	y or Class A misdemeanor convio misappropriation of the property (of a vuinerable
The defendant agrees v 11, Part 10, whereupon a	vithout contest or any f copy of this order shall	further notice or hearing be forwarded by the cle	that the defendant's name that to the department of the second second	ne shall be permanently pl health;	aced on the registry governed by	Title 68, Chapter
 The defendant consents to The defendant should be g 				oclow; AND		
It is, therefore, ORDERED that by this court apply to the defendence				and the defendant is place	ed on probation. The terms and co	nditions ordered
Probation Term: Total Length	3 years	Beginning	Date 06-27-2025	_ Ending Date06-27-	2028 Supervised Unsu	pervised
Supervising Entity (unless of Phone Number:	-	ne defendant by the conAddres		TDOC 304 HOME AVENUE, M		
Defendant's Contact Informa	tion (unless otherwise	e provided to the proba	tion officer by the cou	rt): Phone Number:	Address:	
ALL RESTITUTION P	11D IN FULL TO	THE CITY OF TO	WNSEND PRIOR	TO THE PLEA.		
Costs SSex Offender Tax (\$Sex Offender Fine	(39-13-709)	Concurrent with:	Victim Name	Restitution	Pretrial Jail Credit F	Period(s):
SDrug Testing Fee (
\$Treatment Expense \$Supervision Fees (~	10,05,010	Consecutive to:	Total Amount \$		From To	
\$Other:	· · · · · · · · · · · · · · · · · · ·	consecutive to.	Per Month \$		[[From10	
					FromTo	<u> </u>
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			EN	NTER this the 27	dery of June 2	5
Defendant				\sim		
David Duggan			<u> </u>	IDGE'S SIGNATURE		
JUDGESHAME	_				y y	
			TO JAC	oursel for the State of Ten	neesee	
Counsel for the Defendant		ADA	TO JALE	0		
Rev. 4/1/13		6U"				
NGV. 4/1/13					UHUN!	