D. C. Form No. 61

District Court of the United States

Western DISTRICT Missouri, Western DIVISION

United States v. Henry T. Johnston, et al.

No. 13756 Criminal indictment in two counts for violation of U. S. C., Title 18, Secs. 51 JUDGMENT AND COMMITMENT

On this 23rd day of May, 1938, came the United States Attorney, and the defendant Henry T. Johnston, appearing in proper person, and by counsel and,

The defendant having been convicted on his plea of guilty of the offense charged in the indictment in the above-entitled cause, to wit, conspiring to injure and oppress citizens of the United States in the free exercise of their Constitutional right to vote for the selection of a Representative in the Congress of the United States, as charged in count two, the United States having dismissed count one, and the defendant being now asked whether he has anything to say before judgment is pronounced against him, and no sufficient cause being shown or appearing to the Court, IT IS BY THE COURT

ORDERED AND ADJUDGED that the defendant be hereby committed to the custody of the Attorney General for imprisonment in an institution of the jail type to be designated by the Attorney General or his authorized representative for the period of three (3) months, and that he pay a fine in the sum of one thousand (\$1,000) dollars, without costs, and that said defendant be imprisoned until discharged as provided by law.

IT IS FURTHER ORDERED that execution of the above sentence of fine and imprisonment be stayed until June 1, 1938, and that on said date the defendant surrender to the United States Marshal for execution of said sentence.

IT IS FURTHER ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the same shall serve as the commitment herein.

Approved: Sam C. Blair, Asst. U.S. Attorney.

(Signed) Albert L. Reeves, Judge

A True Copy. Certified this day of

(Signed) Clerk

(By) Deputy Clerk.

¹ Indictment or information. ² Insert "by counsel" or "having been asked whether he desired counsel assigned by the Court, replied that he did not," whichever is applicable. ⁸ Insert the words "his plea of guilty," "plea of nolo contendere," or "verdict of guilty," as the case may be. ⁴ Name specific offense or offenses and specify counts upon which convicted. ⁵ Insert type of institution such as "jail," "training school," "reformatory," "penitentiary," or "special." If prisoner's circumstances require special type institution, Marshal should submit facts and recommendations of Court to Attorney General where regulations do not apply. ⁶ Insert sentence and any provision for payment of fine and state whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin; that is, with reference to termination of preceding term, or with respect to any other outstanding or unserved sentence. ⁷ Strike out if Court did not so order. ⁸ Indicate any order with respect to suspension and probation. ⁸ Certified copy to accompany defendant to institution.

UNITED STATES v.

No. Criminal in counts for violation of U.S.C., Title, Secs.

RETURN

I have executed the within Judgment and Commitment as follows:

Defendant delivered on to

Defendant noted appeal on and release

Defendant's appeal determined on

Defendant surrendered on

Defendant delivered on July 18, 1938 to US. Prison at Leavenworth Kansas, the institution designated by the Attorney General, together with certified copy of the within Judgment and Commitment.

U. S. Marshal.

By, Deputy

FILED MAY 23 1938

A. L. ARNOLD, Clerk.

By W.W. Caster, Deputy

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DIVISION OF THE WESTERN DISTRICT OF MISSOURI.

United States of America, Plaintiff. vs Vernie McCollum, Defendant.

No. 13756

JUDGMENT AND ORDER OF PROBATION.

On this 23rd day of May, 1938, came the United States Attorney and the defendant Vernie McCollum, appearing in proper person, and the defendant having been convicted on her plea of nolo contendere of the offense charged in count two of the indictment, to wit, conspiring to injure and oppress citizens of the United States in the free exercise of their Constitutional right to vote for the selection of a Representative in the Congress of the United States, the United Statez having dismissed count one, and the defendant now being asked if she has anything to say before judgment is pronounced against her, and no sufficient cause being shown, or appearing to the court, and it appearing to the court that the defendant should be placed on probation, IT IS BY THE COURT

ORDERED AND ADJUDGED that the defendant be and hereby is placed on probation, under the usual conditions of probation, for a period of two (2) years, without sentence of imprisonment or fine, and without costs.

Albert, L. Reeves, U. S. District Judge.

Approved: Sam C. Blair, Assistant U. S. Attorney.

FILED MAY 23 1938

A. L. ARNOLD, Clerk,

By W.W. Caster, Deputy

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DIVISION OF THE WESTERN DISTRICT OF MISSOURI.

United States of America, Plaintiff, vs Bertha Patterson, Defendant.

No. 13756

JUDGMENT AND ORDER OF PROBATION.

On this 23rd day of May, 1938, came the United States Attorney and the defendant Bertha Patterson, appearing in proper person, and the defendant having been convicted on her plea of nolo contendere of the offense charged in count two of the indictment, to wit, conspiring to injure and oppress citizens of the United States in the free exercise of their Constitutional right to vote for the selection of a Representative in the Congress of the United States, the United States having dismissed count one, and the defendant being asked if she has anything to say before judgment is pronounced against her, and no sufficient cause being shown or appearing to the court, and it appearing to the court that the defendant should be placed on probation, IT IS BY THE COURT

ORDERED AND ADJUDGED that the defendant be and hereby is placed on probation, under the usual conditions of probation, for a period of two (2) years, without sentence of fine or imprisonment, and without costs.

Albert, L. Reeves, U. S. District Judge.

Approved: Sam C. Blair, Assistant U. S. Attorney.

FILED MAY 23 1938

A. L. ARNOLD, Clerk,

By W.W. Caster, Deputy

D. C. Form No. 61

District Court of the United States

Western DISTRICT Missouri, Western DIVISION

United States v. Florence Buchanan, et al.

No. 13756 Criminal indictment in two counts for violation of U. S. C., Title 18, Secs. 51 JUDGMENT AND COMMITMENT

On this 23rd day of May, 1938, came the United States Attorney, and the defendant Florence Buchanan, appearing in proper person, and by counsel and,

The defendant having been convicted on plea nolo contendere of the offense charged in the indictment in the above-entitled cause, to wit, conspiring to injure and oppress citizens of the United States in the free exercise of their Constitutional right to vote for the selection of a Representative in the Congress of the United States, as charged in count two, the United States having dismissed count one, and the defendant being now asked whether she has anything to say before judgment is pronounced against her, and no sufficient cause being shown or appearing to the Court, IT IS BY

THE COURT

ORDERED AND ADJUDGED that the defendant be hereby committed to the custody of the Attorney General for imprisonment in an institution of the jail type to be designated by the Attorney General or his authorized representative for the period of three (3) months, and that he pay a fine in the sum of two hundred and fifty (\$250) dollars, without costs, and that said defendant be imprisoned until discharged as provided by law.

IT IS FURTHER ORDERED that execution of the above sentence of fine and imprisonment be stayed until June 1, 1938; that the execution of the above sentence of imprisonment be suspended and the defendant be on probation, under the usual conditions of probation, and under the further special condition that she pay the fine herein imposed on or before June 1, 1938, for the period of two (2) years.

IT IS FURTHER ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the same shall serve as the commitment herein.

Approved: Sam C. Blair, Asst. U.S. Attorney.

(Signed) Albert L. Reeves, Judge

A True Copy. Certified this day of

(Signed) Clerk

(By) Deputy Clerk.

¹ Indictment or information. ² Insert "by counsel" or "having been asked whether he desired counsel assigned by the Court, replied that he did not," whichever is applicable. ⁸ Insert the words "his plea of guilty," "plea of nolo contendere," or "verdict of guilty," as the case may be. ⁴ Name specific offense or offenses and specify counts upon which convicted. ⁵ Insert type of institution such as "jail," "training school," "reformatory," "penitentiary," or "special." If prisoner's circumstances require special type institution, Marshal should submit facts and recommendations of Court to Attorney General where regulations do not apply. ⁶ Insert sentence and any provision for payment of fine and state whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin; that is, with reference to termination of preceding term, or with respect to any other outstanding or unserved sentence. ⁷ Strike out if Court did not

so order. ⁸ Indicate any order with respect to suspension and probation. ⁸ Certified copy to accompany defendant to institution.

UNITED STATES v.

No. Criminal in counts for violation of U.S.C., Title, Secs.

RETURN

I have executed the within Judgment and Commitment as follows:

Defendant delivered on to

Defendant noted appeal on and release

Defendant's appeal determined on

Defendant surrendered on

Defendant delivered on July 18, 1938 to US. Prison at Leavenworth Kansas, the institution designated by the Attorney General, together with certified copy of the within Judgment and Commitment.

U. S. Marshal.

By, Deputy

FILED MAY 23 1938

A. L. ARNOLD, Clerk.

By W.W. Caster, Deputy

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DIVISION OF THE WESTERN DISTRICT OF MISSOURI.

United States of America, Plaintiff, vs Edward Hogendorn, Defendant.

No. 13756

JUDGMENT AND ORDER OF PROBATION.

On this 23rd day of May, 1938, came the United States Attorney and the defendant Edward Hogendorn, appearing in proper person, and the defendant having been convicted on his plea of nolo contendere of the offense charged in count two of the indictment, to wit, conspiring to injure and oppress citizens of the United States in the free exercise of their Constitutional right to vote for the selection of a Representative in the Congress of the United States, the United States having dismissed count one, and

the defendant being asked if he has anything to say before judgment is pronounced against him, and no sufficient cause being shown or appearing to the court, and it appearing to the court that the defendant should be placed on probation, IT IS BY THE COURT

ORDERED AND ADJUDGED that the defendant be and hereby is placed on probation, under the usual conditions of probation, for the period of two (2) years, without sentence of fine or imprisonment, and without costs.

Albert, L. Reeves, U. S. District Judge.

Approved: Sam C. Blair, Assistant U. S. Attorney.

FILED MAY 23 1938

A. L. ARNOLD, Clerk.

By W.W. Caster, Deputy.

D. C. Form No. 61

District Court of the United States

Western DISTRICT Missouri, Western DIVISION

United States v. I. Vaughn Buchanan,

No. 13756 Criminal indictment in two counts for violation of U. S. C., Title 18, Secs. 51 JUDGMENT AND COMMITMENT

On this 23rd day of May, 1938, came the United States Attorney, and the defendant I. Vaughn Buchanan, appearing in proper person, and by counsel and,

The defendant having been convicted on his plea of guilty of the offense charged in the indictment in the above-entitled cause, to wit, conspiring to injure and oppress citizens of the United States in the free exercise of their Constitutional right to vote for the selection of a Representative in the Congress of the United States, as charged in count two, the United States having dismissed count one, and the defendant being now asked whether he has anything to say before judgment is pronounced against him, and no sufficient cause being shown or appearing to the Court, IT IS BY THE COURT

ORDERED AND ADJUDGED that the defendant be hereby committed to the custody of the Attorney General for imprisonment in an institution of the jail type to be designated by the Attorney General or his authorized representative for the period of

seven (7) months, and that he pay a fine in the sum of one thousand (\$1,000) dollars, without costs, and that said defendant be imprisoned until discharged as provided by law.

IT IS FURTHER ORDERED that execution of the above sentence of fine and imprisonment be stayed until June 1, 1938, and that on said date the defendant surrender to the United States Marshal for execution of said sentence.

IT IS FURTHER ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the same shall serve as the commitment herein.

Approved: Sam C. Blair, Asst. U.S. Attorney.

(Signed) Albert L. Reeves, Judge

A True Copy. Certified this day of

(Signed) Clerk

(By) Deputy Clerk.

¹ Indictment or information. ² Insert "by counsel" or "having been asked whether he desired counsel assigned by the Court, replied that he did not," whichever is applicable. ⁸ Insert the words "his plea of guilty," "plea of nolo contendere," or "verdict of guilty," as the case may be. ⁴ Name specific offense or offenses and specify counts upon which convicted. ⁵ Insert type of institution such as "jail," "training school," "reformatory," "penitentiary," or "special." If prisoner's circumstances require special type institution, Marshal should submit facts and recommendations of Court to Attorney General where regulations do not apply. ⁶ Insert sentence and any provision for payment of fine and state whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin; that is, with reference to termination of preceding term, or with respect to any other outstanding or unserved sentence. ⁷ Strike out if Court did not so order. ⁸ Indicate any order with respect to suspension and probation. ⁸ Certified copy to accompany defendant to institution.

UNITED STATES v.

No. Criminal in counts for violation of U.S.C., Title, Secs.

RETURN

I have executed the within Judgment and Commitment as follows:

Defendant delivered on to

Defendant noted appeal on and release

Defendant's appeal determined on

Defendant surrendered on

Defendant delivered on July 18, 1938 to US. Prison at Leavenworth Kansas, the institution designated by the Attorney General, together with certified copy of the within Judgment and Commitment.

U. S. Marshal.

By, Deputy

FILED MAY 23 1938

A. L. ARNOLD, Clerk.

By W.W. Caster, Deputy

D. C. Form No. 61

District Court of the United States

Western DISTRICT Missouri, Western DIVISION

United States v. Harry O. Mittong,

No. 13756 Criminal indictment in two counts for violation of U. S. C., Title 18, Secs. 51 JUDGMENT AND COMMITMENT

On this 23rd day of May, 1938, came the United States Attorney, and the defendant Harry O. Mittong, appearing in proper person, and by counsel and,

The defendant having been convicted on his plea nolo contendere of the offense charged in the indictment in the above-entitled cause, to wit, conspiring to injure and oppress citizens of the United States in the free exercise of their Constitutional right to vote for the selection of a Representative in the Congress of the United States, as charged in count two, the United States having dismissed count one, and the defendant being now asked whether he has anything to say before judgment is pronounced against him, and no sufficient cause being shown or appearing to the Court, IT IS BY THE COURT

ORDERED AND ADJUDGED that the defendant be hereby committed to the

custody of the Attorney General for imprisonment in an institution of the jail type to be designated by the Attorney General or his authorized representative for the period of four (4) months, and that he pay a fine in the sum of two hundred and fifty (\$250) dollars, without costs, and that said defendant be imprisoned until discharged as provided by law.

IT IS FURTHER ORDERED that execution of the above sentence of fine and imprisonment be stayed until June 1, 1938; that the execution of the above sentence of imprisonment be suspended and the defendant be on probation, under the usual conditions of probation, and under the further special condition that he pay the fine herein imposed on or before June 1, 1938, for the period of two (2) years.

IT IS FURTHER ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the same shall serve as the commitment herein.

Approved: Sam C. Blair, Asst. U.S. Attorney.

(Signed) Albert L. Reeves, Judge

A True Copy. Certified this day of

(Signed) Clerk

(By) Deputy Clerk.

¹ Indictment or information. ² Insert "by counsel" or "having been asked whether he desired counsel assigned by the Court, replied that he did not," whichever is applicable. ⁸ Insert the words "his plea of guilty," "plea of nolo contendere," or "verdict of guilty," as the case may be. ⁴ Name specific offense or offenses and specify counts upon which convicted. ⁵ Insert type of institution such as "jail," "training school," "reformatory," "penitentiary," or "special." If prisoner's circumstances require special type institution, Marshal should submit facts and recommendations of Court to Attorney General where regulations do not apply. ⁶ Insert sentence and any provision for payment of fine and state whether sentences are to run concurrently or consecutively and, if consecutively, when each term is to begin; that is, with reference to termination of preceding term, or with respect to any other outstanding or unserved sentence. ⁷ Strike out if Court did not so order. ⁸ Indicate any order with respect to suspension and probation. ⁸ Certified copy to accompany defendant to institution.

UNITED STATES v.

No. Criminal in counts for violation of U.S.C., Title, Secs.

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Defendant noted appeal on and release

Defendant's appeal determined on

Defendant surrendered on

Defendant delivered on July 18, 1938 to US. Prison at Leavenworth Kansas, the institution designated by the Attorney General, together with certified copy of the within Judgment and Commitment.

U. S. Marshal.

By, Deputy

FILED MAY 23 1938

A. L. ARNOLD, Clerk.

By W.W. Caster, Deputy