

Count 1

It is the sentence and judgment of the Court, upon the plea of guilty to Count I of the indictment, that the defendant, John J. Pryor, be committed to the custody of the Attorney General, to be confined in a federal penitentiary during and for a period of two years and that he pay a fine of \$5000.

Count II

It is the sentence and judgment of the Court, upon the plea of guilty to Count II of the indictment, that the defendant, John J. Pryor, be committed to the custody of the Attorney General, to be confined in a federal penitentiary during and for a period of two years, and that he pay a fine of \$5000. The prison sentence assessed for this count is to be served concurrently with that assessed for Count I.

Count III

It is the sentence and judgment of the Court, upon the plea of guilty to Count III of the indictment, that the defendant, John J. Pryor, be committed to the custody of the Attorney General, to be confined in a federal prison during a period of three years and that he pay a fine of \$10,000. The prison sentence assessed for this count, if ever required to be served, is to be served consecutively with those assessed under Counts I and II.

Service of the sentence of imprisonment under this count is suspended, and the defendant is placed on probation for a period of five years, which period of probation shall begin on the day when the defendant is released from actual institutional custody under the sentences imposed in connection with Counts I and II. The conditions of this probation are those which heretofore have been stated in this memorandum, to which reference is here made and which are incorporated herein by reference, and which will be set out fully in the record made by the clerk of the court.

Conditions of Probation

The conditions of the probation which will be granted as to the sentence on the last of the three counts are these:

1. Within five days after actual institutional custody under this sentence has terminated, defendant will pay into the treasury, through the clerk of this court, unless he has already done so, the full amount of the several fines imposed in connection with Counts I, II and III.

2. Within five days after actual institutional custody under this sentence has

terminated, the defendant will pay into the treasury, unless he has theretofore done so, the full amount of the income taxes due from him to the United States and the full amount of civil penalties assessed against him, or such lesser amounts as the department of the treasury shall consent to accept in full settlement.

3. During the period of probation - (a) the defendant will not absent himself from Jackson County, Missouri, without the consent of the probation officers of this court obtained in advance; (b) the defendant will report in person once each month at the probation office and then and there give information in writing concerning all matters involved in his affairs and activities during the month preceding, concerning which the probation officers may inquire, provided the inquiries concern whether the defendant is leading an honest, moral, useful and industrious life, and obeying all conditions of his probation, and he will report and receive visits from the probation officers at such other times as they shall decide; (c) he will not intentionally violate any federal state, or municipal law; (d) he will work regularly, keep good company and good hours, associate with respectable persons, keep away from undesirable places, abstain from all gambling and all excessive use of intoxicating liquors.

The court reserves the right, as the law gives to the court the right, to add to or modify these conditions at any time.