

The above noted account information is only current as of the date of this receipt. Continuances and other actions on your case will cause the outstanding balances to increase over time. This receipt does not serve as proof of payment in full on any account. For detailed account information please contact our bookkeeping department at 215-2375.

BY _____ SH

COPY

MIKE HAMMOND, CLERK

343878N



DATE	DOCKET NUMBER	PD BY	NAME	RECEIPT NUMBER	AMOUNT
07/14/2017	COPY	CA	RANDALL BEAN	343878N	\$2.00

JUDGMENT

IT IS THE JUDGMENT OF THE COURT THAT:

The defendant is found guilty of the offense of _____

AND the defendant shall pay costs.

Execute on Costs.

Defendant is sentenced to be confined in the Knox County Detention Facility or equivalent institution for a period of _____

Defendant shall pay a fine of \$ _____

Defendant shall pay restitution of \$ _____

LIC. Taken in Court _____

LIC. REV. _____

Supervised probation thru the Knox County Probation Office. Until Restitution Paid.

The charge is dismissed.

The charge will be dismissed upon payment of costs by the defendant.

The defendant is bound to the Grand Jury pursuant to the attached record of Preliminary Examination. Bond \$ _____

Diversion _____

Other: _____

This the _____ day of _____

Judge _____

Defendant's probation is/is not revoked due to following conditions: _____

Judge _____

Date _____

NO. @1202006

STATE OF TENNESSEE

VS

RANDALL KEITH BEANE (ALIAS) - IDN
13633357

300 STATE ST, KNOXVILLE, TN
37902

DOB: 09/29/1967

Offense:

FUGITIVE FROM JUSTICE - FELONY,
TCA Section 40-9-103, CLASS U
FELONY

Issued this 12th day of July, 2017.

RETURN

Came to hand and executed by arresting the defendant this _____ day of _____ at _____ am/pm

KPD: KCSO: THP UT

Case Setting: _____

Bail: **TO BE SET**

Bond Conditions: _____

Atty. for Def: _____

Officer available court dates after: 08/09/2017

WAIVER OF ATTORNEY

I understand that I have the right to an attorney and that if I am indigent and cannot afford an attorney the Court will appoint an attorney to represent me. It is my desire to waive my right to an attorney in this case.

WAIVER AND PLEA

I understand that I have the right to be tried in Criminal Court upon an indictment or presentment by the Grand Jury. I also have the right to a trial by jury. I desire to waive these rights and to be tried in General Sessions Court on this warrant.

I Plead _____ to the charge on this warrant.

Signature _____

NOTICE: The Tennessee rules of the Criminal procedure provide that there is no appeal from a plea of guilty, except as to sentence.

Mackey & McClintock enhancement explained

The District Attorney General does not object to this case being tried in General Sessions Court.

Signature _____

This warrant is cancelled at the request of the District Attorney General.

This warrant is amended to charge the offense of _____

By agreement of the parties.

By motion of the STATE.

Date _____ Judge _____

**GENERAL SESSIONS COURT, KNOX COUNTY, TENNESSEE
AFFIDAVIT OF COMPLAINT**

DEFENDANT: **RANDALL KEITH BEANE (ALIAS) - IDN 1363357**
AFFIANT: **LEAH R SPOONE - IDN 1281829**

THE AFFIANT, AFTER FIRST BEING DULY SWORN ACCORDING TO LAW, STATES THAT A CRIMINAL OFFENSE HAS BEEN COMMITTED IN KNOX COUNTY, TENNESSEE, BY THE DEFENDANT. FURTHER, AFFIANT MAKES OATH THAT THE ESSENTIAL FACTS CONSTITUTING THE SAID OFFENSE ARE AS FOLLOWS:
THE DEFENDANT IS A FUGITIVE FROM JUSTICE, TENNESSEE CODE ANNOTATED 40-9-103. ON WEDNESDAY, JULY 12, 2017 AT 05:30, THE AFFIANT CAME INTO CONTACT WITH THE DEFENDANT AT 5001 MALONEYVILLE ROAD. THE DEFENDANT DID UNLAWFULLY, KNOWINGLY, AND WILLINGLY FLEE FROM COLORADO TO KNOXVILLE, TENNESSEE, TO AVOID PROSECUTION FOR FAILURE TO APPEAR. NCIC CONFIRMED THE DEFENDANT AS A WANTED PERSON. OR IS JASPER, COLORADO SO, SC0270000. NIC IS W373601642. EXTRADITION CONFIRMED. A CITATION WAS NOT ISSUED BECAUSE OFFENSE IS A FELONY.

LEAH R SPOONE, AFFIANT
Work # : N/A
Home # : N/A

Personally sworn to and subscribed by the affiant before me this 12th day of July, 2017.

DUSTIN SEAN DUNNHAM, Magistrate

ARREST WARRANT @1202006

TO THE DEFENDANT:
Randall Keith Beane (ALIAS), based on the affidavit of complaint filed in this case, there is probable cause to believe that, in violation of T.C.A. §40-9-103, you have committed the offense of FUGITIVE FROM JUSTICE - FELONY, Class U Felony.

TO THE LAWFUL OFFICER:

You are therefore commanded in the name of the State of Tennessee to immediately arrest the defendant named above and bring the defendant to this court to answer the charges.

Bail is set at TO BE SET

Conditions of Bond:

Issued this 12th day of July, 2017.

DUSTIN SEAN DUNNHAM, Magistrate

DUSTIN SEAN DUNNHAM, Magistrate

WITNESSES

JUDGMENT

IT IS THE JUDGMENT OF THE COURT THAT:
The defendant is found guilty of the offense of _____

AND the defendant shall pay costs.
 Execute on Costs.

Defendant is sentenced to be confined in the Knox County Detention Facility or equivalent institution for a period of _____

Defendant shall pay a fine of \$ _____

Defendant shall pay restitution of \$ _____

LIC. Taken in Court _____

LIC. REV. _____

Supervised probation thru the Knox County Probation Office. Until Restitution Paid.

The charge is dismissed.

The charge will be dismissed upon payment of costs by the defendant.

The defendant is bound to the Grand Jury pursuant to the attached record of Preliminary Examination. Bond \$ _____

Diversion _____

Other: _____

This the _____ day of _____

Judge _____

Defendant's probation is/is not revoked due to following conditions: _____

Judge _____

Date _____

NO. @1202373

STATE OF TENNESSEE

VS

RANDALL KEITH BEANE (ALIAS) - IDN
1363357

300 STATE ST, KNOXVILLE, TN
37902

DOB: 09/29/1967

Offense:

FUGITIVE FROM JUSTICE - FELONY,
TCA Section 40-9-103, CLASS U
FELONY

Issued this 13th day of July, 2017.

RETURN

Came to hand and executed by arresting the defendant this _____ day of _____ at _____ am/pm

KPD_KGSO_THP UT

Case Setting _____

Bail TO BE SET

Bond Conditions:

Atty. for Def. _____

Officer available court dates after: 08/10/2017

WAIVER OF ATTORNEY

I understand that I have the right to an attorney and that if I am indigent and cannot afford an attorney the Court will appoint an attorney to represent me. It is my desire to waive my right to an attorney in this case.

WAIVER AND PLEA

I understand that I have the right to be tried in Criminal Court upon an indictment or presentment by the Grand Jury. I also have the right to a trial by Jury. I desire to waive these rights and to be tried in General Sessions Court on this warrant.

I Plead _____ to the charge on this warrant.

Signature _____

NOTICE: The Tennessee rules of the Criminal procedure provide that there is no appeal from a plea of guilty, except as to sentence.

Mackey & McClintock enhancement explained

The District Attorney General does not object to this case being tried in General Sessions Court.

Signature _____

This warrant is cancelled at the request of the District Attorney General.

This warrant is amended to charge the offense of _____

By agreement of the parties.

By motion of the STATE.

Date _____ Judge _____

GENERAL SESSIONS COURT, KNOX COUNTY, TENNESSEE
AFFIDAVIT OF COMPLAINT

DEFENDANT: RANDALL KEITH BEANE (ALIAS) - IDN 1363357
AFFIANT: SARA ANDERSEN - IDN 1291214

THE AFFIANT, AFTER FIRST BEING DULY SWORN ACCORDING TO LAW, STATES THAT A CRIMINAL OFFENSE HAS BEEN COMMITTED IN KNOX COUNTY, TENNESSEE, BY THE DEFENDANT. FURTHER, AFFIANT MAKES OATH THAT THE ESSENTIAL FACTS CONSTITUTING THE SAID OFFENSE ARE AS FOLLOWS:
THE DEFENDANT IS A FUGITIVE FROM JUSTICE, TENNESSEE CODE ANNOTATED 40-9-103. ON THURSDAY, JULY 13, 2017 AT 23:10, THE AFFIANT CAME INTO CONTACT WITH THE DEFENDANT AT 5001 MALONEYVILLE. THE DEFENDANT DID UNLAWFULLY, KNOWINGLY, AND WILLINGLY FLEE FROM SOUTH CAROLINA ORI SC0270000 TO KNOXVILLE, TENNESSEE, TO AVOID PROSECUTION FOR FAILURE TO APPEAR. NCIG CONFIRMED THE DEFENDANT AS A WANTED PERSON. ORI IS JASPER COUNTY SHERIFF'S OFFICE. NIC IS W373601642. EXTRADITION IS CONFIRMED. A CITATION WAS NOT ISSUED BECAUSE OFFENSE IS A FELONY.

400 MAIN ST, KNOXVILLE, TN 37902
Work # N/A
Home # N/A

Personally sworn to and subscribed by the affiant before me this 13th day of July, 2017.

CHRIS ROWE, Magistrate

ARREST WARRANT @1202373

TO THE DEFENDANT:

Randall Keith Beane (ALIAS), based on the affidavit of complaint filed in this case, there is probable cause to believe that, in violation of T.C.A. §40-9-103, you have committed the offense of FUGITIVE FROM JUSTICE - FELONY, Class U Felony.

TO THE LAWFUL OFFICER:

You are therefore commanded in the name of the State of Tennessee to immediately arrest the defendant named above and bring the defendant to this court to answer the charges.

Bail is set at: TO BE SET

Conditions of Bond:

Issued this 13th day of July, 2017.

WITNESSES

CHRIS ROWE, Magistrate