

CITY OF LAWTON

Plaintiff

N WEST

Attorney for Plaintiff

VS.

Case No. 10-28942

Rene Stevens

Defendant

J. Wilson

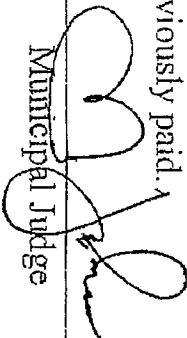
Attorney for Defendant

DATE: 9/5/11

COURT MINUTE

The Court finding no further violations of city, state, or federal laws during the deferred period, the Court finds and orders the plea of guilty withdrawn on the above numbered case(s) and that the case(s) is hereby dismissed with costs previously paid.

11-30

  
Municipal Judge

I, DOMINA J. BATA, MUNICIPAL COURT CLERK in and for CITY OF LAWTON, OKLAHOMA, hereby certify that the foregoing is a true, correct and complete copy of the instrument herewith set out as appears of record in the Court Clerk's Office of City of Lawton, Oklahoma, this 3

day of November, 2011.

DOMINA J. BATA,  
MUNICIPAL COURT CLERK

by R. Morgan Deputy

IN THE MUNICIPAL COURT OF THE CITY OF LAWTON,  
COMANCHE COUNTY, STATE OF OKLAHOMA

*Janding*  
*1/26/11*

City of Lawton

Plaintiff

*N. West*

Prosecutor

*Bowe, James M.*

Defendant

-VS-

*J. Willson*

Attorney for Defendant

NOW ON THIS 3 day of Jan, 2011, the Defendant appears in person/with attorney and enters the following:

<p>CASE NO. <u>F10-28942</u> CHARGE: <u>DUI .16</u> <input type="checkbox"/> amended to <u>w/accident</u></p> <p><input type="checkbox"/> NoLo <input type="checkbox"/> PNG <input type="checkbox"/> FG <input type="checkbox"/> Jail _____ days <input type="checkbox"/> _____ days Susp. <input checked="" type="checkbox"/> <u>6</u> Mo. Def. <input checked="" type="checkbox"/> Violate no City, State or Federal Laws during def/susp sentence <input type="checkbox"/> Dismiss</p> <p><input type="checkbox"/> Fine \$ _____ <input checked="" type="checkbox"/> Administrative Fee \$ <u>200</u> <input checked="" type="checkbox"/> C Costs \$ <u>600</u></p> <p><input checked="" type="checkbox"/> D.U.I. School <input type="checkbox"/> Lab Cost \$ _____ <input checked="" type="checkbox"/> Other \$ <u>Drugs &amp; Alcohol Assessment &amp; further fees</u></p>	<p>CASE NO. <u>F10-29391</u> CHARGE: <u>Fail to Obey Traffic Light</u> <input type="checkbox"/> amended to <u>w/accident</u></p> <p><input checked="" type="checkbox"/> PG <input type="checkbox"/> NoLo <input type="checkbox"/> PNG <input type="checkbox"/> FG <input type="checkbox"/> Jail _____ days <input type="checkbox"/> _____ days Susp. <input type="checkbox"/> _____ Mo. Def. <input type="checkbox"/> Violate no City, State or Federal Laws during def/susp sentence <input checked="" type="checkbox"/> Dismiss</p> <p><input type="checkbox"/> Fine \$ _____ <input type="checkbox"/> Administrative Fee \$ _____ <input checked="" type="checkbox"/> C Costs \$ <u>299</u></p> <p><input type="checkbox"/> D.U.I. School <input type="checkbox"/> Lab Cost \$ _____ <input type="checkbox"/> Other \$ _____</p>	<p>CASE NO. <u>F10-29392</u> CHARGE: <u>Invalid Vehicle Reg.</u> <input type="checkbox"/> amended to _____</p> <p><input type="checkbox"/> PG <input type="checkbox"/> NoLo <input type="checkbox"/> PNG <input type="checkbox"/> FG <input type="checkbox"/> Jail _____ days <input type="checkbox"/> _____ days Susp. <input type="checkbox"/> _____ Mo. Def. <input type="checkbox"/> Violate no City, State or Federal Laws during def/susp sentence <input checked="" type="checkbox"/> Dismiss</p> <p><input type="checkbox"/> Fine \$ _____ <input type="checkbox"/> Administrative Fee \$ _____ <input checked="" type="checkbox"/> C Costs \$ <u>50</u></p> <p><input type="checkbox"/> D.U.I. School <input type="checkbox"/> Lab Cost \$ _____ <input checked="" type="checkbox"/> Other \$ <u>proof of Registration</u></p>
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**NON-STATUTORY COSTS:** The defendant and/or their attorney acknowledge they are offering and hereby agree to pay costs that may exceed the amount or costs authorized by statute in consideration for having charges dismissed and/or fines waived. Defendant further releases the City of Lawton, its officials and employees from any liability as a result of this agreement and waives any claims resulting therefrom.  
**CONSEQUENCES OF VIOLATION OF PROBATION:** If you are accused of committing a subsequent violation of city, state or federal law during the period of your probation, or fail to pay all costs as required by the Court or fail to satisfy any other condition specified by the Court, the City Attorney's Office will file a motion to accelerate on your deferred case. If found guilty, the Court may revoke your deferred sentence and you can be sentenced up to the maximum allowed by law on your previous charge. You can also be sentenced up to the maximum allowed by law on your new charge for the subsequent violation, if you are convicted or plead guilty to the new charge.

TOTAL FINES/COSTS/JAIL DUE AT J & S: Blind Plea \$1,149  
J & S: 3 day of March, 2011 at 1:30 p.m.

DEFENDANT ACKNOWLEDGES NOTICE THAT FAILURE TO APPEAR ON OR BEFORE THIS DATE WILL RESULT IN A WARRANT FOR YOUR ARREST AND A NEW CHARGE OF FAILURE TO APPEAR.

AGREED: [Signature] PLEASE INITIAL \_\_\_\_\_  
Defendant or Attorney City Prosecutor N West  
AGREED: [Signature] \_\_\_\_\_  
Municipal Court Judge Date \_\_\_\_\_

COURT RECORD

Case No. 11-8-10 Page 80-11

Assignment Continued to 11/8/10

ENTRY OF APPEARANCE AND PLEA

I, The undersigned, do hereby enter my appearance on the complaint of the officers charged on the other side of this summons. I have been apprised of my rights to trial provided by law.

- I do hereby waive my rights to a hearing by court or jury and PLEAD GUILTY to said offense/as charged. I further agree to pay the penalty prescribed for my offense.
- I do hereby waive my rights to a hearing by court or jury and PLEAD NOT CONTENDERS to said offense/as charged. I further agree to pay the penalty prescribed for my offense.
- I do hereby PLEAD NOT GUILTY to said offense/as charged, posting amount designated below as my bond for appearance in court on:

Signature of Defendant \_\_\_\_\_

Amount: \$ \_\_\_\_\_ Date: \_\_\_\_\_

PROSECUTOR'S ENDORSEMENT

The within complaint has been examined and there is probable cause for filing the same. Complaint filed:

Signature (D.A., Prosecuting Attorney) Now \_\_\_\_\_ Date 11/8/10

COURT'S ORDERS

Charge Amended to \_\_\_\_\_

Non Conviction Based Upon:

- Court (Jury) Acquittal
- Court Dismissal - No Fine/Costs
- Deferred to Date
- Court Dismissal With Fine/Costs

Date of Order \_\_\_\_\_

Conviction Based Upon:

- Bond Forfeiture
- Plea of Guilty
- Plea of Not Contenders
- Court (Jury) Conviction

Conviction Date \_\_\_\_\_

The Court, therefore, enters the following order:

Fine: \$ \_\_\_\_\_ Costs \$ \_\_\_\_\_

called \_\_\_\_\_ days in \_\_\_\_\_

Other Order \_\_\_\_\_ Date \_\_\_\_\_

I Certify This To Be A True and Correct Abstract Of Court Record

Signature of \_\_\_\_\_  
 Judge  Clerk  Deputy Clerk

DONNA J. MATA, MUNICIPAL CLERK, in and for CITY OF LAWTON, OKLAHOMA, hereby certify that the foregoing is a true, correct and complete copy of the instrument herewith set out as appears of record in the Court Clerk's Office of City of Lawton, Oklahoma, this 3 day of November, 20 11.  
DONNA J. MATA,  
MUNICIPAL COURT CLERK  
BY R. Morgan Deputy

IN THE MUNICIPAL COURT OF LAWTON  
CITY OF LAWTON  
SITTING IN COMANCHE COUNTY OKLAHOMA

THE CITY OF LAWTON Plaintiff,  
vs.

No. 10-28942

Rowe James Defendant,

ORDER OF PROBATION ON [REDACTED] WITHOUT SUPERVISION

Now, on this 3 day of MARCH 11, the same being a juridical day of said court, and the time appointed for hearing the above entitled cause, the defendant

James Rowe being personally present in open court, and Defendant represented by J. Willson and the City of Lawton being represented by its Assistant City-Attorney N. West

The defendant having been legally charged by information filed in this case with a criminal offense; and having been informed of the nature of the charge and having been duly arraigned thereon; the said defendant personally entered his [REDACTED] to the crime of DUI .16 in said information.

The Court prior to accepting said plea informed the defendant of his Constitutional rights, including his right to trial by jury, his right to be confronted by his accusers and his right to his privilege against compulsory self-incrimination; and in response to questioning by the Court the defendant said that he understood his Constitutional rights and that he waived each of them, and persisted in his [REDACTED]. The Court further informed the defendant of the minimum and maximum penalty provided by law for the aforesaid offense, and after being further interrogated by the Court, the defendant stated that [REDACTED] of said crimes and that his [REDACTED] was voluntary by him without inducement or coercion.

On the defendant's representation that he had not been previously convicted of felony, and at his request, and with his consent, the Court, without entering a judgment of guilty,

ORDERED AND ADJUDGED that further proceedings be deferred for a period of 6 mos, until the 5 day of Sept 11, at which time the defendant or his attorney is ORDERED TO APPEAR before this Court at the hour of 9:00 o'clock A.M. of said day, and that defendant is placed on probation without supervision during such period.

The TERMS AND CONDITIONS OF SAID DEFERRED SENTENCE, are that the Defendant's behavior will be good and that the defendant will refrain from violation of any City, State, or Federal Law.

FURTHER, special conditions of said DEFERRED SENTENCE are as follows:

FURTHER ORDERED that upon completion of the term of probation WITHOUT VIOLATION of said conditions, that the defendant BE DISCHARGED WITHOUT A COURT JUDGMENT OF GUILT and that his [REDACTED] to the offense charged BE WITHDRAWN and the charge be DISMISSED with prejudice to any further action on said charge.

FURTHER ORDERED that in the EVENT OF VIOLATION of the terms and conditions of PROBATION, that this ORDER OF PROBATION BE IMMEDIATELY REVOKED and that judgment of guilt be entered on the defendant's [REDACTED], and that SENTENCE BE IMPOSED AS PROVIDED BY LAW.

FURTHER PROCEEDINGS in this case are hereby stayed and deferred pending the further order of the Court.

Attest:  
COURT CLERK OF CITY OF LAWTON

By Annelay  
Deputy Court Clerk

[Signature]  
Municipal Judge

I have read the above and understand the terms and conditions thereof.  
[Signature]  
Defendants Attorney

[Signature]  
Defendant  
3-3-11  
Date

11-25

STATE OF OKLAHOMA  
COUNTY OF COMANCHE  
CITY OF LAWTON

DISTRICT COURT  
 MUNICIPAL COURT  
 JUVENILE BUREAU

10-28942

POLICE - INFORMATION

the undersigned, being duly sworn, upon his oath discloses and says that:

on or about (date)	at (time)	at or near (location)
11-6-10	1915	LAUREL TATUM + E GORE
BEAT	PC	SHIFT
9	7	3
SSN: [REDACTED]		

Name (last, first, middle) ROWE, JAMES M Phone No. 540-735-562

Address 322 SE PRAIRIEVIEW DR Apt. or Lot -

City ELGIN State OK Zip Code 73538

Birthdate (mo, day, yr.)	Height	Weight	Pace	Sex	Hair	Eyes	Class
[REDACTED]	6-5	200	W	M	BR	BL	-

Driver License Number 1210-22-8177 Month/Year 10/12 State IN

Employer U.S. ARMY Did Unlawfully:  Operate  Park

Vehicle-Make	Year	Color	Body Style
<u>JEEP</u>	<u>2000</u>	<u>GRY</u>	<u>SUV</u>

Model	Tag Number	Mo./Year	State
<u>CHEROKEE</u>	<u>438 NSA</u>	<u>09/10</u>	<u>IN</u>

Commercial Vehicle  Yes  No VIN 1J4FF47S54L230953

and did then and there commit the following offense:

SPEEDING	MPH In	MPH Zone	Pace	Radar	Plane	Other
			<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Other Violation: DUI

Contrary to Statute/Ordinance: 23 52B

I, the undersigned issuing officer, hereby certify and swear that I have read the foregoing information and know the facts and contents thereof and that the facts supporting the criminal charge stated therein are true.

Signature of Officer P.O. CRIGER, C. Date 11-6-10 Badge No. 129/12422 Dist. E-7

Court Appearance JAIL day of JAIL, 2010, at M (CLK. USE)

Address of Court 102 SW 5th - Lawton, OK 73501 - (580) 581-3265

NOTICE: Release upon personal recognizance based upon a signed written promise to appear for arraignment is conditional and failure to timely appear for arraignment shall result in suspension of the arrested person's driver license in Oklahoma, or in the nonresident's home state pursuant to the Non-resident Violator Compact; plus a charge of failure to appear.

WITHOUT ADMITTING GUILT, I promise to appear in said court at said time and place.

X SIGNATURE: JAIL

<input type="checkbox"/> Signed Personal Recognizance	<input checked="" type="checkbox"/> Jail	<input type="checkbox"/> Court Complaint	<input type="checkbox"/> Arrest/Summons	<input type="checkbox"/> Juvenile
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Name of Parent or Guardian \_\_\_\_\_

Address \_\_\_\_\_

Officer's Remarks: SEE REPORT

Accident	Accident Type
<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	<input type="checkbox"/> PD <input checked="" type="checkbox"/> FI <input type="checkbox"/> FATALITY

AREA:	<input checked="" type="checkbox"/> Business	<input type="checkbox"/> Industrial	<input type="checkbox"/> school	<input type="checkbox"/> residential	<input type="checkbox"/> rural
HIGHWAY	<input type="checkbox"/> 4 or more				
TYPE:	<input type="checkbox"/> 1 lane	<input type="checkbox"/> 2 lane	<input type="checkbox"/> 3 lane	<input type="checkbox"/> undivided	<input checked="" type="checkbox"/> divided
					<input type="checkbox"/> ramp

DONNA J. MATA, MUNICIPAL COURT CLERK is and for the CITY OF LAWTON, OKLAHOMA, hereby certify that the foregoing is a true, correct and complete copy of the instrument herewith set out as appears of record in the Court Clerk's Office of City of Lawton, Oklahoma, this 3 day of November, 2011

DONNA J. MATA,  
MUNICIPAL COURT CLERK

BY R. Morgan, Deputy