Superior Court of Delaware Sussex County

☐ VIDEO (Fax	COURTROOM (Hand to Officer / Fax to DOC)				ax to DOC)					
This C	ommitment or Relea	ase is effective	pursu	ant to	the dispositions r	oted belov	w.			
Case ID Number	1511002196			Date June 14, 2017			7			
Defendant Name	Brooke Wi	illoughby	s	BI _	686840	_ DOB _	07/10/1991			
(Circle	either: Commitme	nt or Release	then C	Check	Mark the Appropr	iate Błock	s)			
CON	MMITMENT				RELE	ASE)				
In Default of Bail	☐ Bail Reduced to Unsecured / Own Recognizance									
☐ Bail Set Secur	⊠ Bail Posted Secured / Cash _ / ০০০ ∙০০									
☐ Bail Increased	All Charges Dismissed for this ID Number									
Bail Revoked Purs		All Charges Nolle Prossed for this ID Number								
Bondsperson Reli		Mone	y to be Applied to	Account						
Other:			Othe	ar.						
	- Data 8 Time)	6/22/17 @ 1 p			•					
Next Proceeding (Typ	e, Date & Time)	10/22/1/ @ 1]	טען ווונ	ρ						
Sanction Commitme			(-learir	ng Type <u> SELE</u>	CT				
	(Hearing Da	•		_						
	be immediately place	•		_			at Supervision			
1	Level <u>- LEVEL -</u> and sh	iali pe released fr	om tn	at cusi	.ody on at		•			
	self-report on1		1.							
•	Correction at Supervi	sion Level <u>- LEVE</u>	<u>L – and</u>	shall	be released from th	at custody	on at			
-	+									
Judicial Action (Sussex C	Waiver of Indictment	☐ Not Gui	Ie		Decutes lucy Trial		<u></u>			
Arralgnment: Other Action:	ity arrant		Require Jury Trial Capias Return		<i>1</i> 0					
Other Action: R9W Granted Motlon(s): Type: Granted				旹	_ Denied	□ Re	eserved Decision			
Case Review: Other:		Trial		FTA Capias						
	(Ball Char	iges: Fill in Onl	y if Ba	il is C	hanged or Set)	· <u>.</u>				
Criminal Action #(s)	Short Description			E	Ball Amount(s)	Type(s)				
15-11-0302	THEFT <1500			\$						
	-	_		\$		_				
		·	-	\$						
				8		ļ. <u> </u>	_			
	<u>. </u>			9	<u> </u>					
Bail Conditions:	☐ Pr	e-Trial Services	s Supe	ervisio	n 🔲 Drug/A	Icohol Tes	sting / Treatmen <u>t</u>			
Contact Public I	Defender 🔲 N	o Contact With:								
Contdot i abilo t	zelendor <u> </u>	o comact with	+							
Other:	<u>, </u>									
					loves M. C	Calline				
Judicial Officer Initial	Judicial Officer Initials Clerk Initials					Joyce M. Collins Prothonotary				
						-				
Courtroom:	. .	Court	: Rep	orter /	/FTR					
Original – Court		ce: DOC /	Instit	ıtion (via Officer and/or	Fax) - De	fendant			

Z00/τ00[27]

06/14/2017 WED 14:10 FAX →→→ CRO BAIL CON

•	perior Court -	Ototo o	- 4		Sussex (ounty		Ball and Re	coginizarios
Cas	e #:1511002	2196 SB I	#: 686840	DOB:	<u>07/10/19</u>	91 State of De	elaware vs	<u> Willoghby,</u> Brooke	
	15-11-0302	Т	HEFT <1500						
E(S)		<u> </u>						<u> </u>	
CHARGE(S)					. •				
5						-			<u>.</u>
	l								
			AMOUNT			1,000.00		 .	
	are released from o		conditions indica sonal promise to appo			by the Court			
旹:	Personal Recognize Unsecured Ball B	ond Your pers	sonal unsecured appe	earance bor	nd, to be forfelt	ed if you fall to app		and directed by the Court.	
	Co-Sig							to appear as required and direct	
\boxtimes	Secured / Percents Cash B	iond you fall to	appear as required	and directed	d by the Court,	forfeiture will proc	eed for the full a	oon the completion of your rele mount of the money bond.	
П	Real Property B	lond If you fail	to appear as required	and directed	l by the Court, t	he bond will be forfe	eited and the prop	perty Identified below will be sub	ject to foreclosure.
П	Property Identified Corporate Surety B	i as: lond · Your app	, . earance is insured b	v an approv	e surety, to be	forfelted if you fail	to appear as rec	_ quired end directed by the Cou	ırt.
You	are released or	n the		·. · · ·	:	. , , , , , , , , , , , , , , , , , , ,		· ·	
follow	ving additional condi	itions	-						
Ш	No Contact with:		•		Ball will no	ot be refunded, to t	be applied to out	standing financial obligations.	Initials
Nex	xt Court Date:	Thursday,	06/22/2017		Time:	1:00 PM	Event: _	Violation of Probat	lon
of th chan	ne court; and the defe	ndant is prohibit Iress or residenc	ed from committing a e within 5 days of suc	any oriminal	l offense while	released on bail	or recognizance	on notice and submit to the ord Defendent shall keep the conown, without prior notice to do	ourt advised of any
as a	IVER OF RIGHT TO (condition of his/her re United States and will	elease on bail, the	e right to contest extra	adition to the	defendant here • State of Dela	eby acknowledges ware from any sta	that he/she has te within the Uni	knowingly, voluntarily, and inted States or from any territory	telligently given up, y or country outside
VIOL						1			
defe	LATION OF CONDIT endant's release and fo	IONS: Failure to	comply with the at all bond posted. The t	oove provis	ions will subje Ide by any con	ct defendant to a ditions of bail, will:	warrant being subject the defe	issued for the defendant's al ndant to a separate criminal of	rrest, revocation of fense.
defe	endant's release and fo	IONS: Failure to	ail bond posted. The f	pove provis failure to ab	lde by any con	ditions of bail, will:	subject the defe	issued for the defendant's at ndant to a separate criminal of nd until full and final determin	fense.
This The and appointed	bond is valid for pression bond is valid for pression. Defendant and Surety effect and payment he count any Clerk of any essity of independent and payment in the count and payment in the count and payment and	IONS: Failure to original subsets of any based on the subsets of t	ail bond posted. The factorial bond posted in a conditions so hall be payable forthwas our agent upon wither notice; and we return the conditions as our agent upon wither notice; and we return the conditions are sour agent upon the conditions are sourced in the	pove provision failure to about the same court of the same court o	Ide by any con thaving Jurisdi ye, in which ca confess judge paper affecting quitclaim any e	ditions of bail, will a ction by transfer, a se this bond shall nent in the above so our liability may arrors in judgment	subject the defe appeal, or remand be null and voice sum and we sub- be served, and or entry thereof	ndant to a separate criminal of nd until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co- our liability may be enforced and waive all exemption laws of the	ifense. ation of the case(s). remain in full force ourt and irrevocably on motion without he State of Delaware.
This The and appointed	bond is valid for pression bond is valid for pression. Defendant and Surety effect and payment he count any Clerk of any essity of independent and payment in the count and payment in the count and payment and	IONS: Failure to original subsets of any based on the subsets of t	ait bond posted. The factorial bond posted in a second it is a second it is a second in a	provision of the provision of the province to a province the province	the by any con thaving Jurisdi ve, in which ca to confess judge paper affecting quitclaim any ons of this bon otify Court o	ditions of bail, will action by transfer. a se this bond shall nent in the above so bur liability may arrors in judgment d and the penalt f Any Change I	subject the defe appeal, or remain be null and voice sum and we sub- be served, and or entry thereof- ies and forfeitun a Address	ndant to a separate criminal of nd until full and final determin i, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced	ifense. ation of the case(s). remain in full force ourt and irrevocably on motion without he State of Delaware.
This The and appointed liberal	bond is valid for pression bond is valid for pression. Defendant and Surety effect and payment he count any Clerk of any essity of independent and payment in the count and payment in the count and payment and	IONS: Failure to orfeiture of any ba- ent and all subset y promise to perfereln promised si Court of record action, without fur hat I understan	ait bond posted. The factorial bond posted in a second it is a second it is a second in a	provision of the provision of the province to a province the province	the by any con thaving Jurisdi ve, in which ca to confess judge paper affecting quitclaim any ons of this bon otify Court o	ditions of bail, will a ction by transfer, a se this bond shall nent in the above so bur liability may arrors in judgment and the penalt f Any Change II ty Name: (Print)	subject the defe appeal, or remand be null and voice sum and we subtile served, and or entry thereofties and forfeith an Address	ndant to a separate criminal of and until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co- our liability may be enforced and waive all exemption laws of the ire which may follow for nor	ation of the case(s). remain in full force burt and irrevocably on motion without ne State of Delaware. n-compliance.
This The and appointed liberal Date	bendant's release and for bond is valid for press Defendant and Surety effect and payment he oint any Clerk of any essity of independent areby acknowledge to this 14th day of June 2 the bond and the bond and the bond are by acknowledge to the by acknowledge to the by acknowledge to the by acknowledge to the	IONS: Failure to predict and all subsets of promise to perference promised since action, without furthant I understandune, 2017	ait bond posted. The factorial bond posted in a second it is a second it is a second in a	provision of the provision of the province to a province the province	the by any con thaving Jurisdi ve, in which ca to confess judge paper affecting quitclaim any ons of this bon otify Court o	ditions of bail, will action by transfer. a se this bond shall nent in the above so bur liability may arrors in judgment d and the penalt f Any Change I	subject the defe appeal, or remai be null and voice sum and we sub be served, and or entry thereof ies and forfeitu n Address)	ndant to a separate criminal of and until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced and waive all exemption laws of the unit which may follow for nor	remain in full force ourt and irrevocably on motion without a State of Delaware.
This The and appointed liberal Date	bendant's release and for bond is valid for press Defendant and Surely effect and payment ho oint any Clerk of any essity of independent a preby acknowledge t	IONS: Failure to predict and all subsets of promise to perference promised since action, without furthant I understandune, 2017	ait bond posted. The factorial bond posted in a second it is a second it is a second in a	provision of the provision of the province to a province the province	the by any con thaving Jurisdi ve, in which ca to confess judge paper affecting quitclaim any ons of this bon otify Court o	ditions of bail, will action by transfer. a se this bond shall nent in the above so bur liability may arrors in judgment d and the penalt f Any Change III (Print) Address	subject the defe appeal, or remain be null and voice sum and we sub be served, and or entry thereof ies and forfeitun Address	ndant to a separate criminal of and until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced and waive all exemption laws of the which may follow for nor	remain in full force ourt and irrevocably on motion without a State of Delaware.
This The and apponents I her	bendant's release and for bond is valid for presence of the pr	IONS: Failure to predict and all subsets of promise to perference promised since action, without furthant I understandune, 2017	ait bond posted. The factorial bond posted in a second it is a second it is a second in a	provision of the provision of the province to a province the province	the by any con thaving Jurisdi ve, in which ca to confess judge paper affecting quitclaim any ons of this bon otify Court o	ditions of bail, will a ction by transfer, a se this bond shall nent in the above so bur liability may arrors in judgment and the penalt f Any Change II ty Name: (Print)	subject the defe appeal, or remain be null and voice sum and we sub be served, and or entry thereof ies and forfeitun Address	ndant to a separate criminal of and until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced and waive all exemption laws of the unit which may follow for nor	remain in full force ourt and irrevocably on motion without a State of Delaware.
This The and apponents I her	bendant's release and for bond is valid for press Defendant and Surety effect and payment he oint any Clerk of any essity of independent areby acknowledge to this 14th day of June 2 the bond and the bond and the bond are by acknowledge to the by acknowledge to the by acknowledge to the by acknowledge to the	IONS: Failure to predict and all subsets of promise to perference promised since action, without furthant I understandune, 2017	ait bond posted. The factorial bond posted in a second it is a second it is a second in a	provision of the provision of the province to a province to a province to a province the	ide by any con having Jurisdi ve, in which ca confess judgn paper affecting quitclaim any ons of this bon otify Court of Surei	ditions of bail, will action by transfer, as this bond shall nent in the above so our liability may arrors in judgment d and the penalt of Any Change lifty Name: (Print) Address Telephone	subject the defe appeal, or remai be null and voice sum and we sub be served, and or entry thereof ies and forfeitu n Address	ndant to a separate criminal of and until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced and waive all exemption laws of the which may follow for nor	remain in full force ourt and irrevocably on motion without a State of Delaware.
This The and apportunity in the service of the serv	bendant's release and for bond is valid for presence of the pr	ent end all subset of promise to perference of any barrend all subset of promise to perference of promised successful and prom	ait bond posted. The figure to proceedings in form the conditions see thall be payable forthwas our agent upon wither notice; and we right the conditions an Defenda	provision of the provision of the province to a province to a province to a province the	ide by any con having Jurisdi ve, in which ca confess judgn paper affecting quitclaim any ons of this bon otify Court of Surei	ditions of bail, will action by transfer. See this bond shall nent in the above so bur liability may arrors in judgment d and the penalt of Any Change lifty Name: (Print) Address Telephone	subject the defe appeal, or remail be null and void sum and we sub be served, and or entry thereof ies and forfeitu n Address)	nd until full and final determinal of the until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced and waive all exemption laws of the unit which may follow for nor the which may	remain in full force ourt and irrevocably on motion without a State of Delaware.
This The and apponent in the state of the st	bendant's release and for bond is valid for pressive effect and payment he coint any Clerk of any essity of independent areby acknowledge to this 14th day of benden in the presence perior Court day	ent end all subset of ent of end all subset of end all subset of perference of end of	ait bond posted. The figure to proceedings in form the conditions see thall be payable forthwas our agent upon wither notice; and we right the conditions an Defenda	provision of the provision of the province to a province to a province to a province the	ide by any con having Jurisdi ve, in which ca confess judgn paper affecting quitclaim any ons of this bon otify Court of Surei	ditions of bail, will action by transfer, as this bond shall nent in the above so our liability may arrors in judgment d and the penalt of Any Change lifty Name: (Print) Address Telephone	subject the defe appeal, or remail be null and void sum and we sub be served, and or entry thereof ies and forfeitu n Address)	nd until full and final determinal of the until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced and waive all exemption laws of the unit which may follow for nor the which may	remain in full force ourt and irrevocably on motion without a State of Delaware.
This The and apponent in the state of the st	bendant's release and for bond is valid for present of payment he offer and payment he offer any clerk of any essity of independent areby acknowledge to this 14th day of Juned in the presence perior Court	ent end all subset of ent of end all subset of end all subset of perference of end of	ait bond posted. The figure to proceedings in form the conditions see thall be payable forthwas our agent upon wither notice; and we right the conditions an Defenda	provision of the provision of the province to a province to a province to a province the	ide by any con having Jurisdi ve, in which ca confess judgn paper affecting quitclaim any ons of this bon otify Court of Surei	ditions of bail, will action by transfer. as this bond shall ment in the above so bur liability may arrors in judgment d and the penalt of Any Change lifty Name: (Print) Address Telephone Telephone The Name: (Print) Home Address	subject the defe appeal, or remai be null and voice sum and we sub be served, and or entry thereof ies and forfeitu n Address)	nd until full and final determinal of the until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced and waive all exemption laws of the unit which may follow for nor the which may	remain in full force ourt and irrevocably on motion without a State of Delaware.
This The and apponent I her Date Sign Date Sign	Defendant and Surety effect and payment hoint any Clerk of any essity of independent areby acknowledge to the din the presence perior Court day and in the presence day and in	ent end all subset of ent end all subset of end	ait bond posted. The figure to proceedings in form the conditions see thall be payable forthwas our agent upon wither notice; and we right the conditions an Defenda	provision of the provision of the province to a province to a province to a province the	ide by any con having Jurisdi ve, in which ca confess judgn paper affecting quitclaim any ons of this bon otify Court of Surei	ditions of bail, will action by transfer. See this bond shall nent in the above so bur liability may arrors in judgment d and the penalt of Any Change lifty Name: (Print) Address Telephone	subject the defe appeal, or remai be null and voice sum and we sub be served, and or entry thereof ies and forfeitu n Address)	nd until full and final determinal of the until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced and waive all exemption laws of the unit which may follow for nor the which may	remain in full force ourt and irrevocably on motion without a State of Delaware.
This The and apponent I her Date Sign Date Sign	bendant's release and for bond is valid for pressive effect and payment he coint any Clerk of any essity of independent areby acknowledge to this 14th day of benden in the presence perior Court day	ent end all subset of ent end all subset of end	ait bond posted. The figure to proceedings in form the conditions see thall be payable forthwas our agent upon wither notice; and we right the conditions an Defenda	provision of the provision of the province to a province to a province to a province the	ide by any con having Jurisdi ve, in which ca confess judgn paper affecting quitclaim any ons of this bon otify Court of Surei	ditions of bail, will action by transfer. as this bond shall ment in the above so bur liability may arrors in judgment d and the penalt of Any Change lifty Name: (Print) Address Telephone Telephone The Name: (Print) Home Address	subject the defe appeal, or remai be null and voice sum and we sub be served, and or entry thereof ies and forfeitu n Address)	nd until full and final determinal of the until full and final determinal, but otherwise the bond shall mit to the jurisdiction of the Co our liability may be enforced and waive all exemption laws of the unit which may follow for nor the which may	remain in full force ourt and irrevocably on motion without a State of Delaware.