

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF

ABBEVILLE

STATE

VS.

INDICTMENT/CASE#: 2013-GS-01-00174

Charlie Eugene Tillman

AW#: 1-791129

AKA:

Date of Offense: April 15-16, 2012

Race: Black Sex: Male Age: 58

S.C. Code §: 16-3-1040(A)

DOB: 02/06/1956

CDR Code #: 0541

Address: 103 Broadwell Avenue

City, State, Zip: Calhoun Falls, SC 29628

SID# SC00265237

*CDL Yes No CMV Yes No Hazmat Yes No

SENTENCE SHEET

In disposition of the said indictment comes now the Defendant who was

CONVICTED OF or PLEADS

TO: Threat / Threatening life, person or family of public official, teacher, principal

In violation of § 16-3-1040 of the S.C. Code of Laws, bearing CDR Code # 0541

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS (CSC w/minor 1st or Lewd Act) §17-25-45

The charge is: As indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:

Assistant Attorney General SC Bar # 71676

Charlie Tillman Defendant

Attorney for Defendant SC Bar # 06188

WHEREFORE, the Defendant is committed to the State Department of Corrections County Detention Center,

for a determinate term of 5 days/months/years or under the Youthful Offender Act not to exceed _____ years

and/or to pay a fine of \$ _____; provided that upon the service of 1 (one) days/months/years and or payment

of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for 1 (one) months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on:

The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by the State Department of Corrections. *audit 1 dy = paid.*

The Defendant is to be placed on Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C. Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered

PTUP upon complete/PSE on 13-175

Total: \$ _____ plus 20% fee: \$ _____

_____ days/hours Public Service Employment

Payment Terms: _____

Obtain GED

Set by SCDPPPS

Attend Voc. Rehab. Or Job Corp. _____

Recipient: _____

May serve W/E beginning Substance Abuse Counseling

*Fine:	\$	
§14-1-206 (Assessments 107.5%)	\$	
§14-1-211 (A)(1)(Conv. Surcharge)	\$100	\$ 100.00
§14-1-211 (A)(2)(DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§56-1-286 (DUI Breath Test)	\$25	\$
Proviso 47.9 (Public Def/Prob)	\$500	\$
§14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$
§50-21-114 (BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
Proviso 90.5 (SCCJA Surcharge)	\$5	\$ 5.00
3% to County (if paid in installments)	\$	\$
TOTAL	\$	\$ 390.00
	\$	\$ 133.90

Random Drug/Alcohol Testing
Fine may be pd. in equal consecutive weekly/monthly pmts. of \$ _____ Beginning _____
\$ _____ Paid to Public Defender Fund

Other: *May turn in license 5:00 on Friday, June 27, 2014.*

Appointed PD or appointed other counsel, \$47.12 requires \$500 be paid to Clerk during probation

Clerk of Court/Deputy Clerk *Jenny McPherson*
Court Reporter: *Barbara*

Presiding Judge *Fred King, Jr.*
Judge Code: *2159*
Sentence Date: *June 25, 2014*

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF

ABBEVILLE

STATE

VS.

INDICTMENT/CASE#: 2013-GS-01-00175

Charlie Eugene Tillman

AW#: 71033 FR

AKA:

Date of Offense: April 15-16, 2012

Race: Black Sex: Male Age: 58

S.C. Code §: 56-05-2930

DOB: 02/06/1956

CDR Code #: 3353

Address: 103 Broadwell Avenue

City, State, Zip: Calhoun Falls, SC 29628

SID# SC00265237

SENTENCE SHEET

*CDL Yes [] No [x] CMV Yes [] No [x] Hazmat Yes [] No [x]

In disposition of the said indictment comes now the Defendant who was TO: DUI/Driving under the Influence, 1st Offense

[] CONVICTED OF or [x] PLEADS

In violation of § 56-05-2930 of the S.C. Code of Laws, bearing CDR Code# 3353

[x] NON-VIOLENT [] VIOLENT [] SERIOUS [] MOST SERIOUS [] Mandatory GPS [] §17-25-45 (CSC w/minor 1st or Lewd Act)

The charge is: [x] As indicted, [] Lesser Included Offense, [] Defendant Waives Presentment to Grand Jury, (def.'s initials)

The plea is: [] Without Negotiations or Recommendation, [] Negotiated Sentence, [x] Recommendation by the State.

ATTEST:

Handwritten signatures and names: Assistant Attorney General, Defendant, Attorney for Defendant, SC Bar # 71676, 06188

WHEREFORE, the Defendant is committed to the [] State Department of Corrections [x] County Detention Center, for a determinate term of 1 days/months/years or [] under the Youthful Offender Act not to exceed years and/or to pay a fine of \$ provided that upon the service of days/months/years and or payment of \$ plus costs and assessments as applicable*, the balance is suspended with probation for months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

[] CONCURRENT or [] CONSECUTIVE to sentence on:

[x] The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by the State Department of Corrections.

[] The Defendant is to be placed on Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C. Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Criminal Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

[] RESTITUTION: [] Deferred [] Def. Waives Hearing [] Ordered

PTUP

Total: \$ plus 20% fee: \$

48 hrs/week Public Service Employment

Payment Terms:

Obtain GED []

[] Set by SCDPPPS

Attend Voc. Rehab. Or Job Corp.

Recipient:

May serve W/E beginning Substance Abuse Counseling []

*Fine: \$

Random Drug/Alcohol Testing [] Fine may be pd. in equal consecutive weekly/monthly prmts. of \$ Beginning \$ Paid to Public Defender Fund

§14-1-206 (Assessments 107.5%) \$

§14-1-211 (A)(1)(Conv. Surcharge) \$100 \$ 100.00

§14-1-211 (A)(2)(DUI Surcharge) \$100 \$ 100.00

§56-5-2995 (DUI Assessment) \$12 \$ 12.00

§56-1-286 (DUI Breath Test) \$25 \$ 25.00

Proviso 47.9 (Public Def/Prob) \$500 \$

§14-1-212 (Law Enforce. Funding) \$25 \$ 25.00

§14-1-213 (Drug Court Surcharge) \$150 \$

§50-21-114 (BUI Breath Test Fee) \$50 \$

§56-5-2942(J) (Vehicle Assessment) \$40/ea \$

Proviso 90.5 (SCCJA Surcharge) \$5 \$ 5.00

3% to County (if paid in installments) \$

TOTAL \$ 279.26

Other:

[] Appointed PD or appointed other counsel, §47.12 requires \$500 be paid to Clerk during probation.

Clerk of Court/Deputy Clerk: Emily McMahon
Court Reporter: Tara Scott

Presiding Judge: Judge Code: 2159
Sentence Date: June 25, 2014

WITNESSES

Special Investigator Valerie Williams –
Attorney General's Office

ARREST WARRANT NUMBER

I-791129

ACTION OF GRAND JURY

William S. Williams

Foreperson of Grand Jury

MAY 24 2013

TRUE BILL
VERDICT

Foreperson of Petit Jury

Date:

Docket Number 2013-GS-01-0174

The State of South Carolina

County of Abbeville

COURT OF GENERAL SESSIONS

May 20 Term

THE STATE

vs.

Charlie Eugene Tillman

DEFENDANT

Indictment for

THREATENING THE LIFE OF
A PUBLIC OFFICIAL

SC Code: §16-3-1040(A)
CDR Code: 0541

Class F Felony

After being fully advised as to my legal
rights, I hereby waive presentment to the
Grand Jury

Defendant

I, _____
hereby appear in my own proper person
and plead guilty to the within indictment or
to _____

Defendant

Witness:

C.C.C. Pls. And G.S.

TRUE COPY

BY *Shanda Roof*
ABBEVILLE COUNTY CLERK OF COURT

STATE OF SOUTH CAROLINA)
) IN THE COURT OF GENERAL SESSIONS
COUNTY OF ABBEVILLE)

INDICTMENT

At a Court of General Sessions, convened on May 24, 2013 the Grand Jurors of Abbeville County present upon their oath:

THREATENING THE LIFE OF A PUBLIC OFFICIAL

That Charlie Eugene Tillman did in Abbeville County on or about April 16, 2012, commit the crime of Threatening the Life of a Public Official, to wit: he knowingly and willfully did deliver to Joshua Eppes, a public official of the Town of Calhoun Falls Police Department, a verbal communication in which the Defendant threatened the life of and/or threatened to inflict bodily harm upon Officer Eppes. This was done in violation of §16-3-1040(A), of the South Carolina Code of Laws, 1976 as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


ALAN WILSON/ AAM
SOUTH CAROLINA ATTORNEY GENERAL

WITNESSES

Special Investigator Valerie Williams –
Attorney General's Office

ARREST WARRANT NUMBER

71033 FR

ACTION OF GRAND JURY

William S. Porter

Foreperson of Grand Jury

Date: MAY 24 2013

TRUE BILL
VERDICT

Foreperson of Petit Jury

Date:

Docket Number 2013-GS-01-0175

The State of South Carolina

County of Abbeville

COURT OF GENERAL SESSIONS

May 2013 Term

THE STATE

vs.

Charlie Eugene Tillman
DEFENDANT

Indictment for

DRIVING VEHICLE WHILE UNDER
THE INFLUENCE
OF ALCOHOL AND/OR DRUGS

SC Code: 56-05-2930
CDR Code: 3353

Unclassified Misdemeanor

After being fully advised as to my legal
rights, I hereby waive presentation to the
Grand Jury

Defendant

I, _____
hereby appear in my own proper person
and plead guilty to the within indictment or
to _____

Defendant

Witness:

C.C.C. Pls. And G.S.

TRUE COPY

BY *Shandal Boag*
ABBEVILLE COUNTY CLERK OF COURT

STATE OF SOUTH CAROLINA)
)
COUNTY OF ABBEVILLE) IN THE COURT OF GENERAL SESSIONS

INDICTMENT

At a Court of General Sessions, convened on May 24, 2013 the Grand Jurors of Abbeville County present upon their oath:

DRIVING VEHICLE WHILE UNDER THE INFLUENCE
OF ALCOHOL AND/OR DRUGS

That Charlie Eugene Tillman did in Abbeville County on or about April 16, 2012, drive a motor vehicle while under the influence of intoxicating alcohol, and/or liquors, and/or narcotic drugs, which materially and appreciably impaired his ability to operate a motor vehicle. In violation of §56-5-2930 of the South Carolina Code of Laws, (1976) as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.



ALAN WILSON/ AAM
SOUTH CAROLINA ATTORNEY GENERAL