

FILED

IN THE COUNTY COURT OF LAUDERDALE COUNTY OCT 26 2009
THE STATE OF MISSISSIPPI

Donna Jill Johnson
CIRCUIT CLERK
PLAINTIFF

STATE OF MISSISSIPPI

VS.

CAUSE NO. CA-09-1275

TINA HALL

DEFENDANT

JUDGMENT FORFEITING ANIMALS

This cause having come on for hearing this day upon a Complaint filed by the State of Mississippi per Section 97-41-2 of the Mississippi Code of 1972, Annotated, against the Defendant named herein above, pertaining to alleged maltreatment and neglect of horses owned by the Defendant. Upon hearing all the testimony and evidence pertaining to same the Court does find as follows, to-wit:

1. That the Court has jurisdiction over the parties hereto and the subject matter hereto.
2. That the State of Mississippi made a motion at the beginning of the proceedings requesting an amendment to the pleadings to allow the picking up of one more horse belonging to the Defendant in this cause which was located at another location from those horses which were already picked up by the State.
3. That the Court granted the amendment per the authority set out in Section 97-41-2 (6) and included the additional horse in the forfeiture proceedings which was found at 1319 Stevens Blvd., Meridian, Mississippi.
4. That the State of Mississippi was represented by the Hon. Justin Cobb, as County Attorney for Lauderdale County, Mississippi.
5. That the Defendant appeared pro se.
6. That the Court heard testimony from numerous witnesses with varied experience and expertise in caring for horses and all agreed that the condition in which the horses were being kept constituted maltreatment and at a minimum severe neglect.
7. That all the horses were at different stages of malnutrition, from severe to moderate, and all suffered from thrush and numerous other infections as a result of the manner in which they were kept and cared for by the Defendant.

8. That the covered barbed wire pens in which the horses were kept were too small for the size and number of horses and were never cleaned out. Thus, the horses were required to stand in their own waste and urine, up to three to four inches deep, for weeks at a time. The neglected pens being covered with a tarp caused a steam room effect leading to further illness and infections of the horses.

9. That the condition the horses were found in by the State of Mississippi when same were picked up by the Lauderdale County Sheriff's Department was totally preventable and inexcusable.

IT IS THE OPINION OF THE COURT that the owner of the horses, Tina Hall, was financial unable to care for the number and different types of horse which she owned and rather than admit same she chose to find a cheap way to keep them. That the small barbed pens in which the horse were found were deplorable and constituted maltreatment of the horse being kept in them. That the condition of the pens was not the result of lack of finances but either lack of knowledge or will power, both of which are inexcusable conduct on the part of the Defendant herein.

IT IS, THEREFORE, ORDERED AND ADJUDGED that the horses which were owned by the Defendant herein, Tina Hall, being seven (7) total in number, are hereby found maltreated and neglected by their owner, Tina Hall. Further, the owner placed no bond with the Court and based on the Court's finding of neglect and maltreatment combined with the fact no bond was placed with the Court, the Court must find that all seven (7) horses be and the same are hereby immediately and permanently forfeited to the State of Mississippi.

IT IS FURTHER ORDERED AND ADJUDGED that a judgment against the Defendant, Tina Hall, in the sum of \$2,500.00, is hereby awarded to Kim Blanton of Coyote Hills Stables as the Horse Rescue Organization, located in Chaney, Mississippi, who is currently providing for the boarding and medical treatment of all the horses being forfeited by this judgment. Full title and ownership to said animals is hereby granted to Kim Blanton and Coyote Hills Stables as a result of the aforesaid forfeiture per Section 97-41-2 (5) of the Mississippi Code of 1972, Annotated. The aforesaid judgment shall be collected at the interest rate of 8% per annum until paid in full.

IT IS FURTHER ORDERED AND ADJUDGED that the Defendant, Tina Hall, be and she is hereby enjoined from owning any horses or cattle in the future and that said injunction is a permanent injunction as authorized per Section 97-41-2 (5).

IT IS FURTHER ORDERED AND ADJUDGED that all cost of these proceedings is hereby assessed to the Defendant, Tina Hall, and that execution be and the same is hereby authorized for collection of the aforesaid judgment and cost awarded and ordered herein above.

SO ORDERED AND ADJUDGED this the 26th day of October, 2009.


FRANK M. COLEMAN
SENIOR COUNTY COURT JUDGE

ALL OF THE ABOVE PREVIOUS BONDING AND

DEFENDANT FILED BAILTY AND FOUND BAILTY OF FUGITIVE/ARRESTED BONDING. ATTORNEY
FILED ON MATHE/ORDERED TO PAY 4000.00 FINE AND 4000.00 IN COURT COSTS DUE WITHIN
30 DAYS FROM 1/21/13. RESTITUTION OF 4000.00 TO DAVIDSON MORGAN. BOND
WORTH 10 TO BE PAID IN FULL IN 6 MONTHS. BOND 1/21/13/DEFENDANT IS ON PROBATION

Additional Information

FOR 2 YEARS WITH NO BOND SUPPORTED JAIL TIME UPHOLD FOR 2013 BONDING/DEFENDANT
IS TO NOT HAVE ANY ARRESTS OR HIS PROBATION FOR 2 YEARS

RESTITUTION PAYABLE TO DAVIDSON MORGAN HOME BOND
P O BOX 1495
WEST POINT MO 65773

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PAGE FIVE TO CONTINUE. P25-461 0460

DEFENDANT INFO ORIGINAL OFFENSE
- 2014 207 Page 107 Det at Statist M IT MO
Defendant Name HOFFMAN BOBBY (ARREST)
Address 101 CH ST

City of Day WESTON MO 65751 Bond Amt 2
County Name LYON HIGH-DELIVER TRIANGLE HOME VEHICLE P O BOX 1495/M P
Def N Name M Date of Birth 10 - 10 - 1977 SEX M/WHITE Male

Table with columns: Date Licensed, Drivers License Number, State, Make, Year, Type, Amount. Includes rows for Vehicle License, Expire Date, Change 3 Speed, Suspension, and Searched.

Charge 3
Disposition 2 - 21 - 2013 Jail 1 1 30 P.M. Code 8 BAILTY PARTIAL PAYMENTS
Searched Y/N
Charge OFF CRUELTY TO WILLING/INJURY/ FIGHTING/IT-61-1 THE/IT-61-17
Total Due 2713.75

Total Paid
F1-DISSENT F2-CLEAVING F3-OFFICERS F4-PROBATION F5-DISP CODES F10-FORWARD

ALL OF THE ABOVE (PREVIOUS SCREEN) AND

DEFENDANT PLED GUILTY AND FOUND GUILTY OF MISDEMEANOR CONFINING ANIMAL WITHOUT PERM OR AUTHORITY TO FRY 4500.00 FINE AND \$200.00 IN COURT COSTS AND WITHIN ONE YEAR FROM 3/22/13 RESTITUTION OF \$4000.00 TO SELDEN TRIMBLE HORSE RESCUE TO BE PAID IN FULL IN A MINOR BEING 3/22/13/DEFENDANT IS ON PROBATION

Additional Information

FOR 2 YEARS WITH 90 DAYS SUSPENDED JAIL TIME UPON FOR GOOD BEHAVIOR/PERFORMING TO NOT HAVE ANY WITHIN 2 IN HIS POSSESSION FOR 2 YEARS

RESTITUTION PAYABLE TO SELDEN TRIMBLE HORSE RESCUE
P O BOX 1482
WEST POINT MS 39370

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PRESS ENTER TO CONTINUE

F20-40 30VE

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ORIGINAL OFFICIAL
Date of State? 01/17/13

2010/01/01
Status 0 0A, 1, 02

MADISON COUNTY JUSTICE COURT

CASE RECORD OF STATE VERSUS OLIVE CASSAM

CASE: M1800-18839 CHARGE ORDER OF FORFEITURE OF SKINNED ANIMALS

COURT DATE: 3/12/2009

OLIVE CASSAM

AFFIANT/WITNESS:

ATTORNEY FOR DEF:

BOND:

JAIL KEPT:

APPEAL BOND:

O R D E R

DEFENDANT IS FOUND: GUILTY _____

SENTENCE:

ORDER OF FORFEITURE OF SKINNED ANIMALS DEFENDANT IS ADVISED
HE CAN NO LONGER OWN ANIMALS THAT HAVE TO RELY ON HUMAN CARE
FOR MAINTENANCE AND SUSTENANCE ON THE INVOLVED PROPERTY

FINE \$ _____ COSTS \$ _____ TOTAL \$ _____

SO ORDERED, THIS THE 13th DAY OF MARCH, 2009.

MARSHA WEEMS STACY
JUSTICE COURT JUDGE

CASE: M1800018839 VIOLATION DATE: _____ DATE CLOSED: 3/12/2009

I CERTIFY THIS TO BE A TRUE AND CORRECT COPY OF THE RECORDS OF THE
MADISON COUNTY JUSTICE COURT. THIS THE 17th DAY OF APRIL, 2013.


CLERK/D.C.