)

vy SEP - {| 2029

DALLAS CHRISTOPHER NGRIGR HADDEN

Defendant.

MAY weye®

siNErn Of G SED

aye 31 0H

eg office e of ALLIAMS

AR

wit LYN

yrt clerk

Other (specify)

CAPITAL

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() NON-CAPITAL

Co

**NOTICE OF INTENT TO APPEAL:**

ORDER DETERMINING INDIGENCY, APPELLATE COUNSEL,

PREPARATION OF APPEAL RECORD, AND GRANTING TRIAL COUNSEL'S

**MOTION TO WITHDRAW:** COURT REPORTER'S ACKNOWLEDGEMENT, AND

NOTIFICATION OF APPROPRIATE APPELLATE COUNSEL, IF APPOINTED

a

|. NOTICE OF INTENT TO APPEAL

The Defendant was sentenced on the 31% day of August, 2022, for:

RECEIVED

If certiorari appeal, date of trial court's denial to withdraw plea \_\_\_N/A SE

p Laat

Crime(s) Statute(s) Sentence I 2022

Ct. 1 Lewd Acts to Child Under 16 21 0.8. § 1123(A)(2) 25 Years CLERK'S OFFICE

Ct. 2 Lewd Acts to Child Under 16 21 O.S. § 1123{A)(2) 25 Years

The sentence(s) wasfwere ordered to run ( ) concurrently (X) consecutively as

follows: Cdund Too AL lou + \ Yeors Sutpented Couns TT) as syiae £ ug pended iy

eatrety

The Defendant intends to appeal (X) all convictions arising from the trial had in the above

captioned case, whether hereinabove specifically listed or not; or ( ) only the following

Counts to the Oklahoma Court of Criminal Appeals pursuant to 22 O.S, §1051

(cite specific statute). This Notice of Intent to Appeal and the Designation of Record, attached as

Exhibit "A", pursuant to Rule 2.5(B) of the Rules of the Court of Criminal Appeals, Ch. 18, App., of

Title 22, was filed with the clerk of the trial court within ten (10) days of the date of the

pronouncement of the Judgment and Sentence in this case and constitutes a valid initiation of a

direct appeal in accordance with the Court of Criminal Appeals Rule 2.1(B). The Defendant further

requests that the original record and transcripts be prepared in accordance with the completed

Designation of Record, attached as Exhibit A. To assist in the expediting of the appeal, an

advisory list of propositions of error, if any, deemed viable by trial counsel, signed by trial counsel

(if trial counsel will not be attorney on appeal), is attached as Exhibit "8".

1

Trial Counsel

(X}) Retained

() Appointed

() Individual

() Oklahoma Indigent Defense System

() Oklahoma County Public Defender

() Tulsa County Public Defender

A true and correct certified copy of the Notice of Intent to Appeal and the Designation of Record

with acknowledged receipt by the court reporter(s) were mailed this 31" day of August 2022, to

the Clerk of the Oklahoma Court of Criminal Appeals.

II, APPLICATION FOR DETERMINATION OF INDIGENCE

frial Counsel

. KEITH NEDWICK

OBA No. 18431

Address: 130 East Eufaula, Norman, OK 73069

Telepppne hlo. 425. .0530

fs 7 ,

’ Trial Counsel

CHARLES DOUGLAS

OBA No, 2445

Address: 130 East Eufaula, Norman, OK 73069

Telephone No. 405.329.2300

In accordance with Rule 1.14 of the Rules of the Court of Criminal Appeals, 22 0.S., Ch.18, App.,

the Defendant submits that he/she is indigent and cannot pay the costs of an appeal. Counsel

states:

()

{x)

Indigency has been previously determined by this Court or its designee, and a

pauper's affidavit in accordance with Rule 1.14(A) will be provided if this Court

elects to review the Defendant's status.

Indigency has not been previously determined by this Court or its designee, and a

pauper's affidavit in accordance with Rule 1.14(A) is attached as Exhibit "C”.

It is requested that appropriate counsel be appointed and transcripts be prepared at the expense

of the State.

Trial Counsel

il. DETERMINATION OF INDIGENCE

Pursuant to Rule 1.14 of the Rules of the Court of Criminal Appeals, Ch.18, App., of Title 22, this

Court finds the Defendant (X )IS ( )IS NOT currently indigent.

2

**THE COURT ORDERS:**

A. Preparation of the Appeal Record:

1. Arecord of this case {X)IS (IS NOT to be prepared at public expense.

2. The court reporter(s) listed below (X) SHALL (} SHALL NOT be reimbursed at

public expense out of the Court Fund of Cleveland County for preparation of this

record

Name: ANGELA THAGGARD

Mailing Address: 200 S. Peters, Norman, OK 73069

Transcript Type: Motion Hearing (MH)

Jury Trial (JT)

Sentencing Hearing (SH)

Transcript Date: January 21, 2022 (MH)

January 31, 2022 (MH)

June 21-24, 2022 (JT)

August 31, 2022 (SH)

Name: TANYA BURCHAM

Mailing Address: 200 S. Peters, Norman, OK 73069

Transcript Type: Preliminary Hearing (PH)

Transcript Date: January 15, 2021 (PH)

3, The return to the trial court clerk all transcripts prepared at state expense

during the course of the trial proceedings. These transcripts shall be returned

within ten (10) days from the date of sentencing. See Rule 3.2(E).

**B. IF INDIGENT:**

1. Keith Nedwick and Charles Douglas, trial counsel for the Defendant, timely

completed this Notice of Intent to Appeal and have timely filed a Designation of

Record.

2. The court reporter(s) have been served with a copy of the Designation of

Record.

3. Appropriate transcripts are ordered at public expense.

4. , (Name)

( ) CHIEF, CAPITAL DIRECT APPEALS DIVISION OF THE OKLAHOMA

INDIGENT DEFENSE SYSTEM (if the death sentence was imposed)

(X) CHIEF OF THE GENERAL APPEALS DIVISION OF THE OKLAHOMA

INDIGENT DEFENSE SYSTEM (if the death sentence was not imposed)

3

() PUBLIC DEFENDER OF TULSA COUNTY

() PUBLIC DEFENDER OF OKLAHOMA COUNTY

() APRIVATE ATTORNEY,

Address

Telephone \_\_\_ \_\_. \_

is appointed to represent the Defendant on appeal. (The public defender of Tulsa County

and Oklahoma County may only be appointed if that office represented the defendant at

trial unless a conflict of interest exists as determined.)

5. Any Supplemental Designation of Record by the Oklahoma Indigent Defense

System pursuant to Section 1362 of Title 22 must be filed and served upon the

appropriate court reporter(s) within thirty (30) days from the date of appointment,

and the reporter's acknowledgement of service shall be filed in accordance with

Rule 1.15(B); 2.1(B)¢3).

6. Keith Nedwick and Charles Douglas, trial counsel for the Defendant, are

permitted to withdraw as attorneys of record.

7. Cases in which death penalty imposed: (name),

Chief of Post-Conviction Division of the Oklahoma Indigent Defense System, is

appointed to represent the defendant on the filing of an application for post-

conviction relief in accordance with the provisions of §§ 1089 and 1356 of Title

22.

**C. IF NOT INDIGENT:**

1. Keith Nedwick and Charles Douglas, trial counsel for the Defendant, timely

completed this Notice of Intent to Appeal and have timely filed a Designation of

Record.

2. The court reporter(s) has been served with a copy of the Designation of

Record.

3. has entered his/her appearance and will

represent the Defendant on appeal as retained counsel.

4. Keith Nedwick and Charles Douglas, trial counsel for the Defendant, have filed

a Motion to Withdraw as Counsel. The Motion is granted and trial counsel is

permitted to withdraw as counsel of record.

IT IS SO ORDERED.

This order signed this 31° day of Augue AW

THAD BALKMAN, Judge of the District Court

**NOTE:** A NOTICE OF INTENT TO APPEAL AND DESIGNATION OF RECORD MUST BE FILED

WITHIN TEN (10) DAYS FROM THE DATE THE SENTENCE IS PRONOUNCED IN OPEN

COURT WITH THE CLERK OF THE TRIAL COURT. THIS NOTICE AND DESIGNATION IS

JURISDICTIONAL AND FAILURE TO TIMELY FILE CONSTITUTES WAIVER OF THE RIGHT

TO APPEAL. A CERTIFIED COPY OF THIS NOTICE AND DESIGNATION SHALL ALSO BE

FILED BY TRIAL COUNSEL WITH THE CLERK OF THE COURT OF CRIMINAL APPEALS

WITHIN TEN (10) DAYS FROM THE DATE THE NOTICE IS FILED IN THE TRIAL COURT. NO

TRIAL ATTORNEY MAY BE GRANTED PERMISSION TO WITHDRAW, IF THE DEFENDANT

DESIRES TO APPEAL, UNLESS THESE DOCUMENTS ARE FILED. IF THE DEFENDANT

DOES NOT WISH TO APPEAL THIS CONVICTION, TRIAL COUNSEL MUST FILE AN

AFFIDAVIT SIGNED BY TRIAL COUNSEL AND ACKNOWLEDGED BY THE TRIAL JUDGE

WITH THE CLERK OF THE DISTRICT COURT, BEFORE TRIAL COUNSEL IS ALLOWED TO

WITHDRAW, ASSERTING THAT THE DEFENDANT HAS BEEN FULLY ADVISED OF HIS/HER

APPEAL RIGHTS AND DOES NOT WISH TO PURSUE AN APPEAL OF THE CONVICTION.

See Rute 1.14(D).

V. COURT REPORTER'S ACKNOWLEDGEMENT

A. The Designation of Record, attached as "Exhibit A", was received on August 31, 2022.

B. IF NOT INDIGENT, satisfactory arrangements ( )have ( )have not been made for

payment of the transcript cost. These financial arrangements were completed on,

20\_\_\_\_\_. ff payment has not been made/arranged,

explain why:

GC. Number of trial and/or hearing days: Seven (7)

**DATE:**

A, The Designation of Record, attached as "Exhibit A", was received on August 31, 2022.

B. IF NOT INDIGENT, satisfactory arrangements ( )have ( jhave not been made for

payment of the transcript cost. These financial arrangements were compieted on,

20 . If payment has not been made/arranged,

explain why:

C. Number of trial and/or hearing days: One (1)

D. Estimated number of transcript pages:\_\_ “ig

E. Estimated completion date:

F. [| acknowledge receipt of this document and understand | must prepare the record

within the time limits prescribed by the Oklahoma Court of Criminal Appeals.

**DATE:** August 31, 2022

Signature - Nanya Burcham, Official Court Reporter

Lif?

Print Name - Tanya Burhcam, Official Court Reporter

V. NOTIFICATION OF COUNSEL, IF APPOINTED

**NOTE:** No Designation of Record shall be accepted for filing by the trial court clerk unless it

contains one of the following:

A. A signed acknowledgement from the court reporter(s) who reported proceedings in a

case indicating receipt of the request for transcript(s), the date received, and completed

financial arrangements, or an order of the trial court directing the case be prepared at

public expense; or, [For Supplemental Designation of Record, a signed certified mail

return receipt card acknowledged by the court reporter(s), together with the attorney's

certificate of mailing attached is sufficient for compliance.] or,

B. A signed statement by the attorney preparing the designation of record stating that

transcripts have not been ordered and a brief explanation why. (Example, |,

: . , attorney for the Appellant, hereby state that | have

not ordered a transcript because: (1.) A transcript is not necessary for this appeal; (2.) No

stenographic reporting was made.}

A true and correct certified copy of this Notice and Order and the Designation of Record were

mailed this\_\_\_ day of , 2022, to:

() The Capital Direct Appeals Division, Oklahoma Indigent Defense System, 1660 Cross

Center Drive, Norman, Okiahoma 73019;

(X) The General Appeals Division, Oklahoma [Indigent Defense System, P.O. Box 926,

Norman, Oklahoma 73070-0926;

{ )} Public Defender of Oklahoma County, 611 County Office Building, 320 Robert S. Kerr

Avenue, Oklahoma City, Oklahoma 73102;

( )Public Defender of Tulsa County, 189 Courthouse, 500 South Denver: Avenue, Tulsa,

Oklahoma 74103; ;

()

Deputy Court Clerk, Cleveland ‘County

IN THE DISTRICT COURT OF CLEVELAND COUNTY

STATE OF OKLAHOMA

THE STATE OF CKLAHOMA, )

)

Plaintiff, )

v. ) Case No. CF-2019-1273

)

DALLAS CHRISTOPHER NORTON, )

)

Defendant. )

DESIGNATION OF RECORD

(EXHIBIT "A")

Defendant, through appellate counsel and pursuant to 22 O.S. 2004,

§ 1362 and Court of Criminal Appeals Rule 2.1(B), designates the following as the appeal record

in this case:

1. The entire district court file, including the Information, Judgment and Sentence, all

pleadings and motions filed, all court orders and minutes, all search warranis, affidavits in

support of search warrants, all search warrant returns, all verdict forms and all other

documents contained in the court file. Please include a certified copy of the

appearance docket.

2. Transcriptions of the following proceedings where a court reporter was present, or

if a court reporter was not present transcripts of any tape recordings preserving

such proceedings, including but not limited to the following:

Preliminary Hearing - January 15, 2021

Motion Hearing - January 21, 2022 & January 31, 2022

Jury Trial - June 21-24, 2022

Sentencing - August 31, 2022

3. All documentary exhibits and photographs, audio cassettes, and video cassettes

entered into evidence, or offered as evidence, at any hearing or trial. Pursuant to Court of

Criminal Appeals Rule 2.2(8), copies of documentary and photographic exhibits shall be

attached to each copy of the transcript; an original and two copies shalt be made of all

electronic recordings.

Dated: August 31, 2022

Respectfully submitted,

DALLAS CHRISTOPHER NORTON,

| |

|

KEITH NEDWICK, OBA 18431

Attorney for Defendant

130 East Eufaula

Norman, OK 73069

Phone: (405) 292-0530

Fax: (405) 360-6702

CHARLES DOUGLAS, OBA 2445

Attorney for Defendant

130 East Eufaula

Norman, OK 73069

Phone (405) 329-2300

Fax: 405-329-6560

CERTIFICATE OF MAILING

This is to certify that on August 31, 2022, a true and correct copy of the foregoing

Designation of Record was filed in the District Court Clerk’s Office and served on the following

persons, postage prepaid:

Marilyn Williams, Court Clerk Jennifer Austin & Jacobi Whatley

Cleveland County Courthouse Assistant District Attorneys

200 S. Peters Ave. Cleveland County Courthouse

Norman, OK 73069 200 S. Peters Ave.

Norman, OK 73069

The Honorable Thad Balkman

District Court Judge Angela Thaggard, Court Reporter

Cleveland County Courthouse Cleveland County Courthouse

200 S. Peters Ave. 200 S. Peters Ave.

Norman, OK 73069 Norman, OK 73069

Tanya Burcham, Court Reporter John Hadden, Cierk of the Court

Cleveland County Courthouse Oklahoma Court of Criminal Appeals

200 S. Peters Ave. Oklahoma Judicial Center

Norman, OK 73069 2100 Lincoln Boulevard Ste. 2

Oklahoma City, OK 73105

The General Appeals Division

Oklahoma Indigent Defense System

P.O. Box 926

Norman, OK 73070

<<<

KEITH J. NEDWICK, trial counsel

10

EXHIBIT “B"

The Court erroneously admitted contradictory and unreliable child hearsay through

multiple witnesses.

The Court erroneously admitted irrelevant and excessively prejudicial prior bad acts

evidence through the testimony of Bailey Ferguson.

Evidence was insufficient to sustain a conviction.

The sentence imposed is excessive and Defendant's request for suspended sentence

was not properly considered by the Court.

11

IN THE DISTRICT COURT OF CLEVELAND COUNTY

STATE OF OKLAHOMA

EXHIBIT “C”

STATE OF OKLAHOMA, Plaintiff,

VS. Case No. CF-2019-1273

DALLAS NORTON, Defendant.

PAUPER’S AFFIDAVIT

1, Dallas Norton, (Last four digits of Soc.Sec.#) 6662 ,

127 Crestland Dr., Apt. A, Norman, OK 73071, upon oath, do depose and

state:

|. PERSONS IN HOUSBEO4Pa Dependent

Spouse:

Children: Austin Norton

Ryleigh Norton

Tayra Cates

Others: Shyanne Pike

Are you claimed as a dependent by parent or guardian?

If so, explain: \_\_

Yes() Not)

Yes(} No()

Yes() No( )

Yes(,) No()

Yes( ) Noid

Yes( ) No(X )

li, FINANCIAL STATUS-ASSETS (Defendant or person(s) responsible for defendant's support):

12

A.

1, Cash on Hand: $ None

2. Bank Accounts:

Bank Name/Address Last four digits of Account# Checking/Savings $Amount

tA

=

3. Bonds & Securities

iption Value

|

HA

4. All Other Possessions of Value: (including tax refunds, notes, accts. receivable, etc.)

Description Value

fA

1

3. If not currently employed, last employment:

Place & Date: National Express Trucking - headquartered in Detroit, Michigan

Late date of employment = June 10, 2022

4. Supplemental Income: (V.A,, Soc. Security, Disability, Child Support, etc.)

vA

=

Home and Other Real Estate:

Real Property Value Balance Owed

N/A

D. Vehicle(s):

Description Value Balance Owed

N/A

E. Personal Property: (furniture, appliances, tools, equipment, etc.)

Items Market Value Balance Owed

Furniture $500.00 $0.00

Appliances $500.00 $0.00

Tools $800.00 $0.00

F, Litigation you or your spouse have pending for recovery of money:

Case No. County

N/A

il. FINANCIAL STATUS--LIABILITIES

A. Charge or Open Accounts:

Description alan

N/A

B. Housepayment or Rent:

Landlord Monthly Payment

Diamond Crest Leasing $945.00/month

(f own, balance: N/A

C Child Support Obligations

Monthly Payment: NIA

BD Other Debts:

Creditor Balance

Capitol One Approx. $600.00

First Premier Bank Approx. $600.00

Sprint Approx. $1,200.00

IV. OTHER

A. Have you transferred or sold any assets since charges were filed in this case? Yes() No()

If so, describe the buyer and the amount received:

Buyer = N/A Amount received = $0.00

B. Have you retained counsel in this case or in any other pending criminal case? Yes( X) No( )

lf so, state the case number, court, attorney and amount paid to attorney for services:

CF-2019-1273, District Court of Cleveland County, Keith Nedwick

$40,000.00

C. lf you have posted bond, who provided the funds for the bond?

Father - Tom Norton

D. Do you have any friends or relatives who are able and willing to assist you in hiring counsel

and paying for transcripts? Yes()} No(X )

If so, have those persons been asked to help? Yes(X } No()

E. Ifa friend or relative has given previous financial assistance in this case, including the posting

of bond, but is no longer able or willing to do so, an affidavit to that effect from that person shall

be attached, stating why such help is no longer available.

| further swear and affirm that ] am without funds or other sources of Income to pay an attorney or

to pay for transcripts and costs associated with this case. | understand | am under a continuing

obligation to keep this Court informed of any changes in my financial status and this Court may

conduct another hearing to determine my indigent status at any time.

Dallas Norton, Applicant's Signature

Subscribed and swom to before me this 31% day of August, 2022.

State of Oklahoma COURT CLERK

County of Clevieand OR dA.

Notary Public

My Commission Expires.

THE STATE OF OKLAHOMA,

VS.

DALLAS CHRISTOPHER NORTON,

EXHIBIT “D”

IN THE DISTRICT COURT OF CLEVELAND COUNTY

STATE OF OKLAHOMA

Plaintiff,

Case No. CF-2019-1273

Defendant,

STATE OF OKLAHOMA

ss

COUNTY OF CLEVELAND

AFFIDAVIT

My Commission Expires:

\

Thomas Norton, of lawful age, being first duly sworn upon oath, states:

1.

| am the father of Dallas Christopher Norton, Defendant in case number CF-2019-

1273, District Court of Cleveland County, Oklahoma.

| have provided $1,000.00 of my own money to post bond for Dallas Christopher

Norton in this matter.

| have provided $40,000.00 of my own money for Dallas Christopher Norton’s

attorney fees in the above-referenced case.

| have expended all funds | am willing and able to expend and will not be able to

provide any additional assistance for Dallas Christopher Norton's defense, including

but not limited to, hiring private appeal counsel.

Thomas Norton

SUBSCRIBED and sworn to before me this ZZ. day of July, 2022.

‘A

NO 3 ARY PUBLIC

ULL

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GRIG MAE

IN THE COURT OF CRIMINAL APPEALS IN THE STATE OF OKLAHOMA

DALLAS CHRISTOPHER NORTON,

)

)

}

Appellant, }

Vv, } Case No. F-2022-746

RT OF CRNINAL APPEALS

THE STATE OF OKLAHOMA, ) IN COURT OF CRIVINA

Appellee. ) SFP 30 2022

JOHN D. HADDEN

CLERK

PETITION IN ERROR

Appellant, Dallas Christopher Norton, appears by his attorney and shows

this Court the following:

I.

Appellant was found guilty by a jury before the Honorable Thad

Balkman, District Judge, in Cleveland County District Court Case Number

CF-2019-1273, of Count 1: lewd or indecent acts to a child under 16, in

violation of Oklahoma Statutes title 21, section 1123(A)(2) (Supps. 2017, 2018),

and Count 2: lewd or indecent acts to a child under 16, in violation of

Oklahoma Statutes title 21, section 1123(A)(2) (Supps. 2017, 2018}. The jury

assessed a punishment of 25 years in the Oklahoma Department of Corrections

for each count. The sentences assessed by the jury were imposed by the

District Court on August 31, 2022, with the order that all but the first 18 years

of the 25-year term for Count 1 be suspended and that the entirety of the

25-year term for Count 2 be suspended, to be served consecutively; credit was

given for time served. Appellant additionally was ordered to pay various fees,

assessments, and costs, as well as to abide by the special rules and conditions

of probation for sex offenders.

I.

Written Notice of Intent to Appeal and Designation of Record were filed

on August 31, 2022. A review of the docket sheet does not reflect the filing of a

Motion for New Trial.

Hl.

No appeal bond was set by the District Court. Appellant is currently in

the custody of the Department of Corrections.

IV.

This is a direct appeal based on the statutory authority of Oklahoma

Statutes title 22, section 1051 (2021).

Vv.

Appellant respectfully requests that the Judgment and Sentence of the

District Court be reversed.

Respectfully submitted,

DALLAS CHRISTOPHER NORTON

By: Gcée &. Wehteracheil

Ricki J.AWalterscheid

Bar No. 20360

General Appeals Division

Oklahoma Indigent Defense System

P.O. Box 926

Norman, Oklahoma 73070

(405) 801-2727

ATTORNEY FOR APPELLANT

3

a

CERTIFICATE OF SERVICE

This is to certify that on September 30, 2022, a true and correct

copy of the foregoing Petition in Error was served upon the Attorney

General by leaving a copy with the Clerk of the Court of Criminal

Appeals for submission to the Attorney General, and on the date of

filing or the following business day, a copy was caused to be mailed,

via United States Postal Service, postage pre-paid, to Appellant at

the last-known address.

Dallas Christopher Norton

Cleveland County Detention Center

2550 W. Franklin Rd.

Norman, OK 73069

Ricki J. AValterscheid

IN THE DISTRICT COURT OF THE TWENTY-FIRST JUDICIAL DISTRICT (

OKLAHOMA SITTING IN AND FOR CLEVELAND COUNT

THE STATE OF OKLAHOMA, }

sti STATE OF OKLAMOMA\ g g\_

Plaintiff, GLEVELAND COUN

vs. FILE Case No. CF-2019-1273 (TB)

DALLAS CHRISTOPHER NORTON CFP - | 022

)

Last four digits of SSN: \*\*\*-"\*-6662 }

**DOB:** January, 1986 in the office

bf the

Last four digits of DL#: °\*\*\*117 \AMS

State of Issuance: OK Court Blerk MARILYN WILL

21 O.S. 13.1(85%)

VES (x) =NOQ

)

Defendant(s}. )

JUDGMENT AND SENTENCE

Oe

Now, on this 31st day of August, 2022, this matter comes on before the undersigned Judge for

sentencing after jury trial and the Defendant, DALLAS CHRISTOPHER NORTON, appears personally

and by his attorney, K. Nedwick, the State of Oklahoma represented by Jennifer Austin, and the

Defendant, having FOUND GUILTY BY JURY to/of the crime(s) of:

**COUNT 1:** LEWD OR iNDECENT ACTS TO CHILD UNDER 16, a FELONY, 21 0.S. § 1123{A)(2).

committed an or about the 1st day of September, 2017 and ‘st day of June, 2019.

COUNT 2. LEWD OR INDECENT ACTS TO CHILD UNDER 16, a FELONY, 21 O.S. § 1123(A)(2),

committed on or about the 1st day of September, 2017 and 4st day of June, 2019.

(X} iT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the Court that the

Defendant, DALLAS CHRISTOPHER NORTON, is guilty of the above described offenses

and is sentenced as follows:

TERM OF IMPRISONMENT WITH EXECUTION OF SENTENCE SUSPENDED IN PART

Count 1: Sentenced to a term of 25 years with all but the first 18 years suspended.

Suspension pursuant to the rules and conditions of probation entered by the court.

TERM OF IMPRISONMENT WITH EXECUTION OF SENTENCE SUSPENDED

Count 2: Sentenced to a term of 25 years imprisonment, all suspended

All of said term(s) of imprisonment suspended pursuant to the rules and conditions of probation entered

by the court

Under the custody and control of:

(X) Oklahoma Department of Corrections.

This/these term(s) is/are to be served as follows: count 1 to run consecutive to count 2. Defendant to

receive credit for time served.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED BY THE COURT that in addition

to the preceding terms, the Defendant is also sentenced to:

COSTS, VCA AND RESTITUTION

VCA $100.00

Col $48.00

DNA Fee $150.00

Court Costs §$ 5 (0. if

JAIL FEES

(%) Pursuant to Section 979a of the amended Oklahoma Statutes, Title 22, Defendant is hereby

assessed the costs of his/her incarceration (COl) in the Cleveland County Jail, said costs to be certified

by the Sheriff upon the Defendant's release or this date, whichever comes later, said costs to be collected

by the Clerk of the Court and distributed per statute.

The above noted fines, fees, assessments and costs shall be paid as follows:

(X) Per Rule 8 plan Agreement with the Court Cost Administrator

SPECIAL RULES AND CONDITIONS OF PROBATION

e Rules and conditions of probation for Sex Offenders.

IT IS FURTHER ORDERED that judgment is hereby entered against the Defendant as to the fines, costs,

and assessments set forth above.

The Court further advised the Defendant of his rights and procedure to appeal to the Court of Criminal

Appeals of the State of Oklahoma, and of the necessary steps to be taken by him to perfect such appeal,

and that if he desired to appeal and was unable to afford counsel and a transcript of the proceedings, that

the same would be furnished by the State subject to reimbursement of the cost or representation in

accordance with Title 22 O.S. § 1355.14. The Court further advised the Defendant that, in the event the

above sentence is for a crime involving domestic violence where the Defendant is or was a spouse,

intimate partner, parent, or guardian of the victim, or is or was involved in another similar relationship with

the victim, it may be unlawful for him or her to possess, purchase, receive, transport or ship a firearm

including a rifle, pistel or revolver or ammunition pursuant to federal law under Title 18 U.S.C. § 992(g)(8)

or (9), or state law or both.

In the event the above sentence is for incarceration in the Department of Corrections, the Sheriff of

Cleveland County, Oklahoma is ordered and directed to deliver the Defendant to the Lexington

Assessment and Reception Center at Lexington, Oklahoma, and leave therewith a copy of this Judgment

and Sentence to serve as warrant authority of the Sheriff for the transportation and the imprisonment of

the Defendant as herein before provided. The Sheriff to make due return to the clerk of this Court, with

his proceedings endorsed thereon.

COURT CLERK’S DUTY

[TRIAL JUDGE TO COMPLETE THIS SECTION]

IT IS FURTHER ORDERED that the Clerk of this Court shall register or report the following

circumstances in accordance with the applicable statutory authority:

(J As to Count(s) l and Z . the defendant is ineligible to register to vote pursuant to Section 4-

101 of Title 26.

( ) Pursuant to Section 985.1 of Title 22, the Court departed fram the mandatory minimum sentence of

imprisonment as to Count(s) .

( } As to Count(s) , the defendant is subject to the Methamphetamine Offender

Registry requirements as set forth in Section 2-701 of Title 63.

( } As to Count(s) , the defendant is subject to the Mary Rippy Violent Crime Offenders

Registration Act requirements as set forth in Section 594 of Title 57.

(\_} Defendant is a lawyer and certified copies of this document shall be transmitted to the Chief Justice of

the Supreme Court and the General Counsel of the Bar Association within five (5) days as set forth in

Rule 7.2 of the Oklahoma Rules of Professicnal Conduct, 5 O.S.Supp.2014, ch. 1, app. 1-A.

WITNESS my hand the day and year first above menti

Thad Balkman

Judge of the District Court

(SEAL). |

**ATTERT:**

rilya Williams, Court

CLERK'S CERTIFICATION OF COPIES

|, Marilyn Williams, Clerk of the District Court of Cleveland County, State of Oklahoma, do hereby

certify the foregoing to be a true, correct, full and complete copy of the original Judgment and Sentence in

the case of Oklahoma v. DALLAS CHRISTOPHER NORTON as the same appears of record in my office.

(SEAL).

SHERIFF’S RETURN

“| received this Judgment and Sentence the day of ; :

and executed it by delivering the Defendant to the Oklahoma Department of Corrections at Lexington

Assessment and Reception Center, on the day of : .

| also certify the above prisoner has served days in the County Jail on the present

charge or charges.

Chris Amason, Sheriff

Deputy Sheriff

wnnnnasnag = ORIGINAL

IN THE COURT OF CRIMINAL APPEALS OF THE STATE OF OKLAHOMA

DALLAS CHRISTOPHER NORTON,

)

FILED

Appellangy COURT OF CRIMINAL APPEALS

OF OKLAHOMA,

Vv. Case No. F-2022-746

MAR 24 4003

CLERK)

Appellee. )

REQUEST FOR EXTENSION OF TIME TO FILE BRIEF

Appellant, through his attorney of record, Virginia Sanders, pursuant

to Rule 3.4(D), Rules of the Court of Criminal Appeals 22 O.S, 2021, Ch. 18, App.,

respectfully requests an extension of time of 30 days from March 28, 2023, to

April 27, 2023, to file the “Brief of Appellant” in the above-styled matter. One

prior extension of time has been requested and granted in this case.

The reasons for this request are set forth in the attached affidavit of Mr.

Norton’s Appellate Defense Counsel.

Therefore, Appellant respectfully requests such an extension.

Respectfully submitted,

DALLAS CHRISTOPHER NORTON

By: . ; re

Virginia Sanders

Bar Association No. 12641

Appellate Defense Counsel

P.O. Box 926

Norman, Oklahoma 73070

(405) 801-2770

ATTORNEY FOR APPELLANT

CERTIFICATE OF SERVICE

This is to certify that on March 24, 2023, a true and correct copy of the

foregoing request was served upon the Attorney General by leaving a copy with the

Clerk of the Court of Criminal Appeals for submission to the Attorney General,

and was caused to be mailed, via United States Postal Service, postage pre-paid,

to Appellant at the address set out below, on the date of filing or on the following

business day.

DALLAS CHRISTOPHER NORTON

DOC # 2005998

P.O. Box 260

Lexington, Oklahoma 73051

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Usraient ai Seindesa

/ Virginia Sanders

COUNTY OF CLEVELAND )

) ss

STATE OF OKLAHOMA )

AFFIDAVIT OF VIRGINIA SANDERS

I, Virginia Sanders, Appellate Defense Counsel, having legal capacity to

make this affidavit, do swear as follows:

1. Iam an attorney in the Capital Post Conviction Division of the Oklahoma

Indigent Defense System. This affidavit is filed in support of a request for

additional time in which to file Appellant’s Brief in Chief in the felony appeal case

of Dallas Christopher Norton v. State of Oklahoma, in this Court’s Case Number

F-2022-746. Dallas Norton’s appellate brief is currently due on March 28, 2023.

2. Mr. Norton’s appeal involves two counts of lewd molestation with a

variety of evidentiary issues that will take time to research, prepare, and write for

his appellate brief. I am done reading the appellate record and have just started

writing Mr. Norton’s appellate brief. I still need to research some of the issues.

3. Approximately two months ago, I filed a brief in the appeal of Marcus W.

Patterson v. State of Oklahoma in this Court’s Case Number F-2022-575. Mr.

Patterson’s direct appeal was a murder case that involved several complicated

legal issues.

4. I was not assigned Mr. Norton’s case until January 5, 2023, when a

Notice of Re-Assignment was filed with this Court. I did not begin working on his

appeal until after I filed Marcus Patterson’s brief at the end of January 2023.

5. Prior to Mr. Patterson’s brief last month, I recently completed the huge,

death penalty post conviction case of Byron James Shepard v. State of Oklahoma

in this Court’s Case Number PCD-2020-704. In that case, I filed Byron Shepard’s

Application for Post Conviction relief on November 21, 2022.

6. Since the filing of Byron Shepard’s case, I was out of the office for an

entire week with a terrible case of the flu, then I was out of the office again for a

previously scheduled, two-week absence.

7. As I have advised this Court, I did not start on Mr. Shepard’s post

conviction death case until June 27, 2022. I was delayed because of the huge

racketeering appeal of Juwan Square in this Court’s Case Number F-2021-523.

I filed Mr. Square’s appellate brief on June 28, 2022. As a result of the situation,

instead of starting work on Mr. Shepard’s post conviction case on March 7, 2022,

when the time began to run under 22 0.8. 2021, Chap. 18, App., Rules of the

Court of Criminal Appeals, Rule 9.7(A)(2), I actually did not begin working on his

post conviction death case until nearly four months later.

8. Byron Shepard’s case consisted of a 6 volumes of original record, 17

volumes of trial transcripts, preliminary hearing and pre-trial motion hearing

transcripts, and 15 trial attorney boxes. Mr. Shepard’s total pages of appellate

record and trial attorney files consist of over 42,800 pages, not including the new

research and files of the direct appeal attorneys and investigator that I reviewed.

9. Juwan Square’s case had a huge appellate record including court files

and transcripts consisting of over 6,200 pages and more than 600 exhibits. Many

of those exhibits were videos or recordings taking more to review. Mr. Square’s

direct appeal was the most complicated racketeering case I have handled in over

30 years of practicing law. I filed Mr. Square’s brief on June 28, 2022.

10. Based on the above information, I need this extension to adequately

and fully represent Dallas Christopher Norton in his direct appeal before this

Court. This extension request is made for good cause, is clearly in the best

interests of my client, and is not for the purpose of any undue delay. This

extension request is essential to allow me to adequately and fully represent Mr.

Norton in this case.

One prior extension has been requested and granted in this case.

FURTHER AFFIANT SAYETH NOT.

Virginfa Sanders, OBA #12641

Subscribed and sworn to before me on this the 24th day of March, 2023.

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Kevin Stitt

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ow, STATE OF OKLAHOMA

. OKLAHOMA INDIGENT DEFENSE SYSTEM

ATTORNEY CLIENT MAIL - PRIVILEGED AND CONFIDENTIAL

ve March 17, 2023

\* atlas Christian Norton, DOC#2005998

- Lexington Assessment & Reception Center

- P.O. Box 260

Lexington, OK 73051

**RE:** Cleveland County Case No. CF-2019-1273

Court of Criminal Appeals Case No. F-2022-746

Dear Mr. Norton:

1 am in receipt of your letter postmarked March 9, 2023.

I will review the information and attached cases to determine if any of them

could assist me representing you in this appeal. After more than 30 years of

practicing criminal law, I am fully equipped to know what law and cases apply to

your appeal, but will fully review the information you have sent to me.

As you know, your appeal is due on final on April 27th. Your investigator and

I do plan to visit you. However, since you are placed at the Lexington Assessment

& Reception Center, you can be moved to a more permanent DOC facility at any

time. Therefore, an in-person visit is not feasible until you are permanently placed

within the Oklahoma Department of Corrections. Hopefully, this will allow us to

visit you prior to the filing of your appellate brief. Please note that it is highly

possible that I will have already filed your appellate brief prior to our in-person visit.

As I wrote before, I am very concerned about you appealing this case. I know

i re innocent and wish to pursue this appeal.

Having two counts of lewd molestation of a child under 12 year. if found guilty, you

could never be sentenced to less than 25 years on each count. If you were given a

new trial, you could receive two, consecutive life sentences. You already got the

minimum of 25 years on each count with 7 years suspended in Count 1, and all of

Count 2 suspended. This appeal subjects you to the possibility of two, consecutive

- life sentences. I want to emphasize what you are risking by appealing this case.

Please keep this office advised of your location and full mailing address at all

times. Please notify my office immediately if you are moved from one DOC facility

to another. Thank you very much.

Yours truly,

Vrgyria Sarbory —

Virginia Sanders, Appellate Defense Counsel

CAPITAL POST-CONVICTION DIVISION \* P.O. BOX 926 © NORMAN, OK 73070 © (405) 801-2770 © FAX (405) 801-2784

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IN THE COURT OF CRIMINAL APPEALS OF THE STATE OF OKLAHOMA

DALLAS CHRISTOPHER NORTON, )

) JUN 12 2023

Appellant,

ppellan JOHN D. HADDEN

v. ) Case No. F-2022-746 RK

. )

THE STATE OF OKLAHOMA, )

)

Appellee. )

REQUEST FOR ENLARGEMENT OF TIME

Comes now the Appellee by and through Gentner F. Drummond, Attorney

General of the State of Oklahoma, and respectfully makes application for an

enlargement of time of Thirty (30) days after June 11, 2023, within which to file

its Brief in the above captioned case. In support hereof, it is submitted as

follows:

1. The brief in this case was due to be filed on June 11, 2023. No prior

requests for extension of time have been previously requested by the State.

2. Appellee requests this enlargement of time for the reasons set forth in the

attached Affidavit.

This motion is made in good faith and not for the purpose of delay. For the

reasons stated in the attached affidavit, Appellee respectfully requests an

enlargement of thirty (30) days.

FILED

IN COURT OF C

STATE OF OR APP EALS

Respectfully submitted,

GENTNER F. DRUMMOND

ATTORNEY GENERAL ”\ OKLAHOMA

Yurlae ™, Ren

THEODORE M. PEEPER, OBA #19909

ASSISTANT ATTORNEY GENERAL

313 NE 21st Street

Oklahoma City, OK 73105

(405) 521-3921, Fax 522-4534

ATTORNEYS FOR APPELLEE

CERTIFICATE OF MAILING

On this 12t day of June, 2023, a true and correct copy of the foregoing was

mailed to:

Virginia Sanders

Appellate Defense Counsel

Capital Post Conviction

Oklahoma Indigent Defense System

P.O. Box 926

Norman, OK 73070

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THEODORE M. PEEPER

AFFIDAVIT

STATE OF OKLAHOMA )

ss:

COUNTY OF OKLAHOMA )

Theodore M. Peeper, being first duly sworn deposes and states:

1. I am the attorney currently assigned to the case of Dallas Christopher Norton

v. State, Case No. F-2022-746.

2. I have been unable to complete the brief due in this case for the following

reasons:

A. On April 18, 2023, the undersigned filed a brief with this Court in Adam

Wayne Lindsay v. State, Case No. RE-2022-753. On April 24, 2023, the

undersigned filed a brief with this Court in Joseph Dorron Smith v. State, Case

No. F-2022-706. On May 22, 2023, the undersigned filed a brief with this Court

in Jerome Shane Lands v. State, Case No. RE-2022-582. In addition to the

instant case, the undersigned has also been working on briefs in Corey Dewayne

Moreland v. State, Case No. RE-2022-698, Ian James Groshong v. State, Case No.

F-2022-231, and Earl Wayne Bell, If v. State, Case No. F-2022-690.

B. On May 4, 2022, the undersigned filed a motion to dismiss in the state habeas

case of Earnest Draper v. State af Oklahoma, Cleveland County District Court

Case No. WH-2023-4. In addition, the undersigned, along with co-counsel, has

been working on the habeas case of Thomas Jesse Ward v. David Buss, Warden,

Eastern District Court Case No. CIV-23-146-JH.

C. The undersigned is the peer review team leader for three other attorneys and

one intern and has reviewed numerous briefs in the past thirty days as part of

the peer review process.

EODORE M. PEEPER#

Subscribed and sworn to me,on this 12th day of June, 2023.

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IN THE COURT OF CRIMINAL APPEALS GF ves STATE OF OKLAHOMA

COURT OF CRIMINAL APPEALS

STATE OF OKLAHOMA

DALLAS CHRISTOPHER NORTON, Ju +1 2023

Appellant, JOHN D. HADDEN

) CLERK

Vv. ) Case No. F-2022-746

)

THE STATE OF OKLAHOMA, )

)

Appellee. )

REQUEST FOR ENLARGEMENT OF TIME

Comes now the Appellee by and through Gentner F. Drummond, Attorney

General of the State of Oklahoma, and respectfully makes application for an

enlargement of time of Thirty (30) days after July 11, 2023, within which to file

its Brief in the above captioned case. In support hereof, it is submitted as

follows:

1. The brief in this case was due to be filed on July 11, 2023. One prior

request for extension of time has been previously requested by the State.

2. Appellee requests this enlargement of time for the reasons set forth in the

attached Affidavit.

This motion is made in good faith and not for the purpose of delay. For the

reasons stated in the attached affidavit, Appellee respectfully requests an

enlargement of thirty (30) days.

Respectfully submitted,

GENTNER F. DRUMMOND

ATTORNEY GENERAL OF OKLAHOMA

THEODORE M. PEEPER, OBA #19909

ASSISTANT ATTORNEY GENERAL

313 NE 21st Street

Oklahoma City, OK 73105

(405) 521-3921, Fax 522-4534

ATTORNEYS FOR APPELLEE

CERTIFICATE OF MAILING

On this 11 day of July, 2023, a true and correct copy of the foregoing was

mailed to:

Virginia Sanders

Appellate Defense Counsel

Capital Post Conviction

Oklahoma Indigent Defense System

P.O, Box 926

THEODORE M. fis

Norman, OK 73070

AFFIDAVIT

STATE OF OKLAHOMA )

COUNTY OF OKLAHOMA )

Theodore M. Peeper, being first duly sworn deposes and states:

1. Iam the attorney currently assigned to the case of Dallas Christopher Norton

v. State, Case No. F-2022-746.

2. I have been unable to complete the brief due in this case for the following

reasons:

A. On June 13, 2023, the undersigned filed a brief on which he worked with an

intern whom he regularly supervises in Brian Dale Hasbell v. State, Case No. RE-

2023-39. On June 16, 2023, the undersigned filed a brief in Jan James Groshong

v. State, Case No. F-2022-231. On June 21, 2023, the undersigned filed a brief

on which he worked with an intern whom he regularly supervises in Ryan Lamar

Boyd v. State, Case No. RE-2022-895. On June 29, 2023, the undersigned filed

a brief on which he worked with an intern whom he regularly supervises in Ray

Blaine Jr. v. State, Case No. RE-2022-1004. On July 5, 2023, the undersigned

filed a brief in Earl Wayne Bell, I v. State, Case No. F-2022-690. Today, July 11,

2023, the undersigned will be filing a brief on which he worked with an intern

whom he regularly supervises in Thomas James Grabel v. State, Case No. RE-

2022-993. In addition to the instant case, the undersigned has also been

working on briefs in Quintral Lawayne Wilburn v. State, Case No. F-2022-1144

as well as Corey Dewayne Moreland v. State, Case No. RE-2022-698.

B. In addition, on June 30, 2023, the undersigned, along with co-counsel, filed

motions to dismiss in Thomas Jesse Ward v. David Buss, Warden, Eastern

District Court Case No. CIV-23-146-JH.

C. The undersigned is the peer review team leader for three other attorneys and

one intern and has reviewed numerous briefs in the past thirty days as part of

the peer review process.

Veter wm. () “=

THEODORE M. PEEPE

Subscribed and sworn to me on this 11th day of July, 2023.

SS

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#1054503

IN THE COURT OF CRIMINAL APPEALS OF THE STATE OF OKLAHOMA

DALLAS CHRISTOPHER NORTON, )

)

Appellant, eXeED )

NCOURTLO® CRIMES in ° TH

Vv. STAI YO Case No. 2022-875

FEB 23 2023

STATE OF OKLAHOMA,

JOHN D. HADDEN

CLERK, --

Appellee. )

REQUEST FOR EXTENSION OF TIME TO FILE BRIEF

Appellant, through his attorney of record, Virginia Sanders, pursuant

to Rule 3.4(D), Rules of the Court of Criminal Appeals 22 O.S. 2021, Ch. 18, App.,

respectfully requests an extension of time of 30 days from February 26, 2023, to

March 28, 2023, to file the “Brief of Appellant” in the above-styled matter. No

prior extensions of time have been requested in this case.

The reason for this request is set forth in the attached affidavit of Mr.

Norton’s Appellate Defense Counsel.

Therefore, Appellant respectfully requests such an extension.

Respectfully submitted,

DALLAS CHRISTOPHER NORTON

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By:

Virginia Sanders

Bar Association No. 12641

Appellate Defense Counsel

P.O. Box 926

Norman, Oklahoma 73070

(405) 801-2770

ATTORNEY FOR APPELLANT

CERTIFICATE OF SERVICE

This is to certify that on February 23, 2023, a true and correct copy of the

foregoing request was served upon the Attorney General by leaving a copy with the

Clerk of the Court of Criminal Appeals for submission to the Attorney General,

and was caused to be mailed, via United States Postal Service, postage pre-paid,

to Appellant at the address set out below, on the date of filing or on the following

business day.

DALLAS CHRISTOPHER NORTON

(DOC # 2005998)

Cleveland County Detention Center

1550 West Franklin Road

Norman, Oklahoma 73069

COUNTY OF CLEVELAND )

) ss

STATE OF OKLAHOMA )

AFFIDAVIT OF VIRGINIA SANDERS

I, Virginia Sanders, Appellate Defense Counsel, having legal capacity to

make this affidavit, do swear as follows:

1. lam an attorney in the Capital Post Conviction Division of the Oklahoma

Indigent Defense System. This affidavit is filed in support of a request for

additional time in which to file Appellant’s Brief in Chief in the felony appeal case

of Dallas Christopher Norton v. State of Oklahoma, in this Court’s Case Number

F-2022-746. Dallas Norton’s appellate brief is currently due on February 26,

2023. Mr. Norton’s appeal involve two counts of lewd molestation with a variety

of evidentiary issues that will take time to research, prepare, and write for his

appellate brief.

2. Approximately a month ago, on January 23, 2023, I filed a brief in the

appeal of Marcus W. Patterson v. State of Oklahoma in this Court’s Case Number

F-2022-575. Mr. Patterson’s direct appeal was a murder case that involved

several complicated issues.

3. I was not assigned Mr. Norton’s case until January 5, 2023, when a

Notice of Re-Assignment was filed with this Court. I did not begin working on his

appeal until after I filed Marcus Patterson’s brief near the end of January 2023.

4. Prior to Mr. Patterson’s brief last month, I recently completed the huge,

death penalty post conviction case of Byron James Shepard v. State of Oklahoma

in this Court’s Case Number PCD-2020-704. In that case, I filed Byron Shepard’s

Application for Post Conviction relief on November 21, 2022.

5. Since the filing of Byron Shepard’s case, I was out of the office for an

entire week with a terrible case of the flu, then I was out of the office again for a

previously scheduled, two-week absence.

6. As I have advised this Court, I did not start on Mr. Shepard’s post

conviction death case until June 27, 2022. I was delayed because of the huge

racketeering appeal of Juwan Square in this Court’s Case Number F-2021-523.

I filed Mr. Square’s appellate brief on June 28, 2022. As a result of the situation,

instead of starting work on Mr. Shepard’s post conviction case on March 7, 2022,

when the time began to run under 22 O.S. 2021, Chap. 18, App., Rules of the

Court of Criminal Appeals, Rule 9.7(A)(2), I actually did not begin working on his

post conviction death case until nearly four months later.

7. Byron Shepard’s case consisted of a 6 volumes of original record, 17

volumes of trial transcripts, preliminary hearing and pre-trial motion hearing

transcripts, and 15 trial attorney boxes. Mr. Shepard’s total pages of appellate

record and trial attorney files consist of over 42,800 pages, not including the new

research and files of the direct appeal attorneys and investigator that I reviewed.

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and transcripts consisting of over 6,200 pages and more than 600 exhibits. Many

of those exhibits were videos or recordings taking more to review. Mr. Square’s

direct appeal was the most complicated racketeering case I have handled in over

30 years of practicing law. I filed Mr. Square’s brief on June 28, 2022.

9. Based on the above information, I need this extension to adequately and

fully represent Dallas Christopher Norton in his direct appeal before this Court.

This extension request is made for good cause, is clearly in the best interests of

my client, and is not for the purpose of any undue delay. This extension request

is essential to allow me to adequately and fully represent Mr. Norton.

No prior extensions have been requested in this case.

FURTHER AFFIANT SAYETH NOT.

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a Sanders, OBA #12641

Subscribed and sworn to before me on this the 23rd day of February, 2023.

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IN THE COURT OF CRIMINAL APPEALS OF THE STATE OF OKLAHOMA

Dallas Christopher Norton, Ss ERVI C E CO py | IA

Appellant,

v, 7a ops ee h29022-

STATE OF OKLAHOMA, Case Number: }-2022-746

Appellee.

TCC Number(s): CF-2019-1273

MANDATE

To the Honorable Judge of the District Court in and for the County of CLEVELAND,

State of Oklahoma, Greetings:

Whereas. the Court of Criminal Appeals of the State of Oklahoma has rendered its

decision in the above styled and numbered case on the 34 day of July, 2024, resolving the

appeal from the District Court in Case Number CF-2019-1273.

Affirmed

Now, therefore, you are hereby commanded to cause such Decision to be filed and

spread of record in your court and to issue such process (see 22 O.S. 2001. §§ 978 & 979,

and 22 O.S. 2004 §980) and to take such other action as may be required by said Summary

Opinion (see 22 O.S. 2001 §§ 1066 and 1072). You shall then make due and prompt return

to this court showing ultimate disposition of the above case.

Witness. the Honorable Scott Rowland. Presiding Judge of the Court of Criminal

Appeals of the State of Oklahoma, Oklahoma Judicial Center, Oklahoma City, this 3° dav

of July, 2024 .

JOHN D. HADDEN

Clerk

By: Cynde Hannebaum

(seal) Deputy