

IN THE CIRCUIT COURT OF CRITTENDEN COUNTY, ARKANSAS
ARKANSAS CRIMINAL DIVISION

STATE OF ARKANSAS,

v.

JESSIE LLOYD MISKELLY, JR.,
CHARLES JASON BALDWIN and
DAMIEN WAYNE ECHOLS.

Nos. CR-93-516-517-518

FILED
at _____ o'clock _____ m

SEP 23 1993

LAVADA NORRIS, CLERK

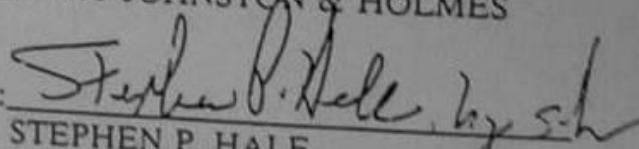
MOTION OF MEMPHIS PUBLISHING COMPANY TO INTERVENE

Memphis Publishing Company, doing business as The Commercial Appeal ("MPC"), moves this Court for an order granting MPC permission to intervene in this action for the limited purpose of presenting its claim of access to the motions in this case that this Court has been asked to file under seal. Even though it is not a party to this action, MPC, representing the news media, has standing to contest Defendant Charles Jason Baldwin's Motion for Court Documents to be Filed Under Seal.

In support of its Motion, MPC relies on its memorandum filed contemporaneously herewith and the entire record in this action.

ARMSTRONG ALLEN PREWITT
GENTRY JOHNSTON & HOLMES

by:

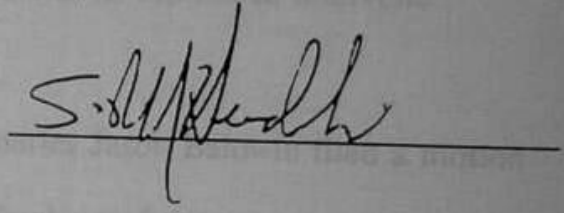

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CERTIFICATE OF SERVICE

The undersigned certifies that a true and correct copy of the foregoing motion has been served upon counsel for all parties, by mail, this 27th day of September, 1993.



On or about September 14, 1993, defendant...
with the Court to seal all court filings in this case. Members of the press generally have
standing to oppose sealing orders, and have a right to a hearing on the merits in contest
particular motions requesting sealing orders. In a series of cases, the United States
Supreme Court has repeatedly recognized that representatives of the news media have
standing to contest the validity of court orders impeding the flow of information about
criminal proceedings to the public. See, e.g., Press-Enterprise Co. v. Superior Court
(Press Enterprise I), 464 U.S. 501 (1984); Globe Newspaper Co. v. Superior Court, 457
U.S. 59, 60 n.25 (1982); Richmond Newspapers, Inc. v. Virginia, 448 U.S. 553 (1980).