

MISSK.MOT/DTS:vgk
93-284/10-14-93

A-10 479

IN THE CIRCUIT COURT OF CRITTENDEN COUNTY, ARKANSAS
CRIMINAL DIVISION

STATE OF ARKANSAS

FILED

PLAINTIFF

at _____ o'clock NO. m

DEC 14 1993

CR-93-516A

CR-93-517A

CR-93-518A

VS

LAVADA NOHHIS, CLERK

DEFENDANT

JESSIE LLOYD MISSKELLEY, JR.

ORDER

On this 19th day of October, 1993, there comes on to be heard the various pre-trial Motions of the Defendant, and this matter is submitted to the Court upon said Motions, from which the Court doth find:

1. That the Court ~~has granted the Defendant's Motion to~~ in reconsidering the Defendant's "Petition for Change of Venue" and "Amended Petition for Change of Venue" is hereby changing Venue in this matter to the Western District of Clay County, Arkansas. This matter is set for trial on January 18, 1993, at 9:30 a.m.

2. That the Court reserves further rulings on the issue of venue up until the time of trial, the Court having ruled that it has the power and authority to, if necessary, move the venue outside the Second Judicial District, and further, if necessary, grant additional changes of venue.

3. That the Defendant's "Motion to Compel State to Comply with Discovery Requests" is hereby granted, and the State is hereby Ordered to permit the

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inspection and photocopying of information in possession of the West Memphis Police Department involving crimes from around the nation that are similar to the homicides which are the subject of this case; and permit the inspection of the complete personnel files of all the officers of the West Memphis Police Department who participated in the interrogation of the defendant, Jessie Lloyd Misskelley, Jr. The Defense will not be permitted to photocopy the contents of the personnel files without prior approval of the Court, and Defense Counsel is strictly forbidden from releasing or disseminating any of the information set forth above to anyone.

4. That the Prosecuting attorneys and Defense counsel are hereby ordered to disclose to each other and to the Court any association they have with potential jurors, past and present.

5. That the State is Ordered to disclose to the Defense any agreement entered into between the Prosecuting Attorney's office, or any law enforcement agency, and any prosecution witness or co-defendant that could conceivably influence said person's testimony at pre-trial hearings or at trial.

6. That the Clerk's office is Ordered to not

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disclose potential jury lists to anyone other than the attorneys involved in the case.

7. That the Court hereby prohibits the use at trial of any evidence, or reference to any evidence, of luminol testing by the prosecution.

IT IS SO ORDERED.

[Handwritten signature]
JAF

David Burnett
HON. DAVID BURNETT, CIRCUIT JUDGE