IN THE DISTRICT COURT OF CLEVELAND COUNTY STATE OF OKALHOMA



\boxtimes	STATE OF OKLAHOMA	STATE OF OKI ALIONA	Case # <u>14-36233</u>
	STATE OF OKLAHOMA MUNICIPALITY OF MOORE, OKLA Plaintiff, VS.		
	Alton Alexander Nolen	SEP 3 0 2014	CF14-1792
		AFFIDAVIT	
THE UNDERSIGNED UPON OATH DEPOSES AND STATUES AS FOLLOWS, TO-WIT: THAT THE AFFIAN EMPLOYED BY THE MOORE POLICE DEPARTMENT. THAT ON OR ANCIUT THE 25th DAY OF SEPTEMBER, AT 216			
EMPLC	OYED BY THE MOORE POLICE D	EPARTMENT. THAPOWORLAS	C UT THE 25 th DAY OF SEPTEMBER, AT 216 NE

12th MOORE, CLEVELAND COUNTY, OKLAHOMA, THE UNDERSIGNED FURTHER STATES AS FOLLOWS: Affiant is the detective assigned to this case and through investigation and interviews, it was found that Def. was an employee at Vaughn Foods and had just been suspended due to a complaint at the business. Def. left the HR office and drove to his residence for the sole reason to retrieve a large bladed knife, from inside of the residence. Def. returned to Vaughn Foods, with the large knife in his shoe, in order to assault an employee of the business with the knife. Def. entered the business and walked to the office were the first victim was standing. Def. grabbed the first victim from behind and immediately began cutting her across the throat with the large knife, with a back and forth sawing motion. Def. severed the victim's head from her body and then came in contact with the second victim. Def. grabbed the second victim and cut her across the throat and left side of her face with the knife. Def. was shot by an off duty Oklahoma County Reserve officer who also works at Vaughn Foods. The second victim was the subject that submitted a complaint that initiated the investigation against the Def. Def. was interviewed by Detectives. Def. was read his Miranda Rights and agreed to talk to Detectives. Def. openly admitted to "beheading" the first victim with a knife and cutting and attempting to "behead" the second victim with the knife he had went to his apartment and retrieved.

- 1. Murder in the First Degree
- 2. Assault and Battery with Dangerous Weapon

THE UNDERSIGNED SWEARS AND AFFIRMS THAT THE ABOVE INFORMATION IS TRUE AND CORRECT.

AFFIANT SUBSCRIBED AND SWORN TO BEFORE ME THIS 26 DAY OF SEDTEM MY COMMISSI # 10001713 MARCH CLERK OR NOTORY PUBLIC , READ THE ABOVE AFFIDAVIT TO JUDGE _____ BY TELEPHONE THIS DAY OF _, AT ______ O'CLOCK ____, AND RECEIVED VERBAL AUTHORIZATION TO DETAIN THE DEFENDANT. **DEPUTY SHERIFF** FINDING OF PROBABLE CAUSE TO DETAIN THE UNDERSIGNED JUDGE OF THIS COURT, UPON AFFIDAVIT, HEREBY FINDS THERE (IS) (IS NOT) PROBABLE

CAUSE TO DETAIN THE DEFENDANT PENDING FURTHER PROCEEDINGS.

DATED THIS 24 DAY OF Sept