

als
NOLA FOULSTON, #09175
 District Attorney
 Sedgwick County Courthouse
 Wichita, Kansas 67203
 (316) 383-7281

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 CLERK OF DISTRICT COURT
 SEDGWICK COUNTY, KS

BY _____
IN THE EIGHTEENTH JUDICIAL DISTRICT
DISTRICT COURT, SEDGWICK COUNTY, KANSAS
CRIMINAL DEPARTMENT

THE STATE OF KANSAS,)	
)	Case No. 05CR498
<i>Plaintiff,</i>)	
vs.)	
)	
DENNIS L. RADER,)	
SSN: 514-42-4814)	Division No. 5
<i>Defendant.</i>)	
_____)	

JOURNAL ENTRY OF JUDGMENT
INCORPORATING
JOURNAL ENTRY OF COMMITMENT OF JUNE 27TH, 2005

On this 27th day of June, 2005, this case comes on for plea before The Honorable Gregory L. Waller, Judge of the District Court, after previously being bound over for trial before The Honorable Gregory L. Waller, Judge of the District Court. The State of Kansas appears by its attorneys, Nola Foulston, District Attorney; Kim T. Parker, Chief Deputy District Attorney; Kevin O'Connor, Deputy District Attorney, and Aaron L. Smith, Assistant District Attorney. The defendant appears in person and by his attorneys, Charles S. Osburn, Public Defender; Jama D. Mitchell, Deputy Public Defender, and Sarah McKinnon, Assistant Public Defender.

The defendant having heretofore been served a copy of the Information and having waived arraignment, further waives a jury trial on the Information charging him with Murder in the First Degree, Counts One, Two, Three, Four, Five, Six, Seven, Eight, and Nine, all contrary to *Kansas Statutes Annotated 21-3401*, and Count Ten, contrary to *Kansas Statutes Annotated 21-3401(a)*; is informed by the Court of the consequences of a plea of guilty and of the maximum penalty provided by law.

The defendant then enters a plea of guilty as charged.

The Court, after determining that the plea was voluntarily made with an understanding of the nature of the charge and the consequences of the plea, and that there is a factual basis for the plea, adjudges the defendant guilty as charged; the Court orders a Pre-Sentence Investigation and continues this case for sentencing.

Thereafter, on the 17th day of August, 2005, this case comes on for sentencing. The State of Kansas appears by its attorneys, Nola Foulston, District Attorney; Kim T. Parker, Chief Deputy District Attorney; Kevin O'Connor, Deputy District Attorney, and Aaron L. Smith, Assistant District Attorney. The defendant appears in person and by his attorneys, Charles S. Osburn, Public Defender, and Sarah McKinnon, Assistant Public Defender. Evidence is presented by the State.

THEREUPON, the Court makes the following findings of fact and conclusions of law:

1. That there is substantial competent evidence establishing beyond a reasonable doubt, in regard to Count Ten, the existence of the following aggravating circumstances: (A) That the defendant committed the crime in order to avoid or prevent a lawful arrest or prosecution; and (B) That the defendant committed the crime in an especially heinous, atrocious or cruel manner. There are two mitigating circumstances. The Court finds two mitigating factors: (A) That the defendant waived trial and entered a plea of guilty, and (B) That the defendant cooperated with law enforcement. The existence of these aggravating circumstances are not outweighed by any mitigating circumstances. Therefore, a sentence of Life Imprisonment with parole eligibility after 40 years shall be imposed.
2. That restitution is due and owing and that the final order regarding restitution shall be entered at a future date.
3. That there shall be no final dispensation of evidence and/or property collected in the investigation or prosecution or seized by search warrants issued by this Court until further order of this Court.

The Court inquires of the defendant if he has any legal cause to show why judgment of sentence should not be pronounced against him; the defendant failing to show any such cause and none appearing, there being none, the Court makes the finding that under the Kansas Sentencing Guidelines each count in this case would be categorized as an Offgrid felony and therefore the conversion provisions of K.S.A. 21-

4724 do not apply. The Court then proceeds to pronounce judgment of sentence against the defendant, being advised of the Pre-Sentence Investigative Report prepared by the Court Services Officer.

IT IS THE SENTENCE OF THIS COURT AND IT IS HEREBY CONSIDERED, ORDERED, ADJUDGED AND DECREED that the defendant is hereby committed to the custody of the Secretary of Corrections for imprisonment for a period of Life on the charge of Murder in the First Degree, Count One, contrary to *Kansas Statutes Annotated 21-3401*, and in accordance with *Kansas Statutes Annotated 21-4501(a)*; for a period of Life on the charge of Murder in the First Degree, Count Two, contrary to *Kansas Statutes Annotated 21-3401*, and in accordance with *Kansas Statutes Annotated 21-4501(a)*; for a period of Life on the charge of Murder in the First Degree, Count Three, contrary to *Kansas Statutes Annotated 21-3401*, and in accordance with *Kansas Statutes Annotated 21-4501(a)*; for a period of Life on the charge of Murder in the First Degree, Count Four, contrary to *Kansas Statutes Annotated 21-3401*, and in accordance with *Kansas Statutes Annotated 21-4501(a)*; for a period of Life on the charge of Murder in the First Degree, Count Five, contrary to *Kansas Statutes Annotated 21-3401*, and in accordance with *Kansas Statutes Annotated 21-4501(a)*; for a period of Life on the charge of Murder in the First Degree, Count Six, contrary to *Kansas Statutes Annotated 21-3401*, and in accordance with *Kansas Statutes Annotated 21-4501(a)*; for a period of Life on the charge of Murder in the First Degree, Count Seven, contrary to *Kansas Statutes Annotated 21-3401*, and in accordance with *Kansas Statutes Annotated 21-4501(a)*; for a period of Life on the charge of Murder in the First Degree, Count Eight, contrary to *Kansas Statutes Annotated 21-3401*, and in accordance with *Kansas Statutes Annotated 21-4501(a)*; for a period of Life on the charge of Murder in the First Degree, Count Nine, contrary to *Kansas Statutes Annotated 21-3401*, and in accordance with *Kansas Statutes Annotated 21-4501(a)*; for a period of Life, with no parole before forty (40) years, on the charge of Murder in the First Degree, Count Ten, contrary to *Kansas Statutes Annotated 21-3401(a)*, and in accordance with *Kansas Statutes Annotated 21-4501(a)* and *Kansas Statutes Annotated 1990 Supp. 21-4628*. Said sentences shall run consecutively to each other. The defendant shall pay the costs of this action to the Clerk

of this Court, including witness fees. All remaining miscellaneous expenses are to be determined at the time of the restitution order.

IT IS FURTHER ORDERED that recommendations for conditions of incarceration will be determined by the Court at the time the miscellaneous costs and restitution costs are determined.

IT IS FURTHER ORDERED that the Clerk of this Court deliver two (2) certified copies of this judgment and commitment to the Sheriff of Sedgwick County, Kansas, or one of his duly authorized deputies. It is further ordered that such certified copies serve as the commitment of the defendant and said Sheriff or authorized deputy is ordered to transport the defendant to the custody of the Secretary of Corrections for imprisonment, and make due return thereof.

IT IS FURTHER ORDERED that for the purpose of computing defendant's sentence, his parole eligibility and conditional release dates thereunder, that such sentence shall be computed from February 26, 2005.

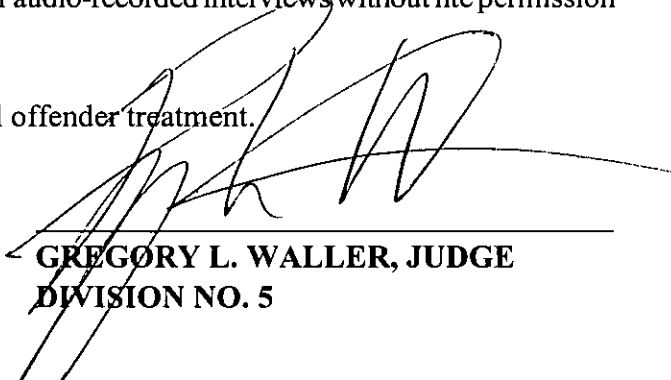
NOW, on this 12th day of October, 2005, this case comes on for further hearing before The Honorable Gregory L. Waller, Judge of the District Court, at the El Dorado Correctional Facility by agreement of the parties for the purpose of determining sentencing recommendations, disposition of evidence, costs, defense fees and restitution. The State of Kansas appears by its attorneys, Nola Foulston, District Attorney; Kim T. Parker, Chief Deputy District Attorney; Kevin O'Connor, Deputy District Attorney, and Aaron L. Smith, Assistant District Attorney. The defendant appears in person and by his attorneys, Charles S. Osburn, Public Defender and Sarah McKinnon, Assistant Public Defender.

WHEREUPON, the Court, ORDERS, having examined the files and having heard the evidence and statements of counsel and being fully advised in the premises, makes the following recommendations for the conditions of the defendant's incarceration to the Kansas Secretary of Corrections, pursuant to *Kansas Statutes Annotated 21-4603[3]*.

1. The defendant not possess, receive or create any visual images of human beings or animals, including drawings.

2. The defendant not possess, receive or create any typed, handwritten or computer generated documents that describe sexual or murderous fantasy or intent, including bondage or torture devices or chambers.
3. The defendant not possess, receive or create inanimate objects that can be used to resemble human or animal body form.
4. The defendant be prohibited from viewing, listening to or reading any media/press story or report regarding the murders that are the basis for his conviction.
5. The defendant be prohibited from viewing, listening to or reading any media/press story or report about his status as a sexual deviant or homicidal individual.
6. The defendant be prohibited from video or audio-recorded interviews without the permission of the Kansas Secretary of Corrections.
7. The defendant be considered for sexual offender treatment.

IT IS SO ORDERED.



**GREGORY L. WALLER, JUDGE
DIVISION NO. 5**

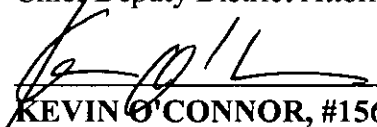
APPROVED BY:



NOLA FOULSTON, #09175
District Attorney




KIM T. PARKER, #11203
Chief Deputy District Attorney



KEVIN O'CONNOR, #15698
Deputy District Attorney



AARON L. SMITH, #20447
Assistant District Attorney



CHARLES S. OSBURN, #14982
Attorney for Defendant



JAMA D. MITCHELL, #16980
Attorney for Defendant



SARAH MCKINNON, #15246
Attorney for Defendant