

IN THE CIRCUIT COURT OF )  
 \_\_\_\_\_ COUNTY, ARKANSAS )  
 DIVISION ONE – JUDGE JAMES DUNHAM )  
 STATE OF ARKANSAS )  
 PLAINTIFF )  
 V. CASE NO. \_\_\_\_\_ CR- \_\_\_\_\_ )  
 \_\_\_\_\_ )  
 \_\_\_\_\_ )  
 DEFENDANT) PRETRIAL ORDER DATED: \_\_\_\_\_

ABOVE SPACE RESERVED FOR FILE STAMP

APPEARANCES:

FOR THE STATE: JEFF PHILLIPS

FOR THE DEFENDANT: \_\_\_\_\_

\_\_\_\_\_ Speedy trial time is tolled from \_\_\_\_\_ to \_\_\_\_\_.  
 Speedy Trial Preservation Notice: The parties are directed to file a notice with the Clerk at any time a party has cause to believe between 60-75 days remain for speedy trial.

\_\_\_\_\_ All parties and lawyers are ordered to appear for further proceedings as follows:

**DATE :** \_\_\_\_\_ **@ 9:00 a.m. TYPE HEARING:** \_\_\_\_\_

A lawyer who enters an appearance for a party shall timely appear at all proceedings related to that party. If another lawyer who has not entered an appearance will appear at any proceeding for that party, prior leave of court is required.

\_\_\_\_\_ The parties have stipulated to the report of analysis of the State Crime Laboratory, and shall file a proper written memo of the stipulation forthwith, designating the substances and amounts to which they have stipulated, and the chain of custody.

The parties shall promptly exchange all necessary discovery records or other information necessary to presentment of this case to the Court. **All Motions shall affirmatively state in their title whether they are Opposed Or Unopposed based upon a pre-filing conference with the other party. A motion that does not comply may be deemed waived by the moving party.**

Victim Participation: Any alleged victim or representative may be present at any future proceeding; and may present a victim impact statement prior to consideration of any disposition.

Rule 404 (b) Notice: If either party will offer evidence regulated by Rule of Evidence 404 (b), the proponent shall summarize that offer of proof in the witness list, and shall separately file (a) a reasonable notice of any such evidence that the proponent intends to offer at trial, so the respondent has a fair opportunity to meet it; and (b) articulate in the notice the permitted purpose for which the proponent intends to offer the evidence and the reasoning that supports the purpose. The notice shall be filed no later than the proponent’s witness and exhibit lists.

\_\_\_\_\_ Other: \_\_\_\_\_

**IT IS SO ORDERED.**

Pretrial Order Version 9-2-2025.wpd

\_\_\_\_\_  
 CIRCUIT JUDGE

\_\_\_\_\_  
 Date