IN THE DISTRICT COURT OF TEXAS COUNTY THE STATE OF OKLAHOMA

THE STATE OF OKLAHOMA, Plaintiff, Plaintiff, (Note: The trial judge shall ensure the defendant is: either prior to completing the Summary of Facts or inquiry by the Court on the Plea. If the defendant is entering a nolo contendere, or other type guilty plea correct by pen change where term "guilty" is used.)	prior to
Defendant, Def	TEXAS COUNTY FILED OCT 14 2025 M. RENEE ELLIS COURT CLERK By
Part A: Findings of Fact, Acceptance of Plea	<u>CIRCLE</u>
1. Is the name just read to you your true name? If no, what is your correct name? I have also been known by thename(s):	Ves No
2. My lawyer's name is: Mitchell 5. Solomon + Alex Richard. 3 (a) Do you wish to have a record made of these proceedings by a Court Reporter? (b) Do you wish to waive this right?	Yes No
(b) Do you wish to waive this right? 4. Age: 55 Grade completed in school: Backetor's degree 5. Can you read and understand this form?	Yes No
(If the answer above is no, Addendum A is to be completed and attached.)	Tes No
6. Are you currently taking any medications or substances which affect your ability to understand these proceedings?	Yes No
7. Have you been prescribed any medications that you should be taking, but you are not taking? If so, what kind and for whatpurpose?	Yes No
8. Have you ever been treated by a doctor or health professional for mental illness or confined in a hospital for mental illness? If yes, list the doctor or health professional, place, and when occurred:	Yes No
9. Do you understand the nature and consequences of this proceeding? 10. Have you received a copy of the Information and read its allegations?	Yes No
11. Does the State move to dismiss or amend any case(s) or count(s) in the Information or on page 2 of the Information? If so, set forth the cases/counts dismissed or amended Pursuant to the plea agreement, the Statemores to dismiss Counts 3, 8, and 9.	Yes No
	

12.	A. Do you understand you are charged with:			
	Crimes	Statutory Reference		
(1) See Addendum B	O.S	(Yes)	No
((2)	O.S	Yes	No
(3)	O.S	Yes	No
((4)	O.S	Yes	No
	For additional charges: List any additional charges on a sep PLEA OF GUILTY ADDENDUM	parate sheet and label as		
ı	Are you charged after former conviction of a felony? If yes, list the felony(ies) charged:	<u></u>	Yes (No
13.	Have you previously been convicted of a felony? If so, when,		3?	
	(Check if applicable) Do you understand you are sub Sentencing Program for Young Adults and what the sentencing		Yes	No
	(Check if applicable) Do you understand that upon a		Ves	No
	guilty to the offense(s) of murder in the first	degree		
	you will be required to serve a minimum sentence of: 85% of the sentence of imprisonment imposed before consideration and are not eligible for earned or other type the effect of reducing the length of sentence to less than 85	of credits which will have	Van	No
	% of the sentence of imprisonment imposed or receive		165	110
	for state correctional earned credits toward completion of for parole?	your sentence or eligibility for	Yes	No
	(Check if applicable) Do you understand that a convict offense(s) of			
	offense(s) ofsubject you to mandatory compliance with the Oklahoma Sex	Offender Registration Act?	Yes	No
	(Check if applicable) Do you understand that any pers for two (2) years or more for the offense(s) of			
	involving sexual abuse, sexual exploitation, or illegal sexual content at the actual content of post-imprisonment supervision for at least three (3) yethe Department of Corrections in addition to the actual term	ears under conditions determined		
	no post-imprisonment supervision for a sentence of life or life			
	for offenses involving the sexual abuse, sexual exploitation, or	r illegal sexual conduct.	Yes	No
	(Check if applicable) Do you understand that a conviction of the conviction of t	will subject you		
	to a mandatory compliance with the Oklahoma Methamphetan	nine Offender Registry Act?	Yes	No
	(Check if applicable) Do you understand that a convict offense(s) of what in the first degree to a mandatory compliance with the Mary Rippy Violent Crim	tion on a plea of guilty to the will subject you	(V ₂₀)	No
			Yes	110
	(Check if applicable) Do you understand that the Coursentence of any person convicted of a felony and sentenced to November 1, 2012, a term of post-imprisonment supervision? vision shall be for a period of not less than nine (9) months no	a term of imprisonment after The post-imprisonment super- or more than one (1) year		
	following confinement of the person and shall be served under Department of Corrections. There will be no post-imprisonme		_	
	of life without the possibility of parole.	-	(Yes)	No

15. What is/are the charge(s) to which the defendant is/are entering a plea today? (1) First degree murder (2) First degree murder (4) Unlawful re	hoval	,¢ ,
and had. (5) Unlawful removal of a dead hady (6) Description	n of a	
dend body (5) Unlawful removal of a dead body (6) Desecration human corpse (7) Desecration of a human corpse 16. Do you understand the range of punishment for the crime(s) is/are: (list in same order as in No. 15 above.)?	lum T	3
(1) Minimum ofto a maximum ofand/or a fine of \$	Yes	No
(2) Minimum ofto a maximum ofand/or a fine of \$	Yes	No
(3) Minimum ofto a maximum ofand/or a fine of \$	Yes	No
(4) Minimum ofto a maximum ofand/or a fine of \$	Yes	No
For additional charges: List any additional punishments on a separate sheet, with additional crime labeled as PLEA OF GUILTY ADDENDUM B.	s and	
17. Read the following statements: You have the right to a speedy trial before a jury for the determ of whether you are guilty or not guilty and if you request, to determine sentence. (If pleading to capital murder, advise of procedure in 21 O.S. § 701.10(B)). At the trial:	ination	
(1) You have the right to have a lawyer represent you, either one you hire yourself or if you indigent a court appointed attorney.	are	
(2) You are presumed to be innocent of the charges.		
(3) You may remain silent or, if you choose, you may testify on your own behalf.(4) You have the right to see and hear all witnesses called to testify against you and the right cross-examine them.	to	
(5) You may have your witnesses ordered to appear in court to testify and present evidence of any defense you have to these charges.	of	
(6) The state is required to prove your guilt beyond a reasonable doubt.		
(7) The verdict of guilty or not guilty decided by a jury must be unanimous. However, you waive a jury trial and, if all parties agree, the case could be tried by a judge alone who would decide if you were guilty or not guilty and if guilty, the appropriate punishment.	an W	
Do you understand each of these rights?	Yes	No
18. Do you understand by entering a plea of guilty you give up these rights?	Yes	No
19. Do you understand that a conviction on a plea of guilty-could increase punishment in any future case committed after this plea?	Yes	No
20. Have you talked over the charge(s) with your lawyer, advised him/her regarding any defense you may have to the charges and had his/her advice?	Yes	No
21. Do you believe your lawyer has effectively assisted you in this case and are you satisfied with his/her advice?	Yes	No
you satisfied with his/her advice? 22. Do you wish to change your plea of not guilty to guilty and give up your right to a jury trial and all other previously explained constitutional rights?	Ves	No
23. Is there a plea agreement?	Yes	No
What is your understanding of the pleaagreement? See Exhibit A		

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2	. Do you understand the Court is not bound by any agreement or recommendation, and if the Court does not accept the plea agreement you have the right to withdraw your plea of guilty? Yes N	0
25.	. Do you understand that if there is no plea agreement the Court can sentence you within the range of punishment stated in question 16?	lo
26.	. Do you understand your plea of guilty to the charge(s) is/are after: (check one)	
	() no prior felony convictions () one (1) prior felony conviction () two (2) or more prior felony convictions List prior felony convictions to which pleading:	
26a.	a. Do you understand, if you are not a United States citizen, your plea, (Guilty, No Contest, Alford), or conviction or admitting the crime or the essential elements of the crime can result in you being rendered subject to deportation, inadmissible to the United States, denied relief from deportation (removal), ineligible for naturalization, and could result in you being removed from the Unites States permanently?	Го
	b. If applicable, have you been advised by your attorney that upon entering either a Guilty, Alford, or No Contest plea and/or should there be a subsequent revocation or acceleration of a probated sentence, that you are subject to having to serve 85% of any prison sentence imposed?	(a
27.	What (is) (are) your plea(s) to the charge(s) (and to each one of them)?	— ,,
	2 No contest 4 No contest 5 No contest 6 No contest	_ <i>J</i>
	1 No contest	
28.	. Did you commit the acts as charged in the Information?	lo
28.	State the factual basis for your plea(s) (attach additional page as needed, labeled as ADDENDUM C):	lo
28.	•	lo - L <u>B.</u>
28.	State the factual basis for your plea(s) (attach additional page as needed, labeled as ADDENDUM C):	lo - - <u>G.</u>
28.	State the factual basis for your plea(s) (attach additional page as needed, labeled as ADDENDUM C):	lo-
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28.	State the factual basis for your plea(s) (attach additional page as needed, labeled as ADDENDUM C):	to →
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29.	State the factual basis for your plea(s) (attach additional page as needed, labeled as ADDENDUM C): See State's Offer of Proof. Exh. I, I	16
29.	State the factual basis for your plea(s) (attach additional page as needed, labeled as ADDENDUM C): See State's Offer of Proof. Exhibit Have you been forced, abused, mistreated, or promised anything by anyone to	to -

32. (a) Do you have any additional statements to make to the Court?			Yes No
(b) Is there any legal reason you should not be sentenced now?	Senting	date.	Yes No to be scheduled.
HAVING BEEN SWORN, I, the Defendant whose signature appears be under oath: (1) Check One:	low, make the follow	ring stater	nents
(a) I have read, understood and completed this t	form.		
(b) My attorney completed this form and we have over the form and I understand its contents a with the answers. See Addendum "A".	_		
(c) The Court completed this form for me and in answers to the questions.	nsertedmy		
(2) The answers are true and correct.			
(3) I understand that I may be prosecuted for perjury if I have	made false statement	s to this C	ourt.
14th Le	D 0 1 1		. <u></u>
Acknowledged this day of October, 20 25.	Defendant Public/Deputy Cou	rt Cleff()	udge
APPROVAL BY ATTORNEY FOR DEP			
33. I, the undersigned attorney for the Defendant, believe the Defendant consequences of this proceeding. (S)He is able to assist me in formulating satisfied that the Defendant's waivers and plea(s) of guilty are voluntarily of all legal and constitutional rights. APPROVAL BY STATE	t understands the nating any defense to the	charge(s) is been int). I am
34. The sentence recommendation in question 23 is correctly stated. I be State of Oklahoma.	elieve the recommen	dation is f	fair to the
35. Offer of Proof (Nolo Contendere plea)	as Exh	roit	1 BH
36. On entering a plea to a felony offense, the State has a right to a pre- report. Does the State waive the right to a pre-sentence investigation	_	n and	Yes) No
36a. The State hereby makes application to waive any prohibition against pursuant to 22 O.S. §991a(C) and/or waives any prohibition against pursuant to 22 O.S. §991c(H)?	st suspended sentence of deferred sentence of the sentence of	erein	Yes No
- 5 - Revised August 19, 2020 (I st Judicial District)	Form 13.10 Uniform l	Plea of Guilty	- Summary of Facts

THE COURT FINDS AS FOLLOWS:

CTS 38+9

Om with

CFS 1, 2, 4, 5, 6, 77

37. A. The Defendant was sworn and responded to questions under oath.

Costs.

C. The Defendant's plea(s) of no contest is/are knowingly and voluntarily entered and accepted by the Court.

B. The Defendant understands the nature, purpose and consequences of this proceeding.

D. The Defendant is competent for the purpose of this hearing.

E. A factual basis exists for the plea(s) (and former conviction(s), if applicable.)

F. The Defendant is guilty as charged: (check as appropriate) after no prior felony convictions. _after one (1) prior felony conviction. after two (2) or more prior felony convictions. G. Upon application of the State, any prohibition against a

_suspended sentence pursuant to 22 Q.S. §991a(C) is waived; OR deferred sentence pursuant to 22 O.S. §991c(H) is waived.

H. Sentencing or order deferring sentence shall be: imposed instanter; OR continued until the 38th day of January , 20 26, at 9:00 A.M.

If the Pre-sentence Investigation and Report is requested, it shall be provided to the Court by the

day of ______, 20___; OR \nearrow PSIR is waived by all. Court vill not order.

I. Defendant is committed to:

The RID Program The FORT Program

The Delayed Sentencing Program for Youthful Offenders

DONE IN OPEN COURT this 14 day of October , 20 25.

M. Purdy
Court Reporter Present

CHARGED CRIMES (ADDENDUM B)

1.	 Murder in the first degree—deliberate intent
2.	Murder in the first degree—deliberate intent
3.	• No minimum; maximum of 10 years and a fine of \$0-5,000.
4.	Unlawful removal of a dead body
5.	 Unlawful removal of a dead body
6.	 Unlawful desecration of a human corpse
7.	 Unlawful desecration of a human corpse
8.	 STATE MOVES TO DISMISS—Child neglect
9.	 STATE MOVES TO DISMISS—Child neglect

PLEA AGREEMENT (EXHIBIT A)

- 1. In exchange for the defendant's plea of no contest, the State of Oklahoma agrees that it will not file a bill of particulars or seek the death penalty in this case.
- 2. The State agrees to dismiss the following counts:
 - Count 3—Conspiracy to commit murder in the first degree;
 - Count 8—Child Neglect;
 - Count 9—Child Neglect.
- 3. The sentences on the remaining counts are as follows:
 - a. Count 1—Murder in the first degree—deliberate intent—a felony: Life without the possibility of parole;
 - b. Count 2—Murder in the first degree—deliberate intent—a felony: Life without the possibility of parole;
 - c. Count 4—Unlawful removal of a dead body—a felony: 5 years;
 - d. Count 5—Unlawful removal of a dead body—a felony: 5 years;
 - e. Count 6—Unlawful desecration of a human corpse—a felony: 7 years;
 - f. Count 7—Unlawful desecration of a human corpse—a felony: 7 years.

Counts 1, 2, 4, 5, 6, and 7 all run concurrently with each other, with credit for time served.

- 4. The defendant will pay all associated court costs and fees.
- 5. Court-appointed attorney fees are waived.
- 6. The State will not require the defendant to testify in the case of any related defendant or any matter related to the underlying events of this case.
- 7. The parties agree to comply with the sentencing procedure set forth in the letter of agreement exchanged by counsel.

Tifany Adams, Defendant

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Mitchell S. Solomon, OBA #11171 Raven S. Sealy, OBA #30714 Alex Richard, OBA #33254 Maya Hansen, OBA #35849 Attorneys for Ms. Adams

George H. Leach, III, OBA #11047 District Attorney for District 1 Attorney for the State Exhibit 18

STATE'S OFFER OF PROOF

If this matter were to go to trial, the State of Oklahoma would present evidence of the following:

That on or about the 30th day of March, 2024, in Texas County, Oklahoma, the defendant, Tifany Adams, aided and abetted in the commission of the deliberate and intentioned deaths of Veronica Butler and Jilian Kelley in which they were each stabbed multiple times with a knife and did die as a result of the wounds inflicted;

That on or about the 30th day of March, 2024, in Texas County, Oklahoma, the defendant, Tifany Adams, aided, abetted and planned the removal of the dead bodies of Veronica Butler and Jilian Kelley from the original places of the their death to the property of Jamie Beasley without authorization from the District Attorney or medical examiner or their authorized representatives and without circumstances to justify the removal; and

That on or about the 30th day of March, 2024, in Texas County, Oklahoma, the defendant, Tifany Adams, aided, abetted and planned the desecration of the human corpses of Veronica Butler and Jilian Kelley by disposing of their bodies by burying them in a freezer underground which impeded the detection, investigation and prosecution of the crimes and resulted in the loss of evidence, to-wit: DNA, Fibers, Prints, etc.