

IN THE DISTRICT COURT WITHIN AND FOR PAYNE COUNTY
STATE OF OKLAHOMA

IN REF:

JESSE MACK BUTLER

08/04/2007

STATE OF OKLAHOMA)
COUNTY OF PAYNE)

Arrestee(s)

AGENCY - Stillwater Police Department

AGENCY CASE # -

COURT CASE # -

THE DISTRICT COURT OF
Payne County, Oklahoma
FILED
MAR 04 2025
BRYAN ALLEN, Court Clerk
Deputy

ARREST WARRANT AFFIDAVIT

The undersigned, of lawful age, being duly sworn, upon oath deposes and states as follows:

1. Detective Rachel Bruce is a CLEET certified Police Officer employed by the Stillwater Police Department.
2. Detective Rachel Bruce has conducted an investigation and based on the knowledge gained from that investigation of the circumstances, it appears as follows:

On September 12, 2024, at approximately 1322 hrs., Stillwater Public Schools Stillwater Police School Resource Officer Paul Blankenship took a report from a student concerning allegations of domestic assault and battery, domestic assault and battery by strangulation, sexual battery, rape by instrumentation, sodomy, attempted 1st degree rape, and kidnapping. The victim, a juvenile female identified as [REDACTED], was in a dating relationship with the suspect, Jesse Mack Butler. [REDACTED] reported the romantic relationship with Butler began in late January 2024 and ended in early March 2024. During their relationship, [REDACTED] reported Butler often physically and sexually assaulted her. [REDACTED] provided a written statement to SRO Blankenship concerning an incident that occurred in which Butler sexually battered her and attempted to rape her inside his vehicle, outside Marble Slab Creamery, 229 S. Knoblock. She also detailed an incident that occurred inside her vehicle in the Hampton Inn & Suites parking lot, 717 E. Hall of Fame Avenue. Following the initial report, I was assigned as the investigator to follow up on this case.

On September 20, 2024, [REDACTED] participated in a forensic interview at the Saville Center in Stillwater, Oklahoma. During the forensic interview, [REDACTED] disclosed the following events:

- February 2, 2024 – Butler parked his vehicle on the north side of Marble Slab Creamery, 229 S. Knoblock, following an OSU home wrestling dual they attended together. Instead of getting ice cream, which is what he initially told [REDACTED] they were going to do, he forcibly removed her clothing, aggressively pinned her down, sat on top of her, touched her breasts, bit and sucked on her chest, and inserted his fingers into her vagina against her will. Butler also attempted to have sexual intercourse with her in his vehicle. [REDACTED] reported she yelled and told him “no” repeatedly and tried to push him off of her, but was unable to overpower him. [REDACTED] reported Butler told her he was sorry for what he was about to do, but he had to do it. [REDACTED] recalled hyperventilating because Butler intended to have sexual intercourse with her and she did not want to. Before Butler could put his penis inside her, an unidentified woman walked up to the vehicle and interrupted him. [REDACTED] believed the woman heard her yelling, crying, and saying “no” from outside the vehicle. [REDACTED] detailed how this event derailed his plan to have sex with her. After this occurred, Butler drove away from the area, told [REDACTED] to stay down, and warned her if the police came that they

would both be in trouble. Butler returned to his home where [REDACTED] vehicle was located. Once there, they remained in Butler's pickup where he tried again to have sexual intercourse with [REDACTED] told Butler she needed to get home, but Butler pulled her on top of him and told her "You're not going until I'm finished." Butler moved [REDACTED] body back and forth on top of his with their clothing on. Butler told [REDACTED] "I want to have sex with you," but she refused and said she did not want to. [REDACTED] was able to get out of Butler's vehicle and get into her own vehicle to leave. Butler got into [REDACTED] vehicle with her and continued to try to get her to have sexual intercourse with him. [REDACTED] reported Butler told her, "I want to be inside you" and "I want you." [REDACTED] described Butler putting his hands all over her body, specifically between her legs, on her chest, and he grabbed her by the neck. [REDACTED] stated Butler also often pulled her hair during these incidents. [REDACTED] reported Butler did eventually get out of her vehicle and she was able to go home.

- Early February 2024 – Butler and [REDACTED] were parked outside Planet Fitness, 805 E. Virginia Avenue, inside her vehicle. Butler exposed his penis to her and told her to perform oral sex on him. [REDACTED] refused by saying "no" and that she wanted to go home. Butler then forced [REDACTED] head and mouth onto his penis, by grabbing the back of her head and her hair and forcing her down toward his penis. [REDACTED] began crying when he did this. While this was occurring, Butler's mother called. Butler told [REDACTED] to be quiet and not say anything or he would hurt her. Following the phone call, [REDACTED] stated she complied with Butler out of fear of what he would do to her if she did not. [REDACTED] performed oral sex on Butler until he told her to stop and ejaculated. After this occurred, Butler exited her vehicle and they both left the parking lot.
- Early February (prior to 02/14/2024) – Butler and [REDACTED] were at Butler's family home, 2309 E. Will Rogers Drive, in an upstairs movie room, when Butler pinned [REDACTED] down on the couch by sitting on top of her. He forcefully removed her clothing despite her objection. He touched her body, including her breasts and vagina, as she cried and told him to stop. This incident ended as Butler was attempting to take his underwear off to try to have sexual intercourse with her. [REDACTED] knew Butler intended to have sex with her because he made statements like "I want to be inside of you" and pushed his penis into her groin area. Butler's mother came to the door and inquired if everything was okay. [REDACTED] believed this was because she heard [REDACTED] crying and saying, "No." After this occurred, Butler and [REDACTED] left Butler's residence to take her home. When Butler took [REDACTED] home, he parked in the vicinity of [REDACTED] home, but he refused to take her to her house. Butler forced [REDACTED] to remain in his vehicle with him for a period of approximately two (2) hours and told her she could not leave until she did what he wanted her to do. Given Butler's previous aggressive behavior with her and his ability to overpower her, [REDACTED] was scared to try to exit the vehicle. Inside the vehicle, Butler grabbed [REDACTED] breasts and rubbed her between her legs. He attempted to pull her on top of him, but she refused. He grabbed her hand and forced it onto his groin area, moving her hand back and forth. [REDACTED] was able to exit Butler's vehicle after threatening to call her mother if he did not let her go. Butler also exited and followed [REDACTED] into her residence, where he continued with unwanted sexual advances. [REDACTED] reported Butler eventually left her residence between 0130 hours and 0230 hours, after receiving a text from his sister to come home.
- February 2024 – [REDACTED] and Butler were parked in her vehicle at 717 E. Hall of Fame, the Hampton Inn & Suites parking lot, behind Raising Cane's Chicken Fingers, 317 N. Perkins Road. Butler instructed [REDACTED] to get in the back seat with one of the seats laid down. He removed her pants and underwear against her will. [REDACTED] verbalized she did not want him to touch her, but he put his fingers inside her vagina. [REDACTED] told Butler to stop and that he was hurting her badly. [REDACTED] reported Butler told her he was not going to stop until he got three (3) fingers inside her, which he did. [REDACTED] moved around and tried to get him to stop, but he

refused and she was scared of him and could not overpower him. When [REDACTED] got home afterward and went to the bathroom, she was bleeding from her vagina.

- February 2024 – [REDACTED] reported multiple incidents where Butler “fingered” her against her will, while in their vehicles in the Braum’s parking lot. On one occasion, [REDACTED] sibling was with them and Butler sent the sibling inside with his debit card to get something to eat, so he could touch [REDACTED]. She reportedly bled from her vagina on this occasion also. On another occasion that Butler forcefully digitally penetrated her, [REDACTED] battery to her vehicle died and her father had to come jump start it afterward.
- On or about February 29, 2024, [REDACTED] reported she was strangled to the point of unconsciousness by Jesse Butler. This occurred inside her vehicle, in the Walmart parking lot at 111 N. Perkins Road. [REDACTED] reported Butler strangled her after she would not participate in sexual acts with him. Prior to strangling her, Butler touched her breasts and other parts of her body under and over her clothing. He pinned her down inside her vehicle and straddled her, with one hand on her neck and one hand pinning her hands down over her head. [REDACTED] was scared and crying. She told Butler, “no,” but he did not listen. [REDACTED] reported she was hyperventilating and then recalled her vision being blurry and she was dizzy. She reported her head immediately hurt and she was confused about what occurred. She was scared of Butler, but when she regained consciousness Butler was laughing at her. Following this incident, [REDACTED] reported she had a handprint and injury on her neck.

In addition to these specific occasions, [REDACTED] reported Jesse Butler would regularly slap her legs or squeeze her legs very hard. She reported it would hurt and it resulted in a lot of bruises on her legs from Butler. [REDACTED] had taken a few photographs of the bruises on her legs and on her neck with her phone. However, Butler regularly went through her phone, so she was afraid to document them in that manner.

Following the forensic interview, [REDACTED] was seen by Brandi Watts, APRN, FNP-BC, SANE at the Saville Center. During the examination, [REDACTED] provided Watts with a similar account of the incidents detailed in the forensic interview. She also reported to Watts that she had urinated on herself when Butler strangled her. Since the incident, [REDACTED] has experienced times of substantial swelling, as observed by Watts through photographs provided by [REDACTED] parent, and discomfort in her neck, which she may not have experienced absent the strangulation. Through her examination, Watts found [REDACTED] had been a victim of sexual and physical abuse.

In the incidents involving [REDACTED], Jesse Butler demonstrated escalating physical and sexual violence as their relationship progressed over the term of approximately 2 months. Additionally, the Stillwater Police Department took another report of incidents reported by a second female juvenile, in which Jesse Butler utilized threat, fear, intimidation, and physical force to make her perform sexual acts and participate in sexual intercourse with him. This relationship began after [REDACTED] and Butler ended their dating relationship in March 2024. In that investigation, Butler employed similar strategies to elicit cooperation from that victim, including strangling her until unconsciousness for refusing to have sexual intercourse with him.

Based upon his birthdate, Jesse Mack Butler was 17 years old at the time these crimes were committed.

The aforementioned offense(s) occurred in Payne County, Oklahoma.

WHEREFORE, based on the above information, your Affiant prays the Honorable Court find that probable cause exists to issue an arrest warrant for Jesse Mack Butler on the following charges:

1. Domestic Assault & Battery, 21 O.S. 644 (a misdemeanor offense.)
2. Domestic Abuse by Strangulation 21 O.S. 644 (j) (a felony offense.)
3. Sexual Battery, 21 O.S. 1123 (B)(1) (a felony offense.)
4. Rape by Instrumentation, 21 O.S. 1111.1 (A) (a felony offense.)
5. Sodomy, 21 O.S. 888 (B)(3) (a felony offense.)
6. Attempted 1st Degree Rape, 21 O.S. 1114 (A)(5), (a felony offense.)
7. Kidnapping, 21 O.S. 721 (1) (a felony offense.)

Rachel Bruce

(Affiant's Signature)
Detective Rachel Bruce, Stillwater Police
Department

Subscribed and sworn to before me this 17th day of January, 2023



[Signature]

Notary's Signature

Based upon the information contained in the Affidavit above, I find that there is probable cause for detaining the above named subject pending further proceedings.

Dated this 4 day of MARCH, 2025, at 12:20 o'clock P m.

[Signature]

Judge of the Payne County District Court

PROBABLE CAUSE IS NOT SHOWN IN AFFIDAVIT

I do not find that based upon this Affidavit probable cause has been shown.

Judge of the Payne County District Court

IN THE DISTRICT COURT WITHIN AND FOR PAYNE COUNTY
STATE OF OKLAHOMA

IN REF:

Jesse Mack Butler

08/04/2007

STATE OF OKLAHOMA)
COUNTY OF PAYNE)

Arrestee(s)

AGENCY - Stillwater Police Department

AGENCY CASE #

COURT CASE #

THE DISTRICT COURT OF
Payne County, Oklahoma
FILED
MAR 04 2025
LORI ALLEN, Court Clerk
Deputy

ARREST WARRANT AFFIDAVIT

The undersigned, of lawful age, being duly sworn, upon oath deposes and states as follows:

1. Detective Rachel Bruce is a CLEET certified Police Officer employed by the Stillwater Police Department.
2. Detective Rachel Bruce has conducted an investigation and based on the knowledge gained from that investigation of the circumstances, it appears as follows:

On September 12, 2024, at approximately 1322 hrs., Stillwater High School, School Resource Officer Paul Blankinship took a report from a student concerning allegations of domestic assault and battery and domestic assault and battery by strangulation. The victim, a juvenile female identified as [REDACTED] was in a dating relationship with the suspect, Jesse Mack Butler. [REDACTED] reported the romantic relationship with Butler began in late March 2024 and ended in September 2024. During their relationship, [REDACTED] reported Butler was often physically and mentally abusive and had sexually assaulted her on numerous occasions.

Following the initial report, I was assigned as the investigator to follow up on this case. During a forensic interview on September 25, 2024, [REDACTED] detailed the first incident of physical abuse by Jesse Butler. This occurred on April 22, 2024, at Sonic, 423 S. Perkins Road, in Stillwater. On this occasion, Jesse Butler reportedly attempted to pull her pants down and touch her, as they sat on the bed of his pickup truck at the drive-in restaurant. She told Butler "No", but he continued to grab and slap her buttocks and touch her breasts. Butler became angry, grabbed her arm, spun her around, and threw her on the ground. This action left scratches on her arm, which Butler laughed about. This incident demonstrated to [REDACTED] that Butler would use physical force on her, if she did not comply with his sexual demands.

[REDACTED] reported she engaged in sexual intercourse with Jesse Butler throughout the term of their relationship and did so to prevent physical aggression from him. When [REDACTED] told Butler he was hurting her, he did not care and would not stop. Because of his aggressiveness, she was scared to tell him to stop. She expressed she was scared not to do what he wanted because of how physically violent he had been with her. [REDACTED] reported Butler had left bruises on her hips from squeezing her so tightly. [REDACTED] reported the intercourse was extremely aggressive, but she reported she quickly stopped fighting it because Butler would overpower her and hurt her to get his way. [REDACTED] explained she learned what to do and not to, to avoid being hurt by Butler. According to [REDACTED], Butler would pin her down and she was physically unable to get him off of her. [REDACTED] stated this would often lead her to hyperventilate, which Butler thought was funny.

█████ described an occasion in July 2024, in which she house sat for a family friend. The dates she stayed at the residence were July 27, 2024 through August 3, 2024. The residence was located at 3402 S. Canopy Lane, in Stillwater, and in the jurisdiction of the Payne County Sheriff's Office. While she was there, Jesse Butler came to the house. Butler expressed a desire to have sexual intercourse with her at the house. █████ reported she did not want to do anything at the house. Butler became angry, came up behind her, put his arm around her neck, and strangled to unconsciousness. She could not breathe, scratched at his arms, and tried to get away, but could not free herself. █████ woke up on the floor of the living room after losing consciousness. █████ reported there were red marks across her neck after Butler strangled her. Approximately 15 minutes after strangling her, Butler initiated sexual intercourse with her. Butler had sexual intercourse three (3) or four (4) times on this date. █████ complied out of fear he would strangle her again or hurt her. █████ reported Butler strangled her on a second occasion during that week. She complied with him out of fear of him. █████ stated Butler told her he wanted to strangle her, so he could film it on his phone. Butler got on top of █████ to watch her pass out. He set up his phone to record it, so he could watch it later. █████ lost consciousness on this occasion as well. During this investigation, I obtained a search warrant for the cellular device belonging to Jesse Butler. The cell phone was downloaded to review the contents of the phone. I located a video with a date and time stamp of 08/01/2024 at 2028 hours, in which Jesse Butler can be seen strangling █████ until unconsciousness. This was the timeframe █████ reported this occurred and it appeared to have occurred in the manner she reported.

According to █████ Butler often gave her hickeys and bit her breasts, which both left marks. █████ provided a photograph of a hickey during the investigation. The hickey appeared to be on the left side of her neck. It was red/purple in color. █████ reported Butler gave her the hickey during the week she house sat at 3402 S. Canopy Lane.

█████ reported Butler wanted to have sexual intercourse every day. She described feeling coerced to comply to avoid being hurt. In addition to the sexual intercourse, █████ reported Butler forced her to perform oral sex on him. He forcefully grabbed her head and pushed her down onto his penis. Once his penis was in her mouth, he forcefully moved her head up and down, in a way that she had no control over her own head. █████ reported Butler maintained her mouth on his penis until he ejaculated and forced her to swallow his semen. █████ stated because of his violent aggression toward her, she did not attempt to fight him. █████ did not provide specific dates or locations for these occasions, as she stated it was a frequent and regular occurrence throughout their six (6) month relationship from March to September 2024.

In addition to the forced oral sex, █████ reported Butler also aggressively digitally penetrated her. One specific occasion she reported was after golfing at the Stillwater Country Club. She reported Butler "fingered" her so aggressively it caused her to bleed. █████ stated, "no matter what I told him it did not change his mind." She described holding her skirt trying to prevent him from accessing her vagina. Butler forcefully pulled her skirt down and put his fingers inside her vagina. █████ described Butler as "jamming" his fingers inside her. She reported she began to bleed, which Butler verbally shamed her for. █████ stated this incident occurred in the Walmart parking lot at 4545 W. 6th Avenue, in August 2024. She reported there were multiple other occasions when Butler digitally penetrated her to the point that she bled.

During this investigation, the Payne County Sheriff's Office gave permission for the Stillwater Police Department to investigate the incident which occurred in Payne County, due to the other crimes occurring within the jurisdiction of the Stillwater Police Department. This is also the second investigation the Stillwater Police Department has on Jesse Butler in 2024 concerning similar crimes of this nature. The other victim is a female juvenile, whom Butler was in a romantic relationship, prior to █████ He was reported by that victim to have also strangled her, sexually assaulted her, and physically assaulted her. A separate arrest affidavit was submitted on that case.

The aforementioned offense(s) occurred in Payne County, Oklahoma.

WHEREFORE, based on the above information, your Affiant prays the Honorable Court find that probable cause exists to issue an arrest warrant for Jesse Mack Butler on the following charges:

1. Domestic Assault & Battery by Strangulation, 21 O.S. 644(j) (a felony offense.)
2. Domestic Assault & Battery, 21 O.S. 644 (a misdemeanor offense.)
3. Sexual Battery, 21 O.S. 1123 (B)(1) (a felony offense.)
4. Rape by Instrumentation, 21 O.S. 1111.1 (A) (a felony offense.)
5. Sodomy, 21 O.S. 888 (B)(3) (a felony offense.)

Rachel Bruce

(Affiant's Signature)
Detective Rachel Bruce, Stillwater Police
Department

Subscribed and sworn to before me this 4 day of February, 2024.

Shawn Miller

Notary's Signature



Based upon the information contained in the Affidavit above, I find that there is probable cause for detaining the above named subject pending further proceedings.

Dated this 4 day of MARCH, 2025, at 12:25 o'clock A m.

[Signature]

Judge of the Payne County District Court

PROBABLE CAUSE IS NOT SHOWN IN AFFIDAVIT

I do not find that based upon this Affidavit probable cause has been shown.

Judge of the Payne County District Court

[REDACTED]

IN THE DISTRICT COURT OF PAYNE COUNTY
STATE OF OKLAHOMA

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED
MAY 22 2025
By LORI ALLEN, Court Clerk
Deputy

STATE OF OKLAHOMA,)
)
Plaintiff,)
)
V.)
)
JESSEE MACK BUTLER,)
)
Defendant.)

Case No [REDACTED]

**AGREED ORDER OF DEFENDANT'S WAIVER OF STATUTORY
REQUIREMENT TO BEGIN YOUTHFUL OFFENDER PRELIMINARY
HEARING WITHIN 90 DAYS OF FILING OF THE INFORMATION and
ORDER CONTINUING PRELIMINARY HEARING**

NOW on this 21 day of May, 2025, Defendant, by and through is attorney, G. Derek Chance has advised the Court the Defendant waives his right, for this Court to begin the preliminary hearing in the above-entitled action within 90 days of the the date of the filing of the Information, as required under Title 10A Section 2-5-205(H) of the Oklahoma Statutes.

After having been fully advised on the premises, the Court accepts Defendant's waiver of the requirement for this Court to begin the preliminary hearing in the above-entitled matter within ninety (90) days of the filing of the Information, which is currently set for May 22, 2025.

WHEREFORE PREMISES CONSIDERED, it is therefore ordered the

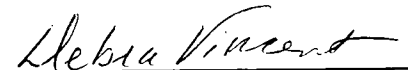
above-entitled matter be stricken from this Court's docket on May 22, 2025 and shall next be heard for preliminary hearing on the 13th day of June 2025.

IT IS SO ORDERED.


JUDGE WORTHINGTON

AGREED:

G. DEREK CHANCE
ATTORNEY FOR DEFENDANT



DEBBIE VINCENT
ASSISTANT DISTRICT ATTORNEY

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED

JUN 12 2025

By: LORI ALLEN, Court Clerk

Deputy

IN THE DISTRICT COURT OF PAYNE COUNTY
STATE OF OKLAHOMA

STATE OF OKLAHOMA,

Plaintiff,

V.

Case No. [REDACTED]

JESSE MACK BUTLER,

Defendant.

**DEFENDANT'S MOTION TO CERTIFY AS A YOUTHFUL OFFENDER
OR IN THE ALTERNATIVE A JUVENILE AND REQUEST FOR YOUTHFUL
OFFENDER STUDY AND PSYCHOLOGICAL EVALUATION**

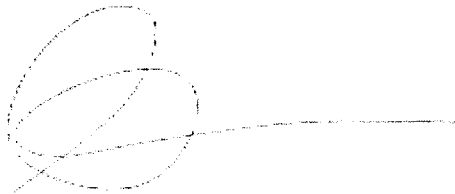
COMES NOW, Jesse Mack Butler, Defendant, by and through his attorney, G. Derek Chance, an in accordance with Sections 2-5-202 2-5-205 of Title 10A of the Oklahoma Statutes, respectfully moves this Court to certify Defendant as a Youthful Offender and in the alternative a Juvenile, and in support thereof submits the following:

1. On March 4, 2024 Defendant was charged with: Count 1: Attempted Rape in the First Degree, Count 2: Rape by Instrumentation, Count 3: Sexual Battery, Count 4: Forcible Oral Sodomy, Count 5: Attempted Rape in the First Degree, Count 6: Rape by Instrumentation, Count 7: Domestic Assault and Battery by Strangulation, Count 8: Domestic Assault and Battery by Strangulation, Count 9: Rape by Instrumentation, Count 10: Domestic Assault and Battery in the above styled case;

2. Section 2-5-205(l) and 2-5-206A allows Defendant to request a youthful offender study and affords an opportunity for hearing on Defendant's Motion prior to the Court's ruling as to probable cause at the conclusion of the State's case at preliminary hearing;
3. Defendant requests this Court order the Office of Juvenile Affairs (OJA) conduct a youthful offender study in accordance with the requirement so Section 2-5-206A(A)(2), and provide the youthful offender study, together with a psychological evaluation to the Court and parties prior to the commencement of preliminary hearing;

WHEREFORE PREMISES CONSIDERED, Defendant respectfully requests this Court order OJA to conduct and complete a psychological evaluation and youthful offender study, and to grant Defendant's Motion to Certify as a Youthful Offender or in the alternative a Juvenile..

RESPECTFULLY SUBMITTED,

A handwritten signature in black ink, consisting of a large, stylized 'G' followed by a horizontal line extending to the right.

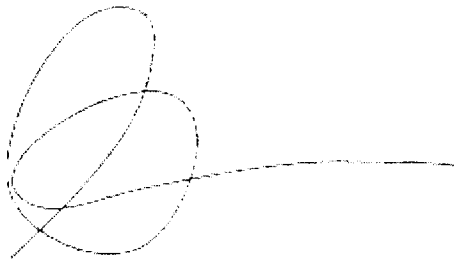
G. DEREK CHANCE, OBA # 19065
600 N. Robinson, Suite 307
Oklahoma City, Oklahoma 73102
(405)317-7003
derek@derekchancelaw.com

ATTORNEY FOR DEFENDANT

CERTIFICATE OF SERVICE

I hereby certify on the 12 day of ~~May~~^{June}, 2025 the above Defendant's Motion to Certify as a Youthful Offender or in the Alternative a Juvenile and Request for Youthful Offender Study and Psychological Evaluation was filed with the Payne County Court Clerk and was delivered to the following:

Payne County District Attorney's Office
Via Hand Delivery

A handwritten signature in black ink, consisting of a large, stylized 'G' followed by a horizontal line extending to the right.

G. Derek Chance

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED
MAY - 2 2025
By: LORI ALLEN, Court Clerk
Deputy

[REDACTED]

IN THE DISTRICT COURT OF PAYNE COUNTY
STATE OF OKLAHOMA

STATE OF OKLAHOMA,)
)
Plaintiff,)
)
V.)
)
JESSE MACK BUTLER,)
)
Defendant.)

Case No. [REDACTED]

**DEFENDANT'S MOTION TO CERTIFY AS A YOUTHFUL OFFENDER
OR IN THE ALTERNATIVE A JUVENILE AND REQUEST FOR YOUTHFUL
OFFENDER STUDY AND PSYCHOLOGICAL EVALUATION**

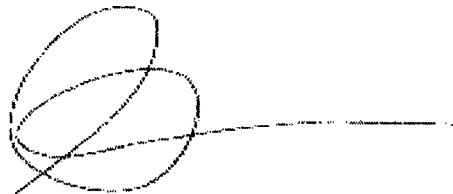
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1. On March 4, 2024 Defendant was charged with: Count 1: Attempted Rape in the First Degree, Count 2: Rape by Instrumentation, Count 3: Sexual Battery, Count 4: Forcible Oral Sodomy, Count 5: Attempted Rape in the First Degree, Count 6: Rape by Instrumentation, Count 7: Domestic Assault and Batterh by Strangulation, Count 8: Domestic Assault and Battery by Strangulation, Count 9: Rape by Instrumentation, Count 10: Domestic Assault and Battery in the above styled case;

2. Section 2-5-205(l) and 2-5-206A allows Defendant to request a youthful offender study and affords an opportunity for hearing on Defendant's Motion prior to the Court's ruling as to probable cause at the conclusion of the State's case at preliminary hearing;
3. Defendant requests this Court order the Office of Juvenile Affairs (OJA) conduct a youthful offender study in accordance with the requirement so Section 2-5-206A(A)(2), and provide the youthful offender study, together with a psychological evaluation to the Court and parties prior to the commencement of preliminary hearing;

WHEREFORE PREMISES CONSIDERED, Defendant respectfully requests this Court order OJA to conduct and complete a psychological evaluation and youthful offender study, and to grant Defendant's Motion to Certify as a Youthful Offender or in the alternative a Juvenile..

RESPECTFULLY SUBMITTED,

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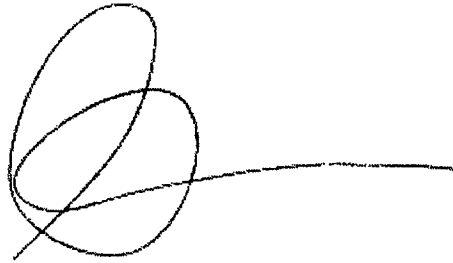
G. DEREK CHANCE, OBA # 19065
600 N. Robinson, Suite 307
Oklahoma City, Oklahoma 73102
(405)317-7003
derek@derekchancelaw.com

ATTORNEY FOR DEFENDANT

CERTIFICATE OF SERVICE

I hereby certify on the _____ day of May, 2025 the above Defendant's Motion to Certify as a Youthful Offender or in the Alternative a Juvenile and Request for Youthful Offender Study and Psychological Evaluation was filed with the Payne County Court Clerk and was delivered to the following:

Payne County District Attorney's Office
Via Hand Delivery

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G. Derek Chance

[REDACTED]

IN THE DISTRICT COURT OF PAYNE COUNTY,
STATE OF OKLAHOMA

Deputy 

)
)
)
)
)
)
)
)
)

Case No.

[REDACTED]

Defendant.

After having received Defendant's Motion for Certification as a Youthful Offender or in the alternative a Juvenile and Request and for Youthful Offender Study and Psychological Evaluation, the Court enters the following orders:

1. Make available the complete juvenile record of the accused to the district attorney and the accused person;
2. Prepare a youthful offender study addressing the statutory criteria the Court must consider in ruling on Defendant's Motion, specifically;

- a. whether the alleged offense was committed in an aggressive, violent, premeditated or willful manner,
- b. whether the offense was against persons, and if personal injury resulted, the degree of personal injury,
- c. the record and past history of the accused person, including previous contacts with law enforcement agencies and juvenile or criminal courts, prior periods of probation and commitments to juvenile institutions,
- d. the sophistication and maturity of the accused person and the accused person's capability of distinguishing right from wrong as determined by consideration of the accused person's psychological evaluation, home, environmental situation, emotional attitude and pattern of living,
- e. the prospects for adequate protection of the public if the accused person is processed through the youthful offender system or the juvenile system,
- f. the reasonable likelihood of rehabilitation of the accused person if the accused is found to have committed the alleged offense, by the use of procedures and facilities currently available to the juvenile court, and
- g. whether the offense occurred while the accused person was escaping or in an escape status from an institution for youthful offenders or juvenile delinquents.

IT IS FURTHER ORDERED the Office of Juvenile Affairs shall provide a copy of said report to all parties and the Court at least thirty (30) days prior to the commencement of preliminary hearing.

IT IS SO ORDERED.


DISTRICT COURT JUDGE

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED

Aug 11 2025
By: LORI ALLEN, Court Clerk
Deputy

IN THE DISTRICT COURT OF PAYNE COUNTY, STATE OF OKLAHOMA

STATE OF OKLAHOMA,
Plaintiff,

vs.

No. CF- [REDACTED]

Jesse Mack Butler
Defendant.

WAIVER OF PRELIMINARY EXAMINATION

I have been advised of my statutory and constitutional rights to a preliminary examination of the facts in the preliminary complaint on file against me. I understand that the State of Oklahoma would be required to show, at that preliminary examination, the commission of a public offense, and sufficient cause to believe me guilty thereof, before I could be held to answer for that offense. With this right in mind, I do hereby waive any preliminary examination of the facts set out in said preliminary complaint freely and voluntarily.

Jesse Butler
DEFENDANT

[Signature]
ATTORNEY FOR DEFENDANT

I do hereby waive any preliminary examination of the facts in the preliminary complaint herein on behalf of the State of Oklahoma.

[Signature]
DISTRICT ATTORNEY/ASSISTANT

ORDER

Now on this 24th day of July, 2024, the above cause comes on for hearing, and the court finds that each party waives the preliminary examination otherwise required herein.

IT IS THEREFORE ORDERED that the defendant be held to answer for the offense named in the preliminary complaint herein. **IT IS FURTHER ORDERED** that the defendant appear before the trial division of the District Court for arraignment on the 5th day of August, 2025, at 1:30 o'clock p.m.

[Signature]
JUDGE OF THE DISTRICT COURT

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED
E STATE OF
AUG 25 2025
By: LORI ALLEN, Court Clerk
am
Deputy

Case No.

Punishable by incarceration for a term not exceeding one-half (1/2) the longest term of imprisonment for the offense attempted. Rape in the First Degree is punishable by imprisonment for not less than five (5) years to Life without parole.

COUNT 2: RAPE BY INSTRUMENTATION ~ a FELONY, That is to say, the said defendant on or about the 2nd day of February, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully, intentionally and feloniously rape by use of an inanimate object, to-wit: Defendant's fingers, by penetrating the vagina of [REDACTED] without her consent, and said defendant is not married to [REDACTED] in violation of Title 21 OSA, Section 1111.1, contrary to the form and the statute made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for not less than five (5) years to Life without parole.

COUNT 3: SEXUAL BATTERY ~ a FELONY, That is to say, the said defendant on or about the 2nd day of February, 2024, in the County and State aforesaid, then and there being, did unlawfully, willfully intentionally and feloniously touch, maul, and feel the body or private parts of one [REDACTED] then and there a person sixteen years of age or older, in a lewd and lascivious manner and without the consent of said [REDACTED] by touching, biting and sucking her breasts, in violation of Title 21, OSA, Section 1123(B), contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for up to ten (10) years.

COUNT 4: FORCIBLE ORAL SODOMY ~ a FELONY, That is to say, the said defendant, on or between the 1st day of February, 2024, and the 29th day of February, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully and feloniously copulate by mouth with one [REDACTED] by then and there forcing the head of the said [REDACTED] upon his penis and, thereafter, inserting his penis into the mouth of [REDACTED] by means of force, in violation of Title 21, OSA, Section 888, contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for up to twenty (20) years.

COUNT 5: ATTEMPTED RAPE IN THE FIRST DEGREE ~ a FELONY, That is to say, the said defendant, on or between the 1st day of February, 2024, and the 14th day of February, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully and feloniously with the use of force including but not limited to fear, fright and coercion directed at one [REDACTED], a female person not the wife of the said defendant, attempt to overcome all resistance on the part of [REDACTED] harm to one [REDACTED], a female person not the wife of the said defendant, attempt to overcome all resistance on the part of the said [REDACTED] and did then and there attempt to rape, ravish, carnally know and have sexual intercourse with said female against her will and consent, said defendant then and there forcibly removing the clothing of [REDACTED] and restraining her movement as he told her he 'wanted to be inside her' and pushed his penis into her genital area but was prevented from completing said crime by an inquiry from another person in the household, said acts in violation of Title 21, OSA, Section 1114 and , contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

Punishable by incarceration for a term not exceeding one-half (1/2) the longest term of imprisonment for the offense attempted. Rape in the First Degree is punishable by imprisonment for not less than five (5) years to Life without parole.

COUNT 6: RAPE BY INSTRUMENTATION ~ a FELONY, That is to say, the said defendant on or between the 1st day of February, 2024, and the 29th day of February, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully, intentionally and feloniously rape by use of an inanimate object, to-wit: Defendant's fingers, by penetrating the vagina of [REDACTED] without her consent, telling [REDACTED] that he was not going to stop despite her protests until he got three fingers inside her, and said defendant is not married to [REDACTED] in violation of Title 21 OSA, Section 1111.1, contrary to the form and the statute made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for not less than five (5) years to Life without parole.

COUNT 7: DOMESTIC ASSAULT AND BATTERY BY STRANGULATION ~ a FELONY, That is to say, the said defendant, on or about the **29th day of February, 2024**, and in the County and State aforesaid, then and there being, did unlawfully, willfully and wrongfully commit an assault and battery upon the person of one [REDACTED] with whom Defendant was in a dating relationship, by then and there placing his hands upon the neck of said [REDACTED] and applying sufficient pressure to interfere with the flow of blood and/or oxygen within the blood vessels and/or air passages contained therein, said act accomplished with force and violence and with the unlawful intent to do [REDACTED] corporal hurt and bodily injury, in violation of Title 21 O.S. § 644(J), contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by not less than one (1) years nor more than three (3) years, a fine of \$3000.00, and/or both.

COUNT 8: DOMESTIC ASSAULT AND BATTERY BY STRANGULATION ~ a FELONY, That is to say, the said defendant, on or between the 27th day of July, 2024, and the 7th day of August, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully and wrongfully commit an assault and battery upon the person of one [REDACTED] a person with whom defendant was in a dating relationship, by then and there placing his arm across the neck of the said [REDACTED] and applying sufficient pressure to interfere with the flow of blood and/or oxygen within the blood vessels and/or air passages contained therein, said act accomplished with force and violence and with the unlawful intent to do [REDACTED] corporal hurt and bodily injury, in violation of Title 21 O.S. § 644(J), contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by not less than one (1) years nor more than three (3) years, a fine of \$3000.00, and/or both.

COUNT 9: RAPE BY INSTRUMENTATION ~ a FELONY, That is to say, the said defendant on between the 1st day of August, 2024, and the 31st day of August, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully, intentionally and feloniously rape by use of an inanimate object, to-wit: defendant's fingers, by penetrating the vagina of [REDACTED] without her consent and with sufficient force to cause bleeding from her vagina, and said defendant is not married to [REDACTED] in violation of Title 21 OSA, Section 1111.1, contrary to the form and the statute made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for not less than five (5) years to Life without parole.

COUNT 10: DOMESTIC ASSAULT AND BATTERY ~ a MISDEMEANOR, That is to say, the said defendant, on or between the 1st day of June, 2024, and the 31st day of August, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully and wrongfully commit an assault and battery upon the person of one [REDACTED] a person with whom he is in a dating relationship, by then and there dragging the said [REDACTED] by the neck and hair from her home to a vehicle in her driveway, said act accomplished with force and violence and with the unlawful intent to do [REDACTED] corporal hurt and bodily injury, in violation of Title 21 O.S. § 644(C), contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by up to one (1) year, a fine of \$5000.00 and/or both such fine and imprisonment.

COUNT 10: VIOLATION OF PROTECTIVE ORDER ~ a MISDEMEANOR, That is to say, the said defendant, on or about the **7th day of February, 2025**, and in the County and State aforesaid, then and there being, did unlawfully, willfully, knowingly and intentionally violate the Protective Order as issued in Payne County District Court case number [REDACTED] on the 26th day of September, 2024, by voluntarily and intentionally positioning himself within six (6) feet of the protected person at a school function in which said behavior could have been avoided, in violation of Title 22 O.S. § 60.6, contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment in the county jail up to 1 year or by a fine up to \$1000, or both.

LAURA AUSTIN THOMAS
DISTRICT ATTORNEY

By: *Debra Vincent*

Debra Vincent
Assistant District Attorney

STATE OF OKLAHOMA)

COUNTY OF PAYNE)

I, Debra Vincent, being duly sworn on my oath, declare that the statements set forth in the above information, and in review of the Probable Cause Affidavit by the arresting officer contained in the court file, are true and correct to the best of my knowledge and belief.

LAURA AUSTIN THOMAS
DISTRICT ATTORNEY

By: *Debra Vincent*

Debra Vincent
Assistant District Attorney

Subscribed and sworn before me this 25th day of August 2025.

My Commission expires: 03/12/2028
Commission number: 24003521



Angela Greenroy
Notary Public

WITNESSES ENDORSED FOR THE STATE OF OKLAHOMA

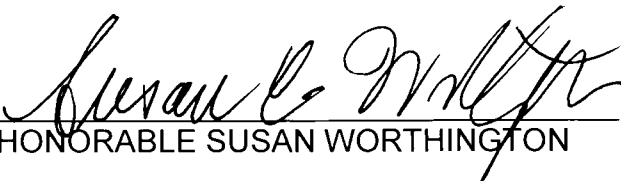
Rachel Bruce, SPD
Paul Blankenship, SPD
Tommie Grant, Stillwater High School
Haden Reed, Saville Center
Brandi Watts, Saville Center
Cara Pence, c/c Payne County Sheriff's Department
L.P.S., 308 S. Colby Lance St, Stillwater, OK 74074
K.G.S., 2311 W. October Trace, Stillwater, OK 74074

After being fully advised on the premises and after considering the factors in Section 2-5-206 of Title 10A of the Oklahoma Statutes, the Court FINDS the defendant shall be certified as a Youthful Offender, and upon entering a plea in the above entitled action, shall be placed under the supervision of the Office of Juvenile Affairs. The Court further FINDS the defendant is amenable to treatment which does not require placement in the custody of the Office of Juvenile Affairs.

The Court FINDS in accordance with Section 2-5-209A(B)(1) of Title 10A of the Oklahoma Statutes that it is necessary to extend jurisdiction of this Court until the defendant reaches 18 years 6 months of age in order for the defendant to complete the youthful offender rehabilitation plan.

WHEREFORE PREMISES CONSIDERED, the defendant's Motion to Certify as a Juvenile is hereby DENIED; the defendant's Motion to Certify as a Youthful Offender is hereby GRANTED; the parties' Joint Motion to Extend Jurisdiction is hereby GRANTED.


IT IS SO ORDERED.


HONORABLE SUSAN WORTHINGTON

AGREED:



G. DEREK CHANCE
ATTORNEY FOR DEFENDANT



DEBRA VINCENT
ASSISTANT DISTRICT ATTORNEY

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED
AUG 26 2025
By: LORI ALLEN, Court Clerk
Deputy

IN THE DISTRICT COURT OF Payne COUNTY
THE STATE OF OKLAHOMA

STATE OF OKLAHOMA,

Plaintiff,

vs.

Jesse Meck Butler

Defendant.

Last four digits of SS#

Month/Year of Birth

Place of Birth

Home Address

Case No.

(A separate Summary of Facts must be completed for each case.)

(NOTE: The trial judge shall ensure the defendant is sworn either prior to completing the Summary of Facts or prior to inquiry by the Court on the Plea. If the defendant is entering a nolo contendere, or other type of guilty plea, correct by pen where the term "guilty" is used.)

YOUTHFUL OFFENDER PLEA OF ~~GUILTY~~ - SUMMARY OF FACTS

Findings of Fact, Acceptance of Plea:

Circle Answers

- Is the name just read to you your true name?
If no, what is your correct name? _____
I have also been known by the name(s): _____
- My lawyer's name is: Derek Chance
- (a) Do you wish to have a record made of these proceedings by a Court Reporter?
(b) Do you wish to waive this right?
- Age: 18 Highest grade completed in school: 11th
- Can you read and understand this form?
(If the answer is NO counsel must complete Addendum "A" Youthful Offender Plea of Guilty - Summary of Facts Certificate of Defense Counsel.)
- Are you currently taking any medication(s) or substance(s) which affect your ability to understand these proceedings?
If yes, what medication(s) or substance(s)? _____

☒ Yes ☐ No
☒ Yes ☐ No
☒ Yes ☐ No
☒ Yes ☐ No
☒ Yes ☐ No
☒ Yes ☐ No

7. Have you been prescribed any medication(s) that you should be currently taking but are not? Yes ☒ No

If yes, what kind and for what purpose? _____

8. Have you ever been treated by a doctor, counselor or a health professional for a mental illness, or have you ever spent time in a hospital for a mental illness or other mental health issues? Yes ☒ No

If yes, list the doctor or health professional, place, and when occurred: _____

9. **Counselor**, do you have any reason to believe your client is not mentally competent to appreciate and understand the nature, purpose and consequences of these proceedings and to assist you in presenting any defense the client may have to the charge(s)? Yes ☒ No

10. **Counselor**, do you have any reason to believe that your client was not mentally competent to appreciate and understand the nature, purpose and consequences of their actions *at the time they were committed*, and out of which the charges(s) contained in the Information arose? Yes ☒ No

11. Do you understand the nature and consequences of this proceeding? ☒ Yes ☐ No

12. Have you received a copy of the Information and read the allegations? ☒ Yes ☐ No

13. Does the State move to dismiss or amend any count(s) in the Information? If so, set forth the counts dismissed or amended: Yes ☐ No ☐

State amends Information to add
count 11: Violation of Protective Order

14. Do you understand you are charged with the following count(s)?
(List any additional count(s) in Addendum "B" Youthful Offender Plea of Guilty - Summary of Facts)

Crime(s):	Statutory Reference:	Yes	No
1. Attempted Rape I	21 O.S. 1114	<input checked="" type="radio"/>	<input type="radio"/>
2. Rape by Instrument	21 O.S. 111.1	<input checked="" type="radio"/>	<input type="radio"/>
3. Sexual Battery	21 O.S. 1123(B)	<input checked="" type="radio"/>	<input type="radio"/>
4. Forcible Oral Sodomy	21 O.S. 888	<input checked="" type="radio"/>	<input type="radio"/>
5. Attempted Rape I	21 O.S. 1114	<input checked="" type="radio"/>	<input type="radio"/>
6. Rape by Instrument	21 O.S. 111.1	<input checked="" type="radio"/>	<input type="radio"/>
7. Domestic A&B by Strangulation	21 O.S. 644(G)	<input checked="" type="radio"/>	<input type="radio"/>
8. Domestic A&B by Strangulation	21 O.S. 644(G)	<input checked="" type="radio"/>	<input type="radio"/>
9. Rape by Instrument	21 O.S. 111.1	<input checked="" type="radio"/>	<input type="radio"/>
10. Domestic Assault and Battery	21 O.S. 644(C)	<input checked="" type="radio"/>	<input type="radio"/>
11. Violation of Protective Order	22 O.S. 60.4	<input checked="" type="radio"/>	<input type="radio"/>

15.

CHECK ALL APPLICABLE SECTIONS LISTED BELOW.

(Note: the applicable sections will ONLY APPLY if the youthful offender is sentenced to or transferred (bridged) into the custody or supervision of the Department of Corrections):

____ (Check if applicable) Do you understand that you are subject to the Delayed Sentencing Program for Young Adults and what that sentencing program involves?

Yes ☒ No

____ (Check if applicable) Do you understand that upon a conviction on a plea of guilty to the offense(s) of _____ you will be required to serve a minimum sentence of: _____?

Yes ☒ No

☒ 85% of the sentence of imprisonment imposed before being eligible for parole consideration and are not eligible for earned or other type of credits which will have the effect of reducing the length of sentence to less than 85% of the sentence imposed?

☒ Yes No

☒ 85% of the sentence of imprisonment imposed or received prior to becoming eligible for state correctional earned credits toward completion of your sentence or eligibility for parole?

☒ Yes No

☒ (Check if applicable) Do you understand that a conviction on a plea of ~~guilty~~ ^{no contest} to the offense(s) of Counts: 1-6 & 9 will subject you to mandatory compliance with the Oklahoma Sex Offender Registration Act?

☒ Yes No

☒ (Check if applicable) Do you understand that any person sentenced to imprisonment for two (2) years or more for the offense(s) of Same as above involving sexual abuse, sexual exploitation or illegal sexual conduct, shall be required to serve a term of post-imprisonment supervision for at least three (3) years under conditions determined by the Department of Corrections in addition to the actual term of imprisonment? There will be no post-imprisonment supervision for a sentence of life or life without the possibility of parole for offenses involving sexual abuse, sexual exploitation or illegal sexual conduct.

☒ Yes No

____ (Check if applicable) Do you understand that a conviction on a plea of guilty to the offense(s) of _____ will subject you to mandatory compliance with the Oklahoma Methamphetamine Offender Registry Act?

Yes ☒ No

____ (Check if applicable) Do you understand that a conviction on a plea of guilty to the offense(s) of _____ will subject you to mandatory compliance with the Mary Rippey Violent Crime Offenders Registration Act?

Yes ☒ No

16.

Do you understand that if you are sentenced or transferred (bridged) into the custody or supervision of the Department of Corrections and become a convicted felon that this could enhance punishment in any future crime committed by you?

☒ Yes No

17.

Do you understand that being sentenced or transferred (bridged) into the custody or supervision of the Department of Corrections could affect other of your personal rights including: your right to vote, your ability to obtain a driver's license, your ability to obtain certain professional licenses required by the State, your ability to secure student loans to attend college and your ability to obtain U.S. citizenship if you are not already a citizen?

☒ Yes No

18. Do you understand it is unlawful for you to have in your possession or under your immediate control, or have in any vehicle you are driving, or at your residence, any pistol, imitation or homemade pistol, altered air or toy pistol, machine gun, sawed-off shotgun or rifle, or any other dangerous or deadly firearm within ten (10) years after your adjudication? Okla. Stat. tit. 21 § 1283(D). (Yes) No

19. Do you understand that upon your release from any facility where you were placed by the Office of Juvenile Affairs, you will be subject to supervised community placement rules? Yes No NA

20. What is/are the charge(s) to which the defendant is/are entering a plea today?
(List any additional charge(s) in Addendum "B" Youthful Offender Plea of Guilty - Summary of Facts)

- | | | | | |
|----|----------------------|--|-----|----|
| 1. | Attempted Rape I | | Yes | No |
| 2. | Rapes by Instrument | | Yes | No |
| 3. | Sexual Battery | | Yes | No |
| 4. | Forcible Oral Sodomy | | Yes | No |
| 5. | Attempted Rape I | | Yes | No |

21. Do you understand the range of punishment for the crime(s) is/are?
(List in same order as in No. 20 above and list the additional ranges of punishment in Addendum "B" YO Plea of Guilty-Summary of Facts)

- | | | | | |
|----|-------------------------------------------------------------------------------|--|-----|----|
| 1. | Minimum of <u>5</u> to a maximum of <u>1/2 Life</u> and/or a fine of \$ _____ | | Yes | No |
| 2. | Minimum of <u>5</u> to a maximum of <u>LWOP</u> and/or a fine of \$ _____ | | Yes | No |
| 3. | Minimum of <u>0</u> to a maximum of <u>10</u> and/or a fine of \$ _____ | | Yes | No |
| 4. | Minimum of <u>0</u> to a maximum of <u>20</u> and/or a fine of \$ _____ | | Yes | No |
| 5. | Minimum of <u>5</u> to a maximum of <u>1/2 Life</u> and/or a fine of \$ _____ | | Yes | No |

22. Read the following statements: You have the right to a speedy trial before a jury for the determination of whether you are guilty or not guilty and, if you request, to determine sentence. At the trial:

- (1) You have the right to have a lawyer represent you, either one you hire yourself or if you are indigent a court appointed attorney.
- (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 to cross-examine them.
- (5) You have the right to have your witnesses ordered to appear in court to testify and present evidence of any defense you have to these charges.
- (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 can 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.

23. Do you understand each of these rights? ☒ Yes No
24. Do you understand by entering a plea of ~~guilty~~ ^{No Contest} you give up these rights? ☒ Yes No
25. Do you understand that if you are sentenced or transferred (bridged) to the Department of Corrections that the range of punishment in any future case committed by you could be increased? ☒ Yes No
26. Have you talked over the charge(s) with your lawyer, advised him/her regarding any defense you may have to the charge(s) and had his/her advice? ☒ Yes No
27. Do you believe your lawyer has effectively assisted you in this case and are you satisfied with his/her advice? ☒ Yes No
28. Do you wish to change your plea of not guilty to ~~guilty~~ ^{No Contest} and give up your right to a jury trial and all other previously explained constitutional rights? ☒ Yes No
29. Is there a plea agreement? ☒ Yes No

If yes, what is the plea agreement?

(for additional space continue in Addendum "B" Youthful Offender Plea of Guilty-Summary of Facts)

(See) "Judgement of Adjudication As a Youthful Offender"

30. 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~~ ^{No Contest}? ☒ Yes No

31. Do you understand that if there is no plea agreement the Court can sentence you within the range of punishment stated in question 21? Yes ☒ No

32. What (is)(are) your plea(s) to the charge(s) (and to each one of them)?

No Contest

33. Did you commit the acts as charged in the Information? No Contest Yes No

34. State the factual basis for your plea(s)
(for additional space continue in Addendum "C" Youthful Offender Plea of Guilty-Summary of Facts)

____ (Check if applicable) The above statement is written in my attorney's handwriting, but it is a true and correct description of my actions, and I adopt it as my own.

35. Have you been forced, abused, threatened, mistreated or promised anything by anyone to enter your plea(s)? Yes ☒ No

36. Do you plead guilty of your own free will and without any coercion or compulsion of any kind? Yes ☒ No

37. Do you have any additional statements to make to the Court? Yes ☒ No

38. Is there any legal reason you should not be adjudicated as a Youthful Offender now? Yes ☒ No

I acknowledge, by my signature below, that my attorney and I have specifically reviewed the terms and conditions contained in Question No. 29, and that I understand the terms of the plea agreement into which the Court, the State and I are entering today. In addition, I understand the possible consequences if I am transferred (bridged) into the custody or supervision of the Department of Corrections based upon a finding being made by the Court by clear and convincing evidence that I committed one of more of the acts defined in Okla. Stat. tit. 10A § 2-5-210A(A)(2)(a-g).

Jesse Butler
DEFENDANT

HAVING BEEN SWORN, I, the Defendant whose signature appears below, make the following statements under oath:

1. CHECK ONE:

____ (a) I have read, understood, and completed this form.

☒ (b) My attorney completed this form, and we have gone over the form, and I understand its contents and agree with the answers. *See Addendum "A"*

____ (c) The Court completed this form for me and inserted my answers to the questions.

2. The answers are true and correct.

3. I understand that I may be prosecuted for perjury if I have made false statements to this Court.

Jesse Butler

DEFENDANT

I, the undersigned attorney for the Defendant, believe the Defendant understands the nature, purpose and consequence of this proceeding. The Defendant is able to assist me in formulating any defense to the charge(s). I am satisfied that the Defendant's waiver(s) and plea(s) of guilty is/are knowingly and voluntarily given and he/she has been informed of all legal and constitutional rights.

At 19065

ATTORNEY FOR DEFENDANT

The plea agreement recommendation in question 29 is correctly stated. I believe the plea agreement is fair to the State of Oklahoma.

Offer of Proof (Nolo contendere plea) _____

Heba Vincent

ASSISTANT DISTRICT ATTORNEY

THE COURT FINDS AS FOLLOWS:

- A. The Defendant was sworn and responded to the questions under oath.
- B. The Defendant understands the nature, purpose and consequences of this proceeding.
- C. The Defendant's plea(s) of _____ is/are knowingly and voluntarily entered and accepted by the Court.
- D. The Defendant is competent for the purpose of this hearing.
- E. A factual basis exists for the plea(s).
- F. The Defendant is committed as a youthful offender to the:
_____ Custody _____ Supervision
of the Office of Juvenile Affairs for _____ Years/Months.
- G. The Office of Juvenile Affairs written rehabilitation plan shall be prepared and filed with the Court and provided to the attorneys for the Defendant and the State, within thirty (30) days of receiving notification of this placement.
- H. The Defendant is ordered to pay instant:
a. Court Costs in the amount of \$ _____.
b. VCA in the amount of \$ _____.

THIS CASE IS SET FOR HEARING BEFORE JUDGE _____ ON THE _____ DAY OF _____, 20____ at _____ M. FOR A REVIEW OF THE PLACEMENT OF THE YOUTHFUL OFFENDER AND THE ADOPTION OF THE WRITTEN REHABILITATION PLAN.

BY OUR SIGNATURES BELOW, WE STATE THAT WE HAVE READ THE YOUTHFUL OFFENDER PLEA OF GUILTY - SUMMARY OF FACTS AND UNDERSTAND THE CONTENT AND ACKNOWLEDGE THAT IT IS TRUE AND CORRECT.

Jesse Butler
DEFENDANT (PRINTED)

Derek Chance
ATTORNEY FOR THE DEFENDANT (PRINTED)

ATTORNEY FOR THE STATE (PRINTED)

Jesse Butler
DEFENDANT (SIGNATURE)

② 19005
ATTORNEY FOR THE DEFENDANT (SIGNATURE)

ATTORNEY FOR THE STATE (SIGNATURE)

DONE IN OPEN COURT THIS 25th DAY OF August, 2025.

COURT REPORTER PRESENT

DEPUTY COURT CLERK

COOARO
JUDGE OF THE DISTRICT COURT (SIGNATURE)
Michael Kelling
NAME OF THE JUDGE (PRINTED)

BASED ON THE ABOVE PLEA AGREEMENT ADJUDICATING THE DEFENDANT AS A YOUTHFUL OFFENDER THE YOUTHFUL OFFENDER IS NOTIFIED AS FOLLOWS:

- A. The defendant has been adjudicated as a youthful offender and upon his or her successful completion of the rehabilitation plan this case shall be dismissed, and the defendant may apply for expungement pursuant to the provisions of Okla. Stat. tit. 10A § 2-5-210A(D)(1-6);
- B. In addition, the youthful offender understands that he/she may be transferred (bridged) to the Department of Corrections if the Court finds by clear and convincing evidence that the youthful offender has committed one of more of the following acts defined in Okla. Stat. tit. 10A § 2-5-210A(A)(2):
- a. failed to make substantial progress towards completing the treatment plan which the youthful offender is expected to have achieved,
 - b. established a pattern of disruptive behavior which is not conducive to the established policies and procedures of the program or facility or engaged in other types of behavior which has endangered the life or health of other residents or staff of the facility,
 - c. caused disruption in the facility, smuggled contraband into the facility, or participated or assisted others in smuggling contraband into the facility,
 - d. committed battery or assault and battery on an OJA employee or contractor of a juvenile facility,
 - e. committed battery, assault and battery, or endangered the life or health of another person,
 - f. committed a felony while in the custody or supervision of OJA as demonstrated by:
 - (1) the entry of a plea of guilty or nolo contendere,
 - (2) an adjudication, or a judgment and sentence following a verdict of guilty, or
 - (3) clear and convincing evidence, or
 - g. left a facility in which the youthful offender was being held without permission.

NOTICE OF RIGHT TO APPEAL

To appeal from this plea of ~~guilty~~ and adjudication as a youthful offender you must file in the District Court Clerk's Office a written Application to Withdraw your Plea of ~~Guilty~~ as a Youthful Offender within ten (10) days from today's date. You must set forth in detail why you are requesting to withdraw your plea. The trial court must hold a hearing and rule upon your Application within thirty (30) days from the date it is filed. If the trial court denies your Application, you have the right to ask the Oklahoma Court of Criminal Appeals to review the District Court's denial by filing a Petition for Writ of Certiorari within ninety (90) days from the date of the denial. Within ten (10) days from the date the Application to Withdraw Plea of ~~Guilty~~ is denied, Notice of Intent to Appeal and Designation of Record must be filed pursuant to Oklahoma Court of Criminal Appeals Rule 4.2(D). If you are indigent, you have the right to be represented on appeal by a court appointed attorney.

Do you understand each of these rights to appeal?

☒ Yes ☐ No

Have you fully understood the questions that have been asked?

☒ Yes ☐ No

Have your answers been freely and voluntarily given?

☒ Yes ☐ No

I ACKNOWLEDGE UNDERSTANDING OF MY RIGHTS AND THE YOUTHFUL OFFENDER ADJUDICATION AND SENTENCE IMPOSED.

Jesse Bunker
DEFENDANT

I, THE UNDERSIGNED ATTORNEY, HAVE ADVISED THE DEFENDANT REGARDING HIS/HER APPELLATE RIGHTS AS A YOUTHFUL OFFENDER.

Q 19005
ATTORNEY FOR THE DEFENDANT

DONE IN OPEN COURT ON THIS 25th DAY OF

August 2025

[Signature]
JUDGE OF THE DISTRICT COURT

~~no Contest~~
YOUTHFUL OFFENDER PLEA OF ~~GUILTY~~ – SUMMARY OF FACTS
CERTIFICATE OF DEFENSE COUNSEL
ADDENDUM "A"

As the attorney for the defendant, Jesse Butler, I certify that:

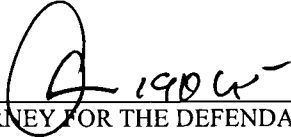
1. The defendant has stated to me that he/she is (able/unable) to read and understand the attached form and I have: (check the appropriate box)

☒ Determined the defendant is able to understand the English Language.

☐ Determined the defendant is unable to understand the English language and
obtained _____ to interpret.

2. I have read and fully explained to the defendant the allegations contained in the Information in this case.
3. I have read and fully explained to the defendant all of the questions in the Youthful Offender Plea of Guilty – Summary of Facts and the answers to the questions set out in the Summary of Facts are the defendant's answers to the questions.
4. To the best of my knowledge and belief the statements and declarations made by the defendant in the Youthful Offender Plea of Guilty – Summary of Facts are true and accurate and have been freely and voluntarily made.

Dated this 25th day of August, 2025


ATTORNEY FOR THE DEFENDANT

No Contest
YOUTHFUL OFFENDER PLEA OF ~~GUilty~~ – SUMMARY OF FACTS
ADDENDUM "B"
Question #14 Continued

14. Do you understand you are charged with the following count(s)?

Crime(s):	Statutory Reference:	Yes	No
6. _____	O.S. _____	Yes	No
7. _____	O.S. _____	Yes	No
8. _____	O.S. _____	Yes	No
9. _____	O.S. _____	Yes	No
10. _____	O.S. _____	Yes	No

Question #20 Continued

20. What is/are the charge(s) to which the defendant is/are entering a plea today?

6. <u>Rape by Instrument</u>	Yes	No
7. <u>Domestic A & D by Strangulation</u>	Yes	No
8. <u>Domestic A & D by Strangulation</u>	Yes	No
9. <u>Rape by Instrument</u>	Yes	No
10. <u>Domestic Assault and Battery</u>	Yes	No

Question #21 Continued

21. Do you understand the range of punishment for the crime(s) is/are?

6. Minimum of <u>5</u> to a maximum of <u>4000</u> and/or a fine of \$ _____	Yes	No
7. Minimum of <u>1</u> to a maximum of <u>3</u> and/or a fine of \$ <u>0 \$3000.00</u>	Yes	No
8. Minimum of <u>1</u> to a maximum of <u>3</u> and/or a fine of \$ <u>0 \$3000.00</u>	Yes	No
9. Minimum of <u>5</u> to a Maximum of <u>Lifew/ut</u> and/or a fine of \$ _____	Yes	No
10. Minimum of <u>0</u> to a Maximum of <u>14r</u> and/or a fine of \$ <u>0-5,000.00</u>	Yes	No

Question #29 Continued

29. Is there a plea agreement?

_____	Yes	No

YOUTHFUL OFFENDER PLEA OF GUILTY – SUMMARY OF FACTS
ADDENDUM “C”
Question # 34 Continued

_____ (Check if applicable) The above statement is written in my attorney's handwriting, but it is a true and correct description of my actions, and I adopt it as my own.

DEFENDANT

Jesse Mack Butler

State's factual basis to support nolo contendere plea

In support of Counts 1, 2 and 3, State witness [REDACTED] would testify that on February 2, 2024, near 229 S. Knoblock in Stillwater, Oklahoma while parked in Defendant's pick-up truck, Defendant forcibly removed her clothing, pinned her down, sat on top of her, touched and bit her breasts and inserted his fingers into her vagina without her consent, as she repeatedly told the Defendant no and tried to push him off her. She would further testify that Defendant apologized for what he was about to do but he had to do it and was about to put his penis inside her when a pedestrian called out from the street and interrupted him.

In support of Count 4, State's witness [REDACTED] would testify that in early February 2024, while parked outside Planet Fitness in Stillwater, Oklahoma, Defendant exposed his penis and forced [REDACTED] head and mouth upon his penis as she cried.

In support Count 5, State's witness [REDACTED] would testify that in early February 2024 she was with Defendant at his home to watch moves when he forcefully removed her clothing, touched her body in intimate areas and cried for him to stop. [REDACTED] would further testify that Defendant removed his underwear and told her he wanted to be inside her as pushed into her groin area. [REDACTED] would testify this attempt by Defendant was interrupted by Defendant's mother asking from outside the room if everything was ok.

In support of Count 6, State's witness [REDACTED] would testify she was with Defendant in February 2024, in the parking lot of the Hampton Inn where Defendant removed her pants and underwear against her will and forcefully placed his fingers inside her vagina telling her he was not going to stop until he got 3 fingers inside. [REDACTED] would testify she later found blood in her vaginal area.


In support of Count 7, State's witness [REDACTED] would testify that on or about the 29th day of February, 2024, in the parking lot of WalMart, Defendant pinned her down inside her vehicle, straddled her and used his hand upon her neck to strangle her until her vision became blurry and she became dizzy and confused. [REDACTED] would further testify that subsequent to this incident she suffered pain and discomfort in her throat and has had a surgical procedure to address abnormal findings within her neck that are believed to have been exacerbated by the trauma of this event.

In support of Count 11, State's witness [REDACTED] would testify that on February 7, 2025, while a protective order was in place ordering Defendant to avoid contact with [REDACTED] Defendant voluntarily and intentionally placed himself within six feet of [REDACTED] at a school function and remained there despite the orders directing him to avoid such contact.

In support of Count 8, State's witness [REDACTED] would testify that on July 27, 2024, while she house sat for another family Defendant became angry with her, approached her from behind, placed his arm around her neck and strangled her to unconsciousness. She would further testify that during this incident she could not breathe and attempted to get away from Defendant's control

In support of Count 9, State's witness [REDACTED] would testify that during the summer of 2024, she was with Defendant at the Stillwater Country Club where he aggressively penetrated her vagina with his fingers against her will as she attempted to hold down her skirt and deny him access to her genital area. [REDACTED] would further testify that Defendant was so aggressive in his efforts she began to bleed.

In support of Count 10, a neighbor of [REDACTED] would testify that in early August 2024, she was looking outside a window of her home and observed Defendant forcefully walking [REDACTED] to a vehicle in the driveway with his arm around her neck, as [REDACTED] appeared to be resisting those efforts.



I never imagined I'd be standing here needing to explain the harm someone did to me, or trying to make people understand the damage that has been caused.

You didn't just hurt me physically you took pieces of my safety, my peace, and my sense of who I was. What you did wasn't just violence. It was betrayal, fear, shame, humiliation, and pain layered over and over. And it didn't stop when the assaults ended. It followed me every single day afterward.

I've had to carry this weight while going to school, trying to act like I'm okay. I've woken up from nightmares that make me feel like I'm being attacked all over again. I've had to explain bruises, explain silence, explain why I started isolating from people who loved me. You didn't just strangle me with your hands, you strangled my voice, my joy, my ability to feel safe in my own body.

And even now, months later, I still don't feel safe. Jesse didn't just abuse me, he threatened me. Over and over again, he told me that if I ever told anyone what he was doing, he would kill me. He would kill my family. He would kill himself. He even threatened to hurt or kill his own family. Do you know what it's like to live with that kind of fear at 17 years old? To walk into your house wondering if today's the day someone follows you home? To be afraid that opening your mouth could cost someone else their life?

Those threats silenced me just as much as his hands ever did. I was terrified. Every time I thought about telling someone, I heard his voice in my head reminding me that if I spoke up, he would be there to silence me and I believed him. Because he had already shown me what he was capable of. He showed me when he forced himself on me while laughing at my tears. He showed me when he put his hands around my neck and squeezed until I passed out in the Walmart parking lot.

When I finally did get the courage to speak, I did so knowing I might be putting my family in danger. That's a decision no one should have to make. But I had to.

and I hope that one day you actually face what you've done. Not just get punished, but really face it. Every time you ignored my "no," every time you forced yourself on me, every time you laughed while I cried. i hope you understand how much it haunts me.

You tried to make me feel powerless, but I'm taking that power back today. I will not let your violence define who I am. I'm a survivor, not your victim. You didn't destroy me, even though you tried to.

But I won't pretend I'm okay. I am still healing. I am still afraid. I still carry these memories in my body and my mind. And while I may learn to live with them, I will never forget what you did.

I will never forget Marble Slab when you pinned me down, touched my body without permission, while I begged you to stop. I screamed "no" over and over, and you ignored it. I will never forget what it felt like when you pinned me inside your truck and said, "You're not going anywhere until I finish," like I was just something to be used.

I will never forget the way you threatened me when your mother called. You made me lie. I wanted to scream for help, and I couldn't. Because I didn't know what you'd do next. I will never forget the Planet Fitness parking lot and the panic, the way I felt like my body didn't belong to me anymore.

I will never forget the night you strangled me unconscious because I said no. That moment changed my life. A medical professional later told me that I was just thirty seconds away from dying. Thirty seconds. If you had kept your hands on my neck just a little longer, I wouldn't be standing here today. That wasn't just a scare, it was a near-death experience. You didn't just hurt me, you nearly killed me.

And because of that one act of violence, I had to have surgery on my neck. The damage you caused wasn't invisible, and it wasn't temporary. The pain lingered for months. And now, the scar is something I'll carry for the rest of my life, a permanent reminder of what you did to me.

To Jesse's parents, I don't know what you knew. I don't know if you heard me crying through the walls or noticed how your son treated me when no one was looking. But I hope you hear this now. Your son hurt me in ways that cannot be undone. And I need you to understand that your silence, your protection of him, or even your denial, that would hurt too. Because someone should have stopped this. Someone should have seen the bruises and the fear.

This statement is not just for the court. It's for Jesse. It's for his family. It's so none of you can pretend you didn't know what he did, or how deeply he broke me.

And for the people in this room who are deciding his punishment, I need you to remember that what happened to me wasn't only abuse or strangulation, it was nearly attempted murder. So, I ask that you hold him accountable to the fullest. Thirty more seconds, and this would not be my statement. It would be my mother's, because I would not have survived. I survived what he did, but I will never be the same.



First and foremost, this statement isn't about revenge. It's about responsibility. It's about speaking the truth in a room where it must be heard clearly, fully, and without apology.

Jesse is responsible for what he did. And that responsibility doesn't disappear because of his age or because facing it is uncomfortable. The truth is still the truth, even when people would rather not acknowledge it. He may barely qualify as a youthful offender under the law. But my daughter, who is younger than him, has been more than old enough to live with the full weight of his choices. She did not have the privilege of "youthful offender" as a shield.

What Jesse did was not a mistake. It was not immaturity. It was deliberate and it was manipulative. He violated her trust, her boundaries, and her safety.

██████ has had to fight for every step of her healing. She has had to walk through hallways in a school that never truly protected her, surrounded by people who chose silence or convenience over advocacy and support. She's had to deal with anxiety. She has experienced triggers in places that once felt safe. She has spent this year learning how to live with trauma caused by someone else's choices. It has changed the way she will view trust, relationships, and love for the rest of her life.

And while she has done this with grace, strength, and determination, we will never mistake that for ease. Every "normal" moment has been something she's had to fight for. She's never asked for pity. She's never tried to play the victim. What she has survived is something no child should ever have to go through. And what she lost because of Jesse will never fully be restored.

This summer, while other girls planned for senior celebrations, she was preparing for surgery. A surgery directly caused by the injury Jesse inflicted. That is not symbolic pain. That is not emotional fallout. That is a medical fact of the physical harm he caused.

She is not broken. She is not fragile. She is strong, but the cost of that strength is something most won't see. The missed school days. The sleepless nights. The therapy appointments. The anxiety attacks. The physical pain. The battle to keep showing up while carrying something she never asked for.

While she has fought to move forward, there's something we cannot ignore: the silence of Jesse's family.

To Jesse's parents: your silence has been deafening. You had every opportunity to lead with truth, to teach your son what it means to take ownership of harm. You had the chance to model responsibility, to support the healing process in even the smallest of ways. But you didn't. You chose to protect your family image over integrity. Your silence sent a message to my daughter that the truth didn't matter as much as appearances. That your son's reputation mattered more

than her reality. That is not parenting. That is enabling.

This process has not brought our family peace. But it has brought us a new purpose. We will never let our daughter believe that her pain is something to be minimized for someone else's convenience. We will never let her think that silence is strength, or that her voice doesn't matter.

Our family does not agree with this plea. We want the record to clearly reflect that this plea deal was not made in the best interest of the victims, but in the best interest of Jesse. The convenience and leniency granted to him do not erase the harm he caused. My daughter will continue live with the weight of his choices every single day, and yet the system has offered him considerations she was never granted. What Jesse did matters. What his family failed to do matters.

Now it is in the hands of this court to make sure accountability is not avoided. We ask that you hold him fully responsible for his actions. Not a slap on the wrist while allowing him to avoid facing true accountability. Not just counseling, because my daughter, who is the victim not the perpetrator, has been attending counseling for nearly a year. That is not punishment. Not only for the justice my daughter deserves, but to prevent another child from ever enduring what [REDACTED] has had to survive

[REDACTED] is a survivor of someone else's decisions. And we will never stop honoring the strength it's taken for her to rise above it.

[REDACTED]

As a father, one of my greatest fears has always been that one of my children would be harmed in some way, that I would be unable to protect them. What Jesse has done both emotionally and physically to my daughter will never be forgotten. Watching my daughter suffer through this abuse has left me feeling helpless, unable to offer her the reassurance that everything will be okay or that she can easily move forward with her life.

My only hope throughout this painful and exhausting process was that Jesse would be held accountable and that the court system would deliver justice. For a long time, that hope gave us strength to endure the emotional toll. But in the past 72 hours, that hope has been shaken. We were told that, as the family of the victim, we have no say in what plea deal is accepted. All the time of gathering evidence and reliving the pain were for nothing. That one individual alone decides how Jesse will—or will not—be punished.

The hardest thing that any victim can do is to speak up and decide enough is enough. [REDACTED] hope was that by doing her part in dealing justice the court system would do the rest. It feels like she is being failed by the very system put in place to punish offenders. That her truth is being discounted as nothing more than boys will be boys mentality. This sends a dangerous message to future victims. That sometimes speaking up and doing the right thing isn't enough.

The reality is this: my daughter, [REDACTED] will carry the weight of this trauma for the rest of her life. Jesse, by contrast, may face nothing more than a year of therapy before moving on. No parent could accept such a small consequence for actions that have caused such deep and lasting harm. Without a fitting punishment, this behavior risks becoming reinforced. This is not just about the trauma he has created— it is about preventing a dangerous pattern from continuing in the future. I respectfully ask the court to consider the lifelong impact on my daughter, and to hold Jesse fully accountable for his actions. Only through meaningful consequences can justice be served, and only then can healing truly begin.

[REDACTED]

Victim Impact Statement

Your Honor,

My name is [REDACTED] and I am [REDACTED] mother. I'm here today to share how deeply this has impacted my daughter and our entire family.

What happened to [REDACTED] has changed the course of her life. Before this, she was a joyful, confident, and an outgoing young woman. She was enjoying High School friendships and had recently started driving. She had stepped away from [REDACTED] and we were both enjoying a more relaxed, beautiful chapter of life.

Then everything changed.

This young man was her first boyfriend—he appeared shortly after [REDACTED] just as we had allowed her to begin dating. He presented himself as a good Christian boy: respectful and polite. She went to his baseball games, he took her to the OSU sporting events, they played golf and pickleball together, he attended church with our family, brought her flowers, and came to our family game nights. He said all the right things—not only to [REDACTED] but to us as well. We were all completely blindsided.

He was manipulating her—and us. What he did to [REDACTED] was a complete violation of her trust, her innocence, and her safety. He took advantage of her vulnerability and placed her in situations no child should ever have to endure. His actions were not mistakes. They were deliberate, harmful, and deeply damaging. This past year has been agonizing. Just when we thought we had learned the worst of it, more painful details emerged.

Instead of finding comfort in the justice system, we were left disappointed. The plea deal arrangement made by District Attorney Debbie Vincent left our family feeling powerless. She had assured us that she would not allow a plea deal unless he was willing to plead guilty. “No contest” and “guilty” doesn’t feel the same to the victims. She told us [REDACTED] would be involved in shaping the terms of any deal that was made. She told us that the protective order could be extended as part of the plea deal. None of that happened.

Instead, a deal was struck before the preliminary hearing—allowing him to be charged as a Youthful Offender in exchange for a “no contest” plea and minimal consequences that end in less than a year on his 19th Birthday. On that same day, this record will disappear like it never happened.

Your Honor, we are heartbroken. It feels as though justice for [REDACTED]—and for the other victim—was traded away. This young man is being shielded from real accountability, while the trauma he caused will follow our daughters for the rest of their lives. That is not justice, and it does not protect our children or our community.

We are not people who take our concerns to court lightly. We are law-abiding citizens who pay our taxes, raise our children with strong values, and trust in the justice system to protect the innocent. We have never asked anything of this system—until now.

So today, Your Honor, I am asking you to see [REDACTED] not as a case file, but as a real person—a bright, kind, faithful young woman whose life has been forever altered by someone she trusted. Her first boyfriend. I ask you to consider the full weight of this impact as you are making decisions in this case today.

Thank you for your time and for considering my words on behalf of my daughter and our family.

APR 03 2025

LORI ALLEN, Court Clerk

By: _____ Deputy

IN THE DISTRICT COURT IN AND FOR LOGAN COUNTY
STATE OF OKLAHOMA

THE STATE OF OKLAHOMA,)
Plaintiff,)
vs.)
JESSE MACK BUTLER,)
Defendant.)

Case No.: [REDACTED]

ENTRY OF APPEARANCE AND ASSERTION OF VICTIM'S RIGHTS

COMES NOW, Jessica Goodwin, Iowa Tribe of Oklahoma Victim Services Unit, and enters her appearance as attorney of record for the named victims of the crime alleged in the above-entitled action, [REDACTED] and requests all future pleadings and correspondence for the named victims be sent to the address below.

[REDACTED] hereby assert, through their attorney of record, all rights as enumerated in Article 2, Section 34 of the Oklahoma Constitution and 21 O.S. Section 142A (Oklahoma Victim's Rights Act).

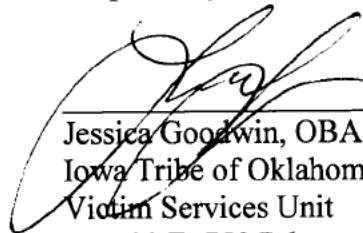
1. [REDACTED] invoke and request enforcement of their rights, including but not limited to the following:
 - a. To be treated with fairness and respect for [REDACTED] safety, dignity and privacy;
 - b. To reasonable and timely notice of all proceedings involving the criminal conduct and to be present at all such proceedings;
 - c. To be heard in any proceeding involving release, plea, sentencing, disposition, parole, and any proceeding during which the right of the victims are implicated;

- d. To reasonable protection;
 - e. To reasonable notice of any release or escape of the Defendant;
 - f. To refuse an interview or other request made by the accused or any person acting on behalf of the accused, other than a refusal to appear if subpoenaed;
 - g. To full and timely restitution;
 - h. To proceedings free from unreasonable delay and a prompt conclusion of the case; and
2. [REDACTED] further assert their right to a speedy resolution of the charges under the same standards that govern the right to a speedy trial for a defendant. Specifically, [REDACTED] and [REDACTED] request the following:
- a. In ruling on any motion presented to continue a trial or other important hearing, the Court inquire into the circumstances requiring the delay and consider the interests of the victims of crime to a speedy resolution; and
 - b. If a continuance is granted that the Court enter into the record the specific reason for the continuance and the procedures taken to avoid further delays.
3. As victims of a felony sex offense, [REDACTED] assert their right to be informed, through counsel, of the progress of pretrial proceedings which could substantially delay prosecution as soon as practicable.

4. Pursuant to Article 2, Section 34 of the Oklahoma Constitution, [REDACTED] request their rights as victims of crime be protected in a manner no less vigorous than the rights afforded to the accused.

WHEREFORE, [REDACTED] pray they be afforded all rights as guaranteed to victims of crime under the Oklahoma Constitution and Oklahoma Victim's Rights Act and any and all further relief as may be proper.

Respectfully submitted,



Jessica Goodwin, OBA #35123
Iowa Tribe of Oklahoma
Victim Services Unit
335588 E. 750 Rd.
Perkins, OK 74059
Phone: (405)880-9689
Email: jgoodwin@iowanation.org
Attorney for the Victims

CERTIFICATE OF DELIVERY

I, Jessica Goodwin, certify that I emailed, mailed postage prepaid first-class mail, or hand-delivered a true and correct copy of the above and foregoing to:

Payne County District Attorney's Office,
606 S. Husband St. #111
Stillwater, OK 74074

Attorney for the Defendant,
Derek Chance
119 N. Robinson Ave. Ste. 650
Oklahoma City, OK 73102



Jessica Goodwin

IN THE DISTRICT COURT OF PAYNE COUNTY

THE STATE OF OKLAHOMA

THE STATE OF OKLAHOMA,

Plaintiff,

vs.

JESSE MACK BUTLER,

Defendant.

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED
AUG 26 2025
By: LORI ALLEN, Court Clerk
Deputy

JUDGMENT OF ADJUDICATION AS A YOUTHFUL OFFENDER

NOW, ON THIS 25th DAY OF AUGUST, 2025, this matter comes on for sentencing of the Defendant as a youthful offender. The Youthful Offender, Jesse Mack Butler, appears personally, and by and through his/her attorney of record, Derek Chance, and the State appears personally, by and through Debra Vincent, Assistant District Attorney.

The Defendant, appears before this court having been adjudicated as a youthful offender on the 25th day of August, 2025, following:

<input type="checkbox"/> the entry of a plea of guilty	<input checked="" type="checkbox"/> the entry of a plea of Nolo Contendre	
<input type="checkbox"/> having been adjudicated by a jury at trial	<input type="checkbox"/> having been adjudicated by the court after waiving their right to a jury trial	
<input type="checkbox"/> other:	to the crime(s) of:	
Count	Crime	Statutory Reference
<u>1</u>	Attempted Rape in the First Degree	21 O.S. §1114
<u>2</u>	Rape by Instrumentation	21 O.S. §111.1
<u>3</u>	Sexual Battery	21 O.S. §1123(B)
<u>4</u>	Forcible Oral Sodomy	21 O.S. §888
<u>5</u>	Attempted Rape in the First Degree	21 O.S. §1114
<u>6</u>	Rape by Instrumentation	21 O.S. §111.1
<u>7</u>	Domestic Assault and Battery by Strangulation	21 O.S. §644(J)
<u>8</u>	Domestic Assault and Battery by Strangulation	21 O.S. §644(J)
<u>9</u>	Rape by Instrumentation	21 O.S. §111.1
<u>10</u>	Domestic Assault and Battery	21 O.S. §644(C)
<u>11</u>	Violation of Protective Order	22 O.S. §60.6

and was sentenced as a youthful offender as follows:

Count	Sentenced to a term of:
<u>1</u>	Ten (10) Years
<u>2</u>	Ten (10) Years
<u>3</u>	Ten (10) Years
<u>4</u>	Ten (10) Years
<u>5</u>	Ten (10) Years
<u>6</u>	Ten (10) Years
<u>7</u>	Three (3) Years
<u>8</u>	Three (3) Years
<u>9</u>	Ten (10) Years
<u>10</u>	One (1) Year
<u>11</u>	One (1) Year

The sentence(s) are to be served: ☒ concurrently ☐ consecutive:

The Youthful Offender is ordered to pay fine(s), costs, fees, and restitution as follows: Restitution: \$3,392.42

The Youthful Offender is placed in the: ☐ Custody OR ☒ Supervision of:

☒ The Office of Juvenile Affairs or

☐ other: _____

☒ The Office of Juvenile Affairs is ordered, pursuant to Okla. Stat. tit. 10A § 2-5-208A(E), to prepare and file a written rehabilitation plan within thirty (30) days of receiving notification of the placement of this youthful offender.

☐ other: _____

IT IS SO ORDERED, ON THIS 25 DAY OF August, 2025.


MICHAEL KULLING
JUDGE OF THE DISTRICT COURT

IN THE DISTRICT COURT OF THE NINTH JUDICIAL DISTRICT OF THE STATE OF
OKLAHOMA SITTING IN AND FOR PAYNE COUNTY

THE STATE OF OKLAHOMA,

Plaintiff,

vs.

JESSE MACK BUTLER

Defendant(s).

INFORMATION

FOR:

- COUNT 1: ATTEMPTED RAPE IN THE FIRST DEGREE ~ 21 O.S. § 1114, a FELONY
COUNT 2: RAPE BY INSTRUMENTATION ~ 21 O.S. § 1111.1, a FELONY
COUNT 3: SEXUAL BATTERY ~ 21 O.S. § 1123(B), a FELONY
COUNT 4: FORCIBLE ORAL SODOMY ~ 21 O.S. § 888, a FELONY
COUNT 5: ATTEMPTED RAPE IN THE FIRST DEGREE ~ 21 O.S. § 1114, a FELONY
COUNT 6: RAPE BY INSTRUMENTATION ~ 21 O.S. § 1111.1, a FELONY
COUNT 7: DOMESTIC ASSAULT AND BATTERY BY STRANGULATION ~ 21 O.S. § 644(J), a
FELONY
COUNT 8: DOMESTIC ASSAULT AND BATTERY BY STRANGULATION ~ 21 O.S. § 644(J), a
FELONY
COUNT 9: RAPE BY INSTRUMENTATION ~ 21 O.S. § 1111.1, a FELONY
COUNT 10: DOMESTIC ASSAULT AND BATTERY ~ 21 O.S. § 644(C), a MISDEMEANOR

STATE OF OKLAHOMA, COUNTY OF PAYNE:

I, Laura Austin Thomas, the undersigned District Attorney of said County, in the name and by the authority of the State of Oklahoma, give information that in said County of Payne and in the State of Oklahoma, **JESSE MACK BUTLER** did then and there unlawfully, willfully, knowingly and wrongfully commit the crime(s) of:

COUNT 1: ATTEMPTED RAPE IN THE FIRST DEGREE ~ a FELONY, That is to say, the said defendant, on or about the **2nd day of February, 2024**, and in the County and State aforesaid, then and there being, did unlawfully, willfully and feloniously with the use of force including but not limited to fear, fright and coercion directed at one [REDACTED] a female person not the wife of the said defendant, attempt to overcome all resistance on the part of the said [REDACTED], and did then and there attempt to rape, ravish, carnally know and have sexual intercourse with said female against her will and consent, said defendant then and there forcibly removing the clothing of [REDACTED] and restraining her movement as he told her what he was about to do but was prevented from completing said crime by the intervention of a concerned citizen, said acts in violation of Title 21, OSA, Section 1114 and 21 O.S. Sec. , contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

Punishable by incarceration for a term not exceeding one-half (1/2) the longest term of imprisonment for the offense attempted. Rape in the First Degree is punishable by imprisonment for not less than five (5) years to Life without parole.

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED
MAR 04 2025
By: LORI ALLEN, Court Clerk
Deputy

COUNT 2: RAPE BY INSTRUMENTATION ~ a FELONY, That is to say, the said defendant on or about the 2nd day of February, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully, intentionally and feloniously rape by use of an inanimate object, to-wit: Defendant's fingers, by penetrating the vagina of [REDACTED] without her consent, and said defendant is not married to [REDACTED] in violation of Title 21 OSA, Section 1111.1, contrary to the form and the statute made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for not less than five (5) years to Life without parole.

COUNT 3: SEXUAL BATTERY ~ a FELONY, That is to say, the said defendant on or about the 2nd day of February, 2024, in the County and State aforesaid, then and there being, did unlawfully, willfully intentionally and feloniously touch, maul, and feel the body or private parts of one [REDACTED] then and there a person sixteen years of age of older, in a lewd and lascivious manner and without the consent of said [REDACTED] by touching, biting and sucking her breasts, in violation of Title 21, OSA, Section 1123(B), contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for up to ten (10) years.

COUNT 4: FORCIBLE ORAL SODOMY ~ a FELONY, That is to say, the said defendant, on or between the 1st day of February, 2024, and the 29th day of February, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully and feloniously copulate by mouth with one [REDACTED] by then and there forcing the head of the said [REDACTED] upon his penis and, thereafter, inserting his penis into the mouth of [REDACTED] by means of force, in violation of Title 21, OSA, Section 888, contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for up to twenty (20) years.

COUNT 5: ATTEMPTED RAPE IN THE FIRST DEGREE ~ a FELONY, That is to say, the said defendant, on or between the 1st day of February, 2024, and the 14th day of February, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully and feloniously with the use of force including but not limited to fear, fright and coercion directed at one [REDACTED] a female person not the wife of the said defendant, attempt to overcome all resistance on the part of [REDACTED] harm to one [REDACTED] a female person not the wife of the said defendant, attempt to overcome all resistance on the part of the said [REDACTED] and did then and there attempt to rape, ravish, carnally know and have sexual intercourse with said female against her will and consent, said defendant then and there forcibly removing the clothing of [REDACTED] and restraining her movement as he told her he 'wanted to be inside her' and pushed his penis into her genital area but was prevented from completing said crime by an inquiry from another person in the household, said acts in violation of Title 21, OSA, Section 1114 and , contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

Punishable by incarceration for a term not exceeding one-half (1/2) the longest term of imprisonment for the offense attempted. Rape in the First Degree is punishable by imprisonment for not less than five (5) years to Life without parole.

COUNT 6: RAPE BY INSTRUMENTATION ~ a FELONY, That is to say, the said defendant on or between the 1st day of February, 2024, and the 29th day of February, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully, intentionally and feloniously rape by use of an inanimate object, to-wit: Defendant's fingers, by penetrating the vagina of [REDACTED] without her consent, telling [REDACTED] that he was not going to stop despite her protests until he got three fingers inside her, and said defendant is not married to [REDACTED] in violation of Title 21 OSA, Section 1111.1, contrary to the form and the statute made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for not less than five (5) years to Life without parole.

COUNT 7: DOMESTIC ASSAULT AND BATTERY BY STRANGULATION ~ a FELONY, That is to say, the said defendant, on or about the 29th day of February, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully and wrongfully commit an assault and battery upon the person of one [REDACTED] with whom Defendant was in a dating relationship, by then and there placing his hands upon the neck of said [REDACTED] and applying sufficient pressure to interfere with the flow of blood and/or oxygen within the blood vessels and/or air passages contained therein, said act accomplished with force and violence and with the unlawful intent to do [REDACTED] corporal hurt and bodily injury, in violation of Title 21 O.S. § 644(J), contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by not less than one (1) years nor more than three (3) years, a fine of \$3000.00, and/or both.

COUNT 8: DOMESTIC ASSAULT AND BATTERY BY STRANGULATION ~ a FELONY, That is to say, the said defendant, on or between the 27th day of July, 2024, and the 7th day of August, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully and wrongfully commit an assault and battery upon the person of one [REDACTED] a person with whom defendant was in a dating relationship, by then and there placing his arm across the neck of the said [REDACTED] and applying sufficient pressure to interfere with the flow of blood and/or oxygen within the blood vessels and/or air passages contained therein, said act accomplished with force and violence and with the unlawful intent to do [REDACTED] corporal hurt and bodily injury, in violation of Title 21 O.S. § 644(J), contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by not less than one (1) years nor more than three (3) years, a fine of \$3000.00, and/or both.

COUNT 9: RAPE BY INSTRUMENTATION ~ a FELONY, That is to say, the said defendant on between the 1st day of August, 2024, and the 31st day of August, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully, intentionally and feloniously rape by use of an inanimate object, to-wit: defendant's fingers, by penetrating the vagina of [REDACTED] without her consent and with sufficient force to cause bleeding from her vagina, and said defendant is not married to [REDACTED] in violation of Title 21 OSA, Section 1111.1, contrary to the form and the statute made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by imprisonment for not less than five (5) years to Life without parole.

COUNT 10: DOMESTIC ASSAULT AND BATTERY ~ a MISDEMEANOR, That is to say, the said defendant, on or between the 1st day of June, 2024, and the 31st day of August, 2024, and in the County and State aforesaid, then and there being, did unlawfully, willfully and wrongfully commit an assault and battery upon the person of one [REDACTED] a person with whom he is in a dating relationship, by then and there dragging the said [REDACTED] by the neck and hair from her home to a vehicle in her driveway, said act accomplished with force and violence and with the unlawful intent to do [REDACTED] corporal hurt and bodily injury, in violation of Title 21 O.S. § 644(C), contrary to the form and the statute in such cases made and provided and against the peace and dignity of the State of Oklahoma.

This crime is punishable by up to one (1) year, a fine of \$5000.00 and/or both such fine and imprisonment.

LAURA AUSTIN THOMAS
DISTRICT ATTORNEY

By:



Debra Vincent
Assistant District Attorney

STATE OF OKLAHOMA

COUNTY OF PAYNE

I, Debra Vincent, being duly sworn on my oath, declare that the statements set forth in the above information, and in review of the Probable Cause Affidavit by the arresting officer contained in the court file, are true and correct to the best of my knowledge and belief.

LAURA AUSTIN THOMAS
DISTRICT ATTORNEY

By:

Debra Vincent
Debra Vincent
Assistant District Attorney

Subscribed and sworn to before me this 4th day of March, 2025.

My Commission expires: 07/23/2026
Commission number: 14006457



Monique Deshaizer
Notary Public

WITNESSES ENDORSED FOR THE STATE OF OKLAHOMA

Rachel Bruce, SPD
Paul Blankenship, SPD
Tommie Grant, Stillwater High School
Haden Reed, Saville Center
Brandi Watts, Saville Center
Cara Pence, c/c Payne County Sheriff's Department
L.P.S., 308 S. Colby Lance St, Stillwater, OK 74074
K.G.S., 2311 W. October Trace, Stillwater, OK 74074