2015 OK CR 15 IN THE COURT OF CRIMINAL APPEALS OF THE STATE OF OKLAHOMA $^{1.2}$

IN RE:	MICHAEL S. RICHIE
IIV NES.	CLERK
REVISION OF PORTION OF	FOR PUBLICATION
THE RULES OF THE COURT	j
OF CRIMINAL APPEALS) CASE NO. CCAD-2015-3

ORDER ADOPTING REVISION IN AND REPUBLISHING PORTION OF THE RULES OF THE COURT OF CRIMINAL APPEALS

¶1 We find that revision of the Rules for the Oklahoma Court of Criminal Appeals is necessary to ensure that the district courts of the State cause the district court clerk to report departures from the mandatory minimum sentence as required by 22 O.S.Supp.2015, § 985.1 and report criminal convictions pursuant to the provisions of 63 O.S.Supp.2013, § 2-701; 26 O.S.2011, § 4-120.4; and Rule 7.2, Oklahoma Rules of Professional Conduct, 5 O.S.Supp.2014, ch. 1, app. 1-A. Pursuant to the provisions of Section 1051(b) of Title 22 of the Oklahoma Statutes, we hereby revise, adopt, promulgate and republish portions of the Rules of the Oklahoma Court of Criminal Appeals, 22 O.S.Supp. 2013, Ch. 18, App. (2015), set forth as follows and as set out in the attachment to this order:

SECTION XIII. FORMS
FORM 13.8 Uniform Judgment and Sentence
FORM 13.10 Uniform Plea of Guilty--Summary of Facts

- ¶2 IT IS THEREFORE ORDERED ADJUDGED AND DECREED that these revisions shall become effective on the date of this order.
- ¶3 IT IS THE FURTHER ORDER OF THIS COURT that these revisions shall be available for access via the internet from this Court's web site

www.okcca.net on the date of this order and provided to West Publishing Company for publication. The Administrative Office of the Courts is requested to duplicate and provide copies of the revisions to the judges of the District Courts and the District Courts of the State of Oklahoma are directed to implement the utilization of these revisions effective on the date of this order.

¶4 IT IS SO ORDERED.

¶5 WITNESS OUR HANDS AND THE SEAL OF THIS COURT this
124h day of November, 2015.
Clancy South
CLANCY SMITH Presiding Judge
John Elli
GARY L. LUMPKIN, Vice Presiding Judge
Atleno - Cohnun
ARLENE JOHNSON, Judge
week Jain
DAVID LEWIS, Judge

ATTEST:

ROBERT HUDSON, Judge

Form 13.10 Uniform Plea of Guilty - Summary of Facts

IN THE DISTRICT COURT OF	COUNTY
	ATE OF OKLAHOMA
STATE OF OKLAHOMA, Plaintiff, vs.) Case No
Defendant.) other type guilty plea, correct by pen change where) term "guilty" used.]
SS# D.O.B	
(Home Address))

PLEA OF GUILTY

SUMMARY OF FACTS

Part A: Findings of Fact, Acceptance of Plea

		CIRC	LE
1.	Is the name just read to you your true name?	Yes	No
	If no, what is your correct name?		
	I have also been known by the name(s):		
2.	My lawyer's name is:		
3.	(a) Do you wish to have a record made of these proceedings by a Court Reporter?	Yes	No
	(b) Do you wish to waive this right?	Yes	No
4.	Age: Grade completed in school:		
5.	Can you read and understand this form? (If the answer above is no, Addendum	Yes	No

6.	Are you currently taking any medications or substances which affect your ability to understand these proceedings?		No
7.	Have you been prescribed any medication that you should be taking, but you are not taking?	Yes	No
	If so, what kind and for what purpose?		
8.	Have you ever been treated by a doctor or health professional for mental illness or confined in a hospital for mental illness?	Yes	No
	If yes, list the doctor or health professional, place, and when occurred:		
9.	Do you understand the nature and consequences of this proceeding?	Yes	No
10.	Have you received a copy of the Information and read its allegations?		No
11.	Does the State move to dismiss or amend any case(s) or count(s) in the information or on page 2 of the information? If so, set forth the cases/counts dismissed or amended.	Yes	No
12.	A. Do you understand you are charged with:		
	Crime Statutory Reference	V	A1-
(1)	O.S	Yes	No No
(2)	O.S	Yes Yes	
(3)	O.S	Yes	
(4)	O.S	165	NO
For additi	onal charges: List any additional charges on a separate sheet and label as PLEA OF GU DUM B.	JILTY	
	B. Are you charged after former conviction of a felony?	Yes	No
	If yes, list the felony(ies) charged:		

13.	Have you previously been convicted of a felony? If so, when, where and for what felony/felonies?		
14.	(Check if applicable) Do you understand 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
	% 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 to the offense(s) of 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 novolving 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 the Court is required to include in the sentence of any person convicted of a felony and sentenced to a term of imprisonment after November 1, 2012, a term of post-imprisonment supervision. The post-imprisonment supervision shall be for a period of not less than nine (9) months nor more than one (1) year following confinement of the person and shall be served under conditions prescribed by the Department of Corrections. There will be no post-imprisonment supervision for a sentence of life without the possibility of parole.	Yes	No

15.		What is/are the charge(s) to which the defendant is/are entering a plea today?		
16.		Do you understand the range of punishment for the crime(s) is/are: (List in same		
10.		order as in No. 15 above)?		
	(1)	Minimum of to a maximum of and/or a fine of \$	Yes	No
	(2)	Minimum of to a maximum of and/or a fine of \$	Yes	No
	(3)	Minimum of to a maximum of and/or a fine of \$	Yes	No
	(4)	Minimum of to a maximum of and/or a fine of \$	Yes	No
17.		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. (If pleading to capital murder, advise of procedure in 21 O.S. 1 701.10(B)). 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 may 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.		
		Do you understand each of these rights?	Yes	No
18.		Do you understand by entering a plea of guilty you give up these rights?	Yes	No
19.		Do you understand that a conviction on a plea of guilty could increase punishment in any future case committed after this plea?	Yes	No
20.		Have you talked over the charge(s) with your lawyer, advised him/her regarding any defense you may have to the charges and had his/her advice?	Yes	No

21.	Do you believe your lawyer has effectively assisted you in this case and are you satisfied with his/her advice?	Yes	NO
22.	Do you wish to change your plea of not guilty to guilty and give up your right to a jury trial and all other previously explained constitutional rights?	Yes	No
23.	Is there a plea agreement?	Yes	No
	What is your understanding of the plea agreement?		
24.	Do you understand the Court is not bound by any agreement or recommendation and if the Court does not accept the plea agreement, you have the right to withdraw your plea of guilty?	Yes	No
25.	Do you understand that if there is no plea agreement the Court can sentence you within the range of punishment stated in question 16?	Yes	No
26.	Do you understand your plea of guilty to the charge(s) is/are after: (check one) () no prior felony convictions () one (1) prior felony conviction () two (2) or more prior felony convictions List prior felony convictions to which pleading:	Yes	No
27.	What (is) (are) your plea(s) to the charge(s) (and to each one of them)?		
28.	Did you commit the acts as charged in the Information?	Yes	No
	State the factual basis for your plea(s) (attach additional page as needed, labeled as ADDENDUM C):		
29.	Have you been forced, abused, mistreated, or promised anything by anyone to have you enter your plea(s)?	Yes	No
30.	Do you plead guilty of your own free will and without any coercion or compulsion of any kind?	Yes	No

31.	If you are entering a plea to a felony offense, you have a right to a Pr Investigation and Report which would contain the circumstances of any criminal record, social history and other background information Do you want to have the Report?	the offense,	No
32.	(a) Do you have any additional statements to make to the Court?	Yes	No ·
	(b) Is there any legal reason you should not be sentenced now?	Yes	No
AVING BEEN	SWORN, I, the Defendant whose signature appears below, make the f	ollowing statements unde	er oath:
(1)	CHECK ONE:		
	(a) I have read, understood and completed this form.		
	(b) My attorney completed this form and we have gone over I understand its contents and agree with the answers. See Addendu	the form and . m "A"	
	(c) The Court completed this form for me and inserted my ar	nswers to the	
(2)	questions. 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.	,
	·		
	DEFENDANT		 .
		•	
I Acknowledge	this day of, 20		
	Notary Public/De	puty Court Clerk/Judge	

33.	I, the undersigned attorney for the Defendant, believe the Defendant understands the nature, purpose and consequence of this proceeding. (S)He is able to assist me in formulating any defense to the charge(s). I am satisfied that the Defendant's waivers and plea(s) of guilty are voluntarily given and he/she has been informed of all legal and constitutional rights.	
	ATTORNEY FOR DEFENDANT	
34.	The sentence recommendation in question 23 is correctly stated. I believe the recommendation is fair to the State of Oklahoma.	
35.	Offer of Proof (Nolo contendere plea)	
<u>36.</u>	On entering a plea to a felony offense, the State has a right to a pre-sentence Yes N investigation and report. The State waives the right to a pre-sentence investigation?	<u>o</u>
	ASSISTANT DISTRICT ATTORNEY	

THE COURT FINDS AS FOLLOWS:

3 <u>67</u> .	A. The Defendant was sworn and responded to question	s under dauf.
	 B. The Defendant understands the nature, purpose proceeding. 	e and consequences of this
	C. The Defendant's plea(s) ofvoluntarily entered and accepted by the Court.	is/are knowingly and
	D. The Defendant is competent for the purpose of this he	earing.
	E. A factual basis exists for the plea(s) (and former conv	iction(s), if applicable).
	F. The Defendant is guilty as charged: (check as approp () after no prior felony convictions. () after one (1) prior felony conviction. () after two (2) or more prior felony convictions.	
	G. Sentencing or order deferring sentence shall be continued until the day of, 20, at	e: imposed instanter (); or m.
	If the Pre-Sentence Investigation and Report is reques Court by theday of, 20	ted, it shall be provided to the
	H. Defendant is committed to: The RID Program The FORT Program The Delayed Sentencing Program for Yo	outhful Offenders
DONE IN OPEN	N COURT this day of, 20	
Court Rep	porter Present J	UDGE OF THE DISTRICT COURT
Deputy Co	Court Clerk N	IAME OF JUDGE TYPED OR PRINTED

Part B: Sentence on Plea	Case No
	State v.
	Date:
NOTE ON USE: Part B to be used with the Sormatted as a separate sentencing form if sente	Summary of Facts if contemporaneous with the entry of plea or may be incing continued to future date.]
THE COURT SEN	TENCES THE DEFENDANT AS FOLLOWS:
	TIME TO SERVE
1. You are sentenced to confinement under the flist in same order as in question No. 15 in Part A	supervision of the Department of Corrections for a term of years as follows:
g	
Upon release from such confinement, you shall by the Department of Corrections for a period of	serve a term of post-imprisonment supervision under conditions prescribed
2. The sentence(s) to run:	
(concurred	ntly/consecutively)
(OR)	
NOT APP	PLICABLE
3. Defendant shall receive:	
Credit for time served	

No credit for time served

DEFERRED SENTENCE

The sentencing date is deferred until	, 20	_ at	m.	
2. You (will/will not) be supervised. The terms set for see the rules you must follow during the period of defer	th in the Rules and ment.	d Conditio	ns of Probation found in Adde	ndum D shall
SUSPENDED SENT	TENCE or SUSPE	NDED AS	S TO PART	
1. You are sentenced to confinement under the super				as follows:
To be suspended as follows:				
(a) ALL SUSPENDED YESNO				
(b) suspended except as to the first the custody of the Department of Corrections forth in the Rules and Conditions of Probation	s, the remainder of	the sente	rm(s) during which time you are ence(s) to be suspended under	e to be held in the terms set
Said period of incarceration shall be County Jail, in lieu of the Department of Co O.S. Section 991a – 4.1.	in the custody of prrections, pursuar	f the Dep nt to the (artment of Corrections, to be Community Service Sentencing	served in the Program, 22
Defendant's term of incarceration shall	ll be calculated as:			
Calendar days with credit for	good behavior onl	y (57 O.S	Section 65)	
As calculated by the Sheriff v	with all implemente	d and allo	wable credits allowed by law	
2. The sentence(s) to run:				
(concurrently)	/consecutively)			
(OR)				
NOT APPLICA	ABLE			
3. Defendant shall receive:				
Credit for time served				
No credit for time served				

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· · · · · · · · · · · · · · · · · · ·	
You are to pay a fine(s), costs, fees and/or restitution to theAddendum E which is attached and made a part of this Order.	County District Court Clerk as set out in
[NOTE ON USE: District Courts may develop and utilize schedules for pay district and attach as Addendum E.]	ment of fines and costs as appropriate for each
COURT CLERK'S DUTY	
TRIAL JUDGE TO COMPLETE THIS SE	ECTION]
IT IS FURTHER ORDERED that the Clerk of this Court shall register or rewith the applicable statutory authority:	eport the following circumstances in accordance
() As to Count(s) the defendant is ineligible to register to vote purs	uant to Section 4-101 of Title 26.
() Pursuant to Section 985.1 of Title 22, the Court departed from the man Count(s)	datory minimum sentence of imprisonment as to
() As to Count(s), the defendant is subject to the Methamphetamin Section 2-701 of Title 63.	ne Offender Registry requirements as set forth in
() Defendant is a lawyer and certified copies of this document shall be tran and the General Counsel of the Bar Association within five (5) days as Professional Conduct, 5 O.S.Supp.2014, ch. 1, app. 1-A.	smitted to the Chief Justice of the Supreme Court set forth in Rule 7.2 of the Oklahoma Rules of
"NOTICE OF RIGHT TO APPI	EAL"
Sentence to Incarceration, Suspended or Deferred:	
To appeal from this conviction, or order deferring sentence, on your plea of Office a written Application to Withdraw your Plea of Guilty within ten (10) d why you are requesting to withdraw your plea. The trial court must hold a h (30) days from the date it is filed. If the trial court denies your Application Appeals to review the District Court's denial by filing a Petition for Writ of Cedenial. Within ten (10) days from the date the application to withdraw plea designation of record must be filed pursuant to Oklahoma Court of Criminal the right to be represented on appeal by a court appointed attorney.	ays from today's date. You must set forth in detail earing and rule upon your Application within thirty, you have the right to ask the Court of Criminal ertiorari within ninety (90) days from the date of the of guilty is denied, notice of intent to appeal and
Do you understand each of these rights to appeal?	Yes No
Do you want to remain in the county jail ten (10) days before being taken to	the place of confinement? 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 RIGHTS AND SENTENCE IMP	POSED.
	DEFENDANT
I, the undersigned attorney, have advised the Defendant of his appellate rig	hts.
	ATTORNEY FOR DEFENDANT

Done in open court, with all parties present, th	is day of	20		
_			į	
Court Reporter Present		JUDGE OF THE D	ISTRICT COURT	
Deputy Court Clerk		NAME OF JUDGE	TYPED OR PRIN	ΓED
	. ADDENDUM	Л "А"	,	
<u>CEI</u>	RTIFICATE OF DEFE	ENSE COUNSEL		
As the attorney for the defendant,		, I certify	that:	
1. The Defendant has stated to me that he/shappropriate option)	ne is (able/unable) to	read and understand the a	ttached form, and I	have: (check
Determined the Defendant is a	able to understand the	e English language.		
Determined the Defendanto interpret.	it is unable to	understand the Engli	sh language an	d obtained
2. I have read and fully explained to the Defei	ndant the allegations	contained in the Information	n in this case.	
3. I have read and fully explained to the D answers to the questions set out in the Summ			uilty/Summary of F	acts and the
4. To the best of my knowledge and belief th have been freely and voluntarily made.	e statements and dec	claration made by the Defe	ndant are accurate	and true and
	•*		· ·	
•				
Dated this day of	, 20			
		•		
		ATTORNEY FO	R DEFENDANT	

Form 13.8 Uniform Judgment and Sentence IN THE DISTRICT COURT OF _ COUNTY THE STATE OF OKLAHOMA STATE OF OKLAHOMA, Plaintiff, Case No.: VS. Defendant. DOB: _____ SS#: _____ **JUDGMENT AND SENTENCE** Now, on this _____ day of _____, 20___, this matter comes on before the undersigned Judge, for sentencing and the Defendant, ______ appears personally and by Attorney _____, the State of Oklahoma represented by _____, and the Defendant, having previously: () Entered a plea of guilty () Entered a plea of Nolo Contendere () Been found guilty by jury () Been found guilty by Judge after waiver of jury trial () Other _____ Statutory Reference To/of the crime(s) of: Count _____: _____O.S._____ Count _____ O.S._____ Count _____: _____O.S._____ (Attach additional sheet for additional counts or if computerized, add to body of Judgment and Sentence at each appropriate place.) The defendant has previously been convicted of _____ (insert number) felony crimes and

the sentence has been enhanced in accordance with the provisions set forth in

_____ O.S. _______; and,

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED by the Court that the Defendant,
, is guilty of the above described offenses and is
sentenced as follows:
TERM OF IMPRISONMENT
COUNT SENTENCED TO A TERM OF:
Under the quetody and control of:
Under the custody and control of:
() Oklahoma Department of Corrections;
() the County Sheriff; or
() other:
These terms to be served as follows (consecutive/concurrent):
Upon release from such confinement, the Defendant shall serve a term of post-imprisonment supervision under conditions prescribed by the Department of Corrections, for a period of:
TERM OF IMPRISONMENT WITH EXECUTION OF SENTENCE SUSPENDED IN PART (Attach additional sheet(s) to clarify, if necessary)
COUNT SENTENCED TO A TERM OF:

With all ex	cept the first	suspended under the custody and control of:	
() Oklahoma Departme	nt of Corrections; or	
() the	County Sheriff,	
		ons of probation entered by the court.	
These ter	m(s) to be served as f	llows (consecutive/concurrent):	
		ONMENT WITH EXECUTION OF SENTENCE SUSPENDED ach additional sheet(s) to clarify, if necessary)	
COUNT			
			\$
Under the	e custody and control o	<u>.</u>	
) Oklahoma Departm		
,	•		
		County Sheriff,	-od
All of sake		ent suspended pursuant to the rules and conditions of probation enter	Gu
These te	rm(s) to be served as	ollows (consecutive/concurrent):	
	RTHER ORDERED, A g terms, the Defendar		
		FINE	
` ,	lefendant shall pay a fir	e of \$	
	() immediately; or		.146. !
(, 20 at the rate of \$ per, or w	מוחזוי
		s of release from the Department of Corrections.	
4	() payment of \$	is suspended pursuant to Rules and Conditions of probation.	

COSTS, VCA, RESTITUTION

()	The defendant shall pay costs, fees, and restitution in accordance with the schedule attached as				
	Exhibit	<u>.</u> '			
		RULES A	ND CONDITIONS OF PRO	<u>OBATION</u>	
Γhe r	ules and condition	s of probation as o	ordered by the court and si	gned by the defend	ant, acknowledging
nis/he	er understanding o	of the rules and cor	nditions, are incorporated a	as Exhibit	
			ATTORNEY FEES		l
()	The defendant s	shall pay court-app	pointed attorney fee in the	amount of \$	on or
	before	, 20	, to	No.	
			BILITY TO PAY AFTER II		
()	The defendant	shall report to the	District Court of		_ County within
		days of release	for a hearing on the defe	ndant's ability to pa	ay fines and costs
	pursuant to Se	ction VIII of the Ru	ules of the Court of Crimin	al Appeals, 22 O.S	S., Ch. 18, App.
IT IS	FURTHER ORD	ERED that judgme above.	nt is hereby entered again	st the Defendant as	s to the fines, costs and
Appoint a traiting the Defendance another trans	eals of the State of the pro- cost of represent endant that, in the endant is or was ther similar relations sport or ship a fire	f Oklahoma, and the ceedings, that the ation in accordance event the above a spouse, intimate assistants.	t of his/her rights and pro- hat if he/she desired to ap- same would be furnished ce with Sec. 1355.14 of e sentence is for a crim e partner, parent, or guard im it may be unlawful for fle, pistol or revolver or arr e law, or both.	peal and was unable by the State subjection Title 22. The Color involving domes dian of the victim of the possible in possible in the possible	le to afford counsel and ect to reimbursement of ourt further advised the stic violence where the or is or was involved in ess, purchase, receive,
In th	e event the above	sentence is for in	carceration in the Departm	ent of Corrections,	the Sheriff of
a co	opy of this Judgr endant as provide Sheriff for the tran	nent and Sentend d herein. A second sportation and imp	County, Oklahoma, tand Reception Center at the to serve as warrant and copy of this Judgment are trisonment of the Defendant, with his proceedings en	Lexington, Oklahor and authority for the nd Sentence to be nt as herein before	warrant and authority of

COURT CLERK'S DUTY

[TRIAL JUDGE TO COMPLETE THIS SECTION]

IT IS FURTHER ORDERE	ED that the Clerk of this Court shall register or report the following circumstances
in accordance with the ap	olicable statutory authority:
() As to Count(s) 26.	the defendant is ineligible to register to vote pursuant to Section 4-101 of Title
() Pursuant to Section 9 imprisonment as to Count	985.1 of Title 22, the Court departed from the mandatory minimum sentence of (s)
() As to Count(s) , requirements as set forth	the defendant is subject to the Methamphetamine Offender Registry in Section 2-701 of Title 63.
the Supreme Court and the 7.2 of the Oklahoma Rule	and certified copies of this document shall be transmitted to the Chief Justice of the General Counsel of the Bar Association within five (5) days as set forth in Rules of Professional Conduct, 5 O.S.Supp.2014, ch. 1, app. 1-A. and year first above mentioned.
(SEAL)	JUDGE OF THE DISTRICT COURT
ATTEST:	(Name of Judge Typed)
	Court Clerk
	Deputy Clerk
	CLERK'S CERTIFICATION OF COPIES
I, County, State of Oklahom	, Clerk of the District Court of a, do hereby certify the foregoing to be true, correct, full and complete copy of the
original Judgment and Se as the same appears of re	entence in the case of the State of Oklahoma vsecord in my office.
WITNESS my hand and o	official seal this day of, 20
(SEAL)	
Ву:	Court Clerk
	Deputy Court Clerk

SHERIFF'S RETURN

I received this	Judgment and Sentence the	_ day of	, 20
and executed it	by delivering the Defendant to the W	arden of the Lexington Assessn	nent and Reception
Center at Lexin	gton, Oklahoma, on theday o	of	, 20
I also certify the	above prisoner has served	_days in the County Jail on the	present charge or
charges.			
	Sheriff		
	Deputy Sheriff		