FILED FOR RECORD

JANET LUFF KILBREATH, CLERK

## IN THE CIRCUIT COURT OF CLAY COUNTY, ARKANSAS WESTERN DISTRICT

STATE OF ARKANSAS

VS.

CR 93-47

DEFENDANT

JESSIE LLOYD MISSKELLEY, JR.

### AMENDMENT OF CONDITIONS OF SUSPENDED IMPOSITION OF SENTENCE

The Court is aware that there has been significant public interest in this case and that various media entities desire to jointly interview or host Jessie Lloyd Misskelley, Jr. and his codefendants Damien Wayne Echols and Charles Jason Baldwin. The Court did impose a prohibition on association with known felons as a condition of their suspended impositions of sentence, with an exception for Misskelley in the case of his immediate family and with an exception for Baldwin and Echols in the case of each other.

The Court finds that such joint interviews may be appropriate and the felon-association provision should not prevent such interviews or other events.

The Court hereby amends the condition of suspended imposition of sentence in which Misskelley was prohibited from association with known felons to exclude Damien Echols and Charles Jason Baldwin from the category of persons with whom Misskelley is prohibited from association, but only in connection with interviews and other appearances where their attorneys, journalists, supporters or the general public are also present.

IT IS SO ORDERED.

Hon. David Laser, Circuit Judge

Date

Approved:

Jeff Rosenzweig, Attorney for Defendant Jessie Lloyd Misskelley, JR

Scott Ellington

Scott Ellington, Prosecuting Attorney

# IN THE CIRCUIT COURT OF CRAIGHEAD COUNTY, ARKANSAS WESTERN DISTRICT

STATE OF ARKANSAS

VS.

No. CR-93-450

DAMIEN WAYNE ECHOLS CHARLES JASON BALDWIN



### AMENDMENT OF CONDITIONS OF SUSPENDED IMPOSITION OF SENTENCE

The Court is aware that there has been significant public interest in this case and that various media entities desire to jointly interview or host Damien Wayne Echols and Charles Jason Baldwin and their co-defendant Jessie Lloyd Misskelley, Jr. The Court did impose a prohibition on association with known felons as a condition of their suspended impositions of sentence, with an exception for Misskelley in the case of his immediate family and with an exception for Baldwin and Echols in the case of each other.

The Court finds that such joint interviews may be appropriate and the felon-association provision should not prevent such interviews or other events.

The Court hereby amends the condition of suspended imposition of sentence in which Echols and Baldwin were prohibited from association with known felons to exclude Jessie Lloyd Misskelley, Jr. from the category of persons with whom Echols and Baldwin are prohibited from association, but only in connection with interviews and other appearances where their attorneys, journalists, supporters or the general public are also present.

IT IS SO ORDERED.

Hon. David Laser, Circuit Judge

Date:

#### Approved:

Approved in Duplicate
Blake Hendrix, Attorney for
Defendant Charles Jason Baldwin

Patrick Benca, Attorney for

Defendant Damien Wayne Echols

Scott Ellington, Prosecuting Attorney