

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

IN REF:

JESSE MACK BUTLER



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08/04/2007

661-16-4062

STATE OF OKLAHOMA
COUNTY OF PAYNE

Arrestee(s)

AGENCY - Stillwater Police Department

AGENCY CASE # - R2404195

COURT CASE # - CF-2022-59

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 L.S., was in a dating relationship with the suspect, Jesse Mack Butler. L.S. reported the romantic relationship with Butler began in late January 2024 and ended in early March 2024. During their relationship, L.S. reported Butler often physically and sexually assaulted her. L.S. 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, L.S. participated in a forensic interview at the Saville Center in Stillwater, Oklahoma. During the forensic interview, L.S. 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 L.S. 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. L.S. reported she yelled and told him "no" repeatedly and tried to push him off of her, but was unable to overpower him. L.S. reported Butler told her he was sorry for what he was about to do, but he had to do it. L.S. 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. L.S. believed the woman heard her yelling, crying, and saying "no" from outside the vehicle. L.S. detailed how this event derailed his plan to have sex with her. After this occurred, Butler drove away from the area, told L.S. to stay down, and warned her if the police came that they

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

IN REF:

Jesse Mack Butler



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08/04/2007

661-16-4062

STATE OF OKLAHOMA)
COUNTY OF PAYNE)

Arrestee(s))

AGENCY - Stillwater Police Department

AGENCY CASE # - R2404196

COURT CASE # - CF-2025-59

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 K.S., was in a dating relationship with the suspect, Jesse Mack Butler. K.S. reported the romantic relationship with Butler began in late March 2024 and ended in September 2024. During their relationship, K.S. 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, K.S. 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 K.S. that Butler would use physical force on her, if she did not comply with his sexual demands.

K.S. 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 K.S. 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. K.S. reported Butler had left bruises on her hips from squeezing her so tightly. K.S. 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. K.S. explained she learned what to do and not to, to avoid being hurt by Butler. According to K.S., Butler would pin her down and she was physically unable to get him off of her. K.S. stated this would often lead her to hyperventilate, which Butler thought was funny.

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

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
ADDR: 2309 E. Will Rogers
Stillwater, OK 74075
DL: ****
SSN: ***-**-4062
DOB: August, 2007

Defendant(s).



Case No. CF-2025-59

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

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 L.S., a female person not the wife of the said defendant, attempt to overcome all resistance on the part of the said L.S., 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 L.S. 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.



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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
BE

STATE OF OKLAHOMA,)
)
 Plaintiff,)
)
 V.) Case No. CF-2025-59
)
 JESSEE MACK BUTLER,)
)
 Defendant.)

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 his 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 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

JUN 12 2025

By: LORI ALLEN, Court Clerk

DA
D. Allen



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IN THE DISTRICT COURT OF PAYNE COUNTY
STATE OF OKLAHOMA

STATE OF OKLAHOMA,

Plaintiff,

v.

JESSE MACK BUTLER

Defendant.

Case No. CF-2025-59

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;



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IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED

JUN 12 2025

IN THE DISTRICT COURT OF PAYNE COUNTY, LORI ALLEN, Court Clerk
STATE OF OKLAHOMA

By: _____

Deputy

See

STATE OF OKLAHOMA,)
)
 Plaintiff,)
)
 V.) Case No. CF-2025-59
)
 JESSE MACK BUTLER,)
)
 Defendant.)

ORDER FOR YOUTHFUL OFFENDER STUDY

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:

The Office of Juvenile Affairs shall cause to be conducted a psychological evaluation of Defendant and prepare a youthful offender study in accordance with Section 2--5-206 of Title 10A of the Oklahoma Statutes, specifically, OJA shall:

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:

E



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IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED

IN THE DISTRICT COURT OF PAYNE COUNTY, STATE OF OKLAHOMA

11 2025

By: LORI ALLEN, Court Clerk

Deputy

STATE OF OKLAHOMA,
Plaintiff,

vs.

No. CF- 25-59

Jesse Mack Butcher
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 Butcher
DEFENDANT

John
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.

Albina Vran
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.

Susan C. Wolden
JUDGE OF THE DISTRICT COURT



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IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED

Aug 25 2025

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

By: *LORI ALLEN, Court Clerk*
CM
Deputy

THE STATE OF OKLAHOMA,

)

Plaintiff,

)

vs.

)

Case No. CF-2025-59

JESSE MACK BUTLER

)

ADDR: 2309 E. Will Rogers
Stillwater, OK 74075

)

DL: ****

)

SSN: ***-**-4062

)

DOB: August, 2007

)

Defendant(s).

)

FIRST AMENDED 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
COUNT 11: VIOLATION OF PROTECTIVE ORDER ~ 22 O.S. § 60.6(A), 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 L.S., a female person not the wife of the said defendant, attempt to overcome all resistance on the part of the said L.S., 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 L.S. 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.



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IN THE DISTRICT COURT OF PAYNE COUNTY
STATE OF OKLAHOMA

IN THE DISTRICT COURT OF
PAYNE COUNTY, OKLAHOMA
FILED
MAY -2 2025

RECEIVED
LOIS ALLEN, Court Clerk
Deputy
JD

STATE OF OKLAHOMA,)
Plaintiff,)
V.) Case No. CF-2025-59
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;



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IN THE DISTRICT COURT OF Payne COUNTY

THE STATE OF OKLAHOMA

STATE OF OKLAHOMA,

Plaintiff,

VS.

Jesse Mack Butter.

Defendant.

Last four digits of SS# 4042

Month/Year of Birth Aug 2007

Place of Birth Baton Rouge Louisiana
City _____ State _____

Home Address

2309 E. Will Rogers Dr
Stillwater 74075

Case No. CF-25-59

(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.)

No Contest

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

Findings of Fact, Acceptance of Plea:

Circle Answers

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: Derek Chance

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: 18 Highest grade completed in school: 11th

5. Can you read and understand this form? Yes No
(If the answer is NO counsel must complete Addendum "A" Youthful Offender Plea of Guilty - Summary of Facts Certificate of Defense Counsel.)

6. Are you currently taking any medication(s) or substance(s) which affect your ability to understand these proceedings? Yes No

If yes, what medication(s) or substance(s)? _____



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

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED

APR 03 2025

LORI ALLEN, Court Clerk

By: _____ Deputy

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

Case No.: CF-2025-59

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, K.S. and L.S., and requests all future pleadings and correspondence for the named victims be sent to the address below.

K.S. and L.S. 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. K.S. and L.S. invoke and request enforcement of their rights, including but not limited to the following:
 - a. To be treated with fairness and respect for K.S.'s and L.S.'s 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;



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IN THE DISTRICT COURT OF PAYNE COUNTY
STATE OF OKLAHOMA

IN THE DISTRICT COURT OF
Payne County, Oklahoma
FILED
AUG 11 2025
By: *LORI ALLEN, Court Clerk*
Deputy

STATE OF OKLAHOMA,)
)
Plaintiff,)
)
V.) Case No. CF-2025-59
)
JESSE MACK BUTLER,)
)
Defendant.)

AGREED ORDER GRANTING DEFENDANT'S
MOTION TO CERTIFY AS A YOUTHFUL OFFENDER

NOW ON THIS 24th day of July, 2025, the State appears by Debra Vincent, and the defendant appears in person and with his attorney, G. Derek Chance.

The parties advise the Court that the parties agree the defendant is amenable to treatment as a youthful offender and does not require placement in the custody of the Office of Juvenile Affairs. The parties further agree that upon entering a plea, the defendant shall be placed under the supervision of the Office of Juvenile Affairs. The parties further agree that to enable the defendant to complete a plan of rehabilitation, it is necessary for this court to extend jurisdiction until the defendant reaches 18 years 6 months, at which time the parties anticipate the need for OJA to request jurisdiction be extended to the defendant's 19th birthday in order for the Defendant to complete the youthful offender plan of rehabilitation.



IN THE DISTRICT COURT OF PAYNE COUNTY

THE STATE OF OKLAHOMA

THE STATE OF OKLAHOMA,

Plaintiff,
vs.
JESSE MACK BUTLER,
Defendant.

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)
Case No. CF-25-59
D.O.B.: August, 2007
SS# (last 4): ***-**-4062

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

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:

the entry of a plea of guilty the entry of a plea of Nolo Contendre
 having been adjudicated by a jury at trial having been adjudicated by the court after waiving their right to a jury trial
 other: _____ to the crime(s) of:

Count	Crime	Statutory Reference
1	Attempted Rape in the First Degree	21 O.S. §1114
2	Rape by Instrumentation	21 O.S. §111.1
3	Sexual Battery	21 O.S. §1123(B)
4	Forcible Oral Sodomy	21 O.S. §888
5	Attempted Rape in the First Degree	21 O.S. §1114
6	Rape by Instrumentation	21 O.S. §111.1
7	Domestic Assault and Battery by Strangulation	21 O.S. §644(J)
8	Domestic Assault and Battery by Strangulation	21 O.S. §644(J)
9	Rape by Instrumentation	21 O.S. §111.1
10	Domestic Assault and Battery	21 O.S. §644(C)
11	<i>Violation of Protective Order</i>	<i>21 O.S. §60.6</i>

and was sentenced as a youthful offender as follows:

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