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RECORDED IN _____

PLAINTIFF

BOOK _____ PAGE _____

IN THE CIRCUIT COURT OF JACKSON COUNTY, ARKANSAS
FIRST DIVISION

STATE OF ARKANSAS

V.

NO. 34CR-20-319

QUAKE LEWELLYN

DEFENDANT

MOTION FOR MENTAL HEALTH EVALUATION OF DEFENDANT

Comes now the Defendant, Quake Lewellyn, by and through his attorney, William O. "Bill" James, Jr. of the James Law Firm and for his Motion for Mental Health Evaluation, states:

1. That Defendant Quake Lewellyn, is charged with Capital Murder, Kidnapping, Rape and Abuse of a Corpse.
2. That Defense Counsel has reason to believe that due to mental disease or defect, Mr. Lewellyn may not fully understand the proceedings against him, and may not have been able to fully appreciate the criminality of the conduct with which he is accused and his ability to assist in his defense may be in question.
3. That pursuant to A.C.A. §5-2-304, Counsel for Defense requests that a mental evaluation be performed to determine the Defendant's fitness to proceed and criminal responsibility and this request should include testing for mental retardation. Counsel requests a written report be filed with this Court in order for this Court to make a determination as to his mental state. This request is in the best interest of Mr. Lewellyn, and not for the purpose of delay.

WHEREFORE, Defendant, Quake Lewellyn, through counsel, prays that his Motion for Mental Evaluation be granted, and for all other relief to which he is entitled.

Respectfully Submitted,

JAMES LAW FIRM
1001 La Harpe Blvd.
Little Rock, AR 72201
501-375-0900



WILLIAM O. "BILL" JAMES, JR. (94108)

CERTIFICATE OF SERVICE

I, William O. "Bill" James, Jr., do hereby certify that a true and correct copy of the foregoing has been mailed on 11-17, 2020, to the following:

Henry Boyce
Prosecuting Attorney
208 Main St., Ste. 31
Newport, AR 72112-3300



WILLIAM O. "BILL" JAMES, JR.