## IN THE TENNESSEE SUPREME COURT AT NASHVILLE

## IN RE PHILIP RAY WORKMAN

M1999-01334-SC-DPE-PD

## UNOPPOSED MOTION TO INSPECT THE PHYSICAL EVIDENCE

) )

Movant Philip R. Workman respectfully requests an order granting him permission to inspect the physical evidence. In support thereof, Mr. Workman shows:

1. On August 5, 2004, Post-Conviction Defender Donald E. Dawson asked John Campbell, Assistant District Attorney General for Tennessee's 30<sup>th</sup> Judicial District, for permission to have an expert inspect evidence in the Philip Workman case. Mr. Campbell instructed Mr. Dawson to get that permission from the trial court.

2. On August 9, 2004, Judge John P. Colton instructed Mr. Dawson that to inspect the evidence, he must obtain the permission of the Tennessee Supreme Court.

3. Mr. Workman's expert is available to travel to Memphis to inspect the evidence August 10, 11, or 12, 2004. Mr. Workman therefore respectfully requests that this Court, or a Justice thereof, expeditiously rule on this motion.

4. On August 9, 2004, Mr. Dawson spoke to Mr. Campbell who informed the State does not oppose this motion.

WHEREFORE, movant Philip Workman respectfully requests that this Court enter an order granting him permission to inspect the physical evidence.

Respectfully submitted,

Donald E. Dawson Post-Conviction Defender 530 Church Street - Suite 600 Nashville, Tennessee 37243 (615) 741-9331

Christopher M. Minton Assistant Federal Public Defender 810 Broadway - Suite 200 Nashville Tennessee 37203 (615) 736-5047

## CERTIFICATE OF SERVICE

I certify that on \_\_\_\_\_

1. I sent by facsimile transmission a copy of the foregoing to: John Campbell, Assistant District Attorney General, (901) 545-3937; and

2. I placed in the United States mail, first-class postage prepaid, a copy of the foregoing addressed to John Campbell, Assistant District Attorney General, 201 Poplar - Suite 301, Memphis, Tennessee 38103

Christopher M. Minton