

IN THE DISTRICT COURT OF THE FIRST JUDICIAL DISTRICT OF
THE STATE OF IDAHO, IN AND FOR THE COUNTY OF SHOSHONE

State of Idaho
Plaintiff,
vs.
Majorjon Allen Kaylor
Defendant.

Case No. CR40-23-0970

Court Minutes

JUDGE: Oxendine, Keisha
CLERK: Rachelle Evans
HEARING TYPE: Arraignment

DATE: June 20, 2023
LOCATION:
COURT REPORTER:
INTERPRETER:

Parties Present:

State of Idaho Attorney: Shoshone County Prosecuting Attorney
Majorjon Allen Kaylor Attorney:

Hearing Start Time: 10:03 AM

Journal Entries:

- J- ON RECORD DEF- IN CUSTODY BEJAMIN ALLEN-STATE BRITNEY JACOBS-STATE
DEF- IN CUSTODY LISA CHESEBRO-PD

J- HOW WOULD YOU LIKE TO PROCEED, WITH AN ATTORNEY? YOU DID APPLY FOR A
PUBLIC DEFENDER

DEF- WOULD LIKE A PUBLIC DEFENDER

J- REVIEWED APPLICATION FOR A PUBLIC DEFENDER AND WILL APPOINT YOU A PD.
MS. CHESEBRO IS HERE TODAY TO REPRESENT YOU AND SHE MAY OR MAY NOT BE
YOUR PUBLIC DEFENDER MOVING FW.

READS RIGHTS

DEF- UNDERSTANDS

J- READS THE COMPLAINT

LC- HAVE GONE OVER THE COMPLAINT WITH THE DEF.

CNT 1 MAX CHARGES/PENTS

DEF- UNDERSTANDS

J- CNT 2 MAX CHARGES/PENTS

DEF- UNDERSTANDS

J-CNT 3 MAX CHARGES/PENTS

DEF- UNDERSTANDS

J- CNT 4 MAX CHARGES/PENTS

DEF- UNDERSTANDS

J- CNT 5 MAX CHARGES/PENTS

DEF- UNDERSTANDS

J- A PRELIM HEARING NEEDS TO BE SET IN THIS MATTER.

WILL BE SET ON JULY 3RD AT 8:30AM STATUS CONFERENCE AND 1:30PM PRELIM

HEARING

WILL SEND OUT NOTICE OF HEARING

WILL ADDRESS BAIL AND/OR RELEASE, FIRST HEAR FROM THE STATE

BA- POINT TO IDAHO CODE 19-2903. TO DETERMAIN IF BOND OR BAIL IS EVEN APPROPRIATE. HIGHLIGHT THE FACORTS OF THE RULE THAT ARE APPROPRIATE THIS MORNING. EMPLOYMENT HISTORY, BASED UPON INFORMATION RECIEVED THE DEFENDANT HAS LAWFUL EMPLOYEMENT AS WORKING AS AN UNDERGROUND MINER W/A STABLE INCOME. NATURE OF THE FAMILYS RELATIONSHIP, NATURE AND TIES TO SHOSHONE LOCAL RESIDENCE, FATHER IS CURRENTLY ON FELONY PROBATION HIMSELF. SPOUSE DOES HAVE A RECENT CHARGE AS OF 2019 THAT RESOLVED WITH A MISD. PLEA. IMPORTANT TO HIGHLIGHT THAT WAS JUST CHARGED AS IN THE AFFIDAVIT OF THAT CHARGE THAT A THREAT OF VIOLENCE WAS MADE. ANALYZE DEF. CRIMINAL HISTORY. STATE GOES OVER THE DEF. CRIMINAL HISTORY. THERE WERE WITNESSES AND MOTIVE FOR AT LEAST TWO OF THESE MURDERS. THESE CHARGES CARRY A LIFE SENTENCE. A CRIME WAS COMMITTED IN A HORRIFIC MATTER. NOTE THAT ONE OF THE FOUR VICTIMS IN THIS CASE WAS A CHILD UNDER THE AGE OF 18. IF THE COURT DOES FIND THAT BAIL IS APPROPRIATE THEN ASK FOR NO LESS THAN 1 MILLION DOLLARS

LC- DEFER TO THE COURT FOR THIS MATTER AND RESERVE BOND ARGUMENT AT A LATER DATE. DEF. HAS RESIDED IN SHOSHONE COUNTY AND DOES HAVE MIN. CRIMINAL HISTORY. ASK TO SET A BOND

J- THE NATURE OF THE THESE CHARGES ARE NOT ENTITLED TO BOND AND WILL NOT SET A BOND AND REMAND INTO CUSTODY WITH NO BOND WILL ADDRESS A BOND SETTING WITH THE DEFENSE TO PROVIDE ADD. INFO TO THE COURT

BA- NOTHING FURTHER

LC- TO GIVE THE COURT HEARDS UP, WILL BE A VAGUE MTN TO BE SET FOR A HEARING

J- OFF RECORD

Hearing End Time: 10:22 AM

Exhibits: