IN THE CIRCUIT COURT OF ADAMS COUNTY, MISSISSIPPI

~ 5

STATE OF MISSISSIPPI	OECENLED	
VS.	ANTO PAR 2002	02-KR-0 <u>/4/</u> -J
Jeffrey Keith	Havassicult	DEFENDANT
ORDER UPON ARRAIGNMENT (INDIGENT)		

The above defendant personally appeared before the court this date, and after examination of the defendant, under oath, the court finds that the defendant is indigent at this time for purposes of appointment of counsel, subject however, to further inquiry by the court at any time as to the defendant's financial condition, and also subject to further order of the court to pay, contribute to or repay any or all amounts incurred by said county for attorney's fees or expenses. The court appointed the Hon. <u>*Robert Clark & Hon. Gug Sermos*</u> to represent the defendant in the circuit court of said county on this charge, until the case is concluded in the circuit court, or until further order of the court.

The court proceeded with arraignment on the indictment. The above defendant, with the aforesaid counsel present, or with other counsel standing in for arraignment purposes only, and the court finding that the defendant had been served with a copy of the indictment prior to arraignment, and after formal reading of the indictment or waiver of same, in open court, entered a plea of "Not Guilty" to said charge or charges in the indictment in this case.

It was ordered that the case be continued, to allow time for the filing of pretrial motions, with a jury trial on the merits scheduled to begin at the courthouse of said county on the 28t day of 0cfoher, 2002, starting at 9:00 A.M., or as soon thereafter as the Court may hear same. It was further ordered that any and all pretrial motions shall be filed no later than sixty (60) days from date, and that any such motions shall be scheduled by the party filing same through the court administrator for hearing no later than ten (10) days prior to the scheduled trial, or same shall be deemed to have been abandoned.

000005

It was further on-ored that the defendant's appearance bond be set in the amount of

No Bond 2^{ap} , which shall be subject to review by the Court at any

time. Special conditions of the appearance bond, which shall apply in full force and effect to

any release of the defendant on bond, unless otherwise excused by the Court, are as follows:

- 1. Defendant shall not leave this county, other than for work purposes, or unless his/her principal residence is in another county of the State of Mississippi;
- 2. Defendant shall not leave the State of Mississippi without the Court's permission;
- 3. Defendant shall remain at his/her residence between the hours of 10:00 P.M. and 5:00 A.M. unless at work on a bona fide job;
- 4. Defendant shall violate no laws whatsoever;
- 5. Defendant shall have no personal or direct contact with any witnesses, or potential witnesses, involved in this case, other than witnesses clearly identifiable with the defense, such as family members or character witnesses. This condition does not apply in any way to the defendant's attorney for purposes of interviewing witnesses and necessary preparations in this case; and
- 6. Defendant shall maintain regular contact with his/her attorney of record and keep said attorney informed at all times of how defendant can be reached by mail and telephone.

It is further ordered that the clerk forward a copy of this order to the aforesaid attorney of

record for the defendant, and also to the District Attorney.

SO ORDERED, this the 28th day of June, 2002.

FORŘEST A. JOHNSON CIRCUIT JUDGE