

Incident # 08-00856

Arkadelphia Police Department

Report Date 8/12/2008

Page 3 of 3

Incident Report

Report Time 10:11 PM

Narrative & Statements

Narrative - Palmer, Dean Sgt. - 08/12/2008

On 08/12/08 at 04:40 P.M. the Police Department received a 911 call from the complainant who is an employee at the Fina station located on the corner of 10th. and Caddo requesting officers come to that location in reference to a disturbance taking place in the parking lot of the station.

Upon arrival, officers observed the victim, Krista Williams, standing in the parking lot of the Fina Station bleeding profusely from the right cheek and from her mouth. The victim had blood streaming all the way down the front of her shirt and legs. The suspect, Steven Russell, was also standing in the parking lot and was pointed out by witnesses as being the suspect. Officers Jackson and Williams immediately took Mr. Russell into custody and placed him in hand cuffs.

The odor of an alcoholic beverage could be detected coming from both the victim and suspect and both appeared to be intoxicated. It is still not clear at this time what started the argument between the two but it appeared to have began at home. An ambulance was called for the victim but she declined to go to the hospital by ambulance and was later taken by her family members. Victim witness coordinator Sheri Weller was also contacted and made aware of the incident and the victim was given Ms. Weller's phone number. The suspect was transported to the Clark County Sheriff's Office and charged with Domestic Battering 3rd degree and will be held there until appearing before the judge. Attached to this report are statements from the witnesses.

Narrative - Tackett, George - 08/12/2008

While at the Fina Station during this incident, Officer Tackett spoke with Corie Willis and took her statement. Willis is a friend to the victim, Williams. Willis reported that Williams had called just prior to the incident at Fina and said that she and Russell had been arguing. Williams told Willis that she wanted her to come over and take her to the police department. Willis went to Williams and Russell's residence and it was there that Russell said that he wanted to go to the police department too. Willis, Williams, Russell, and Williams's 9 year old son - Malcolm Boddie - loaded up in Willis's car and off to the police department they went. As they reached the intersection of 10th and Caddo, Willis said that she saw her boyfriend ahead of them at KFC. Willis told her passengers that they were going to make a short stop so that she could repay her boyfriend some money she had borrowed from him. After the stop at KFC, Willis realized she needed gas and stopped at the Fina station to fill up. Willis parked her car at the gas pump and Williams and Russell got out of the car. Willis put gas in the car as Williams and Russell went toward the front doors of the store. When Willis finished pumping gas she went inside to pay. Williams and Russell were outside the front doors of the store. Willis paid, left the store and as she walked by Williams and Russell, she heard Russell say something to her. It was at this point that she heard a yelp from Williams and she turned to see Williams reeling from being hit by Russell. Willis jumped in her car and drove forward to pick up Williams. Russell was backing away. She urged Williams to get in the car and it was then that police started arriving.

End of narrative.

Defendant's Full Name: RUSSELL, STEVEN D

JUDGMENT AND DISPOSITION ORDER
IN THE CIRCUIT COURT OF CLARK COUNTY, ARKANSAS
NINTH EAST DISTRICT, CRIMINAL DIVISION

On 10/27/2008 the defendant appeared before the Court, was advised of the nature of the charges(s), of constitutional and legal rights, of the effect of a guilty plea upon those rights, and of the right to make a statement before sentencing. The Court made the following findings:

Defendant's Full Name.....: RUSSELL, STEVEN D
Date Of Birth.....: 3/13/1981
Race.....: BLACK
Sex.....: MALE
SID #.....:
Defendant's Attorney.....: RICKEY HICKS
Prosecuting Attorney or Deputy.....: C. A. BLAKE BATSON

62-530

Defendant was represented by: private counsel appointed counsel
 public defender himself/herself

Defendant made a voluntary, knowing and intelligent waiver of the right to counsel:
 Yes No

There being no legal cause shown by the Defendant, as requested, why judgment should not be pronounced, a judgment is hereby entered against the Defendant on each charge enumerated, fines levied, and court costs assessed. The Defendant was advised of the conditions of the sentence and/or placement on probation and understands the consequences of violating those conditions. The Court retains jurisdiction during the period of probation/suspension and may change or set aside the conditions of probation/suspension for violations or failure to satisfy Department of Community Punishment rules and regulations.

TOTAL NUMBER OF COUNTS: 1

Offense #: 1

Docket #: CR 2008-0157
Arrest Tracking # :

A.C.A.# of Offense: 5-26-304
Name Of Offense: DOMESTIC BATTERING IN THE SECOND DEGREE (7-30-1999 AND THEREAFTER)
Seriousness Level Of Offense: 4
Criminal History Score: Unknown
Presumptive Sentence: Not Available
Sentence is a departure from the sentencing grid: Yes
Offense is a **Felony**
Classification of Offense: C
Period of Confinement: 0 months 75 days.
Suspended Imposition of Sentence.: _____ months.
Period of Probation: 60 months 0 days.
Defendant is assigned to **D.C.C. and/or probation**
Special conditions of confinement are attached. **No**
Defendant attempted solicited conspired to commit the offense.
Offense Date: 8/12/2008
Number of Counts: 1

Commitment on this offense is a result of the revocation of Defendant's probation or suspended imposition of sentence. **No**
Victim of the offense was _____ under _____ over the age of 18 years.
Defendant voluntarily, intelligently, and knowingly entered a
 negotiated plea of guilty or nolo contendere.
 plea directly to the court of guilty or nolo contendere.
Defendant
 entered a plea as shown above and was sentenced by a jury.
 was found guilty of said charge(s) by the court, and sentenced by _____ the court _____ a jury.
 was found guilty at a jury trial, and sentenced by _____ the court _____ a jury.
 Defendant committed a target offense and was sentenced under the Community Punishment Act. Upon successful completion of the conditions of probation/S.I.S. Defendant shall be eligible to have his/her records sealed.
Defendant was sentenced pursuant to the First Offender Act(Ark. Code 16-93-301 et seq.) **Yes.**

CERTIFIED COPY

Renee Pritchard
Circuit Clerk and Recorder of Clark County,
Arkansas do certify this instrument as a true and correct copy
Appearing in the Records of Clark County.
WITNESS my hand and official seal this
the 11th day of December 2008
Renee Pritchard by
Circuit Clerk & Recorder
Judith Givens D.C.

Defendant's full name : **Russell, Steven D**

Jail Time Credit: **75** days.

Conditions of the disposition or probation are attached. **Yes**

A copy of the pre-sentence investigation on sentencing information, including but not limited to criminal history elements is attached. **Yes** **No.**

Fines **\$ 1,500.00** Court Costs **\$ 150.00**

DNA Sample Fee (A.C.A. 12-12-1118) **\$ 250.00**

Drug Crime Special Assessment (A.C.A. 12-17-106)

Booking and Admin. Fee (A.C.A. 12-41-505)

Local Victim Restitution Fund: **\$ 50.00**

A judgment of restitution is hereby entered against the Defendant in the amount and terms as show below:

Amount: **TBD** Due immediately: Installments of:

Payment to be made to: **Clark County Sheriff's Office**

If multiple beneficiaries, give names and show payment priority:

TOTAL RESTITUTION, FINES AND COSTS OF \$ 1,950.00 DUE AND PAYABLE THROUGH THE CLARK COUNTY SHERIFF'S DEPARTMENT AT THE RATE OF \$ 105.00 PER MONTH (\$100.00 RESTITUTION, FINES AND COSTS; \$5.00 MONTHLY COLLECTION FEE) BEGINNING SIXTY (60) DAYS AFTER RELEASED FROM THE CLARK COUNTY JAIL AND EVERY MONTH THEREAFTER UNTIL PAID IN FULL

Defendant was convicted of, or has entered a plea of guilty or *nolo contendere* to, a "drug crime," as defined in Act 1086 of 2007, and codified at A.C.A. 12-17-101 *et seq.* **No**

Defendant has been adjudicated guilty of an offense requiring registration as a sex offender, and is ordered to complete the Sex Offender Registration Form: **No**

Defendant adjudicated guilty of an offense requiring registration as a sex offender has been adjudicated guilty of a prior sex offense under a separate case number: **No**

Defendant is alleged to be a Sexually Violent Predator, and is ordered to undergo an evaluation at a facility designated by the Department of Correction pursuant to A.C.A. 12-12-918: **No**

Defendant has committed an aggravated sex offense, as defined in A.C.A. 12-12-903. **No**

Defendant was adjudicated guilty of a felony offense, a misdemeanor sexual offense, or a repeat offense (as Defined in A.C.A. 12-12-1103), and is ordered to have a DNA sample drawn at: **a D.C.C. facility** **Yes**

Defendant shall successfully complete Level 1 Residential Rehabilitation Treatment Program at Central Arkansas Veterans' Healthcare System in North Little Rock, including the substance abuse program, the homeless program, and the post-traumatic stress disorder program.

Defendant shall complete 200 hours of community service work.

Defendant shall complete 90 days of electronic monitoring.

Defendant's fine shall be suspended upon successful completion of electronic monitoring and CAVHS programs.

Defendant was informed of the right to appeal: **No**

Appeal Bond: **\$ N/A**

Defendant shall report to the probation officer for assignment of a reporting date to a Regional Correctional Facility.

Date: 12/21/08 Circuit Judge: John Thomas

Signature: 

I certify this is a true and correct record of this Court.

Date: 12/10/08 Circuit Clerk/Deputy: S Renee Pritchard by Jordan Givens DC.

(Seal)

Form Revised 8/2007

File for Record 10th day of Dec 08 at 1:10 PM o'clock
By S Renee Pritchard Circuit Clerk
Jordan Givens DC Deputy Clerk

IN THE CIRCUIT COURT OF CLARK COUNTY, ARKANSAS
NINTH EAST DISTRICT
CRIMINAL DIVISION

STATE OF ARKANSAS

PLAINTIFF

V.

CR- 2008-0157

RUSSELL, STEVEN D

DEFENDANT

62-531

CONDITIONS OF PROBATION

Defendant shall live a law-abiding life, be of good behavior and not violate any Federal, State, or Municipal law.

Shall not use or possess alcoholic beverages, marijuana, narcotics, or any illegal drug or controlled substance, or associate with those who do.

Shall not associate with persons known to have committed a crime or is encouraging someone to commit a crime.


Shall obtain permission from the Probation Officer to travel outside the state of Arkansas.

Shall not own, use, or have possession of any firearm.

Shall notify the Probation Officer and County Sheriff of any change in address within 12 Hours of moving.

Shall notify the Probation Officer at such times and places as he/she shall direct and comply with other requests made by the Probation Officer.

Pay fines, Court Costs, and restitution to the Sheriff totaling \$_____.



Circuit Judge: John Thomas

12/2/08
Date

File for Record 1015 day of Dec 02 at 1:10 PM o'Clock
SPencer Pritchard, Circuit Clerk
By Jordan [unclear] Deputy Clerk