

4-9-01
WILLIAM R. EBY, CLERK
BY: [Signature]

IN THE CRIMINAL COURT OF TENNESSEE
FOR THE THIRTIETH JUDICIAL DISTRICT
AT MEMPHIS, TENNESSEE
DIVISION III

STATE OF TENNESSEE

-VS-

NO. B-81209

PHILIP WORKMAN,
Defendant

ORDER TO PRODUCE TO PRODUCE ALL UNEDITED VIDEO TAPES,
AUDIO TAPES, WRITTEN STATEMENTS OF HAROLD DAVIS IN THE POSSESSION
OF THE DEFENDANT AND ORDER OF PROTECTION

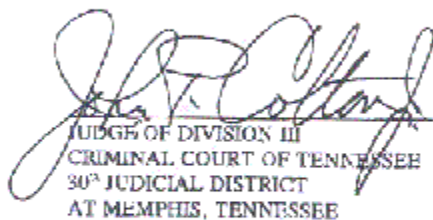
This cause came to be heard upon Motion of State of Tennessee for an Order requiring the Defendant to produce all unedited audio and video tapes and any statements reduced to writing made during the interrogation of Harold Davis in the possession of the defendant pursuant to Rule 26.2 Tenn. R. Crim. P.; a hearing on the request on April 9, 2001; and upon the entire record of this cause.

IT APPEARS TO THE COURT: that the prior unedited video, audio and written statements of witness Harold Davis would be subject to production to the State for purposes of cross-examination pursuant to Rule 26.2 Tenn. R. Crim. P. This Court will order the production of any relevant statements contained in the unedited audio, video and written statements of Harold Davis. The production shall be accomplished at least twenty-four hours prior to the testimony of Mr. Davis to allow the State to be prepared to cross-examine and avoid unnecessary delay in the hearing. Furthermore, in the interest of justice, the unedited audio, video, and written statements of Harold Davis shall be immediately delivered to the Clerk of Division III and placed under seal *and other evidence* for review by the Court. After review, this Court will decide what statements should be produced pursuant to Rule 26.2 Tenn. R. Crim. P.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED: that all unedited audio, video and written statements of witness Harold Davis be delivered immediately to the Clerk of Division III of Criminal Court to be placed under seal for inspection by the Court. The Court

will then decide what material is subject to production under Rule 26.2 Tenn.R.Crim.P. Any relevant material will be delivered to the State at least twenty-four hours prior to any testimony of witness Harold Davis. It is further **ORDERED** that all unedited audio, video and statements of Harold Davis be preserved and protected from alteration and destruction.

Entered this the 5th day of April, 2001.



J. F. Colton
JUDGE OF DIVISION III
CRIMINAL COURT OF TENNESSEE
30th JUDICIAL DISTRICT
AT MEMPHIS, TENNESSEE