IN THE CRIMINAL COURT OF SHELBY COUNTY, TENNESSEE

v.

No. 881209

PHILIP R. WORKMAN

Defendant.

ORDER

It appearing to the court that on April 9, 2001, this court entered its "Order Setting Hearing Date on Defendant's Petition for Writ of Error Coram Nobis", and "Order to Produce all Unedited Video Tapes, Audio Tapes, Written Statements of Harold Davis in the Possession of the Defendant and Order of Protection." These orders were entered after a scheduling conference conducted on the morning of April 9, 2001.

IT FURTHER APPEARING TO THE COURT that on April 11, 2001 Philip Workman, through Counsel filed his "Motion for Continuance of the April 23, 2001 Hearing Date". "Motion for Vacate all Orders Entered Subsequent to the Filing of the Notice of Appeal in this Cause", and "Response to the State of Tennessee for an Order Directing the Defendant to Produce Unedited Video Tapes, Audio Tapes, Written Statements of Harold Davis; and Request for an Order of Protection; Motion for Court to Vacate its Previous Order."

For the reasons set forth in the court's original orders, and in the hearing conducted on April 9, 2001, it is therefore ordered adjudged and decreed that the aforestated Motions of the Defendant should be denied.

It is so ordered this // day of April 2001 bondrable John Collon

D.C.

Criminal Court of Shelby County