

SUPREME COURT OF ARKANSAS

No. 18-197

STATE OF ARKANSAS

PLAINTIFF

VS.

RANDALL VEAZIE

DEFENDANT

Order Delivered July 17, 2018

MOTION FOR ASSIGNMENT OF JUDGE,
TWENTY-EIGHTH JUDICIAL DISTRICT
COURT, SHARP COUNTY DISTRICT
COURT, ASH FLAT DEPARTMENT, SHARP
COUNTY, ARKANSAS

CASE NOS. CR-16-2407; CR-16-2406;
CR-16-2405; CR-17-291; CR-17-1561;
CR-17-1560; CR-17-1559; CR-17-1558;
CR-17-1557; CR-17-1556; CR-17-1555

GRANTED.

ORDER

Under the authority vested in the Chief Justice of the Supreme Court of Arkansas by Act 496 of 1965, as amended, Amendment 80 of the Arkansas Constitution, and Section 1 of Supreme Court Administrative Order No. 16, as amended, and in response to the written request of the Hon. Mark R. Johnson, the Hon. Chaney Taylor, Independence County District Court, Batesville Department, is hereby assigned to the Sharp County District Court, Ash Flat Department, to hear the following cases:

State of Arkansas v. Randall Veazie

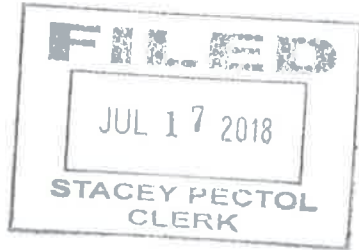
Sharp County District Court, Ash Flat Department, Case Nos. CR-16-2407; CR-16-2406;
CR-16-2405; CR-17-291; CR-17-1561; CR-17-1560; CR-17-1559; CR-17-1558;
CR-17-1557; CR-17-1556; CR-17-1555

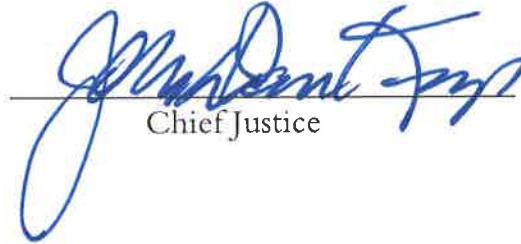
This assignment includes all ancillary proceedings which may arise in connection with said causes, and proceedings subsequent thereto shall be held at such time or times as shall be directed and ordered by Judge Taylor.

The assignment of Judge Taylor to the Sharp County District Court, Ash Flat

Department, entails only additional duties, and jurisdiction in the Independence County District Court, Batesville Department, shall remain in Judge Taylor to the same extent as though this assignment had not been made.

This order made and entered this 17th day of July 2018.




Chief Justice