

No. _____

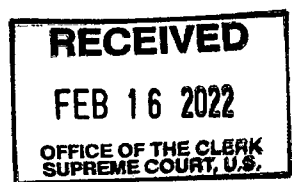
IN The
Supreme Court of The United States

William Lee Tyler - Petitioner

vs.
State of Oklahoma - Respondent

Motion for Extension of Time

Comes Now, Petitioner William Lee Tyler, an inmate confined in an institution, and not represented by counsel, and asks this Court to grant an extension of thirty (30) additional days to submit a writ of certiorari to this court arising from the final order and judgement of The Oklahoma Court of Criminal Appeals, the State of Oklahoma case No P.C. 2021 1080. That Petitioner makes this request in good faith for the following reasons :



That this Facility (North Fork Correctional Center) has been on several lock-downs in the past two (2) months, lasting for one to two (1-2) weeks at a time, gang fights, short handed on staff, staff sick due to Quid.

Prohibiting, petitioner Allowable time to do his research and prepare for his Appeal to this Court within the time of ninety (90) days.

That petitioner does not make this request to intentionally delay the time limits set by the Court, and prays his extension be granted for the reasons as stated above.

date:

Feb 7, 2022

Respectfully Submitted

William Lee Tyler

William Lee Tyler #214665

N.F.C.C. F/N-116

1605 E. MAIN ST.

SAYRE OKLAHOMA 73662

ORIGINAL


1050531177

IN THE COURT OF CRIMINAL APPEALS
OF THE STATE OF OKLAHOMA

FILED
IN COURT OF CRIMINAL APPEALS
STATE OF OKLAHOMA

WILLIAM LEE TYLER,

Petitioner,

v.

STATE OF OKLAHOMA,

Respondent.

NOV 15 2021

JOHN D. HADDEN
CLERK

No. PC-2021-1080

ORDER AFFIRMING DENIAL OF POST-CONVICTION RELIEF

Petitioner, pro se, appeals the denial of post-conviction relief by the District Court of Craig County in Case No. CRF-1992-102. Before the District Court, Petitioner asserted he was entitled to relief pursuant to *McGirt v. Oklahoma*, 140 S.Ct. 2452 (2020). In *State ex rel. Matloff v. Wallace*, 2021 OK CR 21, ___ P.3d ___, this Court determined that the United States Supreme Court decision in *McGirt*, because it is a new procedural rule, is not retroactive and does not void final state convictions. See *Matloff*, 2021 OK CR 21, ¶¶ 27-28, 40.

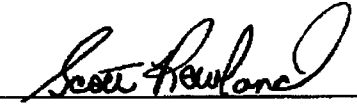
The conviction in this matter was final before the July 9, 2020 decision in *McGirt*, and the United States Supreme Court's holding in *McGirt* does not apply. Therefore, the District Court's order denying

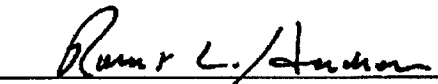
post-conviction relief is **AFFIRMED**. Pursuant to Rule 3.15, *Rules of the Oklahoma Court of Criminal Appeals*, Title 22, Ch.18, App. (2021), the **MANDATE** is **ORDERED** issued upon the delivery and filing of this decision.

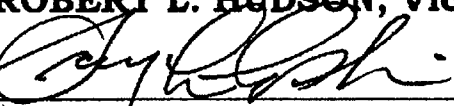
IT IS SO ORDERED.

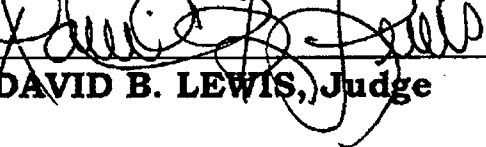
WITNESS OUR HANDS AND THE SEAL OF THIS COURT this

15 day of November, 2021.

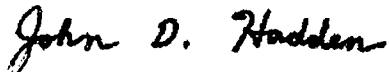

SCOTT ROWLAND, Presiding Judge


ROBERT L. HUDSON, Vice Presiding Judge


GARY L. LUMPKIN, Judge


DAVID B. LEWIS, Judge

ATTEST:



Clerk

PA