

Ohio Attorney General's Office Bureau of Criminal Investigation Investigative Report



2023-1809 Officer Involved Critical Incident - 3110 E. Livingston Avenue, Columbus, Ohio 43227 (L)

Investigative Activity: Records Received

Involves: Antwan Kinta Lindsey (S), Officer Nayrithia Burns (W)

Date of Activity: 08/02/2023

Author: SA Ryan D. Scheiderer, #89

Narrative:

On August 02, 2023, Ohio Bureau of Criminal Identification and Investigation (BCI) Special Agent Ryan Scheiderer (SA Scheiderer) emailed Ohio Adult Parole Authority (APA) Officer Nayrithia Burns (Officer Burns) and requested a summary of her supervision of Antwan Lindsey (Lindsey). Officer Burns responded via email and provided documentation from Texas regarding Lindsey's supervision. Officer's Burns' email and attachments are attached to this report and available for review. The following is a summation of Officer Burns' supervision of Lindsey.

Lindsey was being supervised by Ohio via an Interstate Compact Agreement for Texas on four (4) Possession of Controlled Substances cases. Ohio began supervising Lindsey on July 22, 2020. Lindsey was assessed as a "Low-risk offender" and only required quarterly contacts. Officer Burns became aware of Lindsey's capias out of Summit County Common Pleas Court just prior to his death. It should be noted that when SA Scheiderer first contacted Officer Burns on July 10, 2023, to discuss Lindsey's APA status, she was not aware Lindsey and been involved in a fatal shooting incident with law enforcement on July 8th.

Notable findings in Lindsey's Progress & Conduct Report dated June 10, 2020, from Galveston, Texas

- 08/08/2017 Urine confirmed by lab positive for THC & PCP
- 12/17/2017 Urine confirmed by lab positive for THC
- "Defendant is currently in SAFP (Substance Abuse) Program and set for release in July. Def will need to complete Supportive After Care"

Attachments:

Attachment # 01: Nayrithia Burns Email 8.02.2023

Attachment # 02: Modification15CR1913 (1)

This document is the property of the Ohio Bureau of Criminal Investigation and is confidential in nature. Neither the document nor its contents are to be disseminated outside your agency except as provided by law – a statute, an administrative rule, or any rule of procedure.

Attachment # 03: Modification15CR2773 (2) Attachment # 04: Modification15CR2048 (3) Attachment # 05: A.LindseySupervisonHistory (3)

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Ryan Scheiderer

From: nayrithia.burns@odrc.state.oh.us

Sent: Wednesday, August 2, 2023 11:12 AM

To: Ryan Scheiderer **Subject:** Re: Antwan Lindsey

Attachments: A.LindseySupervisonHistory (3).pdf; Modification15CR2773 (2).pdf;

Modification15CR2048 (3).pdf; Modification15CR1913 (1).pdf

Antwan Kinta Lindsey was on Interstate Compact Probation out of Texas. Offender offenses while on supervision was Possession of Controlled Substance Galveston, TX Case 15CR2773, Possession of Controlled Substance Galveston, TX Case 15CR2048, Possession of Controlled Substance Galveston, TX Case 15CR1913 and Possession of Controlled Substance Galveston, TX Case 18CR3539. Ohio was supervising Offender Lindsey as Interstate Compact Tracking System (IOCTS) case. Case open on 6-5-2020 out of Texas and accepted in OHIO on or about 7-22-20. I also attached offender Progress and Conduct Report form Galveston Texas. Offender does not have any pre-sentence investigation report documents provided, no institutional history provided. I have attached supervision history from Texas. Also, offender Antwan Lindsey was assessed as a Low-risk offender. This level of supervision only requires quarterly contacts with the offender in the form of in person contacts, phone calls, contact with family members or record checks. During offender supervision period with this Officer, offender Antwan Lindsey had pending charges and capias out of Summit County Common Pleas Court due to failure to appear in past. Offender Antwan also had Traffic violation out of Summit County Case 2023TRD118861, DUS M1, No operator License M1, Certain acts prohibited M1, Speed MM, Operation with prohibited window.

Nayrithia Burns State Parole Officer 4545 Fisher Rd. Columbus, Ohio. 43228 614-752-0800 Nayrithia.burns@odrc.state.oh.us

From: Ryan Scheiderer < Ryan. Scheiderer @Ohio AGO.gov>

Sent: Wednesday, August 2, 2023 9:45 AM

To: Burns, Nayrithia <nayrithia.burns@odrc.state.oh.us>

Subject: RE: Antwan Lindsey

Nayrithia,

Could you provide me with a brief summary of your supervision of Lindsey? Like why he was on parole, where from, how Ohio became involved, and his status at the time of his death.

Ryan

THE STATE OF TEXAS

VS

ANTWAN KINTA LINDSEY

IN THE DISTRICT COURT OF
GALVESTON COUNTY, TEXAS
56TH JUDICIAL DISTRICT

ORDER MODIFIYING COMMUNITY SUPERVISION AND WITHDRAWING STATE'S MOTION TO (ADJUDICATE GUILT AND) REVOKE COMMUNITY SUPERVISION

The Defendant in the above styled and numbered cause was placed on Community Supervision on the <u>17th</u> day of <u>November</u>, <u>2015</u>, for a period of <u>Five (5)</u> year(s). It is not the order of this Court that the Defendant's Community Supervision be modified in the following manner:

- 13. Pay to the Department of Court Services \$ 675 in Court Costs on the modification within six month of release from treatment or as determined by the Department of Court Services;
- Pay to the Department of Court Services \$ 3625 to reimburse the County for Court Appointed Attorney on the modification within six months of release from treatment or as determined by the Department of Court Services;

The Court finds: (1) this Defendant has been placed on community supervision under Article 42.12, Texas Code of Criminal Procedure; (2) the Defendant is charged with or convicted of a felony other than a felony under Sec. 21.11, 22.011, 22.021 or 25.06 of the Penal Code; and (3) the Court affirmatively finds that (a) drugs or alcohol abuse significantly contributed to the commission of the crime or violation of community supervision; and (b) the Defendant is a suitable candidate for treatment, as determined by the suitability criteria established by the Texas Board of Criminal Justice under Section 493.009(b) of the Government Code.

The Court hereby determines that imposition of the following special conditions are appropriate.

- 40. The Defendant is required to serve a term of confinement and treatment in a substance abuse treatment facility under this section for a term of not less than ninety (90) days or more than one (1) year, such term to begin after the Defendant is received by such facility; and
- 41. Upon successful completion of the substance abuse facility treatment program, the Defendant is required to participate in a drug or alcohol abuse continuum of care treatment plan as developed by the Texas Commission on Alcohol and Drug Abuse, abiding by all rules and regulations of said treatment plan until discharged by the staff of the continuum of care program;

The Defendant is to remain in custody until a bed is available.

*	Defendant's community supervision is to be extended for year(s).
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On Motion of the State, the Motion to (Adjudicate Guilt and) Revoke Community Supervision filed against this Defendant is herein ORDERED withdrawn.

All other conditions of supervision imposed on and since the 17th day of November, 2015, shall remain in full force and effect.

Signed on this the 30th day of August, 2019.

Judge Lonnie Cox
56th Judicial District Court
Galveston County, Texas

I acknowledge receipt of a copy of the ve Order Modifying Community Supervision fully understand same.

ATTORNEY FOR DEFENDANT GALVESTON COUNTY, TEXAS

THE STATE OF TEXAS

VS

ANTWAN KINTA LINDSEY

IN THE DISTRICT COURT OF GALVESTON COUNTY, TEXAS 56TH JUDICIAL DISTRICT

Judge Lonnie Cox

56th Judicial District Court Galveston County, Texas

ORDER MODIFIYING COMMUNITY SUPERVISION AND WITHDRAWING STATE'S MOTION TO (ADJUDICATE GUILT AND) REVOKE COMMUNITY SUPERVISION

The Defendant in the above styled and numbered cause was placed on Community Supervision on the 17th day of November, 2015, for a period of Five (5) year(s). It is not the order of this Court that the Defendant's Community Supervision be modified in the following manner: Pay to the Department of Court Services \$ 6760 in Court Costs on the modification within six month of release from 13. treatment or as determined by the Department of Court Services; Pay to the Department of Court Services \$_____ to reimburse the County for Court Appointed Attorney on the modification within six months of release features. modification within six months of release from treatment or as determined by the Department of Court Services; The Court finds: (1) this Defendant has been placed on community supervision under Article 42.12, Texas Code of Criminal Procedure; (2) the Defendant is charged with or convicted of a felony other than a felony under Sec. 21.11, 22.011, 22.021 or 25.06 of the Penal Code; and (3) the Court affirmatively finds that (a) drugs or alcohol abuse significantly contributed to the commission of the crime or violation of community supervision; and (b) the Defendant is a suitable candidate for treatment, as determined by the suitability criteria established by the Texas Board of Criminal Justice under Section 493.009(b) of the Government Code. The Court hereby determines that imposition of the following special conditions are appropriate. The Defendant is required to serve a term of confinement and treatment in a substance abuse treatment facility 40. under this section for a term of not less than ninety (90) days or more than one (1) year, such term to begin after the Defendant is received by such facility; and Upon successful completion of the substance abuse facility treatment program, the Defendant is required to 41. participate in a drug or alcohol abuse continuum of care treatment plan as developed by the Texas Commission on Alcohol and Drug Abuse, abiding by all rules and regulations of said treatment plan until discharged by the staff of the continuum of care program; The Defendant is to remain in custody until a bed is available. Defendant's community supervision is to be **extended** for ______ year(s). On Motion of the State, the Motion to (Adjudicate Guilt and) Revoke Community Supervision filed against this Defendant is herein ORDERED withdrawn. All other conditions of supervision imposed on and since the 17th day of November, 2015, shall remain in full force and effect. Signed on this the 30HL day of August, 2019.

Defendant

A copy has been furnished to the above named Defendant and noted in the Docket this the 30th day of 1

JOHN D. KINARD, DISTRICT CLERK

GALVESTON CAUNTY, TEXAS

DEPUTY CLERK, 56TH JUDICIAL DISCTRICT COURT

GALVESTON COUNTY, TEXAS

ATTORNEY FOR DEFENDANT GALVESTON COUNTY, TEXAS ASSISTANT DISTRICT ATTORNEY

APPROVED AS TO PORM AND SUBSTANCE:

THE STATE OF TEXAS
VS
ANTWAN KINTA LINDSEY

IN THE DISTRICT COURT OF GALVESTON COUNTY, TEXAS 56TH JUDICIAL DISTRICT

ORDER MODIFIYING COMMUNITY SUPERVISION AND WITHDRAWING STATE'S MOTION TO (ADJUDICATE GUILT AND) REVOKE COMMUNITY SUPERVISION

The Defendant in the above styled and numbered cause was placed on Community Supervision on the 17th day of November, 2015, for a period of Five (5) year(s). It is not the order of this Court that the Defendant's Community Supervision be modified in the following manner:

followin	g manner:						
13.	Pay to the Department of Court Services \$\frac{\lambda 7^{\infty}}{\infty}\) in Court Costs on the modification within six month of release from treatment or as determined by the Department of Court Services;						
16.	Pay to the Department of Court Services \$ to reimburse the County for Court Appointed Attorney on the modification within six months of release from treatment or as determined by the Department of Court Services;						
ialb	The Court finds: (1) this Defendant has been placed on community supervision under Article 42.12, Texas Code of Criminal Procedure; (2) the Defendant is charged with or convicted of a felony other than a felony under Sec. 21.11, 22.011, 22.021 or 25.06 of the Penal Code; and (3) the Court affirmatively finds that (a) drugs or alcohol abuse significantly contributed to the commission of the crime or violation of community supervision; and (b) the Defendant is a suitable candidate for treatment, as determined by the suitability criteria established by the Texas Board of Criminal Justice under Section 493.009(b) of the Government Code.						
	The Court hereby determines that imposition of the following special conditions are ap	propriate.					
40.	The Defendant is required to serve a term of confinement and treatment in a substance abuse treatment facility under this section for a term of not less than ninety (90) days or more than one (1) year, such term to begin after the Defendant is received by such facility; and						
41.	Upon successful completion of the substance abuse facility treatment program, the Defendant is required to participate in a drug or alcohol abuse continuum of care treatment plan as developed by the Texas Commission on Alcohol and Drug Abuse, abiding by all rules and regulations of said treatment plan until discharged by the staff of the continuum of care program;						
	The Defendant is to remain in custody until a bed is available.						
*	Defendant's community supervision is to be extended for year(s).						
O- M-	tion of the State, the Motion to (Adjudicate Guilt and) Revoke Community Supervision f	iled against this Defendant is herein					
	RED withdrawn.						
All other	er conditions of supervision imposed on and since the 17th day of November, 2015, shall re	emain in full force and effect.					
Signed	on this the 30th day of August, 2019.	Louis 4					
		Judge Lonnie Cox 56th Judicial District Court Galveston County, Texas					

A copy has been furnished to the above named Defendant and noted in the Docket this the 3046 day of ______

APPROVED AS TO/FORM AND SUBSTANCE:

JOHN D. KINARD, DISTRICT CLERK

GALVESTON COUNTY, TEXAS

DEPUTY CLERK, 56TH JUDICIAL DISCTRICT COURT

GALVESTON COUNTY, TEXAS

ASSISTANT DISTRICT ATTORNEY

ATTORNEY FOR DEFENDANT GALVESTON COUNTY, TEXAS

Community Supervision and Corrections Department

Galveston County

715 19th St. Galveston, Texas 77550 409-766-2425

Fax: 409-770-5530

Shelly Thompson, Interim Director

June 10, 2020

PROGRESS & CONDUCT REPORT

To: Galveston County CSCD

715 19th St.

Galveston, Texas 77550

Attn:

: Antwan Kinta Lindsey Defendant : 18CR3539, 15CR1913, Cause

15CR2048, 15CR2773

Date Accepted:

Last Progress Rpt: 08/07/17

Employer: **Current Address:** 7114 S Mason Rd Labor Ready Richmond, Texas 77407

Home: 216-860-5233 Cell: 216-860-5233 Email: Lindseyantwan66@Yahoo.Com

Last 3 Contacts:

09/04/19 - Court , 09/03/19 - Court , 08/01/19 - Court

Last 3 Drug Tests: 12/11/17 - Urine - Confirmed By Lab - Positive - Thc 08/08/17 - Urine - Confirmed By

Lab - Positive - Thc, Pcp

CSR Status:

Hours Assigned	Hours Worked	Hours Waived	Hours Remaining	Last Worked Date
240.00	240.00	.00	.00	04/07/17
120.00	120.00	.00	.00	04/07/17
120.00	120.00	0.00	0.00	04/07/17

Conditions Open:

Start Date Condition

Substance Abuse Counseling Obtain Ged/Hs Diploma Drug/Alcohol Evaluation

SAFPF 11/18/19

Conditions Completed:

No Completed Conditions

Violations:

Comments: Defendant is currently in the SAFP (Substance Abuse) Program and is set for release in July. Def will need to complete Supportive After Care.

Richard Coscia Community Supervision Officer 409-770-5503 email:richard.coscia@co.galveston.tx.us