



10 MOST WANTED OKLAHOMA FUGITIVE CONVICTED AFTER VANISHING

An Oklahoma man who was added to Oklahoma Attorney General Gentner Drummond's 10 Most Wanted list last July has been convicted of failing to register as a sex offender. Anthony Lennon, formerly of Moore, was found guilty on Friday, April 17, by a federal jury. In 2008, he was convicted of five counts of aggravated possession of child pornography, and in 2012 he vanished. Lennon spent 13 years on the run before he was captured in upstate New York last October, just three months after he was featured on Drummond's 10 Most Wanted list. Lennon had been living in New York under the alias "Justin Phillips." His identity was confirmed through fingerprint analysis. "Anthony Lennon evaded justice for too long, but now he is facing the consequences of his actions," Drummond said. "I appreciate the work of our law enforcement partners to capture this fugitive and the U.S. Attorney's Office for their successful prosecution." Lennon faces up to 10 years in prison and a fine of up to \$250,000 at sentencing.

LEGALS

IN THE DISTRICT COURT OF OTTAWA COUNTY STATE OF OKLAHOMA

ARVEST BANK, A Corporation, Plaintiff,

vs.

Estate of RICHARD HAKE, if any; Estate of EILEEN M. HAKE, if any; MICHAEL HAKE, an individual; UNKNOWN SPOUSE OF MICHAEL HAKE, if any; KRISTINE R. SCHUBERT, an individual; UNKNOWN SPOUSE OF KRISTINE R. SCHUBERT, if any; THE UNKNOWN personal REPRESENTATIVES, HEIRS, BENEFICIARIES, DEVISEES AND SUCCESSORS AND ASSIGNS OF THE ESTATE OF RICHARD HAKE; THE UNKNOWN personal REPRESENTATIVES, HEIRS, BENEFICIARIES, DEVISEES AND SUCCESSORS AND ASSIGNS OF THE ESTATE OF EILEEN HAKE; and OCCUPANTS OF THE PREMISES, Defendants.

Case No. CJ-2024-157 NOTICE BY PUBLICATION

THE STATE OF OKLAHOMA TO: Estate of Richard Hake; Estate of Eileen Hake; Kristine R. Schubert; Unknown Spouse of Kristine R. Schubert; Unknown Personal Representatives, Heirs, Beneficiaries, Devisees, and Successors and Assigns of the Estates of Richard Hake and Eileen Hake and Occupants of the Premises:

TAKE NOTICE that you have been sued by Arvest Bank, and that you must Answer the Amended Petition of said Plaintiff on file in said cause on or before May 26, 2026, or the allegations of said Amended Petition will be taken as true and judgment rendered against you awarding Plaintiff a first lien upon the following described real estate, situated in Ottawa County, State of Oklahoma, to wit:

LOT 16, BLOCK 4 IN EDEWOOD PLACE ADDITION TO THE CITY OF MIAMI, OTTAWA COUNTY, OKLAHOMA, ACCORDING TO THE RECORDED PLAT THEREOF, commonly known as 402 10th Ave., NE, Miami, Oklahoma 74354.

for the sum \$84,979.93 with accrued interest thereon up to the February 28, 2026, plus interest accruing at the rate of 4.00% per annum from February 28, 2026, and as adjusted, until paid; abstracting expense, accrued and accruing; insurance and preservation expenses accrued and accruing, bankruptcy fees and costs, if any; a reasonable attorney's fee provided for in said Note and Mortgage, and Plaintiff's costs; and all necessary funds advanced by Plaintiff accrued and accruing hereafter through completion of this action, ordering said property sold to satisfy said judgment, forever barring you and all persons claiming by, through or under you from ever setting up or

asserting any right, title, equity or interest in and to said real estate adverse to the right and title of the purchaser at said foreclosure sale, and for such other and further relief to which it may be entitled.

WITNESS MY HAND AND OFFICIAL SEAL, this 6th day of April, 2026.

BART A. CHANCELLOR
OBA No. 17422
bchancellor@settlepou.com
SettlePou
600 N. Walker Ave., Suite 101
Oklahoma City, OK 73102
405.418.2083—phone
405.604.0392—fax
ATTORNEYS FOR PLAINTIFF

(Published in the Miami News Record April 10, 17, and 24, 2026) LPXLP

IN THE DISTRICT COURT OF OTTAWA COUNTY STATE OF OKLAHOMA

UNITED AUTO CREDIT CORPORATION Plaintiff,

vs.

NATHAN IMMANUEL LAFALIER and JERUSHA JOY LOPEZ Defendants.

No. CS-2026-21 NOTICE BY PUBLICATION

Nathan Immanuel Lafalier and Jerusha Joy Lopez you are hereby noticed that you have been sued by UNITED AUTO CREDIT CORPORATION and you must answer plaintiff's petition on or before the 22nd day of May, 2026 or a money judgment in the amount of \$5,149.47 plus interest will be rendered accordingly.

Dated this day 3/27/2026

By: **/s/ P. Blalock**
DEPUTY COURT CLERK FOR OTTAWA COUNTY DISTRICT COURT CLERK CASSIE KEY

APPROVED BY:
/s/ Hugh H. Fudge
Hugh H. Fudge, OBA #20487
Robinson, Hoover & Fudge, PLLC
P.O. Box 1748
Oklahoma City, OK 73101
(443)212-1010 (405)232-6363
fax
lawmail@rhfok.com

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IN THE DISTRICT COURT OF OTTAWA COUNTY, OKLAHOMA

In the Matter of the Estate of DARREL L. TESTERMAN, Deceased.

No. PB-2026-08

House committee advances bill strengthening human trafficking prosecutions and victim services

Rep. Tammy West (R-Oklahoma City) secured passage on Tuesday, April 14, of a measure that would allow expert testimony to be admissible in court when evidence of human trafficking is presented. Senate Bill 1810 would ensure qualified experts can explain how trafficking impacts a victim's beliefs, behavior, and perception, providing juries and judges with further context when evaluating cases. Currently, expert testimony is already permitted in domestic violence cases, and SB1810 extends that same standard to human trafficking prosecutions. "Human trafficking cases are complex, and victims often endure severe psychological trauma that can

affect how they respond in court," West said. "This bill helps ensure that juries hear the full picture so justice can be properly served." In addition to evidentiary changes, the bill expands the scope of the Attorney General's Victims Services Unit to better support survivors of human trafficking. Services may include counseling, case management, referrals, and other critical resources to help victims recover and rebuild their lives. SB1810 passed the Government Oversight Committee unanimously and is now eligible to be heard on the House floor. Its Senate author is Sen. Darrell Weaver (R-Moore).

Senate passes 'Campus Free Speech Bill'

The Oklahoma Senate has passed Senate Bill 1725 from Sen. Ally Seifried (R-Claremore), which she says will ensure public college and university campuses remain places for open debate where students can share their ideas without the fear of censorship or retaliation. The bill allows public colleges and universities to charge a security fee for events, but those fees must be applied without regard to the event's content or the viewpoints expressed said Seifried. Fees can be based on factors such as the time, location, or expected size of an event, but not on the speaker, the event's message, or "how people might react." Seifried said colleges and universities that assess security fees must publish their criteria online. SB 1725 would prevent colleges and universities from arbitrarily punishing students over their free speech or expression by making sure the rules on harassment, as defined in state law, are applied fairly and consistently from one campus to the next, said Seifried. The legislation says higher education institutions cannot sanction or discipline a student's expression as harassment unless the behavior falls under the statutory definition of harassment. "Higher education should challenge students to think, not tell them what to think," Seifried said. "Colleges should strive to create an environment where students

are encouraged to ask questions, participate in respectful debate, and form their own opinions. Senate Bill 1725 protects free speech on campuses by ensuring students aren't punished for simply expressing different opinions." Seifried's bill also directs the Oklahoma Free Speech Committee to develop free-speech training for all first-year students. "The real world is a marketplace of ideas," Seifried said. "When students are exposed to different viewpoints and encouraged to think for themselves, they're better prepared for life after graduation." SB 1725 now advances to the House, where it is coauthored by Rep. Anthony Moore (R-Clinton).

NOTICE TO CREDITORS

All creditors having claims against Darrel L. Testerman, deceased, are required to present the same, with a description of all security interests and other collateral (if any) held by each creditor with respect to such claim, to the Personal Representative, Betty G. Dale, at the law office of N. Georgeann Roye, P.O. Box 1303, Miami, Oklahoma 74355, on or before the following presentation date: June 18, 2026, or the same will be forever barred.

N. Georgeann Roye
Attorney for Personal Representative
P.O. Box 1303
Miami, Oklahoma 74355
918-961-2210

(Published in the Miami News Record April 17 and 24, 2026) LPXLP

IN THE COURT OF INDIAN OFFENSES BIA MIAMI AGENCY 10 S. Treaty Rd. Miami, OK 74354

In the Matter of the Adoption of: R.R.J., DOB 06/20/2017; A Minor Indian Child.

Case No: PG-26-M06 NOTICE OF HEARING ON PETITIONER'S APPLICATION TO TERMINATE THE PARENTAL RIGHTS OF THE UNKNOWN FATHER WITHOUT CONSENT

THE COURT OF INDIAN OFFENSES TO: UNKNOWN FATHER

On the 31st day of March, 2026, an Application was filed in this Court by the Petitioner seeking an Order of this Court to permit the adoption of R.R.J. without the consent of the unknown father, and to terminate the rights of the unknown father and to determine the child eligible for adoption. The minor child was born to Tanika Jameson on June 20, 2017. A hearing on said Application to Adjudicate the Minor Child Eligible for Adoption without Consent is set for the 8th day of May, 2026, at the hour of 10:30 o'clock a.m. in the CFR Court, 10 S. Treaty Road, Miami, OK 74354, before the undersigned Honorable Judge Reavis, Magistrate of the CFR Court, Miami Agency.

Petitioner has alleged in the Application that said child is eligible for adoption in that the unknown father, has not exercised parental rights or duties over said child including failure to contribute to the support of the minor child to the extent of his financial ability and has failed to maintain a significant relationship with the

minor child for twelve of the past fourteen months.

NOTICE IS HEREBY GIVEN THAT THE COURT WILL HEAR EVIDENCE IN SUPPORT OF AND IN OPPOSITION TO THE GRANTING OF THE APPLICATION AT THE TIME AND PLACE ABOVE SHOWN WHERE YOU WILL HAVE THE RIGHT TO BE PRESENT AND AN OPPORTUNITY TO BE HEARD AT SAID TIME AND PLACE INCLUDING THE RIGHT TO OBJECT TO THE ADOPTION OF SAID CHILD. YOUR FAILURE TO APPEAR AT SAID HEARING SHALL CONSTITUTE A DENIAL OF YOUR INTEREST IN THE CHILD, WHICH DENIAL MAY RESULT, WITHOUT FURTHER NOTICE OF THIS PROCEEDING OR ANY SUBSEQUENT PROCEEDINGS, IN SAID CHILD'S ADOPTION WITHOUT YOUR CONSENT. NOTICE IS HEREBY GIVEN THAT THE COURT WILL HEAR EVIDENCE IN SUPPORT AND IN OPPOSITION TO THE GRANTING OF THE APPLICATION TO TERMINATE YOUR PARENTAL RIGHTS, IF YOU DO NOT APPEAR AT THIS HEARING, THE COURT WILL, ON THE DATE AND TIME OF THE HEARING, ENTER AN ORDER TERMINATING YOUR PARENTAL RIGHTS WITHOUT FURTHER NOTICE. YOUR PARENTAL RIGHTS TO SAID CHILD SHALL THEREBY BE TERMINATED IN ACCORDANCE WITH THE LAWS OF THE EASTERN SHAWNEE TRIBE OF OKLAHOMA AND THE STATE OF OKLAHOMA.

Signed and dated this 2nd day of April, 2026.

/s/ Robert Reavis
JUDGE OF THE DISTRICT COURT

Cynthia J. Burlison,
OBA #22510
P.O. Box 717
Miami, OK 74355
(918) 919-3806
Attorney for Petitioner

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RESOLUTION #26-01

A RESOLUTION ADOPTING AND APPROVING A SEWER AND WATER RATE SCHEDULE AND CONTAINING OTHER PROVISIONS RELATING THERETO.

WHEREAS, Quapaw Public Works Authority, Ottawa County, Oklahoma was organized under Title 60, Oklahoma Statutes (1951), Section 176 to 180, inclusive, as amended by Title 60 Chapter 4, Oklahoma Session Laws 1952, The Oklahoma Trust Act and other applicable statutes of the State of Oklahoma for the purpose of providing a water and sewer system to serve the Town of Quapaw and other surrounding areas adjacent to Quapaw as

deemed feasible and necessary.

NOW, THEREFORE, BE IT RESOLVED BY QUAPAW PUBLIC WORKS AUTHORITY, OTTAWA COUNTY, OKLAHOMA:

The following monthly sewer rate schedule as adopted by the governing board of the Authority is hereby approved:

First 1,000 gallons \$26.00 per Minimum Bill
Next 2,000 gallons \$4.15 per 1,000 gallons
Next 2,000 gallons \$4.65 per 1,000 gallons
All over 5,000 gallons \$5.15 per 1,000 gallons

The following monthly residential water rate schedule as adopted by the governing board of the Authority is hereby approved.

First 1,000 gallons \$29.00 Minimum Bill
Next 2,000 gallons \$5.00 per 1,000 gallons
Next 2,000 gallons \$5.40 per 1,000 gallons
All over 5,000 gallons \$6.00 per 1,000 gallons

The following monthly commercial water rate schedule as adopted by the governing board of the Authority is hereby approved:

First 1,000 gallons \$36.00 Minimum Bill
Next 2,000 gallons \$4.90 per 1,000 gallons
Next 2,000 gallons \$5.40 per 1,000 gallons
All over 5,000 gallons \$5.90 per 1,000 gallons

As long as the Authority has an outstanding indebtedness on a loan made or insured by the USDA Rural Development, the above rate schedule shall not be changed without prior written consent of the State Director of the U.S. Department of Agriculture, Rural Utility Services.

WHEREAS, it is being immediately necessary for the preservation of the peace, health,

and safety of the Quapaw Public Works Authority that the provision of this resolution be put into full force and effect, an emergency is hereby declares to exist, by reason whereof this Resolution shall take effect and be in full force from and after its passage, as provided by bylaw.

PASSED AND APPROVED THIS 14th day of April 2026.

QUAPAW PUBLIC WORKS AUTHORITY OTTAWA, COUNTY OKLAHOMA
/s/ Floyd Dunning
Chairman of Board of Trustees

ATTEST/SEAL
/s/ Terri L. Daniels
Secretary, Board of Trustees

(Published in the Miami News Record April 21 and 24, 2026) LPXLP

PUBLIC NOTICE – LIEN ENFORCEMENT SOLID STEEL STORAGE

Notice is hereby given that Solid Steel Storage, 6400 S Hwy 69, Miami, OK 74354, is asserting a lien on personal property stored at this facility for unpaid charges, pursuant to the Oklahoma Self-Service Storage Facility Lien Act, 42 O.S. §§196–197.

All occupants in default must pay all sums due within thirty (30) days of this notice. If payment is not made, the property will be sold at public auction or otherwise disposed of to satisfy the lien, as authorized by 42 O.S. §197.

For payment or account inquiries, please contact 918-533-2888

(Published in the Miami News Record April 24, 2026) LPXLP

REAL ESTATE AUCTION

2020 SW L St., Miami, OK

Selling a 3 bedroom ranch style home. 2 baths, kitchen with bar, living room, dining room, family room with fireplace and insert, C/H and air. 2 car garage with nice shop on west of garage that can be entered from the garage. Sitting on a nice lot, chain link fenced backyard, plenty of shade trees.

The home has been completely stripped of all carpet and is ready to be remodeled. Home does have a new roof.

Taxes are \$1220 per year.

Terms: 10% down day of auction, to be held in escrow at OCAT Title Company, Miami, OK. Closing within 30 days on or before June 4th, 2026, taxes will be prorated to the day of closing. Closing costs will be split equally between buyers and sellers.

Note: Heirs do have the right to accept/reject any and all bids but any reasonable bid will be accepted. Come prepared to buy! They want to close the estate.

For showing or more info, contact Jack Garner 417-438-0468

SATURDAY, MAY 2ND STARTING AT 10AM