

IN THE COURT OF CRIMINAL APPEALS OF TENNESSEE  
AT NASHVILLE

**FILED**  
05/13/2020  
Clerk of the  
Appellate Courts

**STATE OF TENNESSEE v. WILLIE AUSTIN DAVIS**

**Criminal Court for Davidson County  
No. 2017-A-62**

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**No. M2019-01852-CCA-R3-CD**

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**ORDER**

The Appellant, Willie Austin Davis, is proceeding *pro se* on appeal. The record was filed on February 4, 2020, and the Appellant has been granted until July 1, 2020, to file his brief. Currently before the Court is the Appellant’s request to review “all original video/audio records of Appellant’s hearings.” The record on file contains ten volumes of transcripts of various hearings held in this case. The Appellant is not indigent; thus, he was responsible for ensuring the necessary transcripts were prepared and filed with the trial court clerk following the filing of the notice of appeal at his own expense. Tenn. R. App. P. 24(b). The trial court clerk’s certificate contained in the technical record certifies that the ten volumes of transcript have properly been authenticated. Tenn. R. App. P. 24(f). Other than the Appellant’s baseless speculation, there is nothing to suggest the transcripts do not “convey a fair, accurate and complete account of what transpired in the trial court.” Tenn. R. App. P. 24(g). The Appellant is not asking to add any additional transcripts or documents to the record currently on file. Upon review of the motion at hand, his request to review “all original video/audio records of Appellant’s hearings” is hereby denied.

Judge Thomas T. Woodall