#### Date: 22 July 2010

# **URGENT ACTION**

### OKLAHOMA EXECUTION FURTHER DELAYED

The Governor of Oklahoma has extended the stay of execution for Jeffrey Matthews until 17 August. He was sentenced to death for the murder of his great-uncle, Earl Short, in 1994.

Jeffrey Matthews was scheduled to be executed on 20 July 2010 but on 15 July, Governor Brad Henry extended the stay at the request of the defence lawyers and a new execution date was set for 17 August. Jeffrey Matthews was originally scheduled to be executed in June, but a stay of execution was granted after his lawyers made the request to review fingerprint evidence. His lawyers requested this second reprieve on the grounds that more time was needed to complete the review. They had sought to have unidentified fingerprints obtained at the crime scene compared to those of other possible suspects. In 2008 they were told that the prints had been lost or destroyed. However, 10 days before the execution, they were located.

On 26 May, the state Pardon and Parole Board voted by three votes to two to deny clemency to Jeffrey Matthews. In Oklahoma, the governor cannot consider granting clemency without the Board first recommending him to do so.

There is no physical evidence – hair, fibre, blood, DNA, fingerprints, or gunshot residue – linking Jeffrey Matthews to the crime he was sentenced for in 1995. At Jeffrey Matthews' trial, Tracy Dyer, who had pleaded guilty under a plea agreement and had been sentenced to life imprisonment, testified against him. In 1996, Tracy Dyer retracted his trial testimony. Dyer alleged that he had lied at the trial because he had been beaten in jail and threatened by guards with further violence or death if he did not cooperate in the case against Matthews. In his signed statement he added that, by reaching his plea agreement, he was assured of being transferred out of jail and of avoiding the death penalty. In 1998, the Oklahoma Court of Criminal Appeals ordered a new trial because of an error in relation to the admission of evidence. Jeffrey Matthews was retried in 1999. This time, despite the threat that the prosecutor would revoke the plea agreement, Tracy Dyer testified that Matthews was innocent. He said that he had lied at the original trial, saying: "I've lived with a guilty conscience for this whole time. I ain't going to live with it no more". Nevertheless, the jury convicted Jeffrey Matthews and sentenced him to death.

#### PLEASE WRITE IMMEDIATELY in English or your own language, in your own words:

- Explaining that you are not seeking to excuse the murder of Earl Short or to downplay the suffering caused;
- Noting that Jeffrey Matthews was convicted on entirely circumstantial evidence and that Tracy Dyer, who was indisputably involved in the crime, later recanted his testimony incriminating Jeffrey Matthews;
- Urging the Oklahoma Parole and Pardon Board to change its vote and to recommend that the Governor commute Jeffrey Matthews' death sentence;
- Welcoming the extension of the stay of execution by the Governor, and calling on him to further extend this reprieve and to do all within his power to have the Board reconsider their vote against clemency.

#### PLEASE SEND APPEALS BEFORE 2 SEPTEMBER 2010 TO:

Governor of Oklahoma Governor Brad Henry State Capitol Building 2300 N. Lincoln Blvd., Room 212 Oklahoma City, OK 73105 USA

Fax: +1 405 521 3353 Salutation: Dear Governor Oklahoma Pardon and Parole Board
Oklahoma Pardon and Parole Board
First National Center
120 N. Robinson Ave., Suite 900W
Oklahoma City, OK 73102
USA

Fax: +1 405 602-6437

Email: ronnie.ladd@ppb.state.ok.us Salutation: Dear Board Members

Also send copies to diplomatic representatives of the USA accredited to your country. Please check with your section office if sending appeals after the above date. This is the first update of UA 140/10: <a href="http://www.amnesty.org/en/library/info/AMR51/054/2010/en">http://www.amnesty.org/en/library/info/AMR51/054/2010/en</a>.





# **URGENT ACTION**

## OKLAHOMA EXECUTION DELAYED AS DOUBTS PERSIST

#### ADDITIONAL INFORMATION

At Jeffrey Matthews' 1999 trial, the jury handed down a guilty verdict in the early hours of Saturday 10 April. The sentencing was set for the following Monday, and the judge sent the jurors home with the order that they not discuss the case with anyone. It was revealed after the trial, however, that one of the jurors (Juror #2) had telephoned an alternate (substitute) juror who had earlier been discharged from service in the case. Juror #2 told him of the verdict, and the length of the deliberations, to which he responded that the jury had done the right thing and added that articles in the newspapers supported a finding of guilt. The defence filed a motion for a new trial. The judge held a hearing at which two other jurors reported that Juror #2 had told them of her conversation with the alternate juror. One of these jurors (Juror #8) added that this information had not altered her sentencing decision because she had already made up her mind to vote for the death penalty before the sentencing phase began. Upholding the death sentence in 2009, the US Court of Appeals for the 10th Circuit found that Juror #2 had "undoubtedly engaged in misconduct implicating the defendant's constitutional due process right to a fair trial". However, the federal court ruled that it could not conclude that Juror #2's conversation with the alternate juror, "however inappropriate, substantially influenced the jury's sentence of death". On the question of Juror #8's admission, the state courts had earlier ruled that this information was inadmissible under Oklahoma law. The 10th Circuit ruled that it could not say, under the "deferential standard" owed by federal to state courts under US law, that this was "reversible error".

The appeal courts have also rejected claims that Jeffrey Matthews' legal representation at trial was inadequate. For example, the defence presented no witnesses at the innocence/guilt phase of the trial, including possible alibi witnesses. In addition, they did not cross-examine or call as a defence witness Tracy Dyer to elicit from him information that might have helped explain incriminating circumstantial evidence used against Jeffrey Matthews. For example, a medicine bottle belonging to Minnie Short was found in Matthew's home the day after the crime. Dyer had allegedly given Matthews the bottle after the crime. Another key piece of evidence was that five months after Jeffrey Matthews was arrested, the murder weapon and another gun stolen in the burglary were found buried in the ground just beyond the backyard of his home. In a sworn statement signed in 2007, Michael Mars, a former Deputy Sheriff who was involved in the 1994 investigation of the crime at the Short's home, said that he found this evidence "suspicious", and suggested that "if the guns had been planted by Matthews, the signs of fresh digging would have been much more apparent when the premises were searched upon his arrest as opposed to half a year later." He added that, in his view, it was plausible that others had planted the weapons there after Matthews was arrested.

In his statement, Michael Mars described the police handling of the case as "sloppy", claiming that officials had been "very quick to target Matthews" to the exclusion of other possible suspects and that some of the officers appeared "highly motivated from the outset to pin Matthews with this crime". He claimed that after Tracy Dyer was brought into the police station, the Sheriff had taken the "highly unusual" step of telling 10 deputies, including Mars, to leave and go for dinner. Upon their return they were informed that Dyer had identified Matthews as his accomplice, but that his statement had not been tape recorded as was normal policy. In addition, Mars stated that he found Tracy Dyer's allegations of abuse in pre-trial custody to be "plausible", adding that "I can attest that I have seen a detention deputy both physically and verbally abuse prisoners many times".

International safeguards require that the death penalty not be imposed if guilt is not "based upon clear and convincing evidence leaving no room for an alternative explanation of the facts". Amnesty International opposes the death penalty, regardless of guilt or innocence. The USA has carried out 1,219 executions since resuming judicial killing in 1977, during which time more than 125 people have been released from death rows around the country on grounds of innocence. Oklahoma accounts for 92 of these executions, and 10 of the wrongful convictions. There have been 31 executions in the USA this year, one of them in Oklahoma.

Further information on UA: 140/10 AI Index: AMR 51/065/2010 Issue Date: 22 July 2010



