

COURT OF APPEALS OF GEORGIA

RETURN NOTICE

July 22, 2015

To: Ms. Linda Marie Smith, 202 Holiday Circle, Savannah, Georgia 31419

Case Number: _____ Lower Court: _____ County Superior Court

Court of Appeals Case Number and Style: _____

Your document(s) is (are) being returned for the following reason(s).

- There is no case pending in the Court of Appeals of Georgia under your name.
- A Notice of Appeal is filed with the clerk of the trial court and not with the Court of Appeals of Georgia. See OCGA §5-6-37. Once the trial court clerk has received and filed the Notice of Appeal, the trial court clerk will prepare a copy of the record and transcripts as designated by the Notice of Appeal and transmit them to this Court. Once the Notice of Appeal is docketed in the Court of Appeals of Georgia, a Docketing Notice with the Briefing Schedule and other important information is mailed to counsel for the parties or directly to the parties, if the parties are representing themselves. You do not need to provide this Court with a copy of the Notice of Appeal you filed with the superior court.
- The Notice of Appeal must include a proper Certificate of Service. The Certificate of Service must show service to the opposing counsel and contain the counsel's full name and complete mailing address. The opposing counsel must actually be served with a copy of your filing.
- An Application for Writ of Habeas Corpus should be filed in the superior court of the county in which you claim you are illegally detained. An appeal from a denial of an Application for Writ of Habeas Corpus is to the Supreme Court and not the Court of Appeals.
- An Application for Writ of Mandamus should be filed in the superior court of the county official whose conduct you intend to mandate. An appeal from a denial of an Application for Writ of Mandamus is to the Supreme Court and not the Court of Appeals.
- Your appeal was disposed by opinion (order) on _____. The Court of Appeals _____ . The remittitur issued on _____ divesting this Court of jurisdiction. The case decision is therefore final.
- Your mailing/documents indicate that you intended to file your papers in another court rather than the Court of Appeals of Georgia. The address of the Clerk of the _____ is:
- If an attorney has been appointed for you and you are concerned with the representation provided by that attorney, you should address that issue to the trial court. As long as you are represented by an attorney, you cannot file pleadings on your own behalf. Your attorney must file a Motion to Withdraw as Counsel and it must be granted, before you can file your own pleadings in this Court.
- A request for an out-of-time appeal should be made to the trial court from which you are appealing. If your motion is denied by the trial court, you can file an appeal of that decision by filing a Notice of Appeal with the clerk of the superior court.
- Enclosed please find a copy of the Rules of the Court of Appeals of Georgia for your review.

7/14/2015

Dear Sir or Madam,

My name is Linda Marie Smith, I am doing an appeal 5-6-37 Notice of Appeals on the decision of noncompetency on 7/2/2015 in Judge Louisa Abbot's court.

11/5/2014 Dr Phillip Barron evaluated me and said I was competent but delusional because I locked the officer with both guns out of my gate. After reading police report he had ~~not~~ return for clarification. My case # CR14-1785-J4 inmate 2614676991

5/7/2015 Dr Dan Grant returned to overturn the decision from 11/5/2014 because they want me to play mentally ill.

There was no dead body, no injury to neighbors, only holes in walls where I missed my rapist, robber, and intruder.

Dr Grant also thought I was delusional because I wrote the district attorney Heap about my defense strategy and inquiry about stars leasing part of the jail for filming because ceramic sinks: toilets are not jail house code. My defense strategy and list of witnesses is called disclosure. And since I'm not being represented properly I was told I was responsible for my own defense. Enclosed is a copy of the letter from public defenders. And the evaluation on 5/7/2015 was done by my fired attorney's best friend who appeared to be old and feeble. I was the one who ratted about the Zumpers & I death at jail.

Enclosed are some copies of documentation that may have been removed from Superior Courts documentation. All the accusations of delusional to me are factual and competent behavior.

Let me also remind you of the hollywood actors that are in town making movies and have interviewed on TV to make it known. Robert DeNiro in (Dirty Old Grandpa) Gabriel Union, Adam Sandler, and David Spader in the (Do Over). I have written Dan W. Massey superior court clerk 7/1/2015

RECEIVED IN OFFICE
2015 JUL 21 AM 11:11

about the notice of appeal 5-6-37 Notice of Appeals.

I am being transferred to Georgia Regional for another competency evaluation but their plan is to keep me for months at a place that doesn't really give 1 to 1 therapy sessions. Not that I need any therapy at all.

I look forward to an answer on the 7/2/2015 decision of not being competent. You can write me at Georgia Regional Hospital Eisenhower Drive Savannah, GA 31420 or you can inquire at 912-652-7734 if I returned back to Chatham County Jail. My family may be in with the hollywood actors but I am not.

home address:

202 Holiday Circle
Savannah, Georgia 31419

Thank you,

Brida M Smith

I'm a 48 year old registered nurse who has been raped and robbed in my home. And I defended myself against those on my property. Nothing happened on 7/12/2014 but an intruder call. The gun hadn't been used in months and I stand by my messages I left the FBI.

Georgia Regional Hospital
1915 Eisenhower Drive
Savannah, Georgia 31420
912-356-2000 (I think) ^{116 confirm}

Chatham County Jail
1074 Carl Griffin Drive Unit 4A
Savannah, GA 31401
912-652-7700
inmate # 2014670491

* Copy and return
please.

OFFICE OF THE CIRCUIT PUBLIC DEFENDER
EASTERN JUDICIAL CIRCUIT OF GEORGIA



RYAN S. RAINES
ASSISTANT PUBLIC DEFENDER

Phone: (912) 447-4901
Fax: (912) 447-4909

Mailing
P.O. Box 9176
Savannah, GA 31412
Physical
222 W. Oglethorpe Ave.
Savannah, GA 31401

April 16, 2015

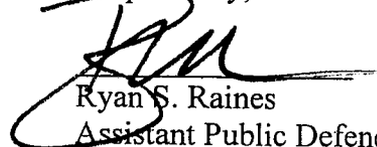
Ms. Linda M. Smith
Chatham County Detention Center, Unit 9B
1074 Carl Griffin Drive
Savannah, Georgia 31405

Dear Ms. Smith:

This is to advise you that my office intends to withdraw from your case within 10 days from the date of receipt of this letter. Please take notice that, in keeping with the requirements of the Uniform Superior court Rule 4.3 and O.C.G.A. 17-17-2(6)(a), you are advised of the following:

That the undersigned attorney desires to withdraw as counsel in the above captioned matter; That the Court retains jurisdiction of this action; That you have the burden of keeping the Court informed respecting where notices; pleadings or other papers may be served; That you have the obligation to prepare for trial and appeal or hire other counsel to prepare for trial and appeal when the trial date has been set, and/or when any Appellate Court dates have been set; That if you fail or refuse to meet these burdens, you may suffer adverse consequences; That the holding of any scheduled proceedings will not be affected by the withdrawal of counsel; That service of notices may be made upon you at your last known address; That you have a right to object within ten (10) days of the date of this notice; and The Office of Public Defender of the Eastern Judicial Circuit has determined that you are no longer qualified for indigent counsel.

Respectfully,


Ryan S. Raines
Assistant Public Defender

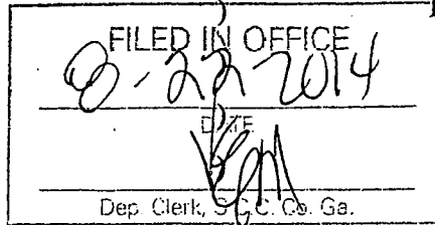
IN THE SUPERIOR COURT OF CHATHAM COUNTY
STATE OF GEORGIA

STATE OF GEORGIA

v.

LINDA SMITH,

Defendant.



Indictment No. CR14-1785-J4

Notice to Clerk of Superior Court: These Records contain criminal history information pursuant to O.C.G.A. Section 35-3-38 and access therefore should be restricted except by Court Order.

STATE'S DISCOVERY DISCLOSURE

Pursuant to O.C.G.A. 17-16-1, et seq., the State hereby **INVOKES ITS RIGHT TO RECIPROCAL DISCOVERY INCLUDING ALIBI-RELATED DISCOVERY** and provides the Defendant with the following attached material:

- Copy of indictment
- List of witnesses known to the State at this time (additionally, all persons listed within the indictment, police reports, crime lab reports, and other miscellaneous documents)
- Investigative reports (i.e. police reports, detective reports, property/evidence sheets)
accident reports, Johnson
- Copies of the following items (i.e. photos, DVDs, audio cassettes etc...): *Feds* ✓ *State access video 7/23/2014*
- Witness statements *preliminary hearing*
- Recorder's Court Transcript
- Copy of scientific reports and summaries
- Defendant's GCIC history *no criminal history*
- Defendant's in-custody statements
- Co-conspirator's statements ?
- List of buildings or places, books, papers or documents the State intends to introduce at trial ✓
- Notice of Recidivist Prosecution

Copy and return *
Please

STATE OF GEORGIA, COUNTY OF CHATHAM
IN THE SUPERIOR COURT OF SAID COUNTY,

BILL OF INDICTMENT

THE GRAND JURORS selected, chosen and sworn for the County of Chatham to wit:

- | | |
|-------------------------------|-----------------------------|
| 1. Freddie Lowman, Foreperson | 15. Corneile Sheahan |
| 2. Carlene Bridges | 16. Adam Singer |
| 3. Samuel Bowers | 17. Sean Stewart |
| 4. Brenda Brown | 18. Greg Surrence, Jr. |
| 5. Betty Capers | 19. Linda Thomas |
| 6. Lona Clark | 20. Kiet Tran |
| 7. Victoria Clark | 21. Julia Vance |
| 8. Duke Dang | 22. Ashley Wyatt |
| 9. John Devine | 23. Waltrina Young |
| 10. Marcel Harris | 24. |
| 11. Traci Johnson | 25. |
| 12. Ashlie McBride | 26. |
| 13. Minas Mobley | |
| 14. Michelle Rewis | |

* Lie by the acting police officer Eaton was that feces inspired me to shoot. We never had conversation. But there was alot of physical evidence Sgt Eaton ignored bloody panties, blood stains on carpet, blood on bed but officer bought the canine dogs kicked door off frame and took shell casings and some bullets I just purcha on 7/15/14 or this receipt is on table.

7/10/14 ← Weapon he obtained illegally *

COUNT 1: MAKING A FALSE STATEMENT, O.C.G.A. 16-10-20

* There was no criminal investigation * Phone Calls. Police stated I call them too much in the name of and on behalf of the citizens of the State of Georgia, charge and accuse LINDA SMITH, with the offense of MAKING A FALSE STATEMENT, for that the said LINDA SMITH, in the County of Chatham and State of Georgia, on or about the 10th day of July, 2014, knowingly and willfully make a false representation to Stephen Eaton in a criminal investigation, a matter within the jurisdiction of the Savannah-Chatham Metropolitan Police Department, an agency of Chatham County and City of Savannah government, to wit: the defendant represented to Officer Eaton that there was an intruder in her residence, contrary to the laws of the State of Georgia, the good order, peace and dignity thereof.

COUNT 2: RECKLESS CONDUCT, O.C.G.A. 16-5-60(b) Shots were only to wall missed the rapists + robbers

And the jurors aforesaid, in the name of and on behalf of the citizens of the State of Georgia, further charge and accuse LINDA SMITH, with the offense of RECKLESS CONDUCT, for that the said LINDA SMITH, in the County of Chatham and State of Georgia, on or about the 10th day of July, 2014, did unlawfully endanger the bodily safety of her neighbors and pedestrians walking by her house by consciously disregarding a substantial and unjustifiable risk that her act of using her firearm to shoot into the interior walls of her house in excess of 100 times would endanger the safety of said persons and the disregard constituted a gross deviation from the standard of care which a reasonable person would exercise in the situation, contrary to the laws of the State of Georgia, the good order, peace and dignity thereof.

* WAS not 100 times.

Meg Heap

MEG HEAP
DISTRICT ATTORNEY
EASTERN JUDICIAL CIRCUIT
OF GEORGIA

Exhibit 1

3 Enter
into Evidence
* Copy and return *

Copies

OFFICE OF THE CIRCUIT PUBLIC DEFENDER
EASTERN JUDICIAL CIRCUIT OF GEORGIA



RYAN S. RAINES
ASSISTANT PUBLIC DEFENDER
Email: rsraines@chathamcounty.org

P.O. BOX 9176
SAVANNAH, GA 31412
(912) 447-4901
FAX: (912) 447-4909

October 24, 2014

Ms. Linda Smith
c/o Chatham County Detention Center
Unit 1B
1074 Carl Griffin Dr.
Savannah, GA 31405

Dear Ms. Smith:

Thank you for your recent letter. It is my understanding after speaking with Stephanie Burgess that she was retained only for a bond hearing, which was conducted on September 8, 2014, and in which Judge Abbot denied you bond. As such, Ms. Burgess is no longer representing you, and I am. In Georgia, no one charged with a felony is entitled to a bond; bond is entirely the decision of the judge. I will file another bond petition on your behalf; however, there is no guarantee Judge Abbot will change her mind. I have made a referral to try and get you into mental health court, which, if accepted, would allow you to leave jail. Unfortunately, I have not received a response yet from the mental health court, and it may be some time before you are either accepted or denied. I understand you are frustrated about being in jail; everyone else in jail with you feels the same way. Unless Judge Abbot changes her mind about granting you a bond, however, there is simply nothing that can be done to obtain your release from custody at the present time. I will file a petition for bond reconsideration today, and the bond hearing should be scheduled sometime within the next 10 to 14 days.

Sincerely,

Ryan Raines

~~Copy~~
~~Copy~~
~~Copy~~
~~Copy~~
*
to be placed in the
custody of the
detention center

Enter into Evidence (1)

* Copy and return please

IN THE SUPERIOR COURT OF CHATHAM COUNTY
STATE OF GEORGIA

STATE OF GEORGIA)

Indictment No. CR14-1785-J4

v.)

LINDA SMITH,)

Defendant.)

Meg Heaps paralegal
also precinct 7 operator
Linda's name
Asst. Roberson chief
downtown precinct
Detective Ryan (had rape tape)
special victims

STATE'S DEMAND FOR DISCOVERY REGARDING ALIBI

NOW COMES the State of Georgia in the above-styled case and hereby demands, pursuant to Section 17-16-5(a), Official Code of Georgia Annotated (1997 Ed.), that the defense furnish:

1. Notice of the defendant's intent to offer a defense of alibi specifically stating the **specific places that the defendant claims to have been** at the time of the offense with which the defendant is charged and
2. A list of all defense alibi witnesses including:
 - ◆ Name of Witness, ◆ Telephone number, and
 - ◆ Current address, ◆ Date of birth.

As required by Section 17-16-5, Official Code of Georgia Annotated (1997 Ed.), the State provides the following information:

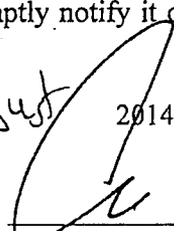
* ALL COUNTS * Any shots fired on this date.
* Date of offense: July 10, 2014 * Answer is NO.

Time of offense: _____

Location of offense: 202 Holiday Cir., Savannah, GA

MOREOVER the State demands that the defense promptly notify it of any additional witnesses when the defense learns of them.

Respectfully submitted this 22nd day of August 2014.



Aaron D. Wiles, Jr.
Assistant District Attorney
Eastern Judicial Circuit
Georgia Bar No. 727537

Office of District Attorney
Eastern Judicial Circuit Of Georgia

Evidence.
Draft Packet
(2)

IN THE SUPERIOR COURT OF CHATHAM COUNTY
STATE OF GEORGIA

State of Georgia

vs.

Linda Smith
Defendant(s).

Indictment No.

CR14-1785J4

Making a False Statement & Reckless
Conduct

LIST OF WITNESSES

1. Apo Stephen Eaton, Lead Law Enforcement 01419 Savannah Chatham Metropolitan Police Dept. *Took gun on 7/10/2014 but told Dupuis to log it into property*
2. Matthew Cross, Law Enforcement 11024 Savannah Chatham Metropolitan Police Dept.

Not
Kicking or K-9
teams

*
3. Ofc Stephen Dupuis, Law Enforcement 61277 Savannah Chatham Metropolitan Police Dept.
*
property report gun

3036
No longer employed if he ever was employed by S.M.P.D.

Not Kicking or
K-9 teams

4. Kevin Fikes, Law Enforcement 10760 Savannah Chatham Metropolitan Police Dept.

PROPERTY
Not on
scene when kicked
in door.

Not Kicking or
K-9 teams

- 5. Sgt. Michelle Halford, Law Enforcement 04483
SCMPD

Internal
Affairs

Not Kicking or
K-9 teams

- 6. Cpl. Eugene Johnson, Law Enforcement 1851
Savannah Chatham Metropolitan Police Dept.

- 7. Christopher Samatis, Law Enforcement 11244
Savannah Chatham Metropolitan Police Dept.

- * 8. Bennett Vanhorn, Law Enforcement 11410 *
Savannah Chatham Metropolitan Police Dept.

NO report (why?)

- 9. Cemon Young, Law Enforcement 11611
Savannah Chatham Metropolitan Police Dept.

enter into
evidence
Copy and return
Please



Scopies

November 3, 2014

Ms. Linda Smith
1074 Carl Griffin Drive
Unit 1 - B
Savannah, Ga. 31401

Ref: OPS # 2141101

Ms. Smith,

The Internal Affairs Office received your complaint on November 3, 2014;

In reviewing your complaint, the Officers had sufficient probable cause for your arrest. Therefore, you would need to speak with your Attorney regarding your legal issues. If you have any further questions, please give me a call at 912-691-6237.

Sincerely,

Sergeant J. Wright
SCMPD - Internal Affairs
601 East 66th Street Suite 100
Savannah, Ga. 31405

Held the gun for 4-6 hours before he sent Dupuis to log it into property. (Why?) Paralegal for district attorney said he obtain illegally day of incident 7/10/2014 Intruder call.

Dear Sir or Madam,

This letter is in response to the following actions occurring on 7/10/7/16/2014. The third warrant for search wasn't signed before entering the residence. 2 warrants left at the address on the wall day of search was forged. And see how they protect their white officers. I was harassed and labeled because white officer Johnson put in her report she thought I was insane with physical evidence present on the site. Well the officer who initiated this on 7/10 who took the gun but is not an officer also was playing cop on ^{another date} ~~this particular date~~ stating, "I don't think you are insane." And their engines are full speed ahead. Next arraignment is on 1/3/2015. Jury trial is what I am requesting. Not Guilty is plea. There was no... are trying to connect it to gun application 2012. Enclosed a copy

2 warrants were forged she misspells her name
uses 2 different types of penmanship
Search warrant was never signed and said he had probable cause for arrest.
3rd warrant for search that was forged.
Policeman Vanhorn didn't submit a report but is on witness list.
All removed was bullets, shell casings and all that was shot where walls.
Warrants on wall were forged.

Mar 17th
Evidences
* Copy and return
Please



SAVANNAH CHATHAM POLICE

Chief Joseph H. Lumpkin, Sr.

January 21, 2015

Linda Marie Smith
Chatham County Detention Center
1074 Carl Griffin Drive Unit 9B Rm 23
Savannah GA, 31401

Ms. Smith,

In response to your letter received by the Office of the Chief of Police on January 20th, 2015. The following Savannah Chatham Metropolitan Police Department Officers are **currently employed** as of January 21st, 2015.

7/10/2014	served warrants wall	Sgt. Steve Eaton	2011	Sgt. Michelle Halford - internal affairs
Team		Apo. Matthew Cross	7/22/14	Cpl. Eugene Johnson - arresting officer / served 2 nd warrants
Kicked in door		Apo. Christopher Samatis		Apo. Bennett Vanhorn } team kicked door -> No police report
Odors after gun was taken		Ofc. Cemon Young		Detective Kevin Fikes } property / kicked door or not on scene

Best Regards,

Lieutenant Robert Gavin

Officer Dupuis who logged the gun is no longer employed if ever employed.

Savannah Chatham Metropolitan Police Department
Office of Professional Standards

Not on scene

Halford
Johnson
Fikes

CC: Jessica Grove,

IN THE SUPERIOR COURT OF CHATHAM COUNTY
STATE OF GEORGIA

STATE OF GEORGIA)
)
v.)
LINDA SMITH,)
Defendant.)

Indictment No. CR14-1785-J4

STATE'S DEMAND FOR RECIPROCAL DISCOVERY

Pursuant to Chapter 16, Title 17, Official Code of Georgia Annotated (1994 Supp.), the State hereby gives the defense notice of the following should the defense invoke the provisions of Chapter 16, Title 17 Official Code of Georgia Annotated (1994 Supp.):

- State's Demand for Discovery.
- State's Demand for Disclosure of Witness Identities and Information.
- State's Demand for Witness Statements.
- State's Demand for Discovery Regarding Alibi.

** I provided the following information and was called delectoral. I was representing myself. **

Respectfully submitted this *22nd* day of *August* 2014.



Aaron D. Wiles, Jr.
Assistant District Attorney
Eastern Judicial Circuit
Georgia Bar No. 727537

Office of District Attorney
Eastern Judicial Circuit Of Georgia

IN THE SUPERIOR COURT OF CHATHAM COUNTY
STATE OF GEORGIA

STATE OF GEORGIA)

v.)

LINDA SMITH,)

Defendant.)

Indictment No. CR14-1785-J4

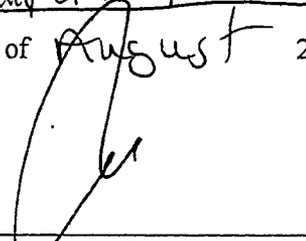
*Sgt Eaton, Linda
was who paralegal
from Meg Weaps office told
me to have arrested but no
officer would on 7/10/2014
That's another reason gate
was locked.*

STATE'S LIST OF TANGIBLE EVIDENCE

Notice to Defense Counsel: Please see the Property/Evidence Sheet (attached to police report/
investigative report) for detail information.

1. FIREARM
2. SPENT AMMUNITION CASINGS
3. AMMUNITION

*Ignored all physical evidence. (Bloody panties, blood on bed, blood in carpet)
Kicked in door to get shell casings & unused ammo after he was told on 7/10/2014 last
use was 2013. Sgt. Eaton comes from family of Hollywood Actors.
Respectfully submitted this 22nd day of August 2014.*



Aaron D. Wiles, Jr.
Assistant District Attorney
Eastern Judicial Circuit
Georgia Bar No. 727537

Office of District Attorney
Eastern Judicial Circuit Of Georgia

IN THE SUPERIOR COURT OF CHATHAM COUNTY
STATE OF GEORGIA

STATE OF GEORGIA

)

)

Indictment No. CR14-1785-J4

v.

)

LINDA SMITH,

)

Defendant.

)

STATE'S DEMAND FOR DISCOVERY

NOW COMES the State of Georgia in the above-styled case and hereby demands, pursuant to Section 17-16-4(b)(1) and (2), Official Code of Georgia Annotated (1997 Ed.), that the defense furnish the following:

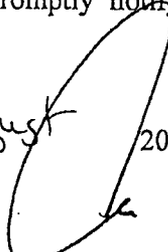
1. A list of any buildings or places which the defense intends to introduce as evidence in the defense case in chief or rebuttal.

2. Copies or photographs of any results or reports of physical or mental examinations and of scientific tests or experiments, including an summaries of the basis of expert opinions rendered in any reports, which are in the possession, custody, or control of the defense which the defense intends to introduce into evidence during the defense's case in chief or rebuttal.

3. Make available for inspection and copying by the State any and all documentary and tangible evidence (not limited to documents, photographs, tangible objects, audio and visual tapes, films and recordings) in the possession, custody, or control of the defense which the defense intends to introduce into evidence during the defense's case in chief or rebuttal.

MOREOVER the State demands that the defense promptly notify it of and make available any additional evidence when the defense learns of it.

Respectfully submitted this 22nd day of August 2014.



Aaron D. Wiles, Jr.
Assistant District Attorney
Eastern Judicial Circuit
Georgia Bar No. 727537

Office of District Attorney
Eastern Judicial Circuit Of Georgia

Draft sent with discovery packet.

IN THE RECORDER'S COURT OF CHATHAM COUNTY
STATE OF GEORGIA

Enter into Evidence (X)

* Copy and return please.

Docket No.

The undersigned, Sergeant Stephen M Eaton being duly sworn, deposes and says:

I am an officer of the State of Georgia or its political subdivisions charged with the duty of enforcing the criminal laws, and that I have reason to believe that in Savannah, Chatham County, Georgia, on the premises or property described as follows: (state detailed description of person, property, or location); The single family dwelling known as 202 Holiday Circle, Savannah Georgia and is constructed with red brick and tan trim with a orange shingle roof. This property is surrounded by a chain link fence with a gate only at the driveway that extends from Larchmont Drive and ends to the left of the front door. This residence is a corner lot at the intersections of Larchmont Drive and Holiday Circle, facing a westerly direction. The house is numbered 202 on the fascia board above the eave covering the front door; the numbers are colored to match the trim paint. Also a gray 2012 Nissan Versa bearing Georgia license plate BYM 1504 registered to Linda Smith, usually parked in the driveway, Of Linda Smith



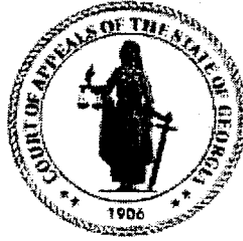


2015

Georgia Court of Appeals

R U L E S

Last Update: January 21, 2015



2015

Georgia Court of Appeals

R U L E S

Last Update: January 21, 2015

7/17/2015

Dear Sir or Madam,

My name is Linda Marie Smith and I am appealing Judge Louisa Abbott's decision on 7/21/2015 in a bench trial. Enclosed are a list of court dates and the things that transpired. Also is a list of dates and bench requests after 11/5/2014 decision that I was competent to stand trial but never given the opportunity to have trial.

The form on the preliminary hearing at the top Judge Odell orders or asks for the forensic on the gun. Well Sgt Eaton held that gun out of property 4-6 hours and then sent another officer to log the gun into property. 6 days later they kick in my door leaving all physical evidence bloody panties, blood on bed, and blood on carpet. Only to take shell casings and unused ammunition that I would have gladly given if he could have explained the probable cause. When I was clear that I was being raped and robbed and the gun hadn't been used since about 2013. Then he posted the forged warrants to the wall.

Sgt. Eaton was not present at the bench trial nor the psychiatrist who gave them their first evaluation in 2014 5th November.

Now the officers who are comrades I have appeared on the "Cops show" after she illegally had me committed in 2011. Sgt Eaton I believe also has a connection to actors that come to town. During my incarceration here the prison show "Lockdown" has also been taping. So you see why I inquired about the hollywood actors. I don't believe anything I wrote District attorney was delusional. Especially when you compare photos.

Copies they provided excluded my cry of duress.

Thank you,
Linda M Smith

RECEIVED IN OFFICE

2015 JUL 21 PM 2:30

RECEIVED IN OFFICE
COURT CLERK
COURT OF APPEALS OF GA

* Look Bottom *
Right Corner

Need forensic
Eaton Case

RECORDERS COURT OF CHATHAM COUNTY IN SAVANNAH GEORGIA
- CRIMINAL DOCKET -

HON. ~~WALTERS~~ ODELL, JUDGE

DOCKET NUMBER: 2014-07-0642-01

DEFENDANT:
LINDA MARIE SMITH
202 HOLIDAY CIRCLE

ORIGINAL DATE: 7/23/2014

SAVANNAH, GA 31419
DOB: 3/16/1967 SEX: F RACE: B

CRN: 140710072
DIN: X0126457
CO-DEF:

*Band
Deferral
Preliminary
Hearing*

ATTORNEY(S):

* CONTINUANCE *

DEFENDANT 1 OF 1

1 ___/___/___ FOR _____
2 ___/___/___ FOR _____
3 ___/___/___ FOR _____

***** CHARGE(S) *****

CHARGE 1.
FALSE STATEMENTS & WRITINGS
STATUTE: 16-10-20
BY FALSE STATEMENTS AND WRITINGS (WARRANT SERVICE).

PLEA: _____ RULING: _____

CHARGE 2.
RECKLESS CONDUCT
STATUTE: 16-5-60
BY RECKLESS CONDUCT (WARRANT SERVICE).

PLEA: _____ RULING: _____

*Charge 3 Added
440B phone calls JK*

WITNESSES:

EUGENE JOHNSON

SPD

OTN: 88395798595

Recorders Court

*8/6/2014 grand jury met
preliminary
↓*

* No ballistics report #
When Sgt Eaton took the gun
Held gun out of property 4-6 hours
* Sent Dupuis to Log Gun @ 1430 *
* 8-6 grand jury meets
and he was aware of that but
he schedules me day after

NO TRACK HIST
* Pay attention date ↓
PRELIM DATE: 8/8/14
POLICE REPORT DUE: 8.10

14CHM102050

Chatham Superior Court. Linda M. Smith. CR14-1785

counsel and effectively assist in his defense.

D. REASONS

1. Competent to Stand Trial
2. Assist Counsel
3. Return to work as RN
4. No Criminal History
5. No Felony violent offenses alleged
6. Homeowner with ties to community, including family
7. Will return
8. Conditions:

a. No firearm

*b. Take medications * No medications ordered. 60 days later Vistaril 25mg acts like sedative. *

E. If this Honorable Court denies bond, this Court must explain its reasons for denying bond in its Order, to assist appellate review of same. See Ayala v. State, 262 Ga. 704, 705, 425 S.E.2d 282 (1993) ; Constantino v. Warren, 285 Ga. 851, 684 S.E.2d 601 (2009)

V. Procedural History / Timeline

- A. 1/7/2015 10:00AM STATUS CONFERENCE
- B. 12/5/2014 PETITION FOR BOND/NISI 120914 @ 1030AM
- C. 11/17/2014 SEALING ORDER
- D. **11/12/2014 BOND ORDER RECONSIDERATION - DENIED/**
- E. 10/27/2014 PETITION FOR BOND/NISI 110314 @ 9AM/
- F. 10/6/2014 09:30AM ARRAIGNMENT LOUISA ABBOT cancelled
- G. 9/25/2014 PRETRIAL SCHEDULING ORDER
- H. **9/8/2014 BOND ORDER DENIED/**
- I. 9/3/2014 PETITION FOR BOND/NISI 090814 @ 9AM/
- J. **8/22/2014 STATES DISC RESTRICTED ACCESS 35-3-38**
- K. 8/19/2014 CONSOLIDATED MOTIONS PACKAGE CERT OF SERV/
- L. 8/19/2014 ENTRY OF APPEARANCE R. RAINES/
- M. 8/7/2014 8:15:18 AM SCN Initial Case Screening / Scanning
- N. 8/6/2014 INDICTMENT
- O. 7/22/2014. Incident / Arrest (10 July 2014)

VI. Facts

Call James Smith. 10:30

WHEREFORE, Defendant respectfully requests a hearing on this Motion for Bond and, at the conclusion of same, asks this Honorable Court to grant a reasonable bond.

3/31/2015 - Motion hearing turned into an arraignment / motion hearing
plead not guilty and Aaron Wiles Jr. Added 4-04 B to the charges

5/4/2015 - pretrial dates → showed court and Murray Sr cancelled saying there deal on table

5/18 5/19 - trial dates → cancelled again because there was a deal on table

5/28/15 - had court No Murray Sr. showed informed Judge Abbot after she told me I can fire my attorney I told her I did in February services were terminated under mandamus. She advised me to get an attorney. I told her my services were limited. She then turned to Wiles Jr ADA asked don't you have a deal for Ms Smith he stated, "I was working on something with her attorney" set court again for 6/5/2015

6/5/2015 - Court was cancelled again. Mr. Murray Sr said he was working on a deal
Advised Mr Murray that he was terminated under the mandamus
And he was a no show in court on 5/28/2015 He stated he was unaware.

7/2/2015 - Bench trial testified I was raped in my home and after police threatened my mother and me that they were going to incarcerate me if I continue to report intruders. I bought the gun to protect myself. Nothing transpired at 202 Holiday Circle on 7/10/2015 except an intruder call. The gun hadn't been used since 2013. Asked about Phillip Barron state hired psychiatrist, He was not ^{there}
Mr. Dan Grant testified that he was a psychiatrist and he agreed with Mr. Barron that I had delusional disorder because I gave the district attorney - a copy of my witness list which is called (disclosure) and I had inquired in my letters about stars leasing the jail because of the ceramic sinks & toilets which are not jail house code. And my appearances facial features had changed. Which when I asked him he agreed that he has never seen any photos other than my jail photo. So Judge Abbot decision was I wasn't competent to enter any kind of plea that day 7/2/2015.