Courtney M. Dankworth (cmdankwo@debevoise.com) DEBEVOISE & PLIMPTON LLP 919 Third Avenue New York, New York 10022 (212) 909-6000

Attorneys for Defendant MySpace, Inc.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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) 11-cv-00433 (LAK	()
) ECF Case	
)	
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I, Courtney M. Dankworth, hereby declare as follows:

- 1. I am an attorney admitted to practice in New York. I am a member of the bar of this Court and am associated with Debevoise & Plimpton LLP, the attorneys for defendant MySpace, Inc. ("MySpace") in this action.
- 2. I submit this declaration to place before the Court certain documents relevant to MySpace's motion to dismiss the Amended Complaint under Rule 12(b)(6) of the Federal Rules of Civil Procedure.
- 3. Attached as Exhibit A is a true and correct certified copy of the public record in the criminal case against the plaintiff, captioned *State of Georgia v. Cory Hubbard*, No. 2008-CR-0159 (Ga. Cherokee Super. Ct. Feb. 11, 2008).

4. Attached as Exhibit B is a true and correct copy of MySpace's Terms of Service.

5. Attached as Exhibit C is a true and correct copy of MySpace's Privacy Policy.

6. Attached as Exhibit D is a true and correct copy of the search warrant issued by

the Magistrate Court of Cherokee County, Georgia, on January 29, 2008, as faxed by the

Cherokee County Sheriff's Office to the Custodian of Records of Myspace.com on January 29,

2008.

7. Attached as Exhibit E is a true and correct copy of the Amended Complaint in this

action, including the Exhibits thereto.

I declare under the penalty of perjury that the foregoing is true and correct to the best of

my knowledge.

Executed in New York, New York, on March 2, 2011.

/s/ Courtney M. Dankworth

Courtney M. Dankworth

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AFFIDAVIT OF CLERK OF COURT

Court of Record: Case Number:	February 2, 2011 Cherokee Superior Court Cherokee State Court Cherokee Juvenile Court 2008-CR-0159
Number of Pages Certified (excluding Certificate)	129
Description of Document(s) Copied and Certified:	ENTIRE CASE

I, Patty Baker, Clerk of Cherokee Superior Court, State Court, Magistrate Court and Juvenile Court, or the Deputy Clerk specified below, hereby certify that the attached page(s) is/are a true and correct copy of the document(s) enumerated herein, and that said documents were filed in the case indicated above as a part of the official record of this office, of which I am the official custodian, as authorized by Georgia law.

Witness my hand and the official seal of this office on the date written.

Patty Baker, Clerk

Carlo Carlo

Forda M bendee

Rhonda M. Hendrix, Deputy Clerk

ORIGINAL

	OR COURT OF CHEROKEE COU STATE OF GEORGIA	NTY PATTY B	2007 DEC	CLERK OF CHEROK
STATE OF GEORGIA vs.)) CASE NO. UNINDICT	AKER, CLE	12 AM 9:1	D IN OFFICE SUPERIOR COI EE COUNTY, G
CORY HUBBARD Defendant,)))	PR Les	07	ART
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ENTRY

Pursuant to the Uniform Superior Court Rules, the undersigned attorney herein makes an Entry of Appearance as the attorney of record in the above-styled case for and on behalf of the Defendant, Cory Hubbard. The undersigned attorney is aware of the duty imposed by the Uniform Superior Court Rules that any changes in representation, name, address or telephone number will be communicated to the appropriate calendar clerk and to opposing counsel. All notices, notices of Court and papers relevant to this matter shall be sent to:

Ross D. Grisham, Esquire Burns, Speights & Grisham, P.C. 150 North Street Canton, Georgia 30114 (770) 956.1400

This 11th day of December, 2007.

Respectfully submitted,

BURNS, SPEIGHTS & GRISHAM, P.C.

Ross D. Grisham

Georgia Bar No.: 312736 Attorney for Defendant

CERTIFIED COPY

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA)	
vs.)	CASE NO. UNINDICTED
CORY HUBBARD)	
Defendant.))	

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the Cherokee County District Attorney's Office, by and through counsel, in the foregoing matter with a copy of the Defendant's Entry by delivering a copy via hand delivery, to the following:

Cherokee County District Attorney's Office Justice Center, Suite 390 90 North Street Canton, Georgia 30114

This 11th day of December, 2007.

BURNS, SPEIGHTS & GRISHAM, P.C.

Ross D. Grisham

Georgia Bar No.: 312736 Attorney for Defendant

ORIGINAL

IN THE SUPE	RIOR COURT	OF CHEROKEE COUNTY	PATT	2007	#5 # 37 0
	STATE OF	GEORGIA	υ Υ	23	
STATE OF GEORGIA)		AKER.		SUPERI SUPERI
VS.	j	CASE NO. UNINDICTED	55	ö	TRCE
CORY HUBBARD)		RKX	80	A A
Defendant.)				

DEFENDANT'S CONSOLIDATED DISCOVERY MOTIONS

COMES NOW, Cory Hubbard, the Defendant in the above-styled matter and files these Consolidated Discovery Motions and requests that the prosecuting attorney comply with each of the specific requests for discovery material as detailed below:

NOTICE TO OPT-IN

COMES NOW, Defendant, Cory Hubbard (hereinafter "Defendant") by and through his attorney of record, Ross D. Grisham, in the above-styled matter and provides Notice that she elects to opt-in pursuant to O.C.G.A.§ 17-16-1 et. seq.

REQUEST TO INSPECT AND COPY REPORTS OF EXAMINATIONS AND SCIENTIFIC TESTS

COMES NOW the Defendant in the above-styled case, after arraignment, and request the prosecuting attorney to permit Defendant, no later than ten (10) days prior to trial, at a time agreed to by the parties or ordered by the Court, "to inspect and copy or photograph any results or reports of physical or mental examinations and of scientific tests or experiments, including a summary of the basis for the expert opinion rendered in the report, or copies thereof...which the state intends to introduce into evidence in the case-in-chief or in rebuttal," pursuant to O.C.G.A. § 17-16-4 (a) (4).



DEFENDANT'S REQUEST TO INSPECT, COPY,
PHOTOGRAPH, TEST AND ANALYZE

COMES NOW the Defendant in the above-styled case, and request the prosecuting attoring to permit Defendant, at a time agreed to by the parties not later than ten (10) days prior to sal, "to inspect and copy or photograph books, papers, documents, photographs, tangible objects, audio and visual tapes, films and recordings, or copies or portions thereof and to inspect and photograph buildings or places which are within the possession, custody, or control of the state or prosecution and are intended for use by the prosecuting attorney as evidence in the prosecution's case-in-chief or rebuttal at the trial or were obtained from or belong to the Defendant" and to permit the defense to test and analyze evidence within "the possession, custody, or control of the Forensic Sciences Division of the Georgia Bureau of Investigation or other laboratory" pursuant to O.C.G.A. § 17-16-4 (a)(3).

REQUEST FOR DEFENDANT'S CRIMINAL RECORD

COMES NOW the Defendant in the above-styled case, after arraignment, and request the prosecuting attorney to furnish to the Defendant, not later than ten (10) days prior to trial, a copy of Defendant's Georgia Crime Information Center criminal history, if any, as is within the possession, custody or control of the State of prosecution pursuant to O.C.G.A. § 17-16-4 (a) (2) and pursuant to Georgia's Reciprocal Discovery Statues.

BRADY MOTION

The above-named Defendant, in accordance with the principles of Brady v. Maryland, 373 U.S. 66 (1967), and Giglio v. United States, 305 U.S. 150 (1972), moves this Court to order the prosecution to make inquiry and disclose all information and evidence that may be materially favorable to the Defendant or which may lead to evidence which is materially favorable to the



Defendant either of a direct or impeaching nature which is in the prosecution's possession, or the existence of which is known, or by the exercise of due diligence could become known to the prosecution. Defendant further moves the Court to require the Prosecuting Attorney(s) for the Blue Ridge Judicial Circuit to produce and have at trial and at any and all non-jury hearings in this case, the information hereafter specified.

The following are specifically requested by the Defendant:

- 1. Any and all statements allegedly made by the Defendant, whether oral, written, taped, recorded or in whatever form, that the prosecution may introduce into evidence or rely upon at the trial of the case.
- 2. Any and all written, recorded, or oral statements made by any prospective prosecution witnesses in the case, including police officers and experts. This includes summaries of interviews with such prospective prosecution witnesses. Defendant has included this request because he believes that an examination of such statements or summaries will reveal conflicting or contradictory information which will affect the credibility of the prosecution's witnesses.
- 3. The total and complete list of all persons interviewed in the entire investigation in this case and the name of the person or persons conducting such interview, together with a copy of the interview or a correct account of same. If more than one interview has been made as to any person, then a copy and result of each interview should be furnished.
- 4. A meaningful address should be furnished by the State as to all persons interviewed by the authorities in this case so that Defendant might have the opportunity to determine what exculpatory or beneficial evidence each witness might have.
- 5. Any an all written or recorded statements and all summaries or memorandum of any oral or written statements made by any witness or potential witness in this case to police or



prosecuting attorneys. Authorities: In the case of <u>Jencks v. United States</u>, 353 U.S. 657, 77 S.Ct. 1007, 1 L.ED.2d 1103 (1957), the U.S. Supreme Court held that the government, upon the defendants' request, had to produce any statements by government witnesses for the defendants to inspect and to possibly use for impeachment. The Court held that all statements, whether apparently contradictory or not, would have to be produced since only the defendants were really in a position to determine the value of the statements to the defense.

- 6. Any and all tape or electronic recordings, written statements or summaries thereof by any officer or employee of the State, County, Sheriff's, District Attorney's or Solicitor's office with reference to all persons interviewed, whether they are to be called as a witness for the State or not.
- 7. The criminal record of the Defendant, including but not limited to federal, state, or local arrest records.
- 8. A complete and detailed list of the criminal records and any summaries thereof of all state's witnesses, whether the State intends to call these witnesses at the trial of the case or not, including any and all charges which may now be pending against them and which have not yet been officially disposed of by plea, trial or otherwise.
- 9. All records and information revealing prior convictions or guilty verdicts or juvenile adjudications attributed to each witness who may be called by the prosecution, including but not limited to "rap sheets", or federal, state or local arrest records.
- 10. All records and information revealing prior misconduct or bad acts attributed to any witness.
- 11. All consideration, or promises of consideration, given to or on the behalf of the witness or expected or hoped for by the witness. By "consideration" Defendant refers to absolutely anything, whether bargained for or not, which arguably could be of value or use to a witness or to



persons of concern to the witness, including but not limited to, formal or informal, direct or indirect, leniency, favorable treatment or recommendations, immunity grants, or other assistance with respect to any pending or potential criminal, parole, probation, pardon, clemency, civil, tax court, court of claims, administrative or other dispute with the State or with any other authority or with any other parties, criminal, civil or tax immunity grants, relief from forfeiture, payments of money, rewards or fees, witness fees or special witness fees, provision of food, clothing, shelter, transportation, legal services or other benefits, assistance to members of witness' family or associates of witness; placement in a "witness protection program," informer status of the witness, or anything else which arguably could reveal an interest, motive or bias in the witness in favor of the prosecution or against the defense, or act as an inducement to testify or to color testimony.

- 12. a) Any and all threats, express or implied, direct or indirect, or other coercion made or directed against any potential witness; b) any and all criminal prosecutions, investigations, or potential prosecutions pending or which could be brought against any potential witness; c) any and all probationary, parole, deferred prosecution or custodial status of any potential witness, and d) any and all civil, tax court, court of claims, administrative, or other pending or potential legal disputes or transactions with any potential witness or over which any potential witness has real, apparent or perceived influence.
- 13. Whether any person interviewed in reference to this case or the investigation thereof has in any way or manner directly or indirectly been subjected to any coercion, duress, threats, intimidation, punishment, unequal treatment or discrimination and whether any of such persons have been promised immunity from prosecution, leniency or any form of reward, inducement or offer of help of assistance has been held out, offered or made to him.
 - 14. All other records and/or information which arguably could be helpful or useful to the



defense in impeaching or otherwise detracting from the probative force or the prosecution's evidence or which arguably could lead to such records or information. This request specifically includes information as to the any potential witness' psychiatric history or "basic mental trouble"; the use of hypnosis or hypnotic age regression; the use of "lie detectors", polygraphs, or psychological stress evaluators; and the use of narcotic or other drugs.

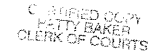
- 15. The same records and information requested in items 1 through 14 with respect to each non-witness declarant whose statements are offered in evidence.
- 16. Any and all items seized as a result of any and all searches of the Defendant or of any property in which he had a reasonable expectation of privacy.
- 17. The existence and identification of each occasion on which a potential prosecution witness has testified before any court, grand jury, or other investigative body, or otherwise narrated the facts of this case.
- 18. The names, addresses, current telephone numbers, criminal records, and statements or interview reports of those persons who may have some knowledge of the facts of this case but will not testify as witnesses for the prosecution at trial.
- 19. Any and all statements made by the Defendant to third persons, including investigate agents whose identities were then unknown to the Defendant, which are in the possession of the prosecution or other agencies of the State.
 - 20. The circumstances surrounding the statements referred to in number 19.
- 21. The names, addressed, current telephone numbers, and criminal records of any informants, special employees, and special investigators used in the investigation of this case, or persons hired, directed, requested, and/or paid by the State to investigate, snoop, or obtain information in any manner whatsoever in the investigation of this case.



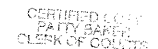
22. A copy of any investigative agencies' departmental rules or regulations to which any informant or special employee was hired, employed or requested to participate in the investigation of this case.

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- 23. The names and classifications of any and all investigative agents, attorneys, or other state or federal employees, who met with, talked to, or who were present at any meeting or discussion held with any informants and/or special employees of the government ("Government" as used herein includes federal, state and local government) during the investigation of the offenses set forth in this Indictment.
- 24. The results and reports of any scientific or other tests, analyses, experiments or studies made by either the Georgia State Crime Lab or the FBI Crime Lab or any private agency or person, or state official or agency in any manner whatsoever made in connection with this case.
- 25. Any and all written reports, documents or any physical evidence that is in possession of the State or the prosecution relative to this case or the investigation thereof.
- 26. A detailed description of all physical items other than documents and pictures which the prosecution anticipates using in the trial of the Defendant and the exact place where and under whose custody such items are being held.
- 27. Any and all tape recorded conversations or transcripts thereof or other electronically obtained information of whatever kind made in connection with this case.
- 28. Any and all tape video tapes, film, photographs, or other pictorial depictions and transcripts thereof or other electronically obtained information of whatever kind made in connection with this case.
- 29. Any and all diagrams, sketches and pictures which have been made by or shown to any witness or prospective witness in the case.

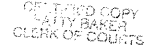


- 30. If conversations of the Defendant were subject to surveillance, but were not electronically recorded, please provide any handwritten notes or memoranda, stating the date of the conversation, the parties to the conversation, and the nature of the conversation.
- 31. Any and all taped or electronically recorded conversations in the possession of the prosecution which may have been made between the Defendant and any third party, together with the times, places, and any purported authorization for making the same. If no electronic recordings exist of such conversations, please provide notes and memoranda in regard to said conversations, including the date of said conversation, the nature of said conversation, and names of all parties to the conversation.
- 32. Any and all taped or electronic recordings intended to be introduced into the trial of this case.
- 33. With regard to any surveillance, whether it be electronic, physical, or otherwise, state whether or not such surveillance was consensual, and if so, was it a result of any promise or inducement on the part of any government agency.
- 34. Enumerate and outline any an all searches and seizures made (whether with or without a search warrant) and specify in detail the times, dates, and places thereof, together with the authority for such searches and tender to defense counsel copies of the search warrants, affidavits in support thereof, the returns and the items seized.
- 35. Any evidence which the State has, or the existence of which is known to the State, concerning any search and/or seizure made by the State, its agent or employed persons, which would tend to taint or make illegal such searches and/or seizures.
- 36. All statements, confessions, or admissions made by any un-indicted person in this case, whether or not named in the indictment, written or recorded, or oral statements subsequently



reduced to writing, made to any government investigative agency, which is in the possession of the prosecution or which by due diligence could be obtained by the prosecution.

- 37. With regard to the statements referred to in number 25, please state the location, date, and approximate time of each statement, and identify each witness to such statements.
- 38. With regard to such statements, whether incriminating or otherwise, specifically and in detail, state the circumstances surrounding such statements.
- 39. Any and all documents, notes, papers, memos, or records made by person or persons who conducted scientific tests on behalf of any law enforcement agency or laboratory in connection with the investigation and preparation of this case, as well as the following:
 - (a) The name of all persons who performed or participated in any of the laboratory functions or in the preparation of the above reports;
 - (b) All rules, regulations, policy statements, staff manuals, pamphlets, bulletins, or operational guides which are used as instructional guides for the respective sections of the law enforcement agencies with respect to the test performed;
 - (c) The names of actual tests or experiments performed in connection with the above laboratory reports and a comprehensive description of the exact steps used in each test or experiment performed;
 - (d) Any and all video or photographs pertaining to the tests and/or experiments performed with any logs, records, or reports of the result of said tests or experiments;
 - (e) a complete listing of the actual machines, chemical qualitative analysis equipment or other tangible objects used in the performance of each of the tests;
 - (f) Any and all books, papers, documents, photographs, records, or copies thereof, in



any way memorializing the government's internal communications relating to or connected with the instructions as to scientific examination and testing.

- 40. All records, reports, correspondence, photographs, information, statements of any kind, and other documents or copies thereof of all law enforcement agencies pertaining to the investigation of this case.
- 41. The total and complete investigative files of the Georgia Bureau of Investigation, the Sheriff's office, the District Attorney's or Solicitor's office or any other agency or bureau of the State who may have taken part in any phase of police investigation, together with all correspondence and communications concerning same.
- 42. The names and present whereabouts of all agents of the Georgia Bureau of Investigation, Sheriff's office, District Attorney's or Solicitor's office, or any Police who may have participated in some way in the investigation of this case.
- 43. The name, address, current telephone number, and qualifications of any expert witness intended to be called by the prosecution in the trial of this case.
- 44. Any and all experts analyses and conclusions concerning any records, papers, or documents seized or obtained by the government in connection with its investigation of this case, including but not limited to handwriting exemplars.
- 45. Any and all tangible objects intended to be introduced into evidence by the prosecution.
- 46. A copy of all original notes and memoranda (handwritten or otherwise) that may have been made by any and all investigative agents of the government concerning any person who may have been acting in an informer or undercover capacity. If such notes or memoranda were once in existence, but now have been destroyed, the purpose and exact information surrounding their



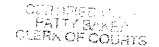
destruction should be furnished in complete detail.

- 47. As to number 46, state in detail whether or not any notes or memoranda made by any government agent have been destroyed and if so answer the following questions with reference thereto:
 - (a) The reason for such destruction; and
 - (b) Whether or not the same was destroyed on account of an existing governmental policy, federal or state regulations, or for some other reason(s).
- 48. Furnish the names and addresses of all persons given a promise of immunity by the government in connection with the government's criminal investigation of this case and the dates thereof, regardless of whether such a person will be a witness for the government or not.
- 49. State whether or not there have been any transmitters or any other type of listening or homing devices used to overhear or monitor conversations between the Defendant and any other parties since his arrest. This request includes the use of such devices by private persons or any government agency.
- 50. State whether or not any government agent or anyone acting at the direction or behalf of the government (be he designated as an informant, special employee, or otherwise) has talked with or communicated with the Defendant in order to attempt to obtain information or facts from the Defendant pertaining to this case or to the Defendant's defense thereof; and if so, give the name of such agent informant, or special employee together with all other facts and circumstances pertaining thereto.
- 51. State whether any person in connection with the government's investigation of this case has been given a polygraph examination, and if so, list the names of the persons examined, the name and address of the operator, and the date of the examination, and a copy of the questions and answers



posed, result and interpretation thereof.

- 52. State whether any person interviewed in connection with the investigation of this case has been given a psychological or psychiatric examination, and if so, list such person, the date of the examination, the examiner and the results thereof.
- 53. All evidence of transactions or conduct of the Defendant which are not the subject matter of the indictment in this case, which the government might offer as evidence under the question of motive, opportunity, intent, preparation, plan, knowledge, identity, or absence of mistake or accident.
- 54. The existence and identification of each occasion on which a government informer and/or special employee has testified before any court, grand jury, or other tribunal.
 - 55. Copies of all documents and exhibits presented to the grand jury.
 - 56. The minutes of the Grand Jury proceeding at which the defendant was indicted.
- 57. Grand Jury transcripts of the testimony of all witnesses appearing before the grand jury. State whether all matters before the grand jury were transcribed, including all comments made by the District Attorney or Solicitor, and any and all grand jurors. If said comments were not transcribed, please explain why.
- 58. A list of the names and titles of each government employee who was present in the grand jury room during taking of any testimony (other than his own) in the course of the investigation of this case, or who was present during any portion of the grand jury proceedings herein.
- 59. State whether the charges or legal advice was given by any District Attorney or Solicitor to the grand jury.
 - 60. The number of transcripts of the proceedings before the grand jury in connection with



this case that were prepared by the certified court reporter or other person responsible therefor; the names, address, official capacity, if any, of each person to whom a copy of any part of the transcript of any of the proceedings before the grand jury in this matter was disseminated, together with any orders or other documents purporting to authorize such dissemination and the date, time, and place of each such dissemination.

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- 61. State all types of surveillance used in this case and the dates thereof, including but not limited to binoculars, night scopes, video tapes, tape recordings, electronic surveillance, "bugs", and provide the results of same.
- 62. State the names of any and all officers, whether federal, state or local, who participated in such surveillance. State the specific days on which said law enforcement officers engaged in surveillance.
- 63. Specifically list the names of all persons other than the Defendant whom the prosecution considers co-conspirators in this case.

There may be other items and matters of evidence, information and data in existence that are not enumerated aforesaid and of which movant is unaware, due to the secrecy surrounding the investigation, but in any event, movant now requests and demands that he be afforded with any and all evidence and information, whether specifically delineated and listed herein or not, that may be materially favorable to movant in either a direct or impeaching manner or relevant to punishment, which falls within the context of <u>Brady v. Maryland</u>, 373 U.S. 83, 83 S.Ct. 1194, 10 L.ED.2d 215 (1963). See also <u>United States v. Giglio</u>, 405 U.S. 150, 92 S.Ct. 763, 31 L.ED.2d 104 (1972); <u>More v. Illinois</u>, 408 U.S. 786, 92 S.Ct. 2562, 33 L.ED.2d 706 (1972); <u>Rani v. State</u>, 235 Ga. 60, 218 S.E.2d 811 (1975); <u>Banks v. State</u>, 235 Ga. 121, 218 S.E.2d 851 (1975); <u>Thornton v. State</u>, 238 Ga. 160, 231 S.E.2d 729 (1972); Faringer, 9 Crim.L.Bull., 325 (May 1973); 40 Chi.L.Rev., 112 (Fall,



1972).

WHEREFORE, the Defendant demands:

- REFORE, the Defendant demands:

 That an evidentiary hearing be held on this motion so that a proper foundation makes (1) laid as to what evidence, information, and data is in possession of the State and prosecution or the existence of which is known to the State and prosecution;
 - **(2)** That the State and prosecution be directed to make such disclosures immediately; and
 - That if all items requested are not disclosed, movant requests that all of the State's (3) reports, statements, photographs, files and all other items specified herein should be properly identified, and examined in camera by the Court and that the Court turn over to defense counsel all such material which the Court finds to be favorable to the defendant as to innocence or punishment;
 - That movant requests that the Court make photostatic copies of all material viewed (4) by the Court an to have the same be sealed and included in the recorded of this case for the purpose of insuring effective review of the Court's denial of defendant's previously filed motion for disclosure and availability for appellate review and/or post conviction relief, if necessary; and
 - That the duty of the Prosecutor to disclose pursuant to this Motion shall be **(5)** continuing up until and through the trial.

REQUEST FOR STATEMENTS OF WITNESSES

COMES NOW the Defendant in the above-styled case and requests the prosecuting attorney furnish to the Defendant, no later than ten (10) days prior to trial, copies of any statement of any witness that is in the possession, custody, or control of the State or prosecution that relates to the subject matter concerning the testimony of a witness, that the party in possession, custody, or control



of the statements intends to call as a witness at trial, pursuant to O.C.G.A. § 17-16-7 and the Georgia Reciprocal Discovery Statue.

MOTION TO FILE ADDITIONAL MOTIONS

The Defendant, by and through the law firm of Burns, Speights & Grisham, P.C., and specifically, Ross D. Grisham, and moves the Court for an Order reserving the right to file such additional motions as the future progress of this case merit.

As grounds for this Motion, Defendant states as follows:

1.

Informal discovery is ongoing and incomplete. Problems of availability, as well as propriety of revealing certain information in the possession of the State, may arise upon which Defendant may be compelled to file formal motions with the Court.

2.

The inordinate complexity of the charges brought by the State against the Defendant compel continuing analysis of materials discovered an in process of discovery which may well lead to the necessity of additional substantive motions.

This 11th day of December, 2007.

BURNS, SPEIGHTS & GRISHAM, P.C.

Ross D. Offisham

Georgia Bar No.: 312736 Attorney for Defendant

150 North Street Canton, Georgia 30114 (770)956-1400 CLERK OF SUPERIOR COURT
CHEROKEE COUNTY, GA
2001 DEC 12 AM 9: 09

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IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA)	
)	
V8.)	CASE NO. UNINDICTED
)	
CORY HUBBARD)	
)	
Defendant.)	

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the Cherokee County District Attorney's Office, by and through counsel, in the foregoing matter with a copy of Defendant's Consolidated Discovery Motions including the following:

- 1. Notice to Opt-In;
- Request to Inspect and Copy of Reports of Examinations and Scientific Tests 2.
- Defendant's Request to Inspect, Copy, Photograph, Test and Analyze 3.
- Request for Defendant's Criminal Record 4.
- Brady Motion; 5.
- Request for Statements of Witnesses; and б.
- Motion Reserving Right to File Additional Motions. 7.

Copies were hand delivered to the following:

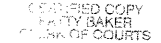
Cherokee County District Attorney's Office Justice Center, Suite 390 90 North Street Canton, Georgia 30114

This 11th day of December, 2007.

BURNS SPEIGHTS & GRISHAM, P.C.

Ross D. Grisham

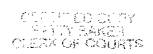
Georgia Bar No.: 312736 Attorney for Defendant



IN THE SUPERIOR COURT OF CHEROKEE COUNTY P

09654

State of Georgia vs. CoryHubbard	Case/Warrant #:Charges Cont to Del of Minor Enticing Child for Indoort Purpose
(Defendent) DOB: 6/26/76	SS
and appropriate court rules and is/is-not	ration for appointment of counsel the above named digent under criteria of the Georgia Indigent Defense Act entitled to have appointed counsel.
Attorney, 4 defendant and so shall remain appointed thereafter unless and until relieved by or promptly make contact with the defendant	is appointed to represent the until relieved by order of the Superior Court and reder of the Appellate Court. The appointed Attorney shall int.
The defendant is incarcerated at The defendant resides at the following at	CAC ddress pending trial: 5 Old Pine Rd
The said attorney is authorized to present for expenses of	dosto A 31605 D 247-8801 t to the Court a claim for compensation and
Dated this day of day	etion reasonably incurred.
diniglistrator of Indigent Defense or Designee	CLERK OF SUPERIOR COURT CHEROKEE COUNTY, GA 2001 DEC 21 AM 11: 03 ATTY BAKER, CLERK



ORIGINAL

NORTHWEST GEORGIA REGIONAL HOSPITAL FORENSIC SERVICES PROGRAM

4.14		OKIOINAL PERSONAL
	NORTH	WEST GEORGIA REGIONAL HOSPITAL FORENSIC SERVICES PROGRAM REFERRAL INFORMATION REFERRAL INFORMATION REFERRAL PROGRAM REFERRAL INFORMATION
I.	TO:	Director, Forensic Services Program OF COMMINION OF THE SERVICES Program OF COMMINION OF THE SERVICES PROGRAM OF THE SERVICES
II.	FROM:	NAME: Ross Grisham
		TITLE: Attorney
III.	REGARDING:	NAME: Cory Hybbard DOB: 06-26-76 ADDRESS: 4045 Old Pine Rd., Valdosta, 64 3160
		ADDRESS: 4045 Old Pine Rd. , Valdosta, 64 3160
	•	TELEPHONE NUMBER: 229-247-8801
		NEAREST RELATIVE:
		ADDRESS:
IV.	INCARCERATED A	I: Cherokee G. ADC
V. consu item	a. C	med individual is being referred for ing the question of: (Check appropriate ompetency to stand trial
	c. A	ssistance in disposition.
		ther:
		hich have led to this request:
		usly prescribed medication following mental health
	· exam	and has since stopped taking medication.
VI.	DATE REPORT DU	E BY: ASAP
VII.	PREVIOUS CONVI	CTIONS (If applicable):
	CRIME	DATE
	1.	
,	2.	
	3.	

CLERK OF COURTS

PREVIOUS ME	NTAL HEALTH CARE (If applicable):
OFFICIALS I	NVOLVED:
TRIAL JUDGE	:
ATTORNEY:	Ross Grisham
• • • • • • • • • • • • • • • • • • •	COURT APPOINTED: YES / NO
INVESTIGATI	ING OFFICER:
PROBATION C	OFFICER:
COURT STATU	US (Check the appropriate Item):
	. Pending Hearing
	*
	Pending Trial
	. Already Tried and Sentenced
	Already Tried and Sentenced Sentence:
c.	Sentence:
The undersi	Sentence: gned agree to the requested PRE-TRIAL EVAI tand that each party will receive a copy
The undersi and undersi report to t	Sentence: gned agree to the requested PRE-TRIAL EVAI tand that each party will receive a copy the court under separate cover:
The undersi and undersi report to t	Sentence: gned agree to the requested PRE-TRIAL EVAI tand that each party will receive a copy
The undersi and underst report to t	Sentence: gned agree to the requested PRE-TRIAL EVAI tand that each party will receive a copy the court under separate cover:
The undersi and underst report to t	Sentence: gned agree to the requested PRE-TRIAL EVAI tand that each party will receive a copy the court under separate cover: \(\lambda = \lambda - \lambda + \lambda \lamb

IN THE SUPERIOR COURT OF CHEROKEE COUNTY

STATE OF GEORGIA : CASE NO. <u>07-/387</u> STATE OF GEORGIA : CHARGES: . ENTICING · CONT. TO CERTIFICATE OF SERVICE Koss Arisham I hereby certify that I have this date served X By Hand Delivery By Mail with the following: PRE-INDICTMENT DISCOVERY Indictment List of Witnesses Defendant's oral statement of Defendant's written statement of Written Waiver of Rights, dated Intoximeter results of Medical reports of Lab report dated, Case # _____, Case #_ Motions ... Other_ OF INTENTEUS

GARRY T. MOSS

District Attorney Cherokee County Justice Center 90 North Street, Suite 390 Canton, Georgia 30114 (770) 479-1488

This _____ day of _

District Attorney's Office Bibe Ridge Judicial Circuit

ORIGINAL – CLERK'S FILE YELLOW – STATE'S FILE PINK – DEFENDANT'S FILE

53001-1

GENERAL BILL OF INDICTMENT

OKAND JURY WITNESS		CASE NO	08-0R-0159
(In addition to those named	in the body of the	CHEROKE	E SUPERIOR COURT
Indictment)		IANHADA	TERM, 2008.
TN rain		THE CTATE	TERM, 2008.
The Defendant withdraws his/hour	•	THE SIAI	E OF GEORGIA
plea of not guilty and pleads		* **	
GUILTY to countre) T		VS.	
on the 28 day of April 2008		CORY LA	NE HUBBARD
Defendant Or Patter	100	L BILL	- L HODDARD
Def. Atty.	The property		// .2008
DAVADA BOTOMON	Ţ	Brown	R() SI
C+2	Fo	reperson	+ Day
The State moves to No! Pros for the follow	ing —		
reason: per neophatica		Jane	V. Johnson
This the angle of 1011, 2001.	—— Gr	and Jury Bailiff	0
District Attorney/Assistant DA	— File	ed In Office Th	is 3 Day Of
SO ORDERED, this to Bot Agail	~ <i>~</i> ~~~~		Jeo. , 2008.
on the state of th	. 20		. 2
JODGE, BUPERIOR COURT		TEV	the Duly
O	r _A	IIII BAKE	R, Cherk, S.C.
	GA	RRY T. MC	SS, District Attorney
	SP	ECIAL PRES	SENTMENT
The defendant	The defendant		
waives copy of indictment,	waives copy of indic	tment	The defendant
list of witnesses and pleads,	list of witnesses and	pleads.	waives copy of indictment,
por guilty. This /2 day of	guilty. This	day of	list of witnesses and pleads,
- Jan. 2008.	, 2008.		guilty. This day of, 2008.
Confithebard	··· ·		, 2008.
Defendant	Defendant		
1/1/2	Determin		Defendant
Attorney for Defendant 22			
The state of the s	Attorney for Defendant		Attorney for Defendant
()			
ASSISTANT DISTRICT ATTORNE	ASSISTANT DIS	TRICT	ASSISTANT DISTRICT
<u> </u>	ATTORNEY		ATTORNEY
	VERD	ICT	ATTORNET
	VERTO	<u>C1</u>	
We, the Jury, find the defendant			
	This is the	_	
•	This is the day	of	, 2008.
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	arehet sout		·

STATE OF GEORGIA, COUNTY OF CHEROKEE

IN THE SUPERIOR COURT OF CHEROKEE COUNTY

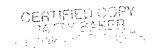
THE GRAND JURORS selected, chosen and sworn for the County of Cherokee, to wit:

1. Byron L. Dobbs, Foreman

2.	Linda Susan Ruggiero, Asst. Foreman	13.	Judy E. Padgett
3.	Wayne Richard Wood, Clerk	14.	Eric John Hill
4.	Peggy Doris Simpson, Asst. Clerk	15.	Stephen W. Northcutt
5.	Kevan E. Wallace	16.	Sue K. Becker
6.	Gary Michael Allison	17.	Tammy Lee Cook
7.	Sandie E. Storm	18.	Yvette Renee Smith
8.	Susan H. Singleton	19.	Paul William Bertolini
9.	Shelia McFall Shanks	20.	Tonya Leigh Halliday
10.	Urba Elsa Satterfield	21.	Kaye CliftonColeman
11.	Debbie Adams Cloud	22.	Bert Ogletree
12.	Manop Chinratana	23.	Roderick Salter Tumlin, Jr.

COUNT 1

IN THE NAME AND BEHALF OF THE CITIZENS OF THE STATE OF GEORGIA, CHARGE AND ACCUSE CORY LANE HUBBARD with the offense of ENTICING A CHILD FOR INDECENT PURPOSES (O.C.G.A. § 16-6-5) for that the said accused on December 01, 2007, in Cherokee County, Georgia, did unlawfully then and there entice and take Nicole Rainey, a child under 16 years of age, to the Days Inn Hotel located at 101 Juniper Street, Canton, Georgia, by picking up Nicole Rainey from her house and driving her to the Days Inn, for the purpose of child molestation and indecent acts, contrary to the laws of this State, the good order, peace and dignity thereof.



STATE OF GEORGIA VS HUBBARD

Page 3 of 3

COUNT 2

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse CORY LANE HUBBARD with the offense of CONTRIBUTING TO DELINQUENCY, UNRULINESS OR DEPRIVATION OF A MINOR (O.C.G.A. SEC. 16-12-1) for that the said accused on December 01, 2007, in Cherokee County, Georgia, did unlawfully then and there knowingly and willfully encourage, cause, and aid Nicole Rainey, a minor under the age of 17 years, to commit a act which caused the minor to be found to be an unruly child when the accused picked up Nicole Rainey at 12:30 am at her house and took her to a motel without just cause and without her parent's consent, contrary to the laws of this State, the good order, peace and dignity thereof.

GARRY T. MOSS, District Attorney

PRESENTMENT

LARA SOLITO SNOW

ASSISTANT DISTRICT ATTORNEY

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA

VS

CORY LANE HUBBARD

WITNESS LIST

Custodian of Records AT & T P.O. Box 24679 West Palm Beach, FI 33416-4715

Bert Love CCSO 07-116090 498 Chattin Drive Canton, GA 30115 678-493-4200

Custodian of Records MySpace.Com 407 N. Maple Dr. Beverly Hills, Ca 90210 888-309-1314

Piysh Patel 101 Juniper St. Canton, GA 30114 770-479-0301

Stephen Bush c/o District Attorneys office 90 North Street Canton, GA 30114

Nicole Rainey 961 Upper Sweetwater Tr. Canton, GA 30114 770-720-0921

Roteasha Franklin Anna Crawford Children's Cente 824 Santa Fe Trail Woodstock, GA 30189 770-592-9779

Jeanette Vetter CCSO 07-116090 498 Chattin Drive Canton, GA 30115 678-493-4200

Chris Haffner CCSO 07-116090 498 Chattin Drive Canton, GA 30115 678-493-4200

Cameron Watson 244 Sutallee Place White, GA 30184

Todd Hicks CCSO 07-116090 498 Chattin Drive Canton, GA 30115 678-493-4200

Conroy Watson 244 Sutallee Place White, GA 30184 Investigator Rick Keheley District Attorney's Office 90 N. Street, Suite 390 Canton, GA 30114 770-479-1488

Sharon Nichols Cherokee County 911 150 Chattin Drive Canton, GA 30115 770-479-3117 Jessica Austin-Hashimoto Cherokee County 911 150 Chattin Drive Canton, GA 30115 770-479-3117

Cindy Hyde Cherokee County 911 150 Chattin Drive Canton, GA 30115 770-479-3117



OFFICE OF THE DISTRICT ATTORNEY CHERCIUS SCHOTTEGA

Message received at: 12/01/2007 08:15:40 2007 DEC -5 PH 2: 34

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Received: from tnet03.GBITNET.local ([192.16.10])
by tnet02.GBITNET.local (8.12.11.20060308/8.12.11) with SMTP id lB1D5ZJW016551 for <1s070@tnet02.GBITNET.local>; Sat, 1 Dec 2007 08:05:36 -0500 Received: from TNET03 ([127.0.0.1]) by tnet03.GBITNET.local with hMailServer; Sat, 1 Dec 2007 08:05:17 -0500 Message-ID: <CBB14D30-183B-4382-BB3C-1285A89BED5B@tnet03.GBITNET.local> Date: Sat, 01 Dec 2007 08:05:17 -0500 From: tnetsystem@tnet02.gbitnet.local Subject: mid TCN: 0707052974 - GBI Identification Response To: 1s070@tnet02.gbitnet.local Status: 0

TYPE:mid LSTCN: 0707052974 GBITCN:73350655039999 DATE/TIME:2007/12/01 08:05:17 NAME: HUBBARD, COREY LANE

SID:2120189W OTN:88362569595 OCA:

FBI:520712WA7

IDENT: RECORD ON FILE



OFFICED COPY

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. (Georgia, Cheroke Personally car		of J. Vete	c#290		_, who on eath sa	
1	hest of his knowle	edge and belie	ef, Cory	lane Hubba	2 -		dld, in
. (Cherokee County	y, commit the	offense of <u>'Eo</u>	heing a Chil	d tor 1nd	ccurrence of said	offense heing
•	110-10-5	<u>\$</u>		Charles Co	ne place of o	, date: 120H	One is coming
	Glat Upper Su	nesturator	Tri White	Charokee Co.	against: (vi	ictim, owner of s	tolen property.
,	Approx. Time:	0030 Pom	nicole Rais		against (**	0,,,,, 0,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
(etc.) State o	x Grorgia	The warries w	sed injuries of de	amages susta	ained, false or oti	her documents
	Describe offense	s: (property, v	aiue, weapons us	sed, injurios or oc	or child t	to wit nicok	Rainer
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	with the	child.					
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}	And this depone	nt makes this	affidavit that a wa	rrant may issue fo	or his arrest.		S. M. VO.
3	Sworn to and su	bscribed befo	re me this	07 (5-4/	10	17-18 ·
	day	y of	, 20_	<u> </u>	281. (Prosecutor, Affiant	57 0
		1100	1/1/11	20	/	, toaccator, rinom	
		Aagistrate/Judge	2000	~			
	•	~g.+c.=:0.0++5-		WARRANT FOR AR	BEST		•
4			STATE	(OCGA § 17-4-46)	KESI		
at G	Georgia, Cherol	kee County.		•			
Č	Ta any abani	ff donubucher	riff, coroner, const	able, or marshal c	of Georgia	GREETINGS:	
ē	E	4	a known to me in	the above affida	ivit vou are r	hereby command	ed to arrest the
		lim tha farana	ing affidavit chan	aed by the Affiani	t therein with	the offerise as ut	escribed above,
8	against the laws	of this State	at the time, place.	and manner name	ed in said airi	davit, and billig it	(m belore title of
Ä	some other Judi	icial officer of	this State to be de	ialt with as the lav	v directs. Fit:	REIN FAIL NOT.	18 ₂₀₀
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	E OF GEORGIA T WARRANT - 55 17 FW MULT, WRINTS.	NT FOR ARREST State of Georgia VS Ory Lang	3 Old Ant Ted 9 Ca 3 1605 247-8801	OFFENSE	Aurpous		H Zickoco/ C
	ST WARRANT ST WARRANT 7-5517 FW MULT, WRNTS.	ANT FOR ARREST Be State of Georgia VS COCY LANG	45 Old Ant Rd a 8 Ca 3 1405 1-247-8801	OFFENSE	4 Lucposes	e lei S	H Zickoco/ C
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	STATE OF GEORGIA NO. 07-55/7 FW MULT, WRNTS	VARRANT FOR ARREST The State of Georgia VS VARA VA	Losta 9 Ca 3 Loss Bag- 247-8801	OG DE JE OFFENSE	acent Purposes	e lei S	H Zickoco/ C
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	∢	WARRANT FOR ARREST The State of Georgia VS UDDAILD, Cory Lang	Aldosta 9 Ca 31405 In Bag- 247-8801	××××××××××××××××××××××××××××××××××××××	Indecent Purposes	16-de-5	H Zickoco/ C
o can come the transmission of the transmission of	ARREST WARRANT NO. 07-5517 FW CO.D'S MULT. WRNTS.	WARRANT FOR ARREST The State of Georgia VS Hubbard, Cory Lang	Residence 4045 Old Ant Rd (D) down 9 Ca 31605 Phone 829-247-8801	S.S. #	Indecent Purposes		BOND SET VERY ASSESSED BY SET

PROSECUTOR

BOND BY PROSECUTOR

Sqt. J. Votter +295/Det	T U. o. (OCGA § 17-4-43)
Address 498 Chatter Dr	for the issuance of a warrant it is however
Canton, GA 30115	ordered that the prosecutor/applicant post a
Phone 678-493-4200	Bond in the amount of \$
	to prosecute the code in the event of a committal.
WITNESSES (OCGA § 17-7-31, 17-7-190)	This day of 20
	MACIOTALTERINO
	MAGISTRATE/JUDGE dismissed/transferred to State Court
	The within is hereby
	for the following reasons withcost:
	This day of 20
	PROS. ATTY.
	MAGISTRATE
Grand Jury Summons(DATE)	MinPG.
Georgia, Cherokee County. After having fully advised defendant of the charge e represented by an attorney and such other rights ourt. Rules, of Georgia, it is hereby ordered.	ON/BOND NOTICE 1-25, 26 17-6-15, 16) Is against him, his right to a committal hearing, his right to as specified by Rule 26.1 of the Uniform Superior/State that the defendant give bond in the amount of
5000,00 for his appearance before	ore the Superior give bond in the amount of
Purt of Cherokee County on the 17/2 day	WAS T
nis 4th day of December 200	7 9
COM	Judge Magistrate MITMENT
ocga § 17-7-2 eorgia, Cherokee County.	23, 17-7-29, 17-7-30)
The rearing the evidence in the within case it	is ordered that said defendant be bound in a bond of
his appearance on the first day at the gove town	DOLLARS r session next after this day, of the (SUPERIOR/STATE) held in and for said County to answer the charge of
in default thereof that he he committed to the Co	ommon Jail of said County, there to be safely kept until
ence delivered by due course of law. ven under my hand and seal this	day of, 20
Jud	lge Magistrate
	· · ·
•	THE COPY OF THE PROPERTY OF TH
	TENO- COURT

Cast 07-116090 AFFIDAVIT FOR ARREST STATE OF GEORGIA	
Georgia, Cherokee County. (OCGA § 17-4-45)	
Paragraphy same Pal Tally	
hest of his knowledge and holiof	
Cherokee County commit the offence of Co. L.	, in
the place of account of a minor	
Approx Sweetwater Trl, White Chamber Co., Georgia, date: 1-30 13-01-0	ing
T' 00-0	<i>j</i> — [
etc.) State of Georgia Musik Roser, and against fream, owner or stolen prope	rτy,
Describe offense: (property, value, weapons used injuries or damages sustained tales	
used, vehicles, etc.) Said around knowingly and will fully encourage and carried	nts
a minor, Dicole Rainey (age 13) to commit a delinquent act when he are	
her up around good hours at her house without her parents known be.	H.
Or permusion and took her to a hotel.	
	$-\Box$
	~
(84 mon-116080)	*
OUTAIL	6
	— – <u>H</u>
And this deponent makes this affidavit that a warrant may issue for his arrest.	[
Sworn to and subscribed before me this	2
day of 120 x Sqt. Ch +20	
Prosecutor, Affiant	<u> </u>
Magistrate/Judge	
· · · · · · · · · · · · · · · · · · ·	5
STATE WARRANT FOR ARREST	
(OCGA \$ 17-4-46)	
Georgia, Cherokee County.	H
To any sheriff, deputy sheriff, coroner, constable, or marshal of Georgia GREETINGS:	Ĭ
For sufficient causes made known to me in the above affidavit, you are hereby commanded to arrest the	he 🛍
For sufficient causes made known to me in the above affidavit, you are hereby commanded to arrest the accused named in the foregoing affidavit, charged by the Affiant therein with the offense as described above.	A
against the laws of this State at the time, place and manner named in said affidavit, and bring him Estates	A
against the laws of this State at the time, place and manner named in said affidavit, and bring him Estates	A
against the laws of this State at the time, place and manner named in said affidavit, and bring him some other Judicial officer of this State to be dealt with as the law directs. HEREIN FAIL Not the said affidavit is the law directs.	A
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ARREST WARRANT FOR GRANT ARREST WARRANT FOR ARREST	e diffice of the
ARREST WARRANT Coops and amount charged by the Affaint therein with the offense as described above the proposed against the laws of this State at the time, place and manner named in said affidavit, and principles of Georgia against the laws of this State to be dealt with as the law directs. HEREIN FAIL NOT the Coops of the Coops	e diffice of the first of the f
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ARREST WARRANT FOR GRANT ARREST WARRANT FOR ARREST	e diffice of the first of the f

PROSECUTOR

BOND BY PROSECUTOR

(OCGA § 17-4-43)

Sqt. Vitter Det. T. Hick	5	It appearing (that there ar	e suffic	ient grounds
Address 498 Chatten Dr		for the issuance of a warrant, it is however, ordered that the prosecutor/applicant post a			
Canton GA 3045					
•		Bond in the a	mount of \$ _		
Phone 678-493-4200		to prosecute committal.	the code	in the	event of a
WITNESSES (OCGA § 17-7-31, 17-7-190)		This	day of		20
				TRATE/JU	
		The within is here			red to State Court
		The within is hereby for the following reasons with			
					cost:
		This			20
		PROS. ATTY,			MAGISTRATE
Grand Jury Summons		-			
(DATE)		Min.	·	PG	
EXA (C Georgia, Cherokee County.	MINATION/BONI DCGA § 17-4-25, 26; 17	-6-15, 16)	to a commit	tal baari	na hìc right t
After having fully advised defendant of the represented by an attorney and such of Court Rules of Georgia, it is hereby for his appear	her rights as spe	cified by Rule :	26.1 of the L	Jniform -	Superior/Stat
Court of Cherokee County on the17	্ৰ day of <u>চন</u>	1 NUARY		20,48	2 at 9:00 A.M
This 4th day of pecender	20.07	Judge	`		Magistrate
	COMMITMEN				
Georgia, Cherokee County. After hearing the evidence in the withir	CGA § 17-7-23, 17-7-29 n case it is orde		defendant be	∍ bound	
for his appearance on the first day at the ne Court of CHEROKEE COUNTY, GEORGI	ext term or session A to be held in	on next after the and for said	is day, of the County to a	(SUPE	DOLLARS RIOR/STATE the charge of
In default thereof that he be committed thence delivered by due course of law. Given under my hand and seal this					afely kept un
					· · · · · · · · · · · · · · · · · · ·
•	Judge		·····		Magistrate
	vauge			,-	

STATE OF GEORGIA CHEROKEE COUNTY

Defendant: HUBBARD CORY LANE

Address: CSO 4045 OLD PINE RD VALDOSTA GA 31605-

Surety:

Case Number: 2008-SU-CR-000159-

Charges:

ENTICING A CHILD FOR INDECENT PURPOSES
 CONTRIBUTE TO DELINQUENCY OF A MINOR -

1ST, 2ND OFFENSE- MISDEMEANOR

Defense Attorney:

GRISHAM ROSS D 150 NORTH STREET CANTON, GA 30114-

NOTICE

You are hereby notified that the case against the above-named defendant will be called on the 12th day of March, 2008, at 09:00AM in Cherokee County Superior Court in courtroom 2C. The defendant is required to be present for the call of this case.

You have the right to be represented by an attorney. You may be eligible for the appointment of an attorney to represent you, if you are indigent. If you do not have an attorney and believe you are indigent, at your court appearance scheduled by this notice, ask the judge to determine if you are eligible for an appointed attorney.

GEORGIA, CHEROKEE COUNTY

I, the undersigned Clerk of the court named herein, certify that I have on this date mailed to the above-named defendant, defendant's attorney, and bondsperson of record at the address shown above and of record in the above styled case a true and correct copy of the above and foregoing notice by depositing the same in the United States Post Office in an envelope properly addressed and stamped. You are required to be present or the Bond will be forfeited. This is the only notice you will receive.

This the the 21st day of February, 2008

Patty Baker, Clerk of Superior Court

YSOURY REALIST COLORS

IN THE SUPERIOR COURT OF CHEROKEE COURT.

NOTICE

From: PATTY BAKER

90 NORTH STREET SUITE G170

CANTON

GA 30114-

TO: GRISHAM ROSS D

150 NORTH STREET CANTON

GA 30114-

Home Phone:

Work Phone:

You are hereby notified that the case and/or all cases pending against the individual(s) listed below will be called for in the SUPERIOR COURT OF CHEROKEE COUNTY, State of Georgia, on the 12th day of March, 2008 in room 2C.

Defendant's Name

Case Number

Time to Appear

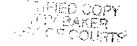
HUBBARD CORY LANE

2008-SU-CR-159-JH

9:00 AM

1 ENTICING A CHILD FOR INDECENT PURPOSES

2 CONTRIBUTE TO DELINQUENCY OF A MINOR - 1ST, 2ND OFFENSE- MISDEMEANOR



SEATON & KEY, P.C.

320 CORPORATE CENTER COURT

LEE SEXTON SCOTT KEY STOCKBRIDGE, GEORGIA 30281
Telephone: 770-474-5646 Pax: 770-474-5553

DALE PREISER

March 4, 2008

Honorable Brian Amero Judge, Henry County Superior Court One Courthouse Square McDonough, Georgia 30253 Honorable Christopher C. Edwards Judge, Fayette County Superior Court One Center Drive Fayetteville, Georgia 30214

Honorable N. Jackson Harris Judge, Cherokee County Superior Court 90 North Street Suite 260 Canton, Georgia 30114 2008 MAR -7 PH 4: 49
PATTY BAKER, CLERK

CHERK OF SUPERIOR COURT

RE: CONFLICT LETTER FOR THE WEEK OF MARCH 10, 2008

TO THE JUDGES OF THE RESPECTIVE COURTS:

Pursuant to the Uniform Superior Court rules, please be advised of a conflict in the scheduling of the trials, hearings, pleas, arraignments, etc., on the cases listed as Exhibit "A", attached hereto.

I will first report to the Honorable Christopher Edwards, Judge, Fayette County Superior Court, on Wednesday, March 12, 2008 at 9:00 a.m.. At the conclusion of the case I will report to all other courts.

I am lead counsel in all actions listed and said matters cannot be adequately handled and the client's interest adequately protected by other counsel.

Respectfully submitted,

Georgia Sate Bar No. 416839

Cc: Clerks of the Respective Courts

District Attorney's of Prospective Courts

Prosecutors of the Respective Courts; Opposing Counsel

CERTIFIED COPY
CLERK OF COUNTS

CONFLICT LETTER MARCH 4, 2008 FROM: SCOTT KEY PAGE TWO

EXHIBIT "A"

WEDNESDAY, MARCH 12, 2008 9:00 AM

The Honorable Christopher Edwards
Judges, Fayette County Superior Court
STATE OF GEORGIA VS.
JAMES JASON McELWANEY
Case No. 03R0110
MOTION TO MODIFY REVOCATION
SENTENCE

Scott Ballard District Attorney, Fayette County One Center Drive Fayetteville, Georgia 30214

The Honorable Christopher Edwards
Judges, Fayette County Superior Court
STATE OF GEORGIA VS.
SCOTT SELFE
Case No. 2006R0229
MOTION FOR SUPERSEDEAS BOND

Scott Ballard District Attorney, Fayette County One Center Drive Fayetteville, Georgia 30214

The Honorable Brian Amero
Judge, Henry County Superior Court
STATE OF GEORGIA VS.
KRISITE LYNN BRUCE
Case No.2007SUCR1181A
ARRAIGNMENT

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

The Honorable Brian Amero
Judge, Henry County Superior Court
STATE OF GEORGIA VS.
CARLTON CREEKMORE
Case No.2008SUCR152A
ARRAIGNMENT

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

The Honorable N. Jackson Harris Judge, Cherokee County Superior Court STATE OF GEORGIA VS. CORY HUBBARD Case No.2008CR159 ARRAIGNMENT

Garry Moss
District Attorney, Cherokee County
90 North Street
Suite 390
Canton, Georgia 30114



CONFLICT LETTER MARCH 4, 2008 FROM: SCOTT KEY PAGE THREE

<u>THURSDAY, MARCH 13, 2008</u> 9:00 AM

The Honorable Brian Amero
Judge, Henry County Superior Court
STATE OF GEORGIA VS.
ROBERT EUGENE WELLS
Case No.2007SUCR1067A
CALENDAR CALL

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253



STATE OF GEORGIA,

CRIMINAL ACTION

2008 HAR -7 PH 3: 09
PATTY BAKER, CLERK

vs.

CORY HUBBARD

CASE NO. 08CR159

ENTRY OF APPEARANCE

Comes now the defendant in the above-styled matter, and names as attorney of record, SCOTT KEY, Sexton & Key, P.C., 320 Corporate Center Court, Stockbridge, Georgia 30281, and shows that said attorney has been authorized to act on behalf of this defendant, and moves that the Clerk enter the name of said attorney upon the docket as attorney of record.

This 28th day of February, 2008.

SCOTT KEY

Georgia Bar Number 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 (770) 474-5646

CERTIFICATE OF SERVICE

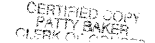
This is to certify that I have this date served opposing counsel with a true and correct copy of the within and foregoing ENTRY OF APPEARANCE by depositing a copy of same in the U. S. Mail, bearing sufficient postage thereon, properly addressed to: District Attorney, Cherokee County Cherokee County Justice Center, 90 North Street, Suite 390, Canton, Georgia 30114.

This the 28th day of February, 2008.

Georgia Bar Number 416839

Attorney for Defendant

SCOTT KEY



STATE OF GEORGIA,

* CRIMINAL ACTION

CLERK OF SUPERIOR COUNT CLERK OF SUPERIOR COUNT 2008 MAR - 7 PM 3: 09 2008 MAR - 7 PM 3: 09 PATTY BAKER. CLERK

VS.

CORY HUBBARD

CASE NO. 08CR159

NOTICE OF DEFENDANT'S ELECTION TO PROCEED UNDER O.C.G.A. 17-16-1, ET SEQ.

Defendant in the above-styled action hereby provides written notice, pursuant to O.C.G.A. 17-6-2(a), that defendant elects to have the provisions of O.C.G.A. 17-16-1 et seq., apply to this case.

Respectfully submitted,

SCOTT KEY

Georgia Bar Number 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646



STATE OF GEORGIA,

* CRIMINAL ACTION

VS.

CORY HUBBARD

CASE NO. 08CR159

REQUESTS BY DEFENDANT FOR PRODUCTION OF DISCOVERABLE MATERIAL

Defendant in the above-styled action, having elected to have the provisions of O.C.G.A. 17-16-1 et seq., apply to defendant's case, hereby requests in writing that the State disclose to the defense or produce to the defense for inspection, copying, photographing, examination, testing or analysis, as required by O.C.G.A. 17-16-4(a), all materials, items, buildings, places, or information described in O.C.G.A. 17-16-4(a).

Respectfully submitted,

S**C**OTT KEY

Georgia Bar Number 416839

Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

CLERK OF SUPERIOR COUNTY.
CHEROKEE COUNTY.
COOR MAR -7 PM 3:
COOR MAR -7 PM 3:
COOR MAR -7 PM 3:

STATE OF GEORGIA,

CRIMINAL ACTION

VS.

CORY HUBBARD

CASE NO. 08CR159

<u>DEFENDANT'S REQUEST FOR INFORMATION</u> <u>DESCRIBED IN O.C.G.A. 17-16-8</u>

Defendant in the above-styled case hereby requests in writing that the State furnish to counsel for defendant all information required to be disclosed under O.C.G.A. 17-16-8. The defendant makes this request also under the provisions of Article 1, Section 1, Paragraph 14 of the Georgia Constitution.

Respectfully submitted,

SCOTT KEY

Georgia Bar Number 416839

Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

Fax: (770) 474-5553

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* CRIMINAL ACTION

PATTY BAKER, CLERN

VS.

CORY HUBBARD

STATE OF GEORGIA,

CASE NO. 08CR159

MOTION FOR PRETRIAL DISCLOSURE OF EVIDENCE OF INDEPENDENT AND SEPARATE OFFENSES, WRONGS OR ACTS

The defendant moves this Court to order the prosecution to disclose immediately all evidence of independent and separate offenses, wrongs or acts which the prosecution may attempt to introduce at trial to show motive, opportunity, intent, preparation, plan, knowledge, identity or absence of mistake or accident regarding defendant's actions or conduct, including any evidence to be offered as alleged "prior difficulties" between the defendant and the alleged victim. See, Uniform Superior Court Rules 31.1 and 31.3; Maxwell v. State, 262 Ga. 72 (2) (1992).

Respectfully submitted,

SCOPT KEY

Georgia Bar Number 416839

Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA		PATT	2008	CLERI
STATE OF GEORGIA,	* CRIMINAL ACTION	Y BAK	MAR - 7	FILED I
VS.	*	ER.	P	H OF F
CORY HUBBARD	* CASE NO. 08CR159	CLER	3: 09	TY, GA

MOTION FOR DISCOVERY, INSPECTION, PRODUCTION AND COPYING OF EVIDENCE FAVORABLE TO THE ACCUSED AND IN CAMERA INSPECTION WITH INCORPORATED AUTHORITY

The defendant respectfully moves this Court, pursuant to the Fifth, Sixth, and Fourteenth Amendments to the United States Constitution, and Article I, Section 1, Paragraphs 1, 11, and 14 of the Georgia Constitution, as construed and applied in the case of Brady v. Maryland, 373 U.S. 83 (1970) and its progeny including, Giles v. Maryland, 386 U.S. 66 (1967); Giglio v., United States, 405 U.S. 105 (1972); and, Hicks v. State, 232 Ga. 393 (1974), to order the District Attorney to permit defense counsel to inspect and copy all evidence in the possession and control of the State which may be favorable to the defendant and material to the issues of guilt or punishment or could reasonably weaken or affect any evidence proposed to be introduced against the defendant at trial or at sentencing. The evidence sought is to include, but not be limited to:

1.

All evidence, including statement of individuals, physical evidence or test results indicating or tending to indicate that the defendant is not guilty of the offense charged or mitigating on the issue of sentence.

2.

All statements of any witness which contradict in any way the statements of other witnesses or which contradict other statement(s) made by that witness.



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All reports, memoranda or other information in possession of the State which contain information exculpatory, helpful, favorable, or arguably favorable to the defendant on guilt or innocence or as to sentence.

4.

The criminal records and any lists or summary reflecting criminal records of all persons whom the State intends to call as witnesses in the trial of the defendant or at sentencing.

5.

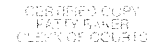
Memoranda, documents or reports of any scientific tests or experiments or studies made in connection with the above-styled case, including any polygraph examinations of any witness, which may be arguably favorable to the defense.

6.

All material now known to the State or which may become known which is exculpatory in nature or favorable to the accused or which may lead to exculpatory material. This request includes reports of any investigations conducted by the State, or its agents, if individuals other than the defendant.

7.

The State is required to reveal to the defense not only information "in its file", but should also be ordered to make inquiry of all law enforcement or other agencies involved in this prosecution and to require those agencies to review their files and to provide to the prosecution any information arguably favorable to the defendant, including information specifically described above. See, e.g., Pennsylvania v. Ritchie, 480 U.S. 54, 57-61 (1987) (In child molestation case Brady required disclosure of favorable information in the files of the Pennsylvania Children and Youth Services Agency); Freeman v. Georgia, 599 F. 2d 64, 69 (5th Cir., 1975) (State held accountable for information known only to investigating police detective); Brown v. State, 261 Ga. 66, 401 S.E. 2d 492 (1992); Issaes v. State, 259 Ga. 717, 386 S.E. 2d 316 (1989).



The State may well provide to the defense its complete file, including everything requested herein. If not, the defendant does not wish to entrust to the prosecution the unilateral power to ascertain, from it perspective as an advocate, which information is exculpatory and which is not. Accordingly, should the State not provide to the defense for inspection its entire file, the defendant insists on the Court conducting as in camera review of the State's file to identify and isolate information to which the defendant is constitutionally entitled. Tribble v. State, 248 Ga. 274, 275 (1981); Osborn v. State, 161 Ga. App. 132, 137(5) (1982).

WHEREFORE, the defendant respectfully prays this Motion be granted.

Respectfully_submitted,

SCOTT KEY

Georgia Bar Number 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

PATTY BAKER, CLERN CRIMINAL ACTION

STATE OF GEORGIA,

CORY HUBBARD

VS.

CASE NO. 08CR159

DEFENDANT'S OBJECTION TO WAIVER OF CRIME LAB PERSON'S PRESENCE AT TRIAL

Comes Now the Defendant above-named and specifically objects, ten (10) days prior to trial, to use of any crime lab report without the presence of the person who produced the report. This objection contemplates that the person testing the actual substances must be present at trial so as to be cross-examined and confronted by the defendant herein.

Respectfully submitted,

Georgia Bar Number 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

CERTIFICATE OF SERVICE

This is to certify that I have this date served the District Attorney of Henry County, Georgia, with a true and correct copy of the within and foregoing NOTICE OF DEFENDANT'S ELECTION TO PROCEED UNDER O.C.G.A. 17-16-1 ET SEQ.; REQUESTS BY DEFENDANT FOR PRODUCTION OF DISCOVERABLE MATERIAL; DEFENDANT'S REQUEST FOR INFORMATION DESCRIBED IN O.C.G.A. 17-16-8; MOTION FOR PRETRIAL DISCLOSURE OF EVIDENCE OF INDEPENDENT AND SEPARATE OFFENSES, WRONGS, OR ACTS; and, MOTION FOR DISCOVERY, INSPECTION, PRODUCTION, AND COPYING OF EVIDENCE FAVORABLE TO THE ACCUSED AND IN-CAMERA INSPECTION WITH INCORPORATED AUTHORITY; DEFENDANT'S OBJECTION TO WAIVER OF CRIME LAB PERSON'S PRESENCE AT TRIAL, by depositing a copy of same in the U.S. Mail, bearing sufficient postage thereon, properly addressed as follows:

District Attorney, Cherokee County Cherokee County Justice Center 90 North Street, Suite 390 Canton, Georgia 30114

This 28th day of February, 2008.

Georgia Bar Number 416839

Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646



CRIMINAL ACTION

VS.

CORY HUBBARD

STATE OF GEORGIA,

CASE NO. 08CR159

PATTY BAKER, CLERK

SUBSTITUTION OF COUNSEL

By affixing their signatures hereto, the undersigned agree and consent to the withdrawal of Defendant's present counsel of record, Mr. Ross Grisham and the substitution of Mr. Scott Key, as lead counsel for Defendant. All further notices and correspondence should be directed to attention of Mr. Scott Key, Attorney at Law, P. O. Box 2696, McDonough, Georgia 30253.

Respectfully submitted this 22nd day of February, 2008.

Mr. Ross Grisham Marie

Previous Attorney permission Current Attorney

Georgia Bar No. 312736 Shunda Georgia Bar No. 4168359

150 North Street Canton, GA 30114 (770) 956-1400

320 Corporate Center Court Stockbridge, Georgia 30281 (770)474-5646

CERTIFICATE OF SERVICE

This is to certify that I have this date served the Opposing Party with a true and correct copy of the within and foregoing SUBSTITUTION OF COUNSEL by delivering a copy of same through the U.S. Mail to them at:

Mr. Ross Grisham 150 North Street Canton, GA 30114

This the 22nd day of February, 2008.

SCOTT KEY

Ga. Bar No. 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 (770) 474-5646 FEB-22-3828 11:26 FROM: SEXTONICEY PC

PAGE 01

7784743646

TO: 7729561494

P. 1

SEXTON & KEY, P.C.

LEE SEXTON SCOTT KEY DALE PRESER

320 Corporate Center Court Stockbridge, Georgia 30281 Phone (770) 474-5646 Fear (770) 474-5553

NAME

ORGANIZATION:

FAX:

(770) 9610 - 1404

PHONE:

(770) 9511 - 1400

FROM:

DATE:

DATE:

(720) 9511 - 1400

DATE:

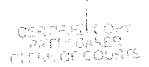
(720) 9511 - 1400

SUBJECT:
PACES:
WITH COVERSHEET

to sign same.

CONFIDENTIALITY NOTICE: THE DOCUMENTS ACCOMPANYING THIS TELECOPY TRANSMISSION CONTAIN CONFIDENTIAL INFORMATION THAT IS LEGALLY PRIVILEGED. THE INFORMATION IS INTENDED ONLY FOR THE USE OF THE RECIPIENT NAMED ABOVE.

IF YOU HAVE RECEIVED THIS TELECOPY IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE TO ARRANCE THE RETURN OF THE ORIGINAL DOCUMENTS TO US AND YOU ARE HEREBY NOTIFIED THAT ANY DISCLOSURE, COPYING, DISTRIBUTION OR THE TAKING OF ANY ACTION IN RELIANCE ON THE CONTENTS OF THIS TELECOPIED INFORMATION IS STRICTLY PROHIBITED.



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TO: 35561484

PAGE 02 P.2

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA.

CRIMINAL ACTION

VS.

CORY HUBBARD

CASE NO. 08CR159

SUBSTITUTION OF COUNSEL

By affixing their signatures hereto, the undersigned agree and consent to the withdrawal of Defendant's present counsel of record, Mr. Rosa Grisham and the substitution of Mr. Scott Key, as lead counsel for Defendant. All further notices and correspondence should be directed to attention of Mr. Scott Key, Attorney at Law, P. O. Box 2696, McDonough, Georgia 30253.

Respectfully submitted this 22nd day of February, 2008.

Ms. Roes Grisham Previous Attorney

Georgia Bar No. 312736

150 North Street Canton, GA 30114 (770) 956-1400 Mr. Scott Key Current Attorney

Georgia Bar No. 416835

320 Corporate Center Court Stockbridge, Georgia 30281

(770)474-5646

you have my permission

to sign on my behalf.

Also, call me if I can

provide any further assistance.

CERTIFIED COPY POTTY SEXER CLETA OF COURTS

SEXTON & KEY, P.C.

320 CORPORATE CENTER COURT STOCKBRIDGE, GEORGIA 30281 Telephone: 770-474-5646 Pax: 770-474-5553

LEE SEXTON SCOTT KEY

DALE PREISER

PATTY BAKER, CLERN

February 28, 2008

Patty Baker Clerk, Cherokee County Superior Court 90 North Street, Suite G170 Canton, Georgia 30114

State of Georgia vs. Cory Hubbard RE: Case No. 08CR159

Dear Ms. Baker,

Enclosed please find for filing a Substitution of Counsel, Entry of Appearance and Motion for Discovery in the above-referenced matter.

By way of mail I am copying the District Attorney's Office of Cherokee County, Georgia, and Ross Grisham the previous attorney.

Your assistance in this matter is greatly appreciated. With kindest regards, I remain.

Respectfully yours,

Shanda W. DeLav Secretary to Scott Key

/swd

Cc:

Enclosures

District Attorney's Office of Cherokee County Ross Grisham, previous attorney

STATE OF GEORGIA,

CRIMINAL ACTION

VS.

CORY HUBBARD

CASE NO. 08CR159

ENTRY OF APPEARANCE

Comes now the defendant in the above-styled matter, and names as attorney of record, SCOTT KEY, Sexton & Key, P.C., 320 Corporate Center Court, Stockbridge, Georgia 30281, and shows that said attorney has been authorized to act on behalf of this defendant, and moves that the Clerk enter the name of said attorney upon the docket as attorney of record.

This 28th day of February, 2008.

Georgia Bar Number 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 (770) 474-5646

CERTIFICATE OF SERVICE

This is to certify that I have this date served opposing counsel with a true and correct copy of the within and foregoing ENTRY OF APPEARANCE by depositing a copy of same in the U.S. Mail, bearing sufficient postage thereon, properly addressed to: District Attorney, Cherokee County Cherokee County Justice Center, 90 North Street, Suite 390, Canton, Georgia 30114.

This the 28th day of February, 2008.

Georgia Bar Number 416839

Attorney for Defendant

SCOTT KEY



* CRIMINAL ACTION

CLERK OF SUPERIDE COURT
CHEROKEE COUNTY. GA
2008 MAR - 7 PM 3: 09
PATTY BAKER. CLERK

STATE OF GEORGIA,

VS.

CORY HUBBARD

CASE NO. 08CR159

NOTICE OF DEFENDANT'S ELECTION TO PROCEED UNDER O.C.G.A. 17-16-1, ET SEO.

Defendant in the above-styled action hereby provides written notice, pursuant to O.C.G.A. 17-6-2(a), that defendant elects to have the provisions of O.C.G.A. 17-16-1 et seq., apply to this case.

Respectfully submitted,

SCOTT KEY

Georgia Bar Number 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

Fax: (770) 474-5553

The Courts

STATE OF GEORGIA,

CRIMINAL ACTION

vs.

CORY HUBBARD

CASE NO. 08CR159

REQUESTS BY DEFENDANT FOR PRODUCTION OF DISCOVERABLE MATERIAL

Defendant in the above-styled action, having elected to have the provisions of O.C.G.A. 17-16-1 et seq., apply to defendant's case, hereby requests in writing that the State disclose to the defense or produce to the defense for inspection, copying, photographing, examination, testing or analysis, as required by O.C.G.A. 17-16-4(a), all materials, items, buildings, places, or information described in O.C.G.A. 17-16-4(a).

Respectfully submitted,

S**CO**TT KEY

Georgia Bar Number 416839

Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

Fax: (770) 474-5553

OFFICE OF COMMERCIAL COMPARCIAL COMMERCIAL COMMERCIAL COMMERCIAL COMMERCIAL COMPARCIAL COMPARCIAL COMPARCIAL C

CRIMINAL ACTION

CLERK OF SUPERIOR COURT CHEROKEE COUNTY GA

2008 MAR -7 PM 3: 09

PATTY BAKER. CLERK

vs.

CORY HUBBARD

STATE OF GEORGIA,

CASE NO. 08CR159

<u>DEFENDANT'S REQUEST FOR INFORMATION</u> <u>DESCRIBED IN O.C.G.A. 17-16-8</u>

Defendant in the above-styled case hereby requests in writing that the State furnish to counsel for defendant all information required to be disclosed under O.C.G.A. 17-16-8. The defendant makes this request also under the provisions of Article 1, Section 1, Paragraph 14 of the Georgia Constitution.

Respectfully submitted,

SCOTTKEY

Georgia Bar Number 416839

Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

Fax: (770) 474-5553

The Control of the

* CRIMINAL ACTION

CLERK OF SUPERIOR COURT CHEROKEE COUNTY, GA

2008 MAR - 7 PH 3: 09

PATTY BAKER, CLERI

STATE OF GEORGIA,

VS.

CORY HUBBARD

CASE NO. 08CR159

MOTION FOR PRETRIAL DISCLOSURE OF EVIDENCE OF INDEPENDENT AND SEPARATE OFFENSES, WRONGS OR ACTS

The defendant moves this Court to order the prosecution to disclose immediately all evidence of independent and separate offenses, wrongs or acts which the prosecution may attempt to introduce at trial to show motive, opportunity, intent, preparation, plan, knowledge, identity or absence of mistake or accident regarding defendant's actions or conduct, including any evidence to be offered as alleged "prior difficulties" between the defendant and the alleged victim. See, Uniform Superior Court Rules 31.1 and 31.3; Maxwell v. State, 262 Ga. 72 (2) (1992).

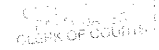
Respectfully submitted,

SCOTT KEY

Georgia Bar Number 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281

Phone: (770) 474-5646 Fax: (770) 474-5553



All reports, memoranda or other information in possession of the State which contain information exculpatory, helpful, favorable, or arguably favorable to the defendant on guilt or innocence or as to sentence.

4.

The criminal records and any lists or summary reflecting criminal records of all persons whom the State intends to call as witnesses in the trial of the defendant or at sentencing.

5.

Memoranda, documents or reports of any scientific tests or experiments or studies made in connection with the above-styled case, including any polygraph examinations of any witness, which may be arguably favorable to the defense.

6.

All material now known to the State or which may become known which is exculpatory in nature or favorable to the accused or which may lead to exculpatory material. This request includes reports of any investigations conducted by the State, or its agents, if individuals other than the defendant.

7.

The State is required to reveal to the defense not only information "in its file", but should also be ordered to make inquiry of all law enforcement or other agencies involved in this prosecution and to require those agencies to review their files and to provide to the prosecution any information arguably favorable to the defendant, including information specifically described above. See, e.g., Pennsylvania v. Ritchie, 480 U.S. 54, 57-61 (1987) (In child molestation case Brady required disclosure of favorable information in the files of the Pennsylvania Children and Youth Services Agency); Freeman v. Georgia, 599 F. 2d 64, 69 (5th Cir., 1975) (State held accountable for information known only to investigating police detective); Brown v. State, 261 Ga. 66, 401 S.E. 2d 492 (1992); Issacs v. State, 259 Ga. 717, 386 S.E. 2d 316 (1989).

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA		PATTY	CLERK CHER 2008 H
STATE OF GEORGIA,	CRIMINAL ACTION	BAK	OF SUP OKEE C
vs.	*	ER. (PH
CORY HUBBARD	* CASE NO. 08CR159	LERH	3: 09

MOTION FOR DISCOVERY, INSPECTION, PRODUCTION AND COPYING OF EVIDENCE FAVORABLE TO THE ACCUSED AND IN CAMERA INSPECTION WITH INCORPORATED AUTHORITY

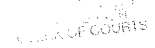
The defendant respectfully moves this Court, pursuant to the Fifth, Sixth, and Fourteenth Amendments to the United States Constitution, and Article 1, Section 1, Paragraphs 1, 11, and 14 of the Georgia Constitution, as construed and applied in the case of Brady v. Maryland, 373 U.S. 83 (1970) and its progeny including, Giles v. Maryland, 386 U.S. 66 (1967); Giglio v., United States, 405 U.S. 105 (1972); and, Hicks v. State, 232 Ga. 393 (1974), to order the District Attorney to permit defense counsel to inspect and copy all evidence in the possession and control of the State which may be favorable to the defendant and material to the issues of guilt or punishment or could reasonably weaken or affect any evidence proposed to be introduced against the defendant at trial or at sentencing. The evidence sought is to include, but not be limited to:

1.

All evidence, including statement of individuals, physical evidence or test results indicating or tending to indicate that the defendant is not guilty of the offense charged or mitigating on the issue of sentence.

2.

All statements of any witness which contradict in any way the statements of other witnesses or which contradict other statement(s) made by that witness.



The State may well provide to the defense its complete file, including everything requested herein. If not, the defendant does not wish to entrust to the prosecution the unilateral power to ascertain, from it perspective as an advocate, which information is exculpatory and which is not. Accordingly, should the State not provide to the defense for inspection its entire file, the defendant insists on the Court conducting as in camera review of the State's file to identify and isolate information to which the defendant is constitutionally entitled. Tribble v. State, 248 Ga. 274, 275 (1981); Osborn v. State, 161 Ga. App. 132, 137(5) (1982).

WHEREFORE, the defendant respectfully prays this Motion be granted.

Respectfully_submitted,

SCOTT KEY

Georgia Bar Number 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

Fax: (770) 474-5553

, Litrostino

STATE OF GEORGIA,

CRIMINAL ACTION

LERK OF SUPERIOR COURT GARAGE COUNTY GA

VS.

CORY HUBBARD

CASE NO. 08CR159

<u>DEFENDANT'S OBJECTION TO WAIVER OF CRIME LAB</u> <u>PERSON'S PRESENCE AT TRIAL</u>

Comes Now the Defendant above-named and specifically objects, ten (10) days prior to trial, to use of any crime lab report without the presence of the person who produced the report. This objection contemplates that the person testing the actual substances must be present at trial so as to be cross-examined and confronted by the defendant herein.

Respectfully submitted,

SCOTT KEY

Georgia Bar Number 416839 Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

Fax: (770) 474-5553

CLEAR OF COURTS

CERTIFICATE OF SERVICE

This is to certify that I have this date served the District Attorney of Henry County, Georgia, with a true and correct copy of the within and foregoing NOTICE OF DEFENDANT'S ELECTION TO PROCEED UNDER O.C.G.A. 17-16-1 ET SEQ.; REQUESTS BY DEFENDANT FOR PRODUCTION OF DISCOVERABLE MATERIAL; DEFENDANT'S REQUEST FOR INFORMATION DESCRIBED IN O.C.G.A. 17-16-8; MOTION FOR PRETRIAL DISCLOSURE OF EVIDENCE OF INDEPENDENT AND SEPARATE OFFENSES, WRONGS, OR ACTS; and, MOTION FOR DISCOVERY, INSPECTION, PRODUCTION, AND COPYING OF EVIDENCE FAVORABLE TO THE ACCUSED AND IN-CAMERA INSPECTION WITH INCORPORATED AUTHORITY; DEFENDANT'S OBJECTION TO WAIVER OF CRIME LAB PERSON'S PRESENCE AT TRIAL, by depositing a copy of same in the U.S. Mail, bearing sufficient postage thereon, properly addressed as follows:

District Attorney, Cherokee County Cherokee County Justice Center 90 North Street, Suite 390 Canton, Georgia 30114

This 28th day of February, 2008.

Georgia Bar Number 416839

Attorney for Defendant

SEXTON & KEY, P.C. 320 Corporate Center Court Stockbridge, Georgia 30281 Phone: (770) 474-5646

Fax: (770) 474-5553

CANTAL SALA

GENERAL BILL OF INDICTMENT GRAND JURY WITNESSES: CASE NO. 08-0R-0159 (In addition to those named in the body of the CHEROKEE SUPERIOR COURT Indictment) JANUARY TERM, 2008. THE STATE OF GEORGIA VS. CORY LANE HUBBARD Grand Yury Bailiff Filed In Office This Day Of , 2008. PATTY BAKER, Cherk, S.C. GARRY T. MOSS, District Attorney SPECIAL PRESENTMENT The defendant The defendant The defendant waives copy of indictment. waives copy of indictment, list of witnesses and pleads, waives copy of indictment, list of witnesses and pleads, 207 guilty. This /2 day of list of witnesses and pleads, gullty. This day of , 2008. guilty. This ___ day of , 2008. __, 2008. Defendant Defendant Defendant Attorney for Defendant Attorney for Defendant ASSISTANT DISTRICT ASSISTANT DISTRICT ATTORNEY

VERDICT

We, the Jury, find the defendant

This is the ____ day of __

ATTORNEY

Foreperson

OFFICE OF THE DISTRICT ATTORNEY

BLUE RIDGE JUDICIAL CIRCUIT

GARRY T. MOSS District Attorney



March 24, 2008

Cherokee County Justice Center 90 North Street, Suite 360 Cariton, Georgia 30114 Phone 770-479-1488 Fax 770-479-3105

J. Scott Key PO Box 2696 70 Macon Street McDonough, GA 30253		PATTY BA	2638 KAR 24	CLEAK OF SU CHEAGAGE
RE: State vs. CORY HUBBARD	Indictment No. 08CR0159	KER, CLI	PH 3:	STORY CONTRACTOR
Door Mr Vou		ERK	7	产 岩

Dear Mr. Key:

Pursuant to your request for discovery under O.C.G.A. § 17-16-1, et seq., a copy of the indictment and witness list are attached. The State will make its entire file available to you.

Contact my investigator, Rick Keheley, at (678) 493-6307, to set up a date and time to view our file. You may copy any information you need at the rate of \$.25 per page, if retained (check or correct change only, please). If you provide blank audio/video tapes to my investigator she will make copies for you.

Sincerely,

<u>Lara Ashley Snow</u>

Lara Ashley Snow Assistant District Attorney Blue Ridge Judicial Circuit

cc: Clerk of Superior Court

Contract Contract

IN THE SUPER	IOR COURT OF	CHEROKEE COUN'I	Y -0		63
	STATE OF GEO		ATTY	2083 KK	FIL CHERK OF CHERO
STATE OF GEORGIA	*	INDICTMENT N	BAKE	R 24	ESUPE FISHER
vs.	*	08R0159	, E	PH	
CORV WITDDAND	*	08K0159		င္	

CORY HUBBARD

STATE'S DEMAND FOR DISCOVERY

Comes now the State pursuant to O.C.G.A. §17-16-1, et. seq., as Defendant has filed a notice of intent to opt in under the discovery statute, and demands from the defendant the following:

- A list of witnesses, including the names, current locations, dates of birth and 1. telephone numbers;
- That the defendant supply for inspection, photographing and photocopying, 2. all documentary and tangible evidence in the possession or control of the defendant, which the defendant intends to introduce in its case-in-chief or in rebuttal:
- The reports of all physical or mental examinations and of scientific tests or 3. experiments including the summary of the basis for the expert opinion rendered in the report, if the defendant intends to introduce results in the case-in-chief or in rebuttal:
- Any and all statements of any witness in the possession and control of the 4. defendant or defendant's counsel that relate to the subject matter concerning the testimony of the witness that the defendant intends to call at trial or at any pre-trial evidentiary hearing; and
- Any and all other items as required pursuant to said statute. 5.

This 25th day of March, 2008.

Lara Ashley Snow LARA ASHLEY SNOW Assistant District Attorney Blue Ridge Judicial Circuit

IN THE SUPERIOR COURT OF CHEROKEE COUNT IA NOTE INDICTMENT NO STATE OF GEORGIA STATE OF GEORGIA 08R0159

CORY HUBBARD

vs.

DEMAND FOR NOTICE OF ALIBI AND LIST OF ALIBI WITNESSES

Comes now the State pursuant to O.C.G.A. §17-16-5(a) and demands that the defendant supply the State with written notice of (1) its intention to offer evidence of an alibi, including the location of the specific place or places at which the defendant claims to have been at the time of the offense and (2) the name, address, date of birth, and telephone number of any and all witnesses the defendant intends to rely upon to establish an alibi.

In this regard, the State notifies the defendant of the following:

1) Time of offense: <u>SEE ATTACHED</u>

2) Date of offense: <u>SEE ATTACHED</u>

3) Location of offense: SEE ATTACHED

This 25th day of March, 2008.

<u>Lara Ashley</u> Snow LARA ASHLEY SNOW **Assistant District Attorney** Blue Ridge Judicial Circuit



STATE OF GEORGIA

Ę

INDICTMENT NO:

VS.

08R0159

CORY HUBBARD

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing STATE'S DEMAND FOR DISCOVERY and DEMAND FOR NOTICE OF ALIBI AND LIST OF WITNESSES has been mailed to:

J. Scott Key PO Box 2696 70 Macon Street McDonough, GA 30253

This 25th day of March, 2008.

Lara Ashley SnowLARA ASHLEY SNOW
Assistant District Attorney
Blue Ridge Judicial Circuit

UL, KOTJOBAT

<u> </u>	08CR0159(?)
SUPERIOR LAPINIT 18 208	
	STATE
	IL BOND AMOUNT 6600 -
DATE March 15 2008	TICKET/WARRANT NO. 07-5017FW
	07-15-18 100
	07 33 19 mm
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REU	KUTPASCS, CONTRIBUTIONS TO DELLOUNCE
1/11/10/10/10	OF A MINEY
Beithown that Hubbard, Copy Lang	
Kobert K Hubbard & DAG U	. Principal and
firmly bound to his Excellency Sonny Perdue, Governor of said State, and his sup bind ourselves, our heirs, executors and administrator, jointly and enverable	Surely are held and
bind ourselves, our heirs, executors and administrator, jointly and severally.	cossors in omce, in the penal sum written above, for payment whereof we firmly
CONDITIONS OF BOND	
1. If the above bound principal shall personally be and entered before the Common Course	Halle Court, or any other Court in which the cause may be transferred or pending, from day to
day, and from term to term, to then and there answer to an indictment and/or accusal	name court or any other Court in which the cause may be transferred or pending, from day to see for the offense(s) named above, or any included or related offenses therein with which
heishe may stand charged and shall not depen thence without leave of the Court, then 2. Principal and Surely agree and povernment that the tond is conditioned.	the above obligation to be null and void, else to remain in full force and virtue; and
the Code of Georgia Sec. 17-8-17 and Sec. 17-7-91, and	wice or the principal before the Court at the time fixed for his/her arraignment as required by
3. To better secure payment of this bond in the exect of forfaithm. Provided and Course	ICON OF Statementure. She'r familiae and on the hand of their accounts to the same
and waive all right and benefit of the homestead exemption taxes of this State, include	upos or conserver, mar semilles and as the head of their respective families to renounce ng both constitutional and legislative provision, and each of us further assent that we have
never taken or evaled ourselves of any homestead or exemption under the takes of this 4. If this bond charges real estate, surety affirms said real estate is that tracel recorded by p	States, or or any common Salaba or elegations; and
251. Loundes	proper Warranty Deed in Deed Book
Page	ent's Office, or as that trapt described in the 20 07 Tax Receipt as being
District /2 1 30	/24 / 27
said Deed/Tax Receipt is attached baseto and made a next beautiful Company and a	Parcel Parcel A copy of
against said properly and may be discharged or enforced as provided by lew. Surely fu amount of this bond, exclusive of the homestead exemption.	other alleres that the current, unencumbered value of \$100 property ground; the review the
and an area of the control of the co	
IN WITNESS WHEREOF, Principal and Surety have executed this bail bond	at Centon, Georgia, Cherokee County on the distribution. N
Signed and Acknowledged in the presence of	
	carn & Hubbarah a Son
0/0 N/1/159 Pm	100 III = 88
Deputy Sheriff acting of behalf of Roger Garrison, Sheriff	x compranding 5 5 32
of Cherokee County, Secrets	PRINCIPAL'S SIGNATURE
	4045 Old PINE RD
	PRINCIPAL'S MAILING ADDRESS
	Waldow Co Zunt
PHONE NUMBERS WORK/HOME	VAldosm GA 31605
1 10 - 147-270.	RAJUSA IN SAME
PRINCIPAL: >H/ LCC 1-211-0/74	LOBERT K. Hubbard
	1) SURETY'S SIGNATURE
W /	Be I I the
	2) SURETY'S SIGNATURE
SURETY: +V 229-247-8794	22-1
SURETY: +W 229-247-8794	3/30 Guekwood ()L.
	SURETY'S MALING ADDRESS
· WL229-245-2260	Valdesta GA 3/602
MOTE CHAILS CONTROL OF CHAPTER AND ADDRESS.	CITY STATE ZIP
NOTE: SHOULD PRINCIPAL OR SURETY'S MAILING ADDRESS CHANGE, IT SI THE COURT IN WHICH THE CHARGES ARE PENDING.	HALL BE EACH INDIVIDUAL'S RESPONSIBILITY TO NOTIFY THE CLERK OF
THE SOCIETY OF WHICE THE CHARGES ARE PERDING,	
NOTICE OF AR	RAIGNMENT
(GA. Code An	in. 27-1401)
You are hereby commanded to appear at the SUPERIOUSTATE) Court	for the County of CHEROKEE at 0.00 & M. on the
and Cappil 206	AV
Kt Can Alaya in	The state of the s
	escribed in (Warrant/Mildle No.) (You will be read the formal charges and asked
how you wish to plead.) HEREIN FAIL NOT.	
WITNESS the Honorable Judges for the Blue Ridge Judicial Circuit, Judge	Cherokee / State Court.
This 15 day of March	. 20 08
	Patty Baker
	Superior/Manie Court
1/11/1	Cheroisee County, Georgia
Notice served personally upon defendant Hubbard, Con	y LANC
7	Th(X/10 00
	13 C/4 21/
	Deputy Sheriff
ACKNOWLE	CHENT
.O	
Service of Arraignment Notice for appearance	(101) 20 08 is harrow
acknowledged.	Maral
Thisday of	1110 CA 20 CA
	x cour atubord

WHITE/ORIGINAL PINK/DISTRICT ATTORNEY YELLOW/DEFENDANT

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA	: CASE NO. <u>08CR 0159</u>
CORY HUBBAR	: CHARGES: ENTICING A
Tradition 1	: Grater
CERTIFICAT	TE OF SERVICE
I hereby conside that I have this law.	Poly Carl
I hereby certify that I have this date served	
	By Hand Delivery
with the following:	By Mail
Indictment	
List of Witnesses	
	$\gamma \alpha$
Defendant's oral statement of	2425
Defendant's verities and C	371119
Defendant's written statement of	
Written Waiver of Dights dated	
Written Waiver of Rights, dated	
Medical reports of	
Written Waiver of Rights, dated Intoximeter results of Medical reports of Lab report dated Motions THe CLASSIA	COULT TO THE COULT
	, Case # X ZOT
☐ Motions	, Case # 10 55
POther PAGES THRU 1	
13012	LITERVIEWS, PHOTOGRAPHS) (LT. LONG) ADMIT
This 28 TH day of MARCH	20.00
	, 20 <u>08</u> .
	. 10 0
T. MOSS	$\rightarrow 0$ V U

GARRY

District Attorney Cherokee County Justice Center 90 North Street, Suite 390 Canton, Georgia 30114 (770) 479-1488

District Attorney & Office Blue Ridge Judicial Circuit

ORIGINAL - CLERK'S FILE YELLOW - STATE'S FILE PINK - DEFENDANT'S FILE

SCOTT KEY, P.C.

P.O. Box 2696 • 70 MACON STREET

McDONOUGH, GEORGIA 30253 Tolephono: 678-610-6624 Fax: 678-610-6678

April 8, 2008

Hon. Brian Amero Judge, Henry County Superior Court One Courthouse Square McDonough, Georgia 30253

÷

Hon. Ellen McElyea Judge, Cherokee County Superior Court 90 North Street Suite 240 Canton, Georgia 30114

Mr. Jack Parish Superintendent, Henry County Board of Education 396 Tomlinson Street McDonough, Georgia 30253

Hon. Paschal A. English Judge, Fayette County Superior Court One Center Drive Fayetteville, Georgia 30214

Hon. William P. Bartles Judge, Henry County Juvenile Court Henry County Judicial Center One Judicial Center 44 John Frank Ward Boulevard Suite 110, Second Floor McDonough, Georgia 30253

Ms. Liesl Owen ADR. Sixth Judicial Circuit 120 N. Hill Street Griffin, Georgia 30223

RE: CONFLICT LETTER FOR THE WEEK OF APRIL 21, 2008

TO THE JUDGES OF THE RESPECTIVE COURTS:

Pursuant to the Uniform Superior Court rules, please be advised of a conflict in the scheduling of the trials, hearings, pleas, arraignments, etc., on the cases listed as Exhibit "A", attached hereto.

I will first report to the Honorable Ellen McElyea, Judge, Cherokee County Superior Court, on Monday, April 21, 2008 at 9:00 a.m. for the trial calendar. At the conclusion of the case I will report to all other courts.

> PATTY BAKER, CLERK <u>12</u>

CONFLICT LETTER FOR THE WEEK OF APRIL 21, 2008

APRIL 8, 2008

FROM: SCOTT KEY

PAGE TWO

I am lead counsel in all actions listed and said matters cannot be adequately handled and the client's interest adequately protected by other counsel.

Respectfully submitted,

SCOTT KEY O pour isolor.
Georgia Sate Bar No. 416839 Shandak

Cc:

Clerks of the Respective Courts District Attorney's of Prospective Courts Prosecutors of the Respective Courts Opposing Counsel

CONFLICT LETTER FOR THE WEEK OF APRIL 21, 2008

APRIL 8, 2008

FROM: SCOTT KEY

PAGE THREE

EXHIBIT "A"

MONDAY, APRIL 21, 2008

9:00 AM

Honorable Ellen McElyea Judge, Cherokee County Superior Court STATE OF GEORGIA VS. **CORY HUBBARD** Case No. 08CR159 TRIAL

Garry Moss District Attorney, Cherokee County Cherokee County Justice Center 90 North Street, Suite 390 Canton, Georgia 30114

TUESDAY, APRIL 22, 2008 8:30 AM

The Honorable Jack Parish Henry County Board of Education IN THE INTEREST OF: D.B., Jr., a MINOR TRIBUNAL HEARING

Ross Idings Principal, Ola High School 357 North Ola Rd. McDonough, GA 30252

WEDNESDAY, APRIL 23, 2008

10:00 AM

The Honorable Paschal A. English Judge, Fayette County Superior Court STATE OF GEORGIA VS. SCOTT SELFE Case No. 2006R229 MOTION FOR SUPERSEDEAS BOND Scott Ballard District Attorney, Fayette County One Center Drive Fayetteville, Georgia 30214

The Honorable William P. Bartles Judge, Henry County Juvenile Court IN THE INTEREST OF: C.K., a minor Case No. 075-07-1871, 1872, 1873 HEARING

Mary Evans-Battle Assistant D.A., Henry County One Courthouse Square McDonough, Georgia 30253

CONFLICT LETTER FOR THE WEEK OF APRIL 21, 2008

APRIL 8, 2008

ž . . . 🕻

FROM: SCOTT KEY

PAGE FOUR

THURSDAY, APRIL 24, 2008

The Honorable Brian Amero
Judge, Henry County Superior Court
STATE OF GEORGIA VS.
ROBERT TIMOTHY PHILLIPS
Case No. 2007SUCR1155A
CALENDAR CALL

The Honorable Brian Amero
Judge, Henry County Superior Court
STATE OF GEORGIA VS.
TIMOTHY ROY PHILLIPS
Case No. 2008SUCR78A
CALENDAR CALL

The Honorable Brian Amero
Judge, Henry County Superior Court
STATE OF GEORGIA VS.
SEAN COOPER
Case No. 2007SUCR980A
CALENDAR CALL

1:30 PM

The Honorable Liesl Owen
Mediator, Sixth Judicial Circuit
JON RICHARDSON VS.
LORI RICHARDSON
Case No. 08V107H
MEDIATION

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

Dwayne Singleton Opposing Counsel 1115 Zebulon Road Griffin, Georgia 30224

J. SCOTT KEY, P.C.

P.O. Box 2696 • 70 MACON STREET McDONOUGH, GEORGIA 30253 Telephone: 678-610-6624 Fax: 678-610-6678

April 8, 2008

Patty Baker Clerk, Cherokee County Superior Court Cherokee County Justice Center 90 North Street Canton, Georgia 30114

RE: State of Georgia vs. Cory Hubbard

Case No. 08CR0159

Dear Ms. Baker,

Please consider this a request for ten subpoenas in the above-referenced matter. Scott Key represents Mr. Hubbard in this matter.

Please remit the subpoenas in the enclosed envelope to our office.

Thank you in advance for your assistance with this matter. With kindest regards, I remain,

Respectfully yours,

Shanda W. Delay

Assistant to Scott Key

/swd

Enclosure

CLERK OF SUPERIOR COURT CHERCKEE COUNTY, GA 2008 APR -9 PM 1: 19 PATTY BAKER, CLERK

> - CONTRED COPY - MOTO SARER - TO SOCIONISTS

J. SCOTT KEY, P.C.

P.O. Box 2696 • 70 MACON STREET McDONOUGH, GEORGIA 30253 Telephone: 678-610-6624 Fax: 678-610-6678

April 8, 2008

Hon. Albert B. Collier
Judge. Clayton County Superior Court
Harold R. Banke Justice Center
9151 Tara Boulevard
Room 4JC401
Jonesboro, Georgia 30236

F.

Honorable Daniel M. Coursey, Jr.
Judge, DeKalb County Superior Court
207 DeKalb County Courthouse
Room7220
556 North McDonough Street
Decatur, Georgia 30030

Hon. Ellen McElyea Judge, Cherokee County Superior Court 90 North Street Suite 240 Canton, Georgia 30114

Cc: Clerks of the Respective Courts

RE: CONFLICT LETTER FOR THE WEEK OF APRIL 14, 2008

TO THE JUDGES OF THE RESPECTIVE COURTS:

Pursuant to the Uniform Superior Court rules, please be advised of a conflict in the scheduling of the trials, hearings, pleas, arraignments, etc., on the cases listed as Exhibit "A", attached hereto.

I will first report to the Honorable Daniel M. Coursey, Jr., Judge, DeKalb County Superior Court, on Wednesday, April 16, 2008 at 9:00 a.m.. At the conclusion of the case I will report to all other courts.

I am lead counsel in all actions listed and said matters cannot be adequately handled and the client's interest adequately protected by other counsel.

Respectfully submitted.

SCOTT KEY permission
Georgia Sate Bar No. 416839 Shanda

District Attorney's of Prospective Courts

Prosecutors of the Respective Courts; Opposing Counsel

CONFLICT LETTER APRIL 8, 2008 FROM: SCOTT KEY PAGE TWO

EXHIBIT "A"

WEDNESDAY, APRIL 16, 2008

9:00 AM

The Honorable Daniel M. Coursey, Jr. Judge, DeKalb County Superior Court STATE OF GEORGIA VS. DALE DODGE Case No. 06CR4091 MOTION TO MODIFY SENTENCE

Gwendolyn Keyes Fleming District Attorney, DeKalb County 700 DeKalb County Courthouse 556 North McDonough Street Decatur, Georgia 30030

1:30 PM

Honorable Ellen McElyea
Judge, Cherokee County Superior Court
STATE OF GEORGIA VS.
CORY HUBBARD
Case No. 08CR159
CALENDAR CALL

Garry Moss
District Attorney, Cherokee County
Cherokee County Justice Center
90 North Street, Suite 390
Canton, Georgia 30114

THURSDAY, APRIL 17, 2008 1:30 PM

The Honorable Albert B. Collier
Judge, Clayton County Superior Court
STATE OF GEORGIA VS.
ANDRE CURNEY
Case No. 2007SUCR00921-05
MOTIONS HEARING

Jewell Scott
District Attorney, Clayton County
Harold R. Banke Justice Center
9151 Tara Boulevard, Fourth Floor
Jonesboro, Georgia 30236



IN THE SUPERIOR COURT OF CHEROKEE COUNTY

STATE OF GEORGIA

CRIMINAL ACTION

VS.

CORY HUBBARD

STATE OF GEORGIA,

CASE NO. 08CR159

LIST OF POTENTIAL WITNESSES CERTIFICATE OF DISCOVERY PROVIDED BY DEFENDANT

Pursuant to O.C.G.A. 17-6-1 et seq., please find a list of potential witnesses the

defense may or may not call at trial, to-wit:

1. Marilou Joyce

2625 Diana Circle

Tifton, GA

DOB: 4/18/52

Phone Number:: (229) 382-4656

2. Melba Weeks

48 Burnt Pine Rd.

Valdosta, GA, 31602

DOB: 7/3/47

Phone Number: (229) 259-9122

Harry Ham 3.

208 Wells St.

Valdosta, GA

DOB: 3/9/47

Phone Number: (229) 244-8290

4. Adrienne Young

4045 Old Pine Rd.

Valdosta, GA

DOB: 7/21/75

Phone Number: (229) 292-9281

5. Sylvia Adams

2019 Herb Ct.

Tallahassee, FL 32312-3158

DOB: 8/19/45

Phone Number: (850) 894-0291

6. Robert K. Hubbard

3750 Creekwood Dr. Valdosta, GA 31602

DOB: 11/08/48

Phone Number: (229) 247-8794; (229) 386-3893 (work)

7. Rae Hubbard

3750 Creekwood Dr.

Valdosta, GA 31602

DOB: 01/02/49

Phone Number: (229) 247-8794; (229) 245-2260 (work)

8. Melanie Hubbard

3750 Creekwood Dr. Valdosta, GA 31602

DOB: 02/29/76

Phone Number: (229) 247-8794

This the 14th day of April, 2008.

SCOTT KEY

Attorney for Defendant Ga. Bar No. 416839

J. SCOTT KEY, P.C. 70 Macon Street

P. O. Box 2696

McDonough, Georgia 30253

Phone: 678-610-6624 Fax: 678-610-6678

Email: scottkey@bellsouth.net

CERTIFICATE OF SERVICE

This is to certify that I have this date served opposing counsel with a true and correct copy of the within and foregoing LIST OF POTENTIAL WITNESSES – CERTIFICATE OF DISCOVERY PROVIDED BY DEFENDANT by facsimile and mailing a copy of the same to her office at the following address:

District Attorney Cherokee County Cherokee County Justice Center 90 North Street, Suite 390 Canton, Georgia 30114

This the 14th day of April, 2008.

Attorney for Defendant Ga. Bar No. 416839

J. SCOTT KEY, P.C. 70 Macon Street P. O. Box 2696 McDonough, Georgia 30253

Phone: 678-610-6624 Fax: 678-610-6678

Email: scottkey@bellsouth.net

J. SCOTT KEY, P.C.

P.O. Box 2696 • 70 MACON STREET McDONOUGH, GEORGIA 30253 Telephone: 678-610-6624 Fax: 678-610-6678

April 14, 2008

Clerk, Cherokee County Superior Court

RE: State of Georgia vs. Cory Hubbard

Case No. 08CR159

90 North Street, Suite G170 Canton, Georgia 30114

Dear Ms. Baker,

Patty Baker

Enclosed please find for filing a List of Potential Witnesses Certificate of Discovery Provided by Defendant in the above-referenced matter.

By way of mail I am copying the District Attorney's Office of Cherokee County, Georgia.

Your assistance in this matter is greatly appreciated. With kindest regards, I remain.

Respectfully yours,

Chandaw Wefay Shanda W. DeLay Secretary to Scott Key

/swd

Enclosures

District Attorney's Office of Cherokee County Cc:

CLERK OF SUPERIOR COURT CHEROKEE COUNTY, GA

J. SCOTT KEY, P.C.

P.O. Box 2696 • 70 MACON STREET McDONOUGH, GEORGIA 30253 Telephone: 678-610-6624 Pax: 678-610-6678

April 15, 2008

Hon. Brian Amero Judge, Henry County Superior Court One Courthouse Square McDonough, Georgia 30253

Honorable Tom Davis
Judge Gwinnett County Superior Court
75 Langley Drive
Lawrenceville, GA 30045-6936

Honorable Ben Studdard Chief Judge, Henry County State Court Henry Judicial Center 44 John Frank Ward Blvd. Suite 310, Third Floor McDonough, Georgia 30253

Ms. Liesl Owen
ADR, Sixth Judicial Circuit
120 N. Hill Street
Griffin, Georgia 30223

Honorable Wade Crumbley
Judge, Henry County Superior Court
Henry County Courthouse
One Courthouse Square
McDonough, Georgia 30253

Hon. Ellen McElyea
Judge, Cherokee County Superior Court
90 North Street
Suite 240
Canton, Georgia 30114

Honorable Stephen Ott Judge, Peachtree City Municipal Court 151 Willowbend Drive Peachtree City, Georgia 30269

RE: CONFLICT LETTER FOR THE WEEK OF APRIL 28, 2008

TO THE JUDGES OF THE RESPECTIVE COURTS:

Pursuant to the Uniform Superior Court rules, please be advised of a conflict in the scheduling of the trials, hearings, pleas, arraignments, etc., on the cases listed as Exhibit "A", attached hereto.

I will first report to the Honorable Wade Crumbley, Judge, Henry County Superior Court, on Monday, April 28, 2008 at 9:00 a.m. for the trial calendar. At the conclusion of the case I will report to all other courts.

CONFLICT LETTER FOR THE WEEK OF APRIL 28, 2008

APRIL 15, 2008 FROM: SCOTT KEY

PAGE TWO

I am lead counsel in all actions listed and said matters cannot be adequately handled and the client's interest adequately protected by other counsel.

Respectfully submitted,

Scott Very with uppers SCOTT KEY O permission Georgia Sate Bar No. 416839 Shander Defey

Cc:

Clerks of the Respective Courts District Attorney's of Prospective Courts Prosecutors of the Respective Courts **Opposing Counsel**

CONFLICT LETTER FOR THE WEEK OF APRIL 28, 2008

APRIL 15, 2008 FROM: SCOTT KEY **PAGE THREE**

EXHIBIT "A"

MONDAY, APRIL 28, 2008

9:00 AM

The Honorable Wade Crumbley Judge, Henry County Superior Court STATE OF GEORGIA VS. AMY J. WILEY Case No. 2006SUCR788W TRIAL

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

The Honorable Wade Crumbley Judge, Henry County Superior Court STATE OF GEORGIA VS. TARIK D. CHATMAN Case No. 2007SUCR693W TRIAL

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

The Honorable Wade Crumbley Judge, Henry County Superior Court STATE OF GEORGIA VS. DEBORAH W. DINKLER Case No. 2007SUCR1150W TRIAL

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

The Honorable Brian Amero Judge, Henry County Superior Court STATE OF GEORGIA VS. ROBERT TIMOTHY PHILLIPS Case No. 2007SUCR1155A TRIAL

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

The Honorable Brian Amero Judge, Henry County Superior Court STATE OF GEORGIA VS. TIMOTHY ROY PHILLIPS Case No. 2008SUCR78A TRIAL

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

CONFLICT LETTER FOR THE WEEK OF APRIL 28, 2008 APRIL 15, 2008 FROM: SCOTT KEY PAGE FOUR

The Honorable Brian Amero
Judge, Henry County Superior Court
STATE OF GEORGIA VS.
SEAN COOPER
Case No. 2007SUCR980A
TRIAL

Tommy Floyd District Attorney, Henry County One Center Drive McDonough, Georgia 30253

Honorable Ellen McElyea
Judge, Cherokee County Superior Court
STATE OF GEORGIA VS.
CORY HUBBARD
Case No. 08CR159
TRIAL

Garry Moss
District Attorney, Cherokee County
Cherokee County Justice Center
90 North Street, Suite 390
Canton, Georgia 30114

WEDNESDAY, APRIL 29, 2008 2:00 AM

The Honorable Ben W. Studdard III
Judge, Henry County State Court
STATE OF GEORGIA VS.
WILLIAM HAGEMAN
Case No. 08SL297
PLEA

Charles Spahos
Solicitor, Henry County
44 John Frank Ward Blvd.
Suite 350, Third Floor
McDonough, Georgia 30263

The Honorable Stephen Ott Judge, Peachtree City Municipal Court STATE OF GEORGIA VS. RONALD W. EDMOND Case No.T139444, T139445 ARRAIGNMENT

Marcia Moran Prosecutor, Peachtree City Municipal 350 S. Hwy. 74 Peachtree City Ga 30269

1:30 PM

The Honorable Liesl Owen
Mediator, Sixth Judicial Circuit
JON RICHARDSON VS.
LORI RICHARDSON
Case No. 08V107H
MEDIATION

Dwayne Singleton Opposing Counsel 1115 Zebulon Road Griffin, Georgia 30224



CONFLICT LETTER FOR THE WEEK OF APRIL 28, 2008 APRIL 15, 2008 FROM: SCOTT KEY PAGE FIVE

THURSDAY, MAY 1, 2008 1:30 PM

The Honorable Tom Davis
Judge, Gwinnett County Superior Court
STATE OF GEORGIA VS.
MICHAEL GRADY OVERSTREET
Case No. 07-B-04202-10
MOTIONS HEARING

Mr. Stephen Anthony Fern Asst. D.A., Gwinnett Superior Gwinnett Justice/Admin. Center 75 Langley Drive Lawrenceville, GA 30045

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA

INDICTMENT NO.

VS

08CR0159

CORY LANE HUBBARD

ADDITIONAL WITNESS LIST

The following have been added as witnesses for the State in the above styled case:

Additional Witnesses:

Robbie Rainey 961 Upper Sweetwater Trail White, GA 30184

Sherri Rainey 961 Upper Sweetwater Trail White, GA 30184

Change of Address:

Nicole Rainey 961 Upper Sweetwater Tr. White, GA 30184

PATTY BAKER. CLERK

CLERK OF SUPERIOR COURT
CHERCKEE COUNTY GA

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA

INDICTMENT NO.

VS

08CR0159

CORY LANE HUBBARD

CERTIFICATE OF SERVICE

This is to certify, that I have this day served upon J. SCOTT KEY, Attorney for the defendant, a copy of the ADDITIONAL WITNESS LIST, (x) by placing a copy of the same in the United States Mail properly addressed and adequate postage thereon, () Personal Service (x) Fax.

J. SCOTT KEY ATTORNEY AT LAW P. O. BOX 2696 70 MACON STREET MCDONOUGH, GA 30253

This 24 day of

, 2008.

LARA ASHLEY SNOW

ASSISTANT DISTRICT ATTORNEY BLUE RIDGE JUDICIAL CIRCUIT

90 North Street Suite 390 Canton, GA 30114 (770) 479-1488

Defendant's Case No.	Name: Cory H	bhord	Afuict soft habeas Corpus Rights (Nur-teality teal)
0000 110.	<u> UNCKUIST</u>		A STATE OF THE STA
Blue Ridge J	udicial Circuit - Superior Court - Cherok	ee County - Georgia	
the Co 2) if you the fol LIMITS DEFI Any action bro 1) 18 2) or 3) wi	onstitution of the United States of wish to challenge the composition lowing time limits, else these issue the service of the	or of the Constitution of the grand or trial is are waived. The filed within the grand or trial is are waived.	substantial denial of your rights under of Georgia, or jury in your case, you must do so within Filed in Office, Cherokee County, Georgia This 2 1 day of 12401, 2011 At 5:12 pm. FATTY BAKER, Clerk Superior, State and Juvenile Courts
as measured f	Your conviction becoming final, a. The judgment of conviction	n becoming final by the for seeking such revieus new trial or	ne conclusion of direct review (appeal) ew, which would be calculated as thirty
2)		laws of the United St	n which was created by state action in tates or of this state is removed, if the
3)	The date on which the right a United States or the Supreme courts and made retroactively a	Court of Georgia, if the	cognized by the Supreme Court of the hat right was newly recognized by said bilateral review; or
4)	The date on which the facts sthrough the exercise of due dilig		presented could have been discovered
ACKNOWLE			
4	read, have read the above and	0 .	
The a	bove has been read to me by	Jatt Ley	, and
	e same on this $2e^{+t}$ day of	Con Hibes	(Signature) (Printed Name) 20 (Signature)
		Part Ken	(Printed Name)

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

State of Georgia, Plaintiff Case No. OF CRO159 Defendant, Defendant PETITION TO ENTER PLEA OF GUILTY I, the above named defendant, hereby state to the Court that I wish to enter a plea of GUILTY to the above numbered indictment. In connection with that plea of GUILTY, I inform the Court that the answers to the following questions are true: Yes No Filed in Office, Cherokee County, Georgia 2. How much education have you had? 3. This a day of Avit, 20 DY Are you able to read and write? 4. Are you now under the influence of any alcohol, intoxicants or any drugs? At S: P m. To your knowledge, do you now suffer from any mental or emotional disability? U Ā 平 大大百四四 Have you received a copy of the indictment in this case? PATTY BAKER, Clerk Have you read it or had it read and explained to you? Superior, State and Juvenile Courts 8. Do you fully understand the charges against you? 10. Have you had enough time to talk with your lawyer about your case? 11. Have you discussed your case fully and explained everything you know about it to your lawyer including all of the facts and circumstances surrounding any statement, confession, or other evidence obtained from you by anyone? Has your lawyer advised you of the nature of the charges against you and any possible defenses you may have including the right to challenge the legality of any statement, confession, or other evidence obtained or seized from vou? 13. Do you understand that you have a right to plead NOT GUILTY to every charge filed against you? 14. Do you understand that if you plead NOT GUILTY you have a right to a speedy and public trial by a judge or jury? 15. Do you understand that if you plead NOT GUILTY you have a right to confront, which is to see, hear, question, and d cross-examine the witnesses called to testify against you at trial? 16. Do you understand that if you plead NOT GUILTY you have a right to use the subpoena power of the Court to require the attendance of any witnesses on your behalf, whether they want to come or not? 17. Do you understand that if you plead NOT GUILTY you have the right to testify or not testify, as you choose, that you cannot be required to testify and that if you do not testify the jury cannot take that as evidence against you? 18. Do you understand that if you plead NOT GUILTY you will be presumed to be innocent and that before you can be X convicted the prosecution will have the duty of proving your guilt beyond a reasonable doubt? 19. Do you understand that, in the event you were convicted in a trial, you would have the right to appeal your conviction? 20. Do you understand that if you plead GUILTY you will have waived, that is, given up, each of the rights mentioned in questions 13 through 19? 21. Do you realize that if you plead GUILTY the Court may impose the same punishment as if you had pleaded NOT GUILTY and been convicted? 22. Do you know that the sentence you will receive is solely a matter for the judge to decide? 23. Have you been advised of the maximum punishment provided by law for the offence (s) to which you plead guilty? years to 24. If so, what is it? 25. Is there a mandatory minimum sentence or a parole restriction? years to Star 10 No other assurances have been made to me by my attorney or anyone else that I will likely make parole within any designated time. I acknowledge that any discussion I may have had with my attorney on the subject is, at most, an estimate, not an assurance, is not binding on the Court nor any agency of government, and is NOT a basis for any plea agreement in this case. 28. Do you realize that if you plead GUILTY the Court may sentence you to the maximum punishment authorized by law for the offense or offenses to which you plead GUILTY? If you are now on probation or parole, do you know that by pleading GUILTY here your probation or parole may be revoked and that you may be required to serve time in that case in addition to the sentence imposed upon you in this case? 30. If you are now serving another sentence, do you know that the sentence in this case could be made to follow the О sentence you are now serving? 31. Has any person used any threats, force, pressure, or intimidation to make you plead GUILTY? 32. Has any promise been made by anyone which causes you to plead GUILTY? Has any person suggested to you or led you to believe that you will be placed on probation or be given a lighter sentence or otherwise rewarded for pleading GUILTY? If so, who made the suggestion and exactly what was suggested? Ж 35. Has any plea agreement been made by you with anyone which causes you to plead GUILTY?

		Yes	No
36.	If so, exactly what is that agreement, as you understand it? 10 + Sove + be followed by	, 00	, 10
37.	Is your plea of GUILTY given voluntarily and of your free will and accord?	阗	
	Are you an alien?		女
39. 4∩	Do you understand that as an alien your plea of guilty may result in your deportation?	□ X	7
41.	Did you commit the unlawful acts set forth in the charge or charges to which you want to plead GUILTY? If so specifically what unlawful acts did you commit? The oct set	K	
42.	Has your lawyer gone over all of these questions and your answers to them with you?	13 1	_
43.	Are you satisfied with your lawyer and the way he has represented you in the case?	月	
44.	Do you understand all these questions?	飙	
45.	If not, which ones do you not understand?	~~	₩
46.	Is there any other information or advice you want before you enter a plea of GUILTY?	_	~
47.	offense or offenses to which you have pleaded and the answers to those greatly and ask you questions about the	ם אמ	A Q
48.	prosecution for perjury or false statement or in any proceedings challenging the entry of your plea? Do you now want to plead GUILTY?		
		爽	
This	erefore, petition the Court to accept my plea of GUILTY. 29 H day of 20 9		
	com Hankurt		
Sworn	and subscribed before me this 28 day DEFENDANT		
of A	day day		
7	.2000		
1	h. 61.		
Motory D	which the		
Notary P	uone /		
	CERTIFICATE OF COUNSEL		
l, as atto	mey for the defendant, hereby certify that:		
defens 3. I have plea o 4. The ple related 5. To the petition 6. I do no	read and fully explained to the defendant all of the charges contained in the indictment or information in this explained and discussed with defendant the facts and elements of the case which the prosecution must provide see that may be available to the charge or charges. explained to the defendant the maximum penalty provided by law for the offense or offenses to which the definitive guilty and the possible consequences of a plea of guilty. ea of guilty offered by the defendant to the charge or charges accords with my understanding of the facts the dome, is consistent with my advice to the defendant, and in my opinion is voluntary and understandably may be to my knowledge and belief the statements, representations, and declarations made by the defendant in the are in all respects accurate and true.	ve and the fendant offe defendant	has
This	28 th day of		
	7 1-		
	Later and the second se		
	Attorney for the Defendant		
	ORDER		
t is, there	mination by the Court, the Court ascertains, determines, and adjudges, that the plea of guilty by the determines, and voluntarily made, and was made without undue influence, compulsion, or duress, and without prefere, ordered that the plea of guilty be entered on the minutes, and that this Transcript and Certificate (Accusation). 28 day of	omise of ler be filed w	
	O		

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA

INDICTMENT NO. OPCRO159

ary Abbara

POSSIBLE EFFECTS OF MY CONVICTION

I acknowledge that I am aware that the conviction in the above styled case may result in collateral consequences beyond the control of my attorney and the court. Such consequences may include but not be limited to the following:

The plea may be used against me and may affect my probation or parole status in this or other courts.

Filed in Office, Cherokee County, Georgia

I will likely lose my right to vote or hold elective office.

I will likely lose my right to possess a firearm.

The conviction may affect my immigration status.

This 29 day of Han

Superior, State and Juvenile Courts

The conviction may prevent me from being licensed to carry on some type of employment.

The conviction may affect my ability to adopt.

The conviction may affect me or anyone living in my household in any custody dispute.

The conviction may affect my employment; and possibly many other factors which I may not now be able to

Even in a case of "First Offender" probation, there is no assurance that my plea and first offender disposition will not have an affect on any of these issues, especially in other states, agencies or Federal jurisdictions.

I have received no assurances from my lawyer or any other third party, including, but not limited to state or law enforcement agencies to the contrary, and to the extent that I believe this issues will not be affected, I acknowledge, that these issues are not under the control of the State or the Court and form no part of any negotiation nor agreement as an incentive for a plea. Any adverse affect of my conviction in any of these or similar areas shall not be basis for

This the 28 th day of April

KY FOR DEFENDANT

IN THE SUPERIOR COURT OF CHEROKEE COUNTY STATE OF GEORGIA

STATE OF GEORGIA

INDICTMENT NO.

OPCRO159

Con Albert

WAIVER OF FOURTH AMENDMENT RIGHTS

I understand that I have rights that protect me from unreasonable search and seizure.

I understand that these rights are guaranteed by the Fourth Amendment to the United States Constitution, as well as the Georgia Constitution.

I also understand that I can voluntarily give up these rights as part of a negotiated plea agreement as an acceptable alternative to prison.

I do hereby waive and give up the rights listed above, and do hereby consent to a search of my person, papers, personal effects, residence, vehicle, and bodily substances. I further consent that such a search may be conducted by my probation officer or by any law enforcement officer. I agree that such a search may be conducted without a warrant and without probable cause, articulable suspicion, or reasonable grounds. I consent to the use of any evidence seized during such a search in any prosecution that may arise from said search.

Respectfully submitted this the 2ft day of April , 200 f.

Defendant

Assistant District Attorney Blue Ridge Judicial Circuit Aftorney for Defendant Filed in Office, Cherokee County, Georgia

This 2 T day of A4-11, 20 a

At 5:12 m.

Superior, State and Juvenile Courts

IN THE SUPERIOR CO	CLERK OF SUPERIOR COURT	LA FINAL DISPOSITION
STATE OF GEORGIA	CHEROKEE COUNTY, GA CASE NO. OS	JR 0159
vs.	2008 APR 29 AM 9: 19 OFFERSE (8) E 1	cinc child for
	indecent pi	opones
	PATTY BAKER, CLERED Contains	to delinguenou.
		Lo companied
Copy Lone Hubband		
1.		_ TERM, 200
PLEA		OTHER DISPOSITION
WEGOTIATED GUILTY ON COUNT(S)		OLLE PROSEQUI ORDER ON OUNT(S)
NOLO CONTENDERE ON COUNT(S)	NOT GUILTY ON DI	EAD DOCKET ORDER ON
(GUILTY) (NOLO) TO LESSER INC	COUNT(S) C	OUNT(S)
OFFENSE(S)		erges into count
		(SEE SEPARATE ORDER)
ON COUNT(S)	ON COUNT(S)	(ODD DETINATE ONDER,
Muchan to to the designation of the	he Court that the defendant is hereby adjud-	red miltings the short
		T
	is ordered and adjudged by the Court that	the derendant is nereby
sentenced to confinement for the	period of Turney yours	
	such other institution as the Commissione	r or the Department or
Corrections may direct, to be co		
IT IS THE FURTHER ORDER of the C		
1) That the sentence may be	served on probation as to CT.(s).	77 - 6 - 7 - 7
2) That upon service of 1	En (10) UEPES , the remainder o	t Dolows
may may	be served on probation;	
IT IS FURTHER ORDERED that defend	dant pay a total FINE of § and t	he following surcharges:
	/ V.A.P.:\$; LAB:\$	_, D.A.T.E.: <u>\$</u>
I.D. FUND:\$; D.U.I.:\$, 8.1.T.:\$	
PROVIDED, that the defendant complies with t	he following general, special, and other conditions herein	imposed as part of this sentence,
including those special conditions listed (on the reverse side of this sentence which by reference or e defendant is hereby advised, that the Court may at any tim	w made a part of this sentence.
 of this probation and/or discharge the defen 	dant from probation. The defendant shall be subject to arre	et for violation of any condition
or production became granted. It such product or any portion thereof in the manner provide	ion is revoked, the Court may order the execution of the sen of by hereefter-deducting therefrom the amount of time the d	efendant has very don probation.
g being de general de	And the state of t	
· G	ENERAL CONDITIONS OF PROBATION	
1) Do not violate the original laws of as		; :
2) Avoid injurious and vicious habits; es	specially alcoholic intexication, and use of marcotics or	other dangerous drugs unless as
prescribed lawfully. 3) Avoid persons or places of disreputable	s or harmful character.	
5) Work faithfully at enitable employment	ected and permit such Officer to wisit you at home or else impofar as may be possible.	and the second s
6) Do not change your place of abode, move prior permission of the Probation Office	e outside the jurisdiction of the Court, or leave the Stat	* for any period of time without
Support your legal dependents, if any,		
·		
	OTHER CONDITIONS OF PROBATION	
	dant pay appointed ATTORNEY FEES as approved	d. not to exceed \$;
	ess any amount paid by co-defendant(s); and	
	d monies shall be paid to the Probation Off:	
·	the rate of \$ per month), beginn	· · · · · · · · · · · · · · · · · · ·
	Diversion Center) (as follows:	The state of the s
	of FINE upon defendant obtaining a (G.E.	D.) (High School Diploma)
or completing a (or fine upon defendant obtaining a (G.E.	
or combiscriid a (, within months.	

(

SPECIAL CONDITIONS OF PROBATION

<u>X</u> (1)	RTHER ORDERED that the defendant:
	Shall not take into his/her body any substance prohibited or controlled by any law of the State of Georgia or the United States except pursuant to a physician's prescription which shall be submitted to the Probation Officer for inspection and copy prior to ingesting any of the prescribed substances.
<u>X</u> (2)	Shall, from time to time, upon oral or written request by the Probation Officer or any law enforcement officer, produce a specimen of any bodily substance for analysis for the presence of a substance prohibited by any law of the State of Georgia or the United States.
大 (3)	Shall submit to a search of his/her person, houses, papers, and/or effects as these terms of the Fourth Amendment to the United States Constitution are defined by the Courts, any time of the day or night, with or without a search warrant, whenever requested to do so by a Probation Officer or any law enforcement officer, and he/she specifically consents to the use of anything seized as evidence in any Judicial proceedings or trial.
X (4)	Shall report all arrests for any reason to the Probation Officer within forty-eight (48) hours.
<u>X</u> (5)	Shall not possess any alcoholic beverages, firearms, or illegal controlled substances, nor occupy any residence or vehicle where such is present.
☆ (6)	Shall, at own expense, submit to an evaluation approved by the Probation Officer for (substance abuse) AND (emotional or mental disorder). If evaluation indicates a treatment need, defendant shall, at own expense, complete recommended treatment program as directed by the Probation Officer.
¥ (1)	Shall avoid contact; personal, by telephone, mail, or otherwise, with: Nicola Rainay
(8)	Shall perform hours of Community Service at the rate of not less than eight (8) hours per week, or as otherwise directed by the Probation Officer.
(9)	Shall not refuse to testify, but shall testify fully and truthfully as to all circumstances of this case and any related matters.
X Other 8	pecial Conditions ordered by the Court are as follows:
$\overline{\mathcal{B}}$	Equatee as sex afradeo
	enterno 9.2.0.2 salver sorters betadag sona
	abiding by all regulation of program.
· · · · · · · · · · · · · · · · · · ·	
The defe	
	ndant was represented by the Honorable Scott Kry, Attorney at Law. ED this 28 day of Appli, 2008. En Law.
SO ORDER	andant was represented by the Honorable Scott KFL, Attorney at Law. ED this 28 day of Qui, 2008. JUDGE, SUPPRIOR COURT ATE OF SERVICEThis is to certify that a true and correct copy of this sentence has been din person to the defendant, who has been duly instructed regarding the conditions as set
SO ORDER CERTIFIC delivere	andant was represented by the Honorable Scott Kry, Attorney at Law. ED this 28 day of April, 2008. JUDGE, SUPPRIOR COURT ATE OF SERVICEThis is to certify that a true and correct copy of this sentence has been din person to the defendant, who has been duly instructed regarding the conditions as set rein. 8 day of April, 2008.
SO ORDER CERTIFIC delivere forth he This	andant was represented by the Honorable Scott KELL, Attorney at Law. ED this 28 day of April, 2008. Supprior Court ATE OF SERVICEThis is to certify that a true and correct copy of this sentence has been din person to the defendant, who has been duly instructed regarding the conditions as set rein.
SO ORDER CERTIFIC delivere forth he This	ndant was represented by the Honorable Scott Kry, Attorney at Law. ED this 28 day of April 2008. JUDGE, SUPERIOR COURT ATE OF SERVICEThis is to certify that a true and correct copy of this sentence has been d in person to the defendant, who has been duly instructed regarding the conditions as set rein. 8 day of April 2008. PROBATION OFFICER

SPECIALIZED OFFENDER SUPERVISION - SEX OFFENDER

IN THE SUPERIOR COURT OF THE COUNTY, GEORGIA

THE STATE OF GEORGIA

2008 APR 29 AM 9: 19

CASE NO. 08 CQ 0189

vs.

PATTY BAKER, CLERK

- 1. Defendant shall submit at his/her own expense to a sex offender evaluation and shall satisfactorily complete such treatment program as provided by The Highland Institute for Behavioral Change, Medlin Treatment Center, Behavioral Medicine Institute, Ponce De Leon Counseling Center or such agency as shall be approved by the Probation Officer. It shall be the responsibility of the defendant to submit programs and credentials for approval of alternatives. Defendant shall provide treatment progress reports and proof of attendance to the Probation Officer. Defendant shall participate fully and completely in treatment and shall not be uncooperative, disruptive, verbally abusive, late or absent without a valid excuse as approved by the treatment provider and the Probation Officer.
- 2. Defendant shall serve one (1) week in jail at his/her own expense for each unexcused absence from scheduled treatment, commencing within three (3) days of missed appointment.
- Defendant shall pay for costs of mental health evaluation for victim and if counseling is recommended, the defendant shall pay costs as
 determined by the Court after a proper hearing.
- 4. Defendant shall have no contact with the victim to include telephone, mail, electronic mail, fax, or third person contact nor attempt to obtain information regarding the victim's whereabouts.
- 5. Defendant shall not occupy any residence or vehicle with any person under the age of EIGHTEEN (18) unless occupied by an adult APPROVED BY THE THERAPIST AND PROBATION OFFICER. If the victim is the defendant's wife/children, then he/she shall be required to live separately from them until otherwise recommended by the therapist and APPROVED BY THE COURT. He/she shall not visit his/her children under the age of EIGHTEEN (18) unless supervised by an approved adult.
- 6. Defendant shall not frequent any location including but not limited to recreation areas, movie theaters, day care centers, nurseries, achool vehicles, amusement parks, athletic parks, or any such place as designated by the Probation Officer where children would be present. Defendant shall not hold any position of leadership or responsibility nor participate in any activity that involves contact with children.
- 7. Defendant is prohibited from working, volunteering, participating in, or having direct association whatsoever with any day care center or children's programs, including but not limited to programs involving sports, recreation, athletics, education, schools, pre-schools, school buses, school bus stops, Girl Scouts, Boy Scouts, youth choirs, youth programs, YMCA, YWCA, and any other volunteer program, activity or community service work involving direct contact with children under the age of 18.
- 8. Defendant shall not stalk, photograph, video or attempt same of a minor or any other person as designated by the Probation Officer.
- 9. Defendant shall answer all questions fully and truthfully and provide any necessary information to the Probation Officer.
- 10. Defendant shall maintain complete telephone service in the residence and shall not change the number without prior permission from the Probation Officer.
- 11. Defendant shall not possess or be in the presence of pornographic, cruel, or abusive meterials which are described as but not limited to printed materials, photographs, films, videos, audio tapes, records or discs, computer discs, computer displays or transmissions, or movies, that display or depict anything of a sexual nature involving children unless approved by the treatment provider for treatment purposes. Such materials are further defined under the Georgia Criminal Code at 16-12-100 (Sexual Exploitation of Children). Being in possession of includes but is not limited to what is on the person, in the residence, or in the property of the person or under control of the person.
- 12. Defendant consents to the release of information to or from any person or agency as deemed necessary by the Probation Officer.
- 13. Defendant shall submit to a search of their person, place of residence, or belongings when directed by a Probation Officer or any law enforcement officer to include drug/alcohol screens. Any contraband or items prohibited under Condition #11 which are seized shall be used as evidence in any judicial proceedings and could result in new charges being filed.
- 14. Defendant shall submit at his own expense to a polygraph examination EVERY THREE MONTHS and consents to the use of examination results in any judicial proceeding.

- CONTINUED ON REVERSE SIDE -

- 15. Defendant shall not be allowed to participate in any Internet dating services during the period of probation.
- 16. Defendant will remain appropriately clothed when in public and when the potential for public view exists.
- 17. Defendant shall not linger or stop at any middle, elementary, or high schools nor at any school bus stops, amusement parks, playgrounds, and arcades.
- 18. Defendant is to submit to an HIV test, at his/her own expense, at the request of the Probation Officer.

PROBATION OFFICER

19. Defendant shall be supervised during the entire period of probation unless otherwise ordered by the Court.

SO ORDERED this 28 day of 9	JUDGE, SUPERIOR COURT
I, au Hoba , do hereby state full and Specialized Offender Conditions as outlined in the S.O.S. Order for Penal Institution.	d complete understanding of the above conditions and agree to abide by a r a period of time as determined by the Court in lieu of incarceration in a Sta
DEFENDANT DEFENDANT	<u>U1/28/QP</u> DATE
00-0 00	4.28.08

DATE

CASE# 08-CR-0159

PRISONER'S PERSONAL HISTORY SHEET

To be furnished to the Georgia Department of Corrections, Atlanta, Georgia, by Clerks of the Superior Court of the state of Georgia at the same time notice of sentence is furnished.

SENTENCE DATA:

From Superior Court of Cherokee Count January adj term 2008

Name of Prisoner Cory Lane Hubbard

IDENTITY OF PRISONER

NOTE:BOXED AREA MUST BE COMPLETED

Eye Color	Downwhat jail can Department of Corrections assume custody of this subject? Bi No	as subject picked u	p from Department of Corrections to	answer these charges?	Yes No
Si No	Si No	es, which Institutio	on?		
SI No	SI No	om what iail can D	epartment of Corrections assume cu	istody of this subject?	
Place of Birth	Place of Birth	•	•		
Eye Color Hear Color Hear Color Hear Weight Weight Place of Birth Dietinguishing marks and soars Leaf home address tarital Status Spouse's Name ne, Address and relation of nearest relative or friend AFFIDAVIT OF CUSTODIAN the undersigned custodian of the defendant, do swear and affirm that the following is true and correct to the best of my knowledge: terms of defendant) on the following detes: intered Departed Reason Commenta: Commenta: Commenta: County The undersigned (Deputy) Clerk of the Superior State Court in and for seld county, do hareby certify that the above is a true implete copy of the affidavit of custodian, a part of the official record of the trial of said defendant, as appears of record and eminutes of said court.	Place of Birth				
Eye Color Hear Color Hear Color Hear Weight Weight Place of Birth Distinguishing marks and soars Leaf home address faritial Status Spouse's Name ne, Address and relation of nearest relative or friend AFFIDAVIT OF CUSTODIAN the undersigned custodian of the defendant, do swear and affirm that the following is true and correct to the best of my knowledge: terms of defendant) on the following detect: terms of defendant) on the following detect: terms of defendant) on the following detect: terms of Departed Reason Entered Departed Reason Comments: Comments: County the undersigned (Deputy) Clerk of the Superior State Court in and for said county, do haraby certify that the above is a true Implete copy of the affidavit of custodian, a part of the official record of the trial of said defendant, as appears of record and e minutes of said court.	Place of Birth	Bi No	8.I.D. NO	Finger Print#	
Place of Birth	Piace of Birth				
terital Status Spouse's Name	Lest home address			_Distinguishing marks and scan	
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A rain consider non a serial all sheet if a sheet for a serial facility times the constant in	iven under my official signature and the seal of said court thisday of20	isms of defendant) as confined on case nur intered intered comments: Custodian the undersigned (De	mber(s) Departed Departed Departed Departed Departed Departed puty) Clerk of the Superior State Court (fidevit of custodien, a part of the official	Reason Reason County in end for said county, do he	on the following dates: Georiga reby certify that the above is a true

IN THE SUPERIOR COURT O	GEORGIA FINAL DISPOSITION
STATE OF GEORGIA	ROKEE COUNTY, OA CAME NO. OS CR. OLSA
VS. 2000	APR 29 AM \$ 19 OFFERENCE (8) Entraine child for
	Indecent purposes
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Copy Love Hubband	_minon
	Ten Adi. TEM, 2008
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NEGOTIATED	VERDICY (JURY) (MON-JURY) Y OWNER DISPOSITION
GUILTY OH COUNT (S) T	GUILTY ON Y HOLLE PROSECUT ORDER ON COUNT(S) TT
MOLO CONTENDERE ON COUNT(S)	MOT GUILTY ON DEAD BOCKET ORDER ON
(GUILTY) (NOLO) TO LESSER INCLUDED	COURT (8)COURT (8)
OFFERSE (5)	OFFENSE(S) OF COUNT(S)
ON COUNT(8)	ON COUNT(S)(SEE SEPARATE ORDER)
WHEREAS IT IS the independent of the County	
Stated Offenes (e) - NUMBER TO SEE A AND AND	that the defendant is hereby adjudged guilty of the above-
sentenced to confinement for the period	ared and adjudged by the Court that the defendant is hereby
nonceptor to continuentit for the belief	or Toshis Hazar
in the State Penal System or such on	her institution as the Commissioner of the Department of
Corrections may direct, to be computed a	ner institution as the Commissioner of the Department of
IT IS THE FURTHER ORDER of the Court:	is broatded by ISA.
2) That was same as	on probation as to CT.(s)
	Ol Library, the remainder of Bolones
TT TR WIDTHER CORPORA sheet defendant	
P-0.8.7.48	a total FIRE of 8 and the following surcharges:
I.D. FUND: \$ D.G.I.: \$	V.A.P.:
V.V.1.19	8.1.T. 15
PROVIDED, that the defendant complies with the fellowing including those special conditions listed on the reverse IT IS THE PURTUES CEDER of the Court, and the defendant of this probation and/or discharge the defendant from p of probation herein granted. If such probation is rever any portion thereof in the manner provided to Laured	of general, special, and other conditions because imposed as part of this sentence. The side of this sentence which by reference are made a part of this sentence. Is because services that the Court may at any time revoke or modify any conditions retained. The defendant shall be subject to arrest for violation of any condition had, the Court may order the emersion of the sentence which is originally imposed has deducting therefrom the amount of him the defendant has served as postation.
The state of the s	A such a supplied to the suppl
	COMDITIONS OF PROBATION
brance testfort.	locholic interioration, and use of marcotics or other dangarous drugs unless as
AL MANY WAY PHY PRY A SEL BOTTERNTH MENTINGENET TRANSPORT TO	emit such Officer to visit you at home er elembers.
PLACE DELECTION OF CAS PRODUCTION DEFINAR.	he jurisdiction of the Court, or leave the State for may period of time without
7) Support your legal dependents, if any, to the bee	t or your applity.
	•
	CONDITIONS OF PROBATION
IT IS FURTHER ORDERED that defendent pay	appointed ATTORNEY FEES as approved, not to exceed 1
RESTITUTION of 3 , (less any	mount paid by co-defendant(s); and a 8 32. monthly
PROBATION FRE. All Court-ordered monies	shall be paid to the Probation Office (Instanter) (within
days/months/years) (at the rat	e of \$ per month), beginning ()
(30 days after release) (while at Diversi	on Center) (as follows:).
The Court will suspend S of F	INE upon defendant obtaining a (G.E.D.) (High School Diploma)
) within ronths.

SPECIAL CONDITIONS OF PROBATION

IT IS FOI	RTHER ORDERED that the defendant:
<u>X.</u> (1)	Shall not take into his/her body any substance prohibited or controlled by any law of the State of Georgia or the United States except personnt to a physician's prescription which shall be submitted to the Probation Officer for inspection and copy prior to insesting any of the prescribed substances.
<u>X</u> (2)	Shall, from time to time, upon oral or written request by the Probetion Officer or any law enforcement officer, produce a specimen of any bodily substance for adalysis for the presence of a substance prohibited by any law of the State of Georgia or the United States.
★ (3)	Shall submit to a search of his/her person, bouses, papers, and/or effects as these terms of the Fourth Amendment to the United States Constitution are defined by the Courts, any time of the day or night, with or without a search warrant, whenever requested to do so by a Probation Officer or any law enforcement officer, and he/she specifically comments to the use of anything seized as evidence in any Judicial proceedings or trial.
<u>X</u> (4)	Shall report all arrests for any reason to the Probation Officer within forty-eight (48) hours.
<u>3.</u> (5)	Shall not gossess any alcoholic beverages, firearms, or illegal controlled substances, nor eccupy any residence or vehicle where such is present.
* (0)	Shall, at own expense, semmit to an evaluation approved by the Probation Officer for (substance abuse) AND (enctional or mental disorder). If evaluation indicates a treatment seed, defendent shall, at own expense, complete recommended treatment program as directed by the Probation Officer.
才 (3)	mail avoid contact; personal, by telephone, mail, or otherwise, with: Nicole Redney
E#I _	Shell perform hears of Community Service at the rate of not less than eight (8) hours per week, or as otherwise directed by the Probation Officer.
(3)	Shall not refers to testify, but shall testify fully and truthfully as to all dirodmetances of this case and any related matters.
	pecial Conditions ordered by the Court are as follows:
<u> </u>	Equatre se sex alindro
	Searce aschaffed sentrace imples SO.S.P. conditions
	Shidand by all esquiption of proposon

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	The second secon
2	
The defe	ndant was represented by the Bonorable Scott Kry , Attorney at Law.
SO ORDER	ED this 28 day of April , 2000. En huy
CERTIFIC	JUDGE, SUPERIOR COURT ATE OF SERVICEThis is to certify that a true and correct copy of this sentence has been
delivere forth he	d in person to the defendant, who has been duly instructed regarding the conditions as set
This	B day of Don't 2008. CO. DO PROBATION OFFICER
Copy rec	eived and instructions regarding sentence and conditions acknowledged.
This _2	8 day of April 2008. YCONFULLING

SPECIALIZED OFFENDER SUPERVISION - SEX OFFENDER IN THE SUPERIOR COURT OF THE COUNTY, GEORGIA

THE STATE OF GEORGIA

V8.

200 JPR 29 M 9: 19

CASE NO. 08 CQ 0159

PATTY BAKER, CLERK

- 1. Defendant shall submit at his/her own expense to a sex offender evaluation and shall satisfactorily complete such treatment program as provided by The Highland Institute for Behavioral Change, Mediin Treatment Center, Behavioral Medicine Institute, Ponce De Leon Counseling Center or such agency as shall be approved by the Probation Officer. It shall be the responsibility of the defendant to submit programs and credentials for approval of alternatives. Defendant shall provide treatment progress reports and proof of attendance to the Probation Officer. Defendant shall participate fully and completely in treatment and shall not be uncooperative, disruptive, verbally abusive, late or absent without a valid excuse as approved by the treatment provider and the Probation Officer.
- 2. Defendant shall serve one (1) week in jail at his/her own expense for each unancused absence from scheduled treatment, commencing within three (3) days of missed appointment.
- 3. Defendant shall pay for costs of mental health evaluation for victim and if counseling is recommended, the defendant shall pay costs as determined by the Court after a proper hearing.
- 4. Defendant shall have no contact with the victim to include telephone, smil, electronic mail, flux, or third person contact nor attempt to obtain information regarding the victim's whereabouts.
- 5. Defendant shall not occupy any residence or vehicle with any person under the age of ERGHTEEN (18) unless occupied by an adult APPROVED BY THE THERAPIST AND PROBATION OFFICER. If the victim is the defendant's wife/children, then ho/she shall be required to live separately from them until otherwise recommended by the therapist and APPROVED BY THE COURT. He/she shall not visit his/her children under the age of EIGHTEEN (18) unless supervised by an approved adult.
- 6. Defendent shall not frequent any location including but not limited to recreation areas, movie theaters, day care centers, nurseries, school vehicles, areasement parks, afaletic parks, or any such place as designated by the Probation Officer where children would be present. Defendant shall not hold any position of leadership or responsibility nor participate in any activity that involves contact with children.
- 7. Defendant is prohibited from working, volunteering, participating in, or having direct association whatsoever with any day care center or children's programs, including but not limited to programs involving aports, recreation, athletics, education, schools, pre-schools, school buses, school bus stops, Girl Scouts, Boy Scouts, youth choirs, youth programs, YMCA, YWCA, and any other volunteer program, activity or community service work involving direct contact with children under the age of 18.
- 8. Defendant shall not stalk, photograph, video or attempt same of a minor or any other person as designated by the Probation Officer.
- 9. Defendant shall answer all questions fally and truthfully and provide any necessary information to the Probation Officer.
- 10. Defendant shall maintain complete telephone service in the residence and shall not change the number without prior permission from the Probation Officer.
- 11. Defendant shall not possess or be in the presence of pornographic, cruel, or abusive staterials which are described as but not limited to printed staterials, photographs, films, videos, sudio tapes, records or discs, computer discs, computer displays or transmissions, or movies, that display or depict anything of a second nature involving children unless approved by the treatment provider for treatment purposes. Such materials are further defined under the Georgia Criminal Code at 16-12-100 (Sexual Exploitation of Children). Being in possession of includes but is not limited to what is on the person, in the residence, or in the property of the person or under control of the person.
- 12. Defendant consents to the release of information to or from any person or agency as deemed necessary by the Probation Officer.
- 13. Defendant shall submit to a search of their person, place of residence, or belongings when directed by a Probation Officer or any law enforcement officer to include drug/alcohol acreens. Any contraband or items prohibited under Condition #11 which are seized shall be used as evidence in any judicial proceedings and could result in new charges being filed.
- 14. Defendant shall submit at his own expense to a polygraph examination EVERY THREE MONTHS and consents to the use of examination results in any judicial proceeding.

- CONTINUED ON REVERSE SIDE -



- 15. Defendant shall not be allowed to participate in any intermet dating services during the period of probation.
- 16. Defendant will remain appropriately clothed when in public and when the potential for public view exists.
- 17. Defendant shall not linger or stop at any middle, elementary, or high schools nor at any school but stops, amusement parks, playgrounds, and aroades.
- 18. Defendant is to submit to an HIV test, at his/her own expense, at the request of the Probation Officer.

PROBATION OFFICER

19. Defendant shall be supervised during the entire period of probation unless otherwise ordered by the Court.

13. December on a solve 1200 on and on the local or becomes:	
SO ORDERED this 25 day of 200	AUDGE, SUPERIOR COURT
I,, do hereby state fail and complete Specialized Offender Conditions as outlined in the S.O.S. Order for a period Penal Institution.	lets understanding of the above conditions and agree to abide by a od of time as determined by the Court in lisu of incarceration in a Sta
DEPENDANT	4/28/08 DATE
CD-2 CD	4.28.08

DATE

	08CR0159(1)
SUPERIOR LAPINE 18 208	STATE
CHEROKEE COUNTY, GEORGIA BAI	IL BOND AMOUNT 6600
DATE March 15 200X	THOMETAWARRANT NO. 07-5017FW
American to the state of	
RECHINA	CHARGES ENTILLING Child For INDONA
REGIA	Mitputs Courselating To IP/19.11.
- Hickory Car law	OF A MINIST
Vohent K Whiter & Day W	
firmly bound to his Excellency Servey Pentus, Governor of said State, and his suc	P734 AGA FYF. Items in cities, in the penal sum written above, for payment whereof we family
bird correduce, our heirs, executors and administrator, jointly and severally.	
CONDITIONS OF BOND I. If the atterns bound principal shall personally be and appear believe the Europian Countill.	Table Court, or story other Court in which the observation has treachered or wording, from day to
day, and from term to term, to term and there aresen to an indictional analog passed heldre may stand charged and shall not depot themse without been of the Court, then t	hate Court, or any other Court in which the cause yeary he transferred ar parading, from day in ten for the elemental numeri alsows, or any lockshot or related allocate Sucrets with which the allocat obligation to be real and well, date in remain in full force and white; and,
 Principal and Surely agree and ocument that this band is conditioned upon the appears the Code of Gosspin Sec. 17-8-17 and Sec. 17-7-81; and 	arcs of the patropal below the Court at the time fixed for histor amignment as required by
3. To below server present of this band in the arrest of buildings (Received and General)	gree for themselves, their fundate and as the head of their respective fundate to research my both regulational and inglatelies provident, and each of us further assert that me have
nover laten or arched currentees of any humanists or energetion under the lane of the . 4. If this band charges used equals, surely affects unid real edities in that treat mannied by a	Park, or of the United Statist or physicisty; and
251. Lowells	
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against said projectly and usely be discharged at entertiad as provided by few Baraty & emount of this bond, a nature of the histopassed exemption	
THE WITHERS WHISPEOF, Principal and Sersity have encoded this beil bond	at Conton, Georgia, Charcines County on the dataClibons.
Signed and Acknowledged in the presence of	중 1 정책일
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No Nelles Banaman	LOUNG TO SEE THE SEE T
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of Cherohed County, Beorgia	4045 old Pine 20
	PRINCIPAL'S MALING ADDRESS
PHONE NUMBERS WORKHOME	VAIdosm GA 31605
0 7 9 - 967-8794	Reat Ville
PRINCIPAL: >H/	1) SUPETY'S SIGNATURE
₩/	Be & M. Mars
	2) SUMETY'S BIOHATUME
SURETY: +V 229-247-8794	3750 Guekwood De.
	Value CA 344.5
· WIZ29-2+C-3866	CITY STATE ZIP
NOTE: SHOULD PRINCIPAL OR SUPETY'S MAILING ADDRESS CHANGE, IT S THE COURT IN WHICH THE CHARGES ARE PENDAGO	BHALL BE EACH HIDMIDUAL'S RESPONSIBILITY TO NOTIFY THE CLERK OF
NOTICE OF AR	MO A LIZAMA ENT
(QA. Code A	
Vigu are heavily communicated to expose at the APER CHETATE) Court	terum County of CHENORES at \$100 A lit on the 185
and Carri	to date set by the Court for your arreignment upon the charge of
TE SEC Above A-	described ("(Mercent Valle No.) (You will be used the formal charges and saked
how you wish to plead.) HERENY FAIL NOT.	- Chamber (Chap Court
WITNESS the Honorable Judges for the Glac Ridge Judged Circuit, Judg	m #8
	Pagy Baller
	Superiori Court
Notice served personally upon detendent Haybback. Con	CANCINE CHIEF, GAZIN
Notice served personelly upon defendant	1 51000
	NEW 17
	(Appen)
ACKNOWLE	DGEMENT
Service of Arraignment Notice for appearance	of COA) / 20 OF is headly
schrouledged. Thisday of	March 20 6X
	للمسرسالين مسلما مسلم مدرو

WHITE/ORIGINAL PINKONITRICT ATTORNEY YELLOW/DEFENDANT

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