

STATE OF SOUTH CAROLINA
COUNTY OF BISHOPVILLE

Vincent Jerode Beaton #10085
Plaintiff;

- versus -

NORTH CHARLESTON POLICE DEPARTMENT
Defendants, et.

IN THE COURT OF APPEALS
"CHALLENGE JURISDICTION -
CHANGE STATUS - #1

DOB: 11/02/1970
Sex: MALE
DL# 004053461
SSN 247218467

RECEIVED

OCT 27 2023

SC Court of Appeals
Clerk's Office

To: This Honorable Court, Clerk of Court. can you issue me the 1099 form.

1. Is this a Court of record?
And let the record show that I'm reserving all of my rights, not to be bound by any unrevealed contract.
2. I would like to see a verified Complaint filed by the City Attorney under the penalty of perjury that a crime has been committed.
3. ~~A~~ A Ticket is a notice to appear that's all that is, not a Complaint.
4. What is the reason of my status being incarcerated pursuant to exhibit Q?
5. I do not understand is this civil or criminal?
6. I do not understand.
7. Here I object to any hear say evidence, ~~or other stuff~~.
8. And ask again, I need to see two witnesses who filed the Complaint?
9. It's three types of criminal action #1. Violation of a Contract, #2 having a damaged party or #3 Committing Fraud.
If I didn't done any of that, then I am not guilty of any criminal activities according to law.
10. I would like to see a verified Complaint and two witnesses, someone who had actually filed the Complaint?
11. And if I am not in the computer yet can you give me the name of the Clerk?

10-18 2023
Date

Vincent Jerode Beaton #10085
Vincent Jerode Beaton 247218467

INDEX

SEE EXHIBITS

V. SPECIAL APPEALS

- A..... CONSENT TO SEARCH PREMISES 2225 DUNLAP STREET LOT #36 WITNESSES DETECTIVE KEITH ELMORE and MARCUS DEON WILLIAMS.
- B..... ADVICE OF CONSTITUTIONAL RIGHTS WITNESS #2 MARCUS DEON WILLIAMS MARCH 02, 2005 TIME 9:30 PM.
- C..... ADVICE OF CONSTITUTIONAL RIGHTS: As I myself refused to sign MARCH 02 2005 TIME 10:10 P.M. because I was not under arrest.
- D. 1-2..... PREVIOUS NUMBER: V196947 SENTENCING DATE MARCH 03, 2005 4 YRS V. CATEGORY 5 YOU CANNOT SENTENCE A VOI TO 4 YRS STRAIGHT object ~~to~~.
- E..... MUGSHOT OF TYRONE LAMAR JONES MARCH 01, 2005 WITNESS #3 SIGNATURE.
- F..... MUGSHOT OF TEENY MARCH 01, 2005 WITNESS #4. SIGNATURE.
- G..... 21 PRIOR ATTACHMENTS "O", UNIFORM COMMERCIAL CODE ATTACHMENT PENDING FOR INMATE #10035. I OBJECT TO BEING CALLED BY INMATE NAME and NUMBER #196947 Per OP. GA. 06.09 Inmate Grievance 12.04 ~~see~~ see exhibit Q
- H. 1-2..... STATE CRIMINAL PROCEEDING WAS TERMINING IN INMATE #10035 FAVOR MARCH 08 2005 STATUS: disposed, it should not read Status: incarcerated, as exhibit Q states, Pursuant to 03/22/2000 COMMITMENT NAME; that expired May 26, 2001. I object to this Commitment name ~~and~~.
- I..... COUNSEL OF RECORD, since MARCH 04, 2005 WILLIAM TED SMITH, WITNESS #5
- J. 1-2..... March 08, 2005 COURT TERM PRELIMINARY HEARING, 2:31 AM Plaintiff, up date to Status: disposed. As to Parole Eligibility, pursuant to Al-Shabsazz v. State, 338 S.C. 354, 527 S.E2d 742 (2000) and Furtick v. S.C. Dept of Probation, Parole and Pardon Services, 352 S.C. 594, 576 S.E2d 146 (2003).
- K..... JANUARY 2007 TERM GENERAL SESSION TRIAL COURT, The Juror and I have a question with number 6 six of questionair. Here I object to hear say grand jury findings for March 2005 General Session Term Preliminary Hearing. ~~and~~
- L..... Amend title 18, United State Code to provide an alternate release date for certain, non-violent offenders. Federal Prison Bureau Non-violent Offender Release Act of 2023. Release me now!!!
- M..... MEMORANDUM RE: Vincent Jerome Beaton #10035

N. SCDC INCIDENT REPORT AFTER SEEING, DEBRA EASTRIDGE
 Looked through my Legal Court Document, in 2007-2008 and ripped
 a piece of evidence out, here again in 2018 she is not delivering
 all of my Legal Mail, to me now she fear for her life, but these people
 here in South Carolina Don't Care, about her or my life, I am being
 Kidnapped.

O., Which Judge, Claiming to Sentence me, is it R. MARKLEY DENNIS
 JR., Presiding Judge, Ninth Judicial Circuit dated January 31, 2007 to Case
 NO.: 2005-GS-10-3949 UNIFORM COMMERCIAL CODE ATTACHMENT # F969116,
 How Can I appeal a decision that's terming in my favor? Or is it that
 Judge from the Circuit Court of Colleton County Perry M. Buckner, and foreperson
 Wyle Limehouse both from Walterboro County? My witnesses I call all three to the stand.

P. Here I wrote Property Control ATKINSON, however DEBRA EASTRIDGE
 Answer pertaining to Court Proceeding, clearly if the Court's send me anything
 The LEE COUNTY OF BISHOPVILLE MAILROOM HAS ACCESS before, I do, or she might send
 it by an Officer that simply threw it away. As I remember Lt. Steward at the time
 asked me what was wrong. witnesses

Q. Pursuant to Wolf v. McDonnell, here I am being denied, my witnesses in
 this Consent To Search, demands declaratory Judgment with respect to procedures
 for imposing loss of good-time from my job "Money Clean Pressure Washer"
 at 2200 Dunlap Street Lot #45. as a predicate to a damage award because due
 process required that prisoners in procedure resulting in loss of good-time or in
 imposition of Solitary confinement be offered advance written notice of claimed
 violation, written Statement of fact findings, and right to call witnesses, I call
 Detective E. JOURDAN and Detective KEITH ELMORE as well as resident of the
 CONSENT TO SEARCH PREMISES of 2225 DUNLAP STREET LOT #36. And I object to
 hear say evidence, 40 year Sentence, Mugshot's, and Status of incarceration
 and ask that I present these witnesses A - thru - Q, as to Commitment
 name 03/22/2000 or was it through a Consent To Search Premises of 2225
 Dunlap Street lot #36, 3/02/2005 10:10 P.M.?

R. Second Preliminary Transcript.

ISSUE PRESENTED

His State Criminal, Proceeding was terming in
his favor. "Here is a Challenge to jurisdiction,
"Change my status!!!
"I! am!! being Kidnapped!!! I am I under arrest?"

AFFIDAVIT OF TRUTH

I, believe and was taught, that my name "I am, Vincent Jerode Beaton, up, until I'd recieved a marked on Birth Certificate, when my mother checked into the Delivery room, to give birth, she spelled her name Theresa not Teresa, I don't know my blood type or her maiden name so I go by Beaton, my mother actually died giving birth to me, a living breathing man, I King 2:1-2 being first duty sworn desposed and say and declare by my signature that the following facts are true, correct and complete to the best of my knowledge I did not see JACOB LAVON MAXEY, SR, on my birth certificate and believe I completely take myself out of it under neith the Corporate Fiction.

That the Affiant's [redacted] "existed by law of the land [redacted] antecedent to the organization of the State "STATE OF SOUTH CAROLINA" VINCENT JERODE BEATON Case No.: 2005-GS-10-3949, UNIFORM COMMERCIAL CODE ATTACHMENT NUMBER A F-969116.

That the Affiant rights exist even in light of the U.S. Bankruptcy, a.k.a The National Emergency, and that includes the right of redemption, any and everytime that I sing Redemption Song by Bob Marley (Bertha Belassie). I am demanding Redemption.

That, under Article 1, Section 1, of the South Carolina Constitution "the people have all power" and the Affiant is one of the people that can exercise any power.

That the Affiant is of the People and is above the corporate government called 'State of South Carolina / STATE OF SOUTH CAROLINA', operating in a de facto bankruptcy capacity / status.

[redacted] Affiant has been Kidnapped by the 'State of South Carolina' under the use of [redacted] Indictment(s), see exhibits) ATTACHMENT(S) A-Q. Which uses [redacted] Jurisdiction upon the trial's Courts, to convict and Sentence [redacted], to 40 YRS.

Thus, the judgment is void, the State of South Carolina at any level, in any matter, at any time ~~in both the private and public records~~ ~~as true~~. within "7" seven day; upon receipt of these facts stand, as true in both the private and public record, as true. my Booking # is 10035, not 196947 that expired May 26, 2001.

Bishopville, S.C.

Date 10-18 2023

Vincent Jerode Beaton 00405361
Vincent Jerode Beaton 247218467

ARGUMENT

The Trial Court improperly granted respondent request for appeal after March 02, 2005 term pursuant to Petitioner's Tenth Amendment Necessary and Proper Clause, thus Public Defender WILLIAM TED SMITH. Failed to assist. Petitioner's Castro doctrine law

Per Affiant's request for an "Castro doctrine, appeal as outline in March 02, 2005 through March 29, 2005, thus Complaint/Summons of murder § 16-03-00 10,0020 was dismissed at PRE-LIM/NO PROBABLE CAUSE DISMISSED AT PRE-LIM NO PROBABLE CAUSE DISP. here the grand jury of March 08, 2005 never convene but rather a Second PRE-LIM, was ordered by Judge James Gosnell, Larry Todd the Solicitor.

For the State criminal prosecution, proceeding that was terming in inmate #10035 Vincent Jerode Beaton, favor, where his Booking Report number, not 196947 that number expired May 26, 2001, and V196947 expired 1996.

Here my substantive rights were prejudiced... "The record reflects that the SOUTH CAROLINA DEPARTMENT OF CORRECTIONS and the SOUTH CAROLINA DEPARTMENT OF PROBATION PAROLE, AND PARDON SERVICES, OF COLUMBIA legal correspondence to #10035 Vincent Jerode Beaton, until after the Second Preliminary Hearing.

I object, and would like to call some witness, pursuant to § 16-11-440 A-D Stand your ground I plea not guilty.

I'd filed a civil action, showing Negligence and Gross Negligence in violation of statutory laws, and Art. I § 3, S.C. CONST and Plaintiff is seeking compensation and punitive damages.

And to ask for two witnesses of someone who filed the Complaint, and to amend the rest of there names to this case #2019 CP-1004505. as defendants

ARGUMENT

The Trial Court improperly granted, respondent request for appeal after March 02, 2005 term pursuant to Petitioner's Ten Amendment, Necessary and Proper Clause, thus Public Defender WILLIAM TED SMITH, failed to assist, Petitioner's "Castro doctrine law.

Per Affiant's request for an "Castro doctrine, appeal as outlined March 02, 2005 through March 08, 2005, thus Complaint/Summon's of murder §16-03-0010.0020, was dismissed on PRE-LIM/NO PROBABLE CAUSE DISMISSED AT PRE-LIM/NO DISP. DATE. here the grand jury of March 2005 term Court did not convene until June 13, 2005. Solicitor Bruce Durant was the only witness, and prosecutor for the State Criminal proceeding that was terming in #10035 Vincent Jerode Beaton favor not #4196947 that Number expired in 1996. and Larry Todd, solicitor.

Here my substantive rights were prejudiced...") The record reflects that the SOUTH CAROLINA DEPARTMENT OF CORRECTION and SOUTH CAROLINA DEPARTMENT OF PROBATION, PAROLE, AND PARDON SERVICES. of Columbia legal Correspondence to #10035 Vincent Jerode Beaton, until June 13, 2005 hearing over three months after March 08, 2005 hearing.

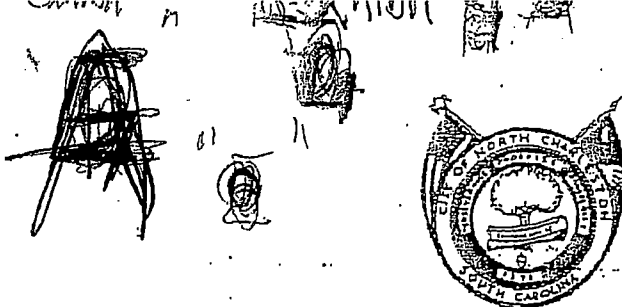
Thus, we hold #10035 Vincent Jerode Beaton, did not receive notice of the hearing. And now move to dismiss the charge and remove photo mug shots, from evidence 16-11-446 A-D Stand your ground.

CONCLUSION

Base on § 1. Trusts, ect., in restraint of trade illegal; penalty #10035. Vincent Verode Beaton, substantive rights were prejudiced.

Respectfully Submitted
Vincent Verode Beaton

This 18th day of October 2023



R. KEITH SUMMEY
Mayor

JON R. ZUMALT
Chief of Police

City of North Charleston
SOUTH CAROLINA
POLICE DEPARTMENT
Box 6255E
North Charleston, SC 29513-2558
(843) 554-5700
Fax (843) 745-1052

CONSENT TO SEARCH PREMISES

Date: 3-2-05

Location: 2225 DUNDAS ST. L-36
111 HALL ST. 25405

I, Markus Williams, having been advised of my Constitutional Right, not to have a search made of the premises, hereinafter mentioned without a Search Warrant and of my right to refuse to consent to such a search hereby authorize officer (s) Det. K. Fimre to conduct a complete search of my premises located at 2225 Dundas St. L-36

These officers are authorized by me to take from my premises any letters, papers, materials or other property which they may desire.

This written permission is being given by me to the above named officer (s), voluntarily and without threats or promises of any kind.

Markus Williams
Signature

Det. Keith Summey
Witnesses

Det. [Signature]
Witnesses

FILED
2016 MAR -3 PM 1:57
CLERK OF COURT

RULE 11

B

NORTH CHARLESTON POLICE DEPARTMENT

2005007605

COMPLAINT # _____

ADVICE OF CONSTITUTIONAL RIGHTS

FULL NAME MARCUS Dean Williams DATE OF BIRTH 12-20-78

AGE 26 GRADE COMPLETED IN SCHOOL 11TH I. MARCUS Williams

HAVE BEEN ADVISED BY DET. E. Imcove
OF THE NORTH CHARLESTON POLICE DEPARTMENT THAT:

- 11.4/1) I HAVE THE ABSOLUTE RIGHT TO REMAIN SILENT AND DO NOT HAVE TO ANSWER ANY QUESTIONS OR GIVE A STATEMENT AND THIS FACT CANNOT BE USED AGAINST ME.
- 11.4/2) IF I DO ANSWER QUESTIONS OR GIVE A STATEMENT, ANYTHING I SAY CAN AND WILL BE USED AGAINST ME IN A COURT OF LAW.
- 11.4/3) I HAVE THE RIGHT TO CONSULT WITH A LAWYER OF MY CHOICE BEFORE I ANSWER QUESTIONS OR GIVE A STATEMENT AND ALSO HAVE HIM PRESENT WHILE I AM BEING QUESTIONED.
- 11.4/4) IF I WISH TO TALK TO A LAWYER OR HAVE HIM PRESENT, BUT AM UNABLE TO AFFORD TO HIRE A LAWYER, ONE WILL BE APPOINTED TO REPRESENT ME FREE OF CHARGE.
- 11.4/5) IF I DECIDE TO ANSWER QUESTIONS OR GIVE A STATEMENT WITHOUT HAVING A LAWYER PRESENT REPRESENTING ME, I HAVE THE ABSOLUTE RIGHT DURING THIS INTERVIEW TO STOP ANSWERING QUESTIONS AND TO REMAIN SILENT.

I FULLY UNDERSTAND EACH OF THESE RIGHTS EXPLAINED TO ME.

WITNESS: Det. King P. Clark SIGNATURE: Marcus Williams
 WITNESS: Det. [Signature] DATE: 03/02/05 TIME 9:30 pm

HAVING THESE RIGHTS IN MIND I WISH TO WAIVE THESE RIGHTS AND ANSWER QUESTIONS CONCERNING THE CHARGE OF SEARCH OF RESIDENCE NO THREATS, FORCE OR PROMISES OF ANY KIND HAVE BEEN MADE TO ME BY ANYONE TO CAUSE ME TO WAIVE THESE RIGHTS AND/OR ANSWER QUESTIONS.

WITNESS: Det. King P. Clark SIGNATURE: Marcus Williams
 WITNESS: Det. [Signature] DATE: 03/02/05 TIME 9:30

NORTH CHARLESTON POLICE DEPARTMENT

2005007605
COMPLAINT #

ADVICE OF CONSTITUTIONAL RIGHTS

FULL NAME VINCENT JERODE BEATCH DATE OF BIRTH 11/02/70

AGE 34 GRADE COMPLETED IN SCHOOL 9TH VINCENT BEATCH

HAVE BEEN ADVISED BY DET. ELMORE

OF THE NORTH CHARLESTON POLICE DEPARTMENT THAT:

- 1) I HAVE THE ABSOLUTE RIGHT TO REMAIN SILENT AND DO NOT HAVE TO ANSWER ANY QUESTIONS OR GIVE A STATEMENT AND THIS FACT CANNOT BE USED AGAINST ME.
- 2) IF I DO ANSWER QUESTIONS OR GIVE A STATEMENT, ANYTHING I SAY CAN AND WILL BE USED AGAINST ME IN A COURT OF LAW.
- 3) I HAVE THE RIGHT TO CONSULT WITH A LAWYER OF MY CHOICE BEFORE I ANSWER QUESTIONS OR GIVE A STATEMENT AND ALSO HAVE HIM PRESENT WHILE I AM BEING QUESTIONED.
- 4) IF I WISH TO TALK TO A LAWYER OR HAVE HIM PRESENT, BUT AM UNABLE TO AFFORD TO REPRESENT MYSELF, A LAWYER WILL BE APPOINTED TO REPRESENT ME FREE OF CHARGE.
- 5) IF I DECIDE TO ANSWER QUESTIONS OR GIVE A STATEMENT WITHOUT HAVING A LAWYER PRESENT REPRESENTING ME, I HAVE THE ABSOLUTE RIGHT DURING THIS INTERVIEW TO STOP ANSWERING QUESTIONS AND TO REMAIN SILENT.

I FULLY UNDERSTAND EACH OF THESE RIGHTS EXPLAINED TO ME.

WITNESS: DET. KEITH P. CL SIGNATURE: REFUSED TO SIGN

WITNESS: _____ DATE: 03/02/05 TIME: 10:10 pm

HAVING THESE RIGHTS IN MIND I WISH TO WAIVE THESE RIGHTS AND ANSWER QUESTIONS CONCERNING THE

CHARGE OF MURDER NO THREATS, FORCE OR PROMISES OF ANY KIND HAVE BEEN MADE TO ME BY ANYONE TO CAUSE ME TO WAIVE THESE RIGHTS AND/OR ANSWER QUESTIONS

WITNESS: DET. KEITH P. CL SIGNATURE: _____

WITNESS: _____ DATE: 03/02/05 TIME: 10:10 pm

FILED
2016 MAR -31 PM 1:07
CLERK OF COURT

REC'D
J. J. AR...
CLERK OF COURT
DEC 2 2004

FILED

~~Append~~

Agency Nchas
Case Officer Elmore

REQUEST FOR PRELIMINARY HEARING

STATE OF SOUTH CAROLINA }
COUNTY OF CHARLESTON }

Uniform Warrant Numbers:

- 1. F 969116 3. _____ 5. _____
- 2. _____ 4. _____ 6. _____

Mr. / Mrs. / Ms. Vincent Jerome Beaton you are charged with Murder

and you are entitled to a Preliminary Hearing. **You Must Request** a Preliminary Hearing within ten (10) days of this notice or lose your right to such hearing. You may request such hearing by completing the lower left section of this notice and returning it to the court either in person or by mail to the following address:

Preliminary Hearing Court
Mark Clark Business Park
3870 Leeds Avenue, Suite 112
North Charleston, SC 29405

I request a Preliminary Hearing.

Defendant: Vincent Beaton

Address: 3841 Leeds Ave.
N. Chas SC. 29405

Phone Number: 843-958-1850

Notice Given By: Linda Lombard MAR-03-2005

(Judge) (Date)

My Attorney is: ~~John Smith~~ Mar 08 2005 STATUS: Disposed.

D2

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
RECORD SUMMARY REPORT DATED 07/24/14

C0511

BEATON, VINCENT JERODE FBI # 853232LA7 SID# SC00745841 SCDC # 196947
OFFENDER TYPE.: ADULT-STRAIGHT SENTENCE
INSTITUTION ...: LEE CORR INST
SECURITY/CUST...: 3 SECURITY DETENTION
CURR INCARC SENT...: 40 YRS 6 MOS 0 DYS
CENTRAL MONITORING.: YES SEPREQ
SOCIAL SECURITY #...: [REDACTED]

DORM.....: ASU0097B
RACE.....: B SEX...: M
PROJ MAXOUT DATE: 06/21/2045
PROJ PAROLE DATE: 03/03/2045
EWC JOB...: NO CURRENT JOB
EDUC PGM.: NO CURR EDUC PROGRAM
EWC LEVEL: 0 EEC LEVEL:
ASSIGNMENT...: LOCKED - UP

CURRENT PROGRAM...: NO CURRENT PROGRAM
AGE...: 43 DATE OF BIRTH...: [REDACTED] 70

PREVIOUS NUMBERS:
Y00196947

CURRENT OFFENSES	SENTENCE	COUNTY	SENTENCE	V/NV	CATEGORY
	YRS MOS DYS		START		
THROW BODY FL. CORR. EMP	0 6 0	GREENVILLE	10/18/2011	N	4
MURDER	40 0 0	CHARLESTON	3/ 3/20	5 V	5

PREVIOUS SCDC OFFENSES (COMPLETE)	SENTENCE	COUNTY	SENTENCE	V/NV	CATEGORY
	YRS MOS DYS		START		
RESISTING OFFICER	1 0 0	CHARLESTON	9/27/1999	N	3
COCAINE POSSESS	2 0 0	CHARLESTON	9/27/1999	N	2

PRIOR COMMITMENTS OVER 90 DAYS:

12/ 4/92	FIREARM ON PREMIS-ALCOHOL	6 YRS	0 MOS	0 DYS
12/ 4/92	CARRY PROHIBITED WEAPON	6 YRS	0 MOS	0 DYS
12/ 4/92	CRACK POSSESS	6 YRS	0 MOS	0 DYS
12/ 4/92	HEROIN POSS INT/DIST	6 YRS	0 MOS	0 DYS
11/20/90	COCAINE POSSESS	6 YRS	0 MOS	0 DYS
11/20/90	*RESISTING OFFICER	6 YRS	0 MOS	0 DYS

DETAINEES (HOLD, WANTED, NOTIFY):
TRAFFICKING IN ILL. DRUGS NOTIFY OPEN ARREST NOTIFICATION CATEG: 4
NO DETAINEES

ESCAPES:
NO ESCAPE HISTORY

CRIMINAL CHARGES:
4/12/11 ASSAULT & BATTERY 3RD COURT

ASSAULTIVE DISCIPLINARIES:

9/ 2/11	THROWING SUBSTANCE/OBJEC	CONVICTED	MAJOR
2/19/11	A & B OF AN EMP, ETC W/I	CONVICTED	MAJOR STAFF WEAPON
6/12/ 9	STRIKING AN EMPLOYEE WIT	CONVICTED	MAJOR STAFF WEAPON
8/17/98	FIGHTING WITHOUT A WEAPO		OTHER
5/16/98	FIGHTING WITHOUT A WEAPO	CONVICTED	MAJOR
8/ 2/95	FIGHTING WITHOUT A WEAPO	CONVICTED	MINOR
3/21/94	STRIKING AN EMPLOYEE WIT		OTHER STAFF
1/ 3/94	STRIKING AN EMPLOYEE WIT	CONVICTED	MAJOR STAFF

NON-ASSAULTIVE DISCIPLINARIES:

4/ 2/14	REFUSING OR FAILING OBEY	DROPPED	OTHER
11/15/13	REFUSING OR FAILING OBEY	DROPPED	MAJOR
11/15/13	THREATENING TO INFLICT H	DROPPED	MAJOR
11/ 4/13	REFUSING OR FAILING OBEY	CONVICTED	MAJOR
11/ 4/13	USE, POSS NARC, MARIJ, UNAU	CONVICTED	MAJOR
10/10/13	REFUSING OR FAILING OBEY	CONVICTED	MAJOR
10/10/13	EXHIBITIONISM AND PUBLIC	CONVICTED	MAJOR
9/27/13	REFUSING OR FAILING OBEY	CONVICTED	MAJOR
9/27/13	EXHIBITIONISM AND PUBLIC	CONVICTED	MAJOR
5/22/13	EXHIBITIONISM AND PUBLIC	CONVICTED	MAJOR
4/30/13	EXHIBITIONISM AND PUBLIC	CONVICTED	MAJOR
2/18/13	EXHIBITIONISM AND PUBLIC	CONVICTED	MAJOR

E



0000009596



0000019935
Tyke Jones

03-01-05



0000023999



RULE 5



000009596



000010035



000023999

3-1-05



Tecky

G

PERING

0000010035

Name: BEATON, VINCENT JERODE Address: 2200 DUNLAP ST.45 LOT 45
 City: NORTH CHARLESTON State: SC Home Phone: 843-261-6306
 Race: BLACK Sex: M DOB: 11/02/70 Age: 34 Height: 5'10" Weight: 190
 Business Phone: Juvenile: N Hispanic: M Deceased:

0	3
0	
0	0
0	1
1	3
0	0
0	0
0	3
0	0
0	1
0	0

21. WARRANTS.....: 0

Comments:
 Caution Notes:
 Notify Notes:

Enter line number, RETURN, Screen#, EXIT, IMPORT, LOOKUP#, REPLAY, DATES, RPT: _____

A Sess-1

205.140.232.69

4-23/76

General Sessions

CASE HISTORY FOR CASE F969116

The State of South Carolina VS Vincent Jerode Beaton

CASE TYPE: GS

JUDGE: Clerk Of Court C P, G S, And Family Court.

ARRESTING AGENCY: North Charleston Police Department

3/8/2005

STATUS: Disposed

FILED DATE: 3/8/2005

CASE PARTIES:

Defendant Beaton, Vincent Jerode
2200 Dunlap Street Lot 45, N Charleston, SC 294060000

Officer Elmore, Keith

Defendant Attorney Smiley, James Watson IV
Attorney At Law, 178 1/2 King St, Charleston, SC 29401

Not my counsel of record. William Ted Smith, F969116
3/8/2005

Court Reporter Coolay, Brenda C.
Post Office Box 24, Sullivan's Island, SC 29482

[REDACTED]

CASE HISTORY FOR CASE F969116

Beaton, Vincent Jerode
2200 Dunlap Street Lot 45
N Charleston, SC 294060000

Age: 45
DL#: [REDACTED]

DOB: 11/2/1970
SSN: [REDACTED]

CHARGE	VIOL. DATE	DISPOSITION	DISP. DATE
116 MURDER	3/2/2005	Trial Guilty	1/31/2007

SENTENCING

40 YRS/CREDIT GIVEN BY SCDC TIME SERVED 40 YRS/CREDIT GIVEN BY SCDC TIME SERVED

POST	ORIGINAL	BALANCE DUE	DISBURSED	PAY PRIORITY
Charge: MURDER				
Collection Fee for Converted Cases	\$3.75	\$3.75	\$0.00	999
Law Enforcement Funding Surcharge \$:	25.00	25.00	0.00	999
Victim Conviction Surcharge \$100 / \$2:	100.00	100.00	0.00	999
Total:	\$128.75	\$128.75	\$0.00	

DATE	TIME	EVENT DESCRIPTION
3/2005	3:00 PM	Court event: Bond Hearing
3/2005	10:00 AM	Court event: Preliminary Hearing Scheduled w/ Notices

Date: 12/22/2015
Time: 2:13:46PM
Printed By: COCTKV

Exhibit #1

CHARLESTON COUNTY PUBLIC DEFENDER
O.T. WALLACE COUNTY OFFICE BUILDING
101 MEETING STREET, 5th FLOOR
CHARLESTON, SC 29401-2214
(843) 958-1850

March 4, 2005

VIA HAND DELIVERY

Vincent J. Beaton, Inmate #10035
Charleston County Detention Center
Unit No.:

FILE COPY

Dear Mr. Beaton:

I have been appointed to represent you in your pending case. The applicable Discovery Motions asking the State to supply information that we are entitled to in your case have been filed. Also, I am filing for your preliminary hearing request and if appropriate bond modification.

If you are released from jail before we meet, please call this office immediately and schedule an appointment with me. Please keep me and your bondsman informed of your address and phone number throughout the time your case is pending.

Also, while you are in jail it is very important that you **do not** discuss your charges with anyone on the telephone or in person. Your phone calls at the jail are recorded and may be used against you by the Solicitor's Office.

I look forward to meeting you and to representing you. I will do everything I can to ensure that things work out the best for you and that we have a successful attorney-client relationship.

Sincerely,

Ted Smith

W. Ted Smith
Assistant Public Defender

BAIL set by

LOMBARD

Judge

MAR 03 2005

on

Type and Amount:

NO BOND

Name of Surety:

PRELIMINARY HEARING held by

JULIE J. ARMSTRONG
CLERK OF COURT

2005 MAR -8 AM 2:31

FILED

Judge

on

Defense Attorney:

Decliner:

DISPOSITION before

Judge

on

by

(Indicate jury trial, bench trial, plea, nol. pros., etc.)

Disposition:

Sentence:

JURORS

CHECKLIST

M. CRT. CASE #

2106 CT 01

W. ISS #

1206

REPORT GROUP

0116

SP. CODE

7900

WITNESSES

Name:

Address:

Telephone:

Name:

Address:

Telephone:

Name:

Address:

Telephone:

Name:

Address:

Telephone:

Name:

Address:

Telephone:

Name:

Address:

Telephone:

Name:

Address:

Telephone:

Name:

Address:

Telephone:

CODEFENDANTS

NOTICE TO REPORT

YOU MUST REPORT FOR ARRAIGNMENT OR
PLEA ON THE CHARGE HEREIN TO THE
COURT OF GENERAL SESSIONS LOCATED IN
THE CHARLESTON COUNTY JUDICIAL CENTER
100 BROAD STREET, CHARLESTON AT
ON **APR 29 2005** IF YOU DO NOT
REPORT, AN ARREST WARRANT WILL BE ISSUED
FOR YOUR ARREST.

PRELIMINARY HEARING
DATE: 3/29/2005
DEFENDANT: VINCENT BEATON
CHARGES: MURDER

MAGISTRATE: JUDGE JAMES B. GOSNELL
SOLICITOR: LARRY TODD
ATTORNEY: JAMES SMILEY
OFFICER: ~~JEROME FLEMMING~~ Keith ELMORE
CITY OF CHARLESTON POLICE DEPARTMENT
North

MAGISTRATE: WE ARE IN THE PRELIMINARY HEARING COURT OF THE COUNTY OF CHARLESTON TODAY IS THE 29TH DAY OF MARCH 2005. THIS IS THE CASE STATE VS. AND WE HAVE CO-DEFENDANTS FIRST VINCENT JERODE BEATON. MR. BEATON HAS BEEN CHARGED WITH MURDER.

ATTORNEY: BEATON.

MAGISTRATE: BEATON, EXCUSE ME BEATON. MR. BEATON HAS BEEN CHARGED WITH MURDER, REPRESENTING THE DEFENDANT TODAY IS MR. JAMES SMILEY. SECOND DEFENDANT LATIF RAVENEL, MR. RAVENEL HAS BEEN CHARGED WITH MURDER, REPRESENTING THE DEFENDANT IS MR. CRAIG JONES. THIRD DEFENDANT NATHANIEL ROOSEVELT RAVENEL. MR. RAVENEL HAS BEEN CHARGED WITH MURDER AND REPRESENTING THE DEFENDANT IS MR. PETER BROWN. THE STATE IS REPRESENTED BY SOLICITOR LARRY TODD. WILL THE DETECTIVE PLEASE STATE HIS NAME AND AGENCY FOR THE RECORD?

OFFICER: DETECTIVE KEITH ELMORE NORTH CHARLESTON POLICE DEPARTMENT.

MAGISTRATE: DETECTIVE ELMORE DO YOU SWEAR TO TELL THE TRUTH THE WHOLE TRUTH AND NOTHING BUT THE TRUTH.

OFFICER: I DO YOUR HONOR.

MAGISTRATE: STATE YOUR CASE TO THE COURT PLEASE.

OFFICER: IN REFERENCE TO THIS INCIDENT VINCENT JERODE BEATON FEBRUARY 6, 2005 AT APPROXIMATELY 1:30 AM WHILE AT 1936 STOKES STREET

LOCATED IN THE CITY OF NORTH CHARLESTON, COUNTY OF CHARLESTON, STATE OF SOUTH CAROLINA. THROUGH INVESTIGATION DONE BY THE DETECTIVES OF NORTH CHARLESTON POLICE DEPARTMENT IT WAS DISCOVERED THAT CLIFFORD ANDERSON ATTENDED A PARTY ON STOKES STREET WITH A WAHEED, AHMAD WAHEED NATHANIEL RAVENEL, LATIF RAVENEL AND TYRONE JONES. WHILE AT THIS PARTY CLIFFTON ANDERSON BECAME INVOLVED IN A CRAPS GAME IT WAS AT THIS TIME DEFENDANT APPROACHED A GROUP OF PLAYERS BEING SHOT, BEGAN SHOOTING AT ANDERSON WITNESSES HAVE STATED THAT THIS DEFENDANT ARRIVED AT THE PARTY WITH NATHANIEL RAVENEL AND HAVE IDENTIFIED THE DEFENDANT AS THE PERSON WHO FIRED THE FATAL SHOTS, SHOTS EXCUSE ME AT ANDERSON. FUTHER MORE IT HAS BEEN STATED THAT THE SHOOTING WAS IN REFERENCE, TO A RELATIONSHIP WITH AN INCIDENT INVOLVING ANDERSON AND A MEMBER OF THE DEFENDANTS FAMILY. WAHEED, WAHEED, AHMAD WAHEED, NATHANIEL RAVENEL, LATIF RAVENEL HAVE BEEN ARRESTED AND CHARGED AS CO-DEFENDANTS IN THIS MATTER.

MAGISTRATE: MR. TODD

SOLICITOR: THANK YOU YOUR HONOR, MAY IT PLEASE THE COURT, DETECTIVE COULD YOU SPELL AHMAD, AHMAD WAHEED FOR ME.

OFFICER: AHMAD, SPELLED A-H-A EXCUSE ME A-H-M-A-D THE LAST NAME WAHEED W-A-H-E-E-D.

SOLICITOR: OK. AND WHO IS YOUR PRIMARY WITNESS TO THIS EVENT?

OFFICER: PRIMARY WITNESS IS TYRONE JONES.

SOLICITOR: NOW CAN YOU TELL US HOW IT IS THAT THE VICTIM CLIFFTON ANDERSON ARRIVED AT THIS CRAPS SHOOT?

OFFICER: THE VICTIM WAS BROUGHT TO THE SCENE BY WAMET, BY WAHEED. AKA CHUCKALUCK, YOU WILL HEAR THAT NAME ALSO.

SOLICITOR: AND CAN YOU TELL US HOW IT IS THE DEFENDANT BEATON ARRIVED AT THIS

OFFICER: HE ARRIVED AT THE LOCATION WITH THE CO-DEFENDANT NATHANIEL RAVENEL, AKA SCOOPY.

SOLICITOR: CAN YOU TELL US HOW LATIF RAVENEL ARRIVED AT THIS PARTY.

OFFICER: LATIF RAVENEL CAME, HE DROVE HIMSELF AND THE WITNESS TYRONE JONES AND LATIF HAS AN AKA TIKI.

SOLICITOR: LATIF IS TIKI AND HE DROVE UP WITH TYRONE JONES.

OFFICER: RIGHT HE BROUGHT TYRONE JONES TO THE PARTY.

SOLICITOR: AND AT THIS POINT YOU HAVE A COMPLETE STATEMENT BY TYRONE JONES IS THAT CORRECT?

OFFICER: YES I DO.

SOLICITOR: AND THEN YOU'VE GOT SOME PARTIAL COOPERATION BY A MR., BY TIKI?

OFFICER: CORRECT.

SOLICITOR: DO YOU HAVE A STATEMENT FROM AHMAD WAHEED YET?

OFFICER: YES I DO.

SOLICITOR: OK. AND DO YOU HAVE A STATEMENT FROM NATHANIEL?

OFFICER: NO I DON'T.

SOLICITOR: BASED ON THE EVIDENCE YOU'VE COLLECTED COULD YOU TELL US THE SEQUENCE OF EVENTS, OF HOW THEY GOT THERE AND HOW THEY GOT AWAY?

we were not all on Russell Dale

OFFICER: OK. THIS INCIDENT, PRETTY MUCH EVERYBODY MET UP ON THE RUSSELL DALE AREA ON, DOWN ON NORTH STREET WHERE THEY GAMBLE. THE CO-DEFENDANT WAHEED IS KNOWN AS CHUCKALUCK DUE TO THIS GAMBLING GAME THAT HE RUNS THERE ON ELENORE STREET. HE WAS CALLED BY THE VICTIM CLIFFORD TO MEET THERE AT THE ELENORE STREET WHERE THEY GAMBLE, WITH TYRONE JONES AND LATIF RAVENEL WERE DOING, WERE THERE

AT THIS TIME. THE FOUR OF THEM MET THE VICTIM BEING DROPPED OFF BY HIS GIRLFRIEND, HIS LIVE IN GIRLFRIEND, DROPPED HIM OFF SEEN HIM GET INTO THE VEHICLE WITH CO-DEFENDANT WAHEED, LEAVE WITH WAHEED, LATER THEY WENT TO A PARTY WHICH WAHEED ASKED A COUPLE OF GUYS THERE AT THE PARTY WHERE THEY WERE GAMBLING, EXCUSE ME, IF THEY WANTED TO GO TO A

There was only three of them that met Mr. Anderson on Russell Dale

PARTY DUE TO A YOUNG LADY THAT HE KNEW, ASKING HIM TO BRING SOME MORE GUYS TO THE PARTY, AT WHICH TIME LATIF AND TYRONE JONES STATED THAT THEY WOULD GO. THE TWO OF THEM FOLLOWED IN SEPARATE CARS, FOLLOWED WAHEED AND CLIFFORD ANDERSON TO THIS PARTY ON BURTON STREET IN NORTH CHARLESTON; WHERE THEY STAYED A FEW MINUTES THERE AFTER THE PARTY THEY LEFT TO GO TO EAST SURREY WHERE THEY DROPPED OFF TYRONE JONES VEHICLE A BLACK IN COLOR SABB AT WHICH TIME THE DEFENDANT AND THE VICTIM, WAHEED, DEFENDANT WAHEED AND THE VICTIM WERE STILL TOGETHER THEY FOLLOWED THE OTHER TWO LATIF AND TYRONE JONES TO TYRONE JONES RESIDENCE WHERE THEY, WHERE JONES DROPPED HIS VEHICLE OFF THEN GOT INTO THE VEHICLE WITH LATIF, LATIF THEN FOLLOWED THE VICTIM AND WAHEED TO THIS PARTY ON STOKES AT MASONIC LODGE 1936 STOKES STEET, WHERE THEY BEGIN TO PLAY CRAPS. THROUGHOUT THE NIGHT THEY WERE SEEN BY SEVERAL MEMBERS OF THE LODGE AND THEY WERE ASKED TO LEAVE THE AREA THAT THEY WERE PLAYING BECAUSE OF THE FACT THEY WERE GAMBLING AND THEY INFORMED THEM THAT THEY DID ALLOW THAT THERE. THEY WERE ASKED SEVERAL TIMES. THEY WERE RAN OUT OF THE BATHROOM, THEY WERE RAN FROM THE SIDE OF THE BUILDING AND THEY TOOK THE GAME FURTHER DOWN THE STREET TO THE SIDE OF THE ROAD WHERE THE INCIDENT, ACTUAL SHOOTING TOOK PLACE. THE EYE WITNESS TYRONE JONES CAME OUT OF THE LODGE AFTER SOME TIME HAD PASSED, SAW THE VICTIM, WAHEED, AND LATIF SHOOTING THE DICE CRAPS OVER OFF TO THE SIDE OF THE ROAD NEXT TO WAHEEDS VEHICLE. HE WAS APPROACHING THE VEHICLE WHEN HE HEARD NATHANIEL RAVENEL CALL OUT TO LATIF RAVENEL FOR HIM TO COME TO WHERE HE AND IF GOT UP AND WENT OVER TO HIS BROTHER AND BEATON

THEY WENT BEHIND THIS VAN, STAYED BEHIND THE VAN FOR ABOUT A MINUTE OR SO. LATIF CAME BACK TO THE CRAPS GAME, SECONDS LATER THE DEFENDANT ANDERSON CAME OUT SHOOTING A HAND GUN AT THE VICTIM. EVERYONE IN THE VEHICLE, EVERYONE JUMPED IN THEIR VEHICLES FLED THE SCENE, THE VICTIM, LATIF LEFT WITH TYRONE JONES, THE VICTIM OF COURSE DID NOT,

How did this man know that the other person was me when he said that the persons where behind a van.

WAHEED STAYED, WAHEED LEFT IN HIS VEHICLE WHICH WAS RIGHT BESIDE THE VICTIMS BODY, HE DROVE AROUND VICTIMS BODY TO EXIT THE SCENE. SHORTLY AFTER THE SHOOTING WE GOT SOME, THROUGH THE RECORDS THAT WE GOTTEN THROUGH WARRANTS REVEALED THAT TYRONE JONES CELL PHONE CALL MADE, WAS MADE, THERE WAS A CALL MADE FROM TYRONE JONES CELL PHONE TO WAHEEDS CELL PHONE MADE BY LATIF ASKING IF WAHEED WAS OK AND IF HE GOT OUT OF THE WAY OK AND WAS HE SAFE. WAHEED STATED YEA HE WAS FINE AND EVERYTHING THAT PHONE CALL ENDED. HE RECEIVED ANOTHER CALL SHORTLY AFTER THAT FROM, FROM THE CO-DEFENDANT LATIF, FROM TYRONE JONES CELL PHONE THE SECOND TIME TO WAHEED STATING DID YOU CHECK YOUR VEHICLE TO MAKE SURE THERE WASN'T ANY BULLET HOLES OR BLOOD ON IT YET? WAHEED STATED HIS CAR WAS FINE, OK DUE TO HIS KNOWLEDGE. FURTHER MORE THE INVESTIGATION REVEALED THAT AFTER I REINTERVIEWED WAHEED WHICH WAS LATER, I INTERVIEWED WAHEED LATER THAT, LATER THAT MORNING AFTER SPEAKING WITH THE VICTIMS BROTHER, I GOT INFORMATION FROM THE VICTIMS BROTHER THAT HE HAD GOTTEN A CALL FROM WAHEED AND HE RECORDED THE CONVERSATION ON HIS CELL PHONE. I GOT THAT INFORMATION, I GOT THAT TAPE RECORDED CONVERSATION ENTERED INTO EVIDENCE AND WAHEED WAS INFORMING THE BROTHER THAT, OF WHAT HAPPENED. THAT YOU KNOW THERE WAS A GAME SOMEBODY CAME OUT SHOT HIS BROTHER WHAT NOT AND YOU KNOW HE LEFT. HIS REASON FOR LEAVING WAS THAT HE WAS AFRAID AND CONFUSED, AFTER I GOT THE CORRECT INFORMATION FROM THE BROTHER I GOT IN TOUCH WITH WAHEED HAD HIM COME HERE AND I INTERVIEWED WAHEED HE KIND OF DISTANCED HIMSELF FROM THE RELATIONSHIP WITH CLIFFORD ANDERSON, HE KIND OF BASICALLY LIED A LITTLE BIT EVIDENCE THAT WE HAD WE GOT FROM HIS CELL PHONE SHOWED THE PHONE CALL THAT WAS MADE DURING THIS TIME, HE BASICALLY LIED ABOUT HAVING ANY PHONE CALLS MADE, THAT HE NEVER SPOKE TO ANYONE AFTER THE SHOOTING OR ANYTHING OF THIS NATURE, WE WENT AHEAD AND CHARGED HIM WITH MISIMPRISONMENT OF A FELON DUE TO THE REASON WE

Misprison

KNEW HE WAS LYING ABOUT STUFF AND WAS HOLDING BACK INFORMATION. WE LATER, I LATER REINTERVIEWED HIM I THINK APPROXIMATELY A DAY OR TWO, APPROXIMATELY TWO DAYS AFTER THE FIRST INTERVIEW. IN WHICH HE TOLD US OF TYRONE JONES THAT LEAD TO ME GOING TO TYRONE JONES RESIDENCE. WE GOT TYRONE JONES BACK TO THE STATION. WE INTERVIEWED TYRONE JONES, TYRONE JONES IN FACT THEN TOLD US OF LATIF RAVENEL AND NATHAN RAVENEL AS BEING TWO PEOPLE THAT WERE INVOLVED IN THE SHOOTING AND THAT THE SHOOTING WAS A SET UP. HE STATED THAT HE KNEW THE ACTUAL SHOOTER BUT HE DID NOT KNOW HIM BY NAME, HE ONLY KNEW HIM AS SIGHT, AND THAT HE WAS A RELATIVE OF THE TWO BROTHERS. AFTER THAT CONVERSATION WE WENT AHEAD AND SECURED THE WARRANTS ON THE RAVENEL BROTHERS. WE WENT TO THERE RESIDENCE PICKED THEM UP LATER THAT NIGHT GOT THEM BACK TO THE STATION ADVISED THEM BOTH OF THEIR RIGHTS. NATHANIEL RAVENEL REQUESTED HIS LAWYER. HIS INTERVIEW ENDED WHICH NEVER STARTED, WHEN HE WAS ADVISED OF HIS RIGHTS, AND SHORTLY AFTER HE WAS ADVISED OF HIS RIGHTS HE REQUESTED HIS LAWYER BE PRESENT AND HE DID NOT WANT TO GIVE A STATEMENT. WE INTERVIEWED, I INTERVIEWED, I ADVISED WAHEED OF HIS RIGHTS AND HE RELAYED THE STORY OF THAT THEY DID IN FACT MEET UP AT ELENORE, THEY WENT TO A PARTY WHERE THEY WERE ASKED TO GO TO A PARTY BY WAHEED THEY WENT TO THE PARTY ON BURTON STEET THEY THEN WENT TO TYRONE JONES HOUSE THEY DROPPED OFF THE VEHICLES TYRONE JONES THEN GOT INTO HIS VEHICLE HE THEN TOOK TYRONE JONES TO THE PARTY WITH FOLLOWING BEHIND THE VICTIM AND WAHEED. HE SAW HIS BROTHER PULL UP WITH ROD.

SOLICITOR: WHICH, AND THAT'S

OFFICER: JARODE BEATON YEA HIS AKA IS ROD. WAS SEEN PULLING UP THERE AND PRETTY MUCH THAT'S WHERE HIS, YOU KNOW THEY WENT, EVERYBODY WENT THERE SEPARATE WAY AT THIS PARTY. HE WAS GAMBLING WITH THE VICTIM AND SOME OTHER GUYS AND SHORTLY AFTER THAT THERE WAS THE SHOOTING. WHICH LATER TIME AFTER HE, AFTER SPEAKING WITH HIM

DURING THIS INTERVIEW I ASKED HIM IF HE KNEW WHO THE SHOOTER WAS, HE DID NOT ANSWER OTHER THAN TO KIND OF NOD HIS HEAD HE NEVER STATED YES, NEVER STATED NO, BUT HE NODDED HIS HEAD UP AN DOWN.

SOLICITOR: NOW IS THIS NATHANIEL OR

OFFICER: LATIF RAVENEL

SOLICITOR: THIS IS LATIF, LATIF.

OFFICER: I ASKED HIM IF HE WANTED TO TELL ME WHO THE SHOOTER WAS HE THEN TOLD ME THAT HE WANTED TO SPEAK WITH HIS LAWYER BEFORE HE GAVE ME THAT INFORMATION. WE HAD HIS LAWYER COME DOWN. HIS LAWYER SPOKE WITH HIM. WE LATER MET UP AT THE BOND HEARING AT WHICH TIME I GOT THE INFORMATION FROM HIS LAWYER WHO THE NAME VINCENT BEATON WAS THE SHOOTER AKA ROD. WE THEN GOT SOME WARRANTS ON JARODE BEATON FOR THE CHARGE OF MURDER. I ALSO GOT A PHOTO LINE UP OF JARODE BEATON, I WENT BY THE VICTIMS RESIDENCE AFTER THE BOND HEARING AFTER RECEIVING THIS INFORMATION, WENT BY, EXCUSE ME NOT THE VICTIM WENT TO TYRONE JONES RESIDENCE WITH THE PHOTO LINE UP, I, I, BEFORE I SHOWED HIM THE PICTURES THE SIX MAN PHOTO LINE UP I ASKED HIM, I SAID I AM GOING TO SHOW YOU THIS PICTURE, IF YOU SEE THE ACTUAL SHOOTER IN THIS PICTURE POINT HIM OUT, CIRCLE IT AND SIGN IT. I PLACED THE PAPER DOWN HE IMMEDIATELY POINTED TO VINCENT BEATON SAID THAT'S HIM, I SAID THAT'S WHO, HE SAID THE SHOOTER, HE CIRCLED IT SIGNED AND DATED HIS NAME AND THEN HAD THAT WARRANT ENTERED IN NCIC, I ALSO MET BACK AT THE JAIL WITH LATIF, I SHOWED HIM THE SAME PHOTO LINE UP, BUT OF COURSE A DIFFERENT ONE THAT DIDN'T HAVE THE SIGNATURE AND CIRCLE OF WHAT TYRONE JONES HAD. SHOWED HIM THE PICTURE AND ASKED HIM IF HE COULD IDENTIFY THE SHOOTER IN THIS PICTURE IF HE'S IN THIS PICTURE HE IMMEDIATELY POINTED TO VINCENT BEATON. WE MADE AN ARREST, WE ARRESTED VINCENT BEATON THE NEXT DAY DUE TO A TIP THAT WE RECEIVED FROM ANONYMOUSLY, ANONYMOUS TIP THAT WE RECEIVED THROUGH OUR DISPATCH. AFTER BEATON WAS AIRED ON THE NEWS THAT HE WAS STAYING AT A

RESIDENCE DOWN THE STREET FROM HIS ACTUAL RESIDENCE THERE IN THE TRAILER PARK. WE WENT THERE. BEATON WAS THERE ARRESTED CHARGED AND ADVISED OF HIS RIGHTS, WHICH HE REFUSED TO COMMIT ^{ON} ON ANYTHING. THAT WAS PRETTY MUCH IT.

SOLICITOR: SO AT THIS POINT YOU HAVE NO STATEMENT FROM BEATON

OFFICER: CORRECT.

SOLICITOR: YOU HAVE NO STATEMENT FROM NATHANIEL RAVENEL.

OFFICER: CORRECT.

SOLICITOR: AM I TO UNDERSTAND, I THINK I GLEAMED FROM YOUR TESTIMONY THAT NATHANIEL RAVENEL AND BEATON ARRIVED TOGETHER, IS THAT CORRECT?

OFFICER: CORRECT.

SOLICITOR: DO WE KNOW WHO WAS DRIVING?

OFFICER: NATHAN RAVENEL WAS DRIVING.

SOLICITOR: WHEN, AFTER THE SHOOTING DO YOU KNOW HOW BEATON LEFT?

OFFICER: BEATON LEFT WITH RAVENEL

SOLICITOR: NATHANIEL RAVENEL

OFFICER: NATHANIEL RAVENEL, SCOOBY

SOLICITOR: AND NATHANIEL WAS DRIVING AGAIN?

OFFICER: CORRECT.

SOLICITOR: IF I UNDERSTAND YOUR FACTS RIGHT, PRESENT AT THE SHOOTING IS GOING TO BE BOTH RAVENELS

OFFICER: CORRECT.

SOLICITOR: WAHEED

OFFICER: CORRECT.

SOLICITOR: MR. BEATON

OFFICER: CORRECT

SOLICITOR: AND TYRONE JONES.

OFFICER: CORRECT

SOLICITOR: HAVE YOU IDENTIFIED ANY OTHER PERSONS WHO WERE PRESENT AT THE SHOOTING?

OFFICER: NO

SOLICITOR: AT THIS POINT YOU HAVE STATEMENTS, WELL WE'VE ALREADY GONE THROUGH THAT. HAVE YOU RECOVERED A WEAPON AT THIS POINT AND TIME?

OFFICER: THERE WAS A WEAPON RECOVERED WHEN WE ARRESTED BEATON OUT OF THE RESIDENCE THAT HE WAS IN, THINK WE RAN IT OUT FOR TESTING BUT WE DON'T THINK IT'S BELIEVED TO BE HIS OR PLACE THE WEAPON, THERE WERE SEVERAL OTHER SUSPECTS INSIDE THE RESIDENCE, ONE OF THEM TOOK OWNERSHIP OF THE WEAPON, TAURUS 40 CALIBER SMITH AND WESSON AND THAT WAS FOUND ON THE REFRIGERATOR I THINK.

SOLICITOR: I TAKE IT THAT'S IN EVIDENCE AND TESTING?

OFFICER: CORRECT

SOLICITOR: CAN YOU TELL US AND I APOLOGIZE TO THE COURT AND TO THE PEOPLE IN THE COURT ROOM. COULD YOU TELL US THE CAUSE OF DEATH AND THE NATURE OF THE INJURY?

OFFICER: I GOT THIS INFORMATION FROM THE CORONER NOT, HER REPORT NOT TO LONG AGO. I WILL READ OFF OF IT. SHE TOLD, SHE WENT OVER IT WITH ME BUT I WANT TO BE MORE PRECISE. THEY HAVE ON HERE OF COURSE THE CAUSE OF DEATH WAS A GUN SHOT WOUND. THERE WAS A GUN SHOT WOUND THROUGH THE HAND, THROUGH THE HEAD, GUNSHOT WOUND THROUGH THE LOWER PART, UPPER PART OF HIS LIP, ARMS AND WRIST. HE WAS SHOT SEVERAL TIMES, BUT THE CAUSE OF DEATH WAS THE INTIAL GUN SHOT WOUND TO THE HEAD.

SOLICITOR: HAVE YOU, AS PART OF YOUR INVESTIGATION, AND THE EVIDENCE COLLECTED BEEN ABLE TO COME UP WITH A MOTIVE FOR WHY THIS HAPPENED?

OFFICER: THE VICTIM HAD THE CHARGE OF ASSAULT AND BATTERY WITH INTENT TO KILL ON A SUSPECT JOHNNIE LEE, JOHNNIE LEE WALKER I DON'T

KNOW IF THAT IS IN FACT THE REALTIONSHIP WITH BEATON, IT SAID THERE WAS A BEEF BETWEEN THE SHOOTER AND A FAMILY MEMBER OF HIS WHICH THE VICTIM WAS THE CAUSE OF AND I SPOKE WITH JOHNNIE LEE WALKER, WHICH OF COURSE HE DENIED ANY KNOWLEDGE OF THIS OR ANYTHING BUT THERE WAS THREATS MADE TO CLIFFORD ANDERSON BY FAMILY MEMBERS OF JOHNNIE LEE WALKER STATING THAT IF HE DID NOT DROP THE CHARGES WE ARE GOING TO KILL YOU.

MAGISTRATE: DO THAT ONE MORE TIME FOR ME, WHAT? I MISSED SOMETHING.

OFFICER: JOHNNIE LEE WALKER HAS, WAS ARRESTED FOR CUTTING THE VICTIM CLIFFORD ANDERSON WITH A BEER BOTTLE, BROKEN GLASS OF SOME SORT. HE WAS CHARGED WITH ASSAULT AND BATTERY WITH INTENT TO KILL. THERE'S FAMILY MEMBERS OF JOHNNIE LEE WALKER MADE THREATS TO THE VICTIM CLIFFORD ANDERSON IN THIS CASE STATING THAT IF HE DID NOT DROP THOSE CHARGES THEY WOULD KILL YOU.

MAGISTRATE: I'M GOOD NOW. OK THANK YOU I WAS CONFUSED. I'M SORRY.

SOLICITOR: DO WE KNOW WHAT SORT OF, IS, IS MR. BEATON SOME SORT OF REALATIVE OR DO WE KNOW?

OFFICER: THAT I HAVEN'T PROVEN AND I DON'T KNOW OTHER THAN THE FACT THE STATEMETN LATIF MADE TO TYRONE JONES IN THE VEHICLE WAS, AFTER THE INCIDENT OCCURRED IMMEDIATELY LATIF CALLED FOR TYRONE JONES TO GET INTO THE CAR TO LEAVE THE SCENE. ONCE HE ENTERED THE VEHICLE LATIF, EXCUSE ME, TYRONE JONES STATED HE WAS SO UPSET HE WAS LIKE OH MY GOD WHAT YOU KNOW, WHAT MY MAN WHAT THIS GUY HAVE DONE TO DESERVE THIS, YOU KNOW WHAT WHY WOULD SOMEBODY DO THIS TO HIM. LATIF MADE THE COMMENT IT WAS SOME OLD BEEF WITH A FAMILY MEMBER OF MY MAN MEANING THE SHOOTER AND THE VICTIM OVER A FAMILY MEMBER.

SOLICITOR: IS THERE ANY FORENSICS AT THIS POINT?

OFFICER: NONE. WE HAVE THE ROUND, THE SPEC^N ROUNDS COLLECTED OTHER THAN THAT, WE MAY HAVE SOME FINGER PRINTS OFF WAHEED'S VEHICLE NOTHING OTHER THAN THAT STUFF.

SOLICITOR: THAT'S ALL YOUR HONOR.

MAGISTRATE: MR. SMILEY

SMILEY: EXACTLY WHERE IS THE PRIMARY CRIME SCENE?

OFFICER: THE PRIMARY CRIME SCENE IS, I DON'T KNOW IF THEY LISTED IT AS THE ADDRESS OF THE, AS A MATTER OF FACT I GAVE IT TO ONE OF THE WITNESSES, IT HAPPENDED, THE LODGE IS WHERE IT WAS DISPATCHED FROM, BUT IT WAS ACTUALLY NEXT TO A MAIL BOX OF A RESIDENCE, LIKE I STATED IT OFF THE SIDE OF THE ROAD DOWN THE STREET A FEW YARDS FROM THE FRONT OF THE LODGE. I HAVE WITNESSES WHO SAW THE VEHICLE, WAHEEDS VEHICLE THERE RIGHT WHERE THE BODY WAS LAYING, I CAN GIVE YOU THEIR ADDRESS IF IT'S NOT IN THE STATEMENT AT THIS MOMENT.

SMILEY: HOW ABOUT THE ADDRESS FOR THE MAIL BOX?

OFFICER: THAT'S THE ADDRESS I'M GOING TO GIVE YOU NOW. 1936 STOKES THAT'S THE CORRECT ADDRESS.

SMILEY: OK.

OFFICER: WHICH I READ OFF.

SMILEY: HAVE YOU BEEN, WERE YOU OUT AT THE SCENE THAT NIGHT?

OFFICER: YES

SMILEY: HOW IS THE LIGHTING AT THE PRIMARY CRIME SCENE?

OFFICER: LIT VERY WELL, THE LIGHT RIGHT UNDER, THAT'S WHY THEY WERE PLAYING THE CRAP GAME, WAS UNDER THE LIGHT.

SMILEY: OK, AND IN RELATION TO YOUR PRIMARY WITNESS MR. JONES HE WAS, IN RELATION TO THAT MAIL BOX HE WAS BACK TOWARD THE LIGHT WHEN THE SHOOTING OCCURRED?

OFFICER: CORRECT.

SMILEY: DID HE TELL YOU HOW FAR AWAY FROM THE SHOOTING HE WAS.

OFFICER: TO BE HONEST, I THINK IT WASN'T EXACTLY DEAD ON BUT HE SAID HE WAS A LITTLE WAYS FROM IT.

SMILEY: THE VAN THE, ALLEGEDLY THE SHOOTER CAME FROM BEHIND IN RELATION TO THE LODGE AND THE MAILBOX IS IT FURTHER DOWN THE STREET OR CLOSER TO THE LODGE?

OFFICER: ACROSS THE STREET FROM WHERE THEY WERE PLAYING THE CRAPS GAME.

SMILEY: ACROSS THE STREET. SO IN RELATION TO WHERE THE SHOOTER ALLEGEDLY CAME FROM BEHIND THE VAN THAT WOULD HAVE BEEN CLOSEST TO THE LODGE?

OFFICER: IT WOULD HAVE BEEN CLOSER TO THE CRAPS GAME.

SMILEY: NO. MY QUESTION IS, THE VAN SITTING ACROSS THE STREET FROM THE CRAPS GAME.

OFFICER: RIGHT, THE LODGE MORE OR LESS

SMILEY: WELL LET ME ASK, LET ME ASK YOU THIS QUESTION. WAS THE MAILBOX AND THE LODGE ON THE SAME SIDE OF THE STREET?

OFFICER: NO.

SMILEY: OK, OPPOSITE SIDES OF THE STREET.

OFFICER: RIGHT, THE VAN WAS ON THE SAME SIDE AS THE LODGE.

SMILEY: SAME SIDE AS THE LODGE.

OFFICER: CORRECT

SMILEY: SO THE SHOOTER WOULD HAVE COME, WHEN HE WAS STANDING BEHIND THE VAN.

OFFICER: HE WOULD HAVE CROSSED THE STREET.

SMILEY: HE WOULD HAVE BEEN VISIBLE BY THE LODGE? FROM SOMEONE AT THE LODGE.

OFFICER: NO

SMILEY: WHY NOT?

OFFICER: BECAUSE THEY WERE BEHIND THE VAN. THE VAN IS PARKED, THE DRIVER'S SIDE OF THE VAN WOULD HAVE BEEN THIS WAY THE LODGE

WOULD HAVE BEEN THIS WAY, THE VAN WOULD HAVE BEEN FACING THE CRAPS GAME. THEY STEPPED OUT FROM AROUND THERE WHEN TIKI CALLED, WAS CALLED BY NATHANIEL THE THREE OF THEM THEN WENT BEHIND THIS VAN AND THEN THE SHOOTER WALKED ACROSS THE STEET TO WHERE THE SAME DIRECTION WHERE LATIF CAME TO GO BACK ACROSS THE STEET TO THE, THE CRAPS GAME THE SAME PATH THAT THE SHOOTER TOOK.

SMILEY: OK. AND MR. JONES WAS OVER TOWARD THE LODGE?

OFFICER: OVER BETWEEN THE LODGE AND HIS VAN IN THE ROAD WAY.

SMILEY: SO THE SHOOTER WOULD HAVE BEEN WALKING AWAY FROM THE WITNESS?

OFFICER: HE, THE SHOOTER WAS WALKING RIGHT, THE WITNESS WAS STANDING HERE LOOKING THIS WAY HE SAW THE SHOOTER COME THIS WAY.

SMILEY: OK. OFFICER THE WITNESS SAYS ALL THREE GENTLEMEN WALKED FROM BEHIND THE VAN.

OFFICER: YES.

SMILEY: COULD HE TELL YOU WHO WAS CLOSEST TO HIM AND WHO WAS FARTHEREST AWAY?

OFFICER: WHO WAS CLOSER, THEY, THEY WERE ALL IN THE SAME VICINITY.

SMILEY: OK. DID HE HAVE AN UNOBSTRUCTED VIEW OF THE SHOOTING?

OFFICER: NOT AFTER THAT POINT, HE WAS IN THE STANDING RIGHT IN THE ROADWAY.

SMILEY: OK. VERY GOOD.

OFFICER: EVEN AT THE TIME AFTER THE SHOOTING HE WAS STANDING RIGHT IN THE ROADWAY.

SMILEY: HE BEING THE SHOOTER?

OFFICER: THE SHOOTER, CORRECT.

SMILEY: YOU SAID THAT THE INITIAL SHOT WAS TO MR. ANDERSON'S HEAD. HOW WERE YOU ABLE TO DETERMINE THAT WAS THE INITIAL SHOT?

OFFICER: THE INITIAL SHOT, I DON'T KNOW WHAT THE INITIAL SHOT WAS. WE HAVE A

SMILEY: DETECTIVE YOU HAD SAID ON THE AUTOPSY, INITIAL BUT I UNDERSTAND, I WAS JUST CLARIFYING.

OFFICER: OK.

SMILEY: OK. YOU DON'T KNOW THE ORDER OF THE SHOTS.

OFFICER: RIGHT.

SMILEY: HOW MANY CASSINGS DID YOU RECOVER?

OFFICER: ~~FIVE PROJECTILES.~~

SMILEY: FIVE?

OFFICER: CORRECT. FIVE CARTRIDGE JACKETS SPENT PROJECTILES FROM THE VICTIMS NECK, NUMBER ONE. THAT'S ONE, THAT'S NUMBER, THAT'S LISTED ITEM 5, NOT 5 TOTAL.

SMILEY: OK. CAME OUT OF HIS NECK?

OFFICER: RIGHT.

SMILEY: THAT'S A ROUND NOT A CASSING.

OFFICER: OK. YOU WANT JUST THE CASSING.

SMILEY: HOW MANY CASSINGS WERE FOUND AT THE SCENE?

OFFICER: I APOLOGIZE I WAS REFERING TO THE AUTOPSY.

SMILEY: LET ME ASK IT THIS WAY DETECTIVE ELMORE. WHERE CASSINGS FOUND AT THE SCENE?

OFFICER: THAT I WOULD HAVE TO LOOK UP, I DON'T REMEMBER SEEING ANYTHING WHEN I WAS THERE.

SMILEY: OK, IF THERE WAS NO CASSINGS RECOVERED WOULD THAT TEND TO TELL YOU THAT IT WAS A ~~REVOLVER~~ OR THAT CASSINGS WERE PICKED UP BEFORE THEY LEFT THE SCENE.

OFFICER: THAT IT COULD HAVE BEEN A ~~REVOLVER~~.

SMILEY: OK, BEST GUESS WOULD BE A ~~REVOLVER~~.

OFFICER: CORRECT. NO ONE LEFT THERE AFTER THE, AFTER SHOOTING PEOPLE FLED THE SCENE AND WHICH THERE WAS AN OFF DUTY OFFICER FROM

ORANGEBURG THERE WORKING AFTER THE SHOOTING, EVERYBODY KIND OF RAN.

SMILEY: OK.

OFFICER: HE IMMEDIATELY WALKED OUT AND SAW THE BODY LAYING THERE AND CALLED THE POLICE.

SMILEY: OK, SO HE, WHILE HE DIDN'T OFFICIALLY SECURE THE SCENE HE NEVER LEFT THE SCENE ONCE THE GENTLEMEN, HE FOUND THE GENTLEMEN THERE AND HE CALLED THE POLICE. WOULD THAT BE FAIR TO SAY?

OFFICER: THE

SMILEY: THE OFF DUTY OFFICER.

OFFICER: THE OFF DUTY OFFICER, BASICALLY HE TOOK COVER DURING THE, HEARING THE SHOOTING, BUT NO HE DID NOT LEAVE THE SCENE, THE AREA.

SMILEY: RIGHT, WHILE NOT OFFICIALLY SECURING THE SCENE HE CERTAINLY DID NOT LET ANYBODY TAMPER WITH THE SCENE.

OFFICER: AS FAR AS WE KNOW.

SMILEY: OK. VERY GOOD SO THAT WOULD GIVE YOU A GOOD INDICATION SINCE NO CASSINGS WERE FOUND THAT A REVOLVER WAS THE WEAPON THAT WAS USED IN THIS CASE, WOULD BE BEST GUESS.

OFFICER: I WOULD IMAGINE THAT COULD BE SAFE TO SAY, YES.

SMILEY: FROM THE ROUNDS, ANY OF THE ROUNDS RECOVERED WERE YOU ABLE TO GET A PRELIMINARY INDICATION AS TO CALIBER?

OFFICER: NO.

SMILEY: OK. WAS THERE ANY BLOOD FOUND AT THE SCENE?

OFFICER: YES THERE WAS BLOOD.

SMILEY: AND OF COURSE CRIME SCENE CAME AND TOOK PHOTOGRAPHS?

OFFICER: CORRECT.

SMILEY: WAS ANY VIDEO TAKEN DO YOU KNOW?

OFFICER: I DOUBT IF THERE WAS KNOWING MY CRIME SCENE DON'T DO VIDEO JUST PHOTOS.

SMILEY: VERY GOOD. NOW, ON INITIAL EXAMINATION OF MR. ANDERSON DID HE HAVE ANY WEAPONS ON HIM?

OFFICER: MR. ANDERSON?

SMILEY: YES THE VICTIM.

OFFICER: NO HE DID NOT.

SMILEY: OK. WERE YOU ABLE TO DETERMINE WHETHER THE ENTRY WOUNDS WERE FROM THE FRONT OR THE BACK?

OFFICER: FROM THE FRONT.

SMILEY: OK. FROM THE AUTOPSY CAN YOU TELL IF WHETHER THERE WAS ANY STIFFLING PRESENT TO DETERMINE THE RANGE?

OFFICER: IT WAS CLOSE RANGE BASED ON THE FACT, THE WITNESSES STATED THAT THE PERSON, THE SHOOTER RAN DIRECTLY UP TO THE VICTIM.

SMILEY: OK.

OFFICER: OTHER THAN THAT FROM THE AUTOPSY REPORT, I DON'T THINK THEY HAVE THAT LISTED.

SMILEY: SO THE WITNESS WOULD TELL THAT IT WAS AT VERY CLOSE RANGE.

OFFICER: CORRECT. AHMAD WAHEED ALSO STATED THAT IT WAS AT CLOSE RANGE.

SMILEY: OK. NOT VICTIM, EXCUSE ME WITNESS NUMBER ONE MR. JONES WOULD HAVE STATED IT WAS AT VERY CLOSE RANGE.

OFFICER: DEFENDANT WAHEED ALSO STATED, ALSO

SMILEY: STATED, OK. DID WAHEED IDENTIFY THE SHOOTER?

OFFICER: NO HE NEVER DID.

MAGISTRATE: WAHEED IS THE, REPRESENTED BY DIEDREICH VON LEHE?

SMILEY: YES.

MAGISTRATE: HE COULDN'T BE HERE.

SMILEY: ALL RIGHT. WAS THERE ANY EVIDENCE COLLECTED OFF OF THE DEFENDANT AS FAR AS CLOTHES OR ANY KIND OF GUN SHOT RESIDUE TEST DONE?

OFFICER: WHICH DEFENDANT? YOUR DEFENDANT? BEATON.

SMILEY: YES MR. BEATON.

OFFICER: NO.

SMILEY: WAS ANY GUN SHOT RESIDUE, RESIDUE OR CLOTHES COLLECTED FROM ANY OF THE OTHER THREE CO-DEFENDANTS?

OFFICER: NO SIR.

SMILEY: HOW MANY PEOPLE ATTENDED THE PARTY AT THE LODGE? ROUGHLY?

OFFICER: THAT I REALLY COULDN'T ANSWER, I DID NOT SEE WHO WAS OUT THERE I DID NOT GET A COUNT OF PEOPLE. I MEAN

SMILEY: MORE THAN TEN?

OFFICER: OVER 50.

SMILEY: CLOSER TO 50.

OFFICER: I WOULD SAY CLOSER TO 50 BETWEEN, ANYWHERE BETWEEN, SOMEWHERE BETWEEN 50.

SMILEY: ALL RIGHT. OF THOSE 50 PEOPLE, WERE THEY ALL ATTEMPTED TO BE INTERVIEWED.

OFFICER: WE INTERVIEWED SEVERAL OF THEM.

SMILEY: OK AND THERE WAS NOBODY THAT SAW ANY SHOOTING?

OFFICER: NO ONE TESTIFIED TO SEEING THE SHOOTING. EVERYONE WAS INSIDE THE LODGE.

SMILEY: DID ANYBODY IN THE LODGE IDENTIFY MR. BEATON AS BEING PRESENT?

OFFICER: WE DIDN'T GO BACK AND VERIFY THAT.

SMILEY: OK. DID ANYBODY IN THE LODGE IDENTIFY MR. WAHEED OR THE RAVENEL BROTHERS AS BEING PRESENT?

OFFICER: WE DIDN'T GO BACK AND VERIFY THAT EITHER.

SMILEY: ALL RIGHT. DID ANYBODY FROM THE MASOIC LODGE IDENTIFY MR. JONES AS BEING PRESENT?

OFFICER: THERE WAS A DESCRIPTION GIVEN BY THE OFF DUTY OFFICER THAT MATCHED JONES DESCRIPTION WHICH JONES SAID THAT THE OFFICER RAN THEM AWAY FROM PLAYING CRAPS OR WHATEVER, WHEN HE WAS WATCHING THEM PLAY NEXT TO THE BUILDING. OTHER THAN THE FACT THAT THESE GUYS WERE SEEN GAMBLING AND WERE ASKED TO LEAVE WE DID NOT GO BACK WITH PICTURES SAYING DID YOU SEE THIS GUY THERE DURING THE SCENE. IT WAS

SMILEY: ALL RIGHT, BUT THE OF GENERAL DESCRIPTION THIS OFF DUTY OFFICER GAVE HE WAS ABLE TO DESCRIBE WITNESS NUMBER ONE MR. JONES.

OFFICER: IT MATCHED THE DESCRIPTION MR. JONES, MR. JONES, LIKE I SAID I DIDN'T GO BACK AND SHOW HIM A PICTURE OF MR. JONES TO VERIFY IF IT WAS.

SMILEY: WAS HE ABLE TO GIVE A GENERAL DESCRIPTION OF ANY OF THE DEFENDANTS? THE RAVENEL BROTHERS, MR. WAHEED OR MR. BEATON.

OFFICER: THAT DEFENDANT IS IN ORANGEBURG WE NEVER GOT BACK IN TOUCH WITH HIM TO SHOW HIM ANY PICTURES

SMILEY: WHO TOLD YOU THAT MR. BEATON ARRIVED WITH MR. RAVENEL, NAT, NATHANIEL RAVENEL, RAVENEL?

OFFICER: TIKI.

SMILEY: TIKI (INAUDIABLE)

OFFICER: (INAUDIABLE)

SMILEY: I GOT YOU

OFFICER: AND TYRONE JONES

SMILEY: BOTH OF THEM. OK. WHAT KIND OF VEHICLE DID MR. NATHANIEL RAVENEL DRIVE?

OFFICER: NATHANIEL WAS DRIVING THIS BLACK JAGUAR.

SMILEY: DID CRIME SCENE IMPOUND OR SEARCH

SOLICITOR: I AM GOING TO OBJECT AT THIS POINT WE ARE GETTING WAY PAST PROBABLE CAUSE WERE NOW INTO DISCOVERY DEPOSITION.

SMILEY: TRYING TO SEE IF YOU CAN TIE MR. BEATON TO THE CAR THAT ARRIVED IN IF ANY.

SOLICITOR: THAT WASN'T PRESENTED YOUR HONOR.

SMILEY: OK. I WITHDRAW THAT QUESTION.

MAGISTRATE: THANK YOU.

SMILEY: NOW YOU SAY THAT CO-DEFENDANT NUMBER 3, WHO I CALL LATIF RAVENEL HE PROVIDED THE NAME OF THE SHOOTER ON A SUBSEQUENT, AT A BOND HEARING?

OFFICER: CORRECT.

SMILEY: AND HE PROVIDED THAT, THE LAWYER ACTUALLY TOLD YOU THAT?

OFFICER: THROUGH HIS LAWYER. CORRECT.

SMILEY: THE LAWYER IS THE ONE THAT CONVEYED THE INFORMATION?

OFFICER: CORRECT.

SMILEY: WHO WOULD THAT BE?

OFFICER: MR. GRADY

SMILEY: HOW MANY STATEMENTS DID MR. JONES PROVIDE? JUST ONE?

OFFICER: CORRECT.

MAGISTRATE: JUST FOR THE RECORD WHICH MR. JONES?

OFFICER: TYRONE JONES.

MAGISTRATE: JUST MAKING SURE.

SMILEY: YOU SAID THAT MR. JONES DID NOT KNOW THE SHOOTER AND THAT BEING WITNESS NUMBER ONE TYRONE JONES DIDN'T KNOW THE SHOOTER BY NAME BUT BY SIGHT.

OFFICER: CORRECT.

SMILEY: DID HE PROVIDE YOU A DISCRPTION OF THE SHOOTER?

OFFICER: HE, YEA HE SAID HE WAS GUY HE SEEN THEM WITH BEFORE THE SAME GUY HE SAW IN THE CAR WAS THE SAME GUY THAT HE SAW, LEAVING THAT WAS ARMED WITH THE GUN. THAT HE SAW IN RAVENEL, NATHANIELS CAR.

SMILEY: HE DIDN'T PROVIDE A PHYSICAL DISCRPTION OF WHAT HE LOOKED LIKE?

OFFICER: PHYSICAL THAT NIGHT? NO.

SMILEY: ABOUT FINISHED. WAS MR. WALKER ARRESTED FOR THREATENING THE VICTIM?

OFFICER: NO SIR, MR. WALKER WASN'T ARRESTED FOR THAT.

SMILEY: WHO PROVIDED YOU THAT INFORMATION THAT THERE WAS A BEEF? WHAT WITNESS?

OFFICER: THAT, THAT'S WHAT TIKI JONES STATED

SMILEY: OK. (INAUDIABLE)

OFFICER: LATIF

SMILEY: ALL RIGHT, VERY GOOD.

OFFICER: AND ALSO WAHEED STATED THAT ALSO.

SMILEY: ALL RIGHT, I BEG THE COURTS INDULGENCE (INAUDIABLE) SO THE LAST, JUST TO MAKE SURE THERE'S THREE INDIVIDUALS THAT PROVIDED YOU WRITTEN STATEMENTS IN THIS CASE, IS THAT CORRECT?

OFFICER: WAHEED, LATIF AND

SMILEY: TYRONE JONES

OFFICER: TYRONE JONES

SMILEY: THOSE ARE WRITTEN STATEMENTS SIGNED BY THEM?

OFFICER: I HAVE, A ONE STATEMENT, STATEMENT THAT WAS TAKEN BY LATIF THAT WAS INFORMATION THAT I JOT DOWN WHILE HE WAS TELLING ME, BASICALLY MY NOTES THAT I GOT FROM HIM.

SMILEY: NOTES. NOT A FORMAL

OFFICER: NOT A FORMAL STATEMENT ON A STATEMENT FORM.

SMILEY: OK, MR. WAHEED

OFFICER: YES, I HAVE TWO STATEMENTS FROM HIM.

SMILEY: OK. AND THOSE ARE FORMAL STATEMENTS.

OFFICER: YES

SMILEY: AND MR. JONES PROVIDED A FORMAL STATEMENT THAT HE SIGNED?

OFFICER: CORRECT.

SMILEY: ALL RIGHT, I HAVE NO FURTHER QUESTIONS YOUR HONOR.

MAGISTRATE: MR. JONES.

JONES: WHAT DO YOU THINK, YOU THINK THERE WERE ABOUT 50 PEOPLE AT THE, THIS IS THIS IS A OYSTER ROAST?

OFFICER: CORRECT.

JONES: AND IS THIS A BUILDING WHERE THIS OYSTER ROAST IS HELD IS THIS AN ENCLOSED BUILDING OR JUST A (INAUDIABLE)^{copy}

OFFICER: IT'S AN ENCLOSED BUILDING WITH A BACK AREA WHERE PEOPLE WOULD EAT OYSTERS.

JONES: OK.

OFFICER: FENCED IN BACK AREA.

JONES: INSIDE IS LIKE A BANQUET ROOM WITH RESTROOMS, SOMETHING OF THAT SORT?

OFFICER: CORRECT

JONES: AND THE, IT LOOKED LIKE, AND THEY HAD A OFF DUTY ORANGEBURG OFFICER WHO WAS WORKING SECURITY THERE?

OFFICER: NO. HE WAS ACTUALLY A MEMBER THERE PARTICIPATING IN THE LODGE FESTIVITIES.

JONES: OH OK I GOT YOU, I GOT YOU, WAS THERE ANY TYPE OF SECURITY WORKING, WAS THERE ANY OFF DUTY TYPE OF SECURITY WORKING THERE?

OFFICER: NO.

JONES: DO YOU KNOW WHO AND INITIALLY MY

MAGISTRATE: CONTINUE.

JONES: INITIALLY MY CLIENT AND UM TYRONE AND WAHEED WERE IN PLAYING, GAMBLING IN THE RESTROOM CORRECT?

OFFICER: CORRECT.

JONES: DO YOU KNOW WHO RAN THEM OUT OF THERE?

OFFICER: UM, I CAN FIND OUT. YOU WANT TO KNOW WHO RAN THEM OUT OF THE BATHROOM?

JONES: CORRECT.

SOLICITOR: YOUR HONOR I OBJECT TO THIS, IT'S, IT'S DISCOVERY I DON'T MIND HIM SHARING THAT WITH THE, BUT JUST HERE ON, WHILE WERE DOING A PRELIM. I THINKS IT'S DISCOVERY AT THIS POINT YOUR HONOR.

JONES: BUT YOU HAVE THAT INFORMATION? CORRECT?

OFFICER: CORRECT.

JONES: I CAN JUST GET THAT INFORMATION LATER ON.

MAGISTRATE: THANK YOU.

JONES: NO PROBLEM. HOW DID, HOW DID TYRONE JONES, HOW DID HIS NAME COME UP INITIALLY? HE'S WHO STARTED REALLY THIS WHOLE INVESTIGATION CORRECT?

OFFICER: TYRONE JONES WAS UM, CAME TO US FROM WAHEED WHO TOOK US TO THE HOUSE OF TYRONE JONES BECAUSE HE SAID THAT HE DROPPED THIS GUY OFF WHO GOT IN THE CAR WITH TIKI WHO KNOWS EVERYBODY. HE COULD TELL US WHO'S INVOLVED BECAUSE WAHEED STATED THAT HE DID NOT KNOW ANYBODY'S NAME, HE ONLY KNOWS THESE GUYS FROM GAMBLING WITH THEM. SO WHEN I ASKED HIM, I SAID WELL SINCE YOU DON'T KNOW ANYBODY NAME OR WHERE I CAN FIND THESE GUYS, I SAID YOU DON'T KNOW ANYTHING ON THESE GUYS THAT YOU CAN TELL ME. HE SAID I REMEMBER THAT ONE WAS DRIVING A BLACK CAR AND THE OTHER ONE WAS DRIVING A CADILLAC AND HE LATER STATED THAT WE TOOK ONE GUY, DROPPED GUY HOME. I ASKED HIM, I SAID SO DO YOU KNOW WHERE THIS ONE GUY LIVES? HE SAID YEA, I SAID CAN YOU TAKE ME THERE, HE TOOK ME TO TYRONE JONES RESIDENCE AND SAID THAT'S THE HOUSE THE GUY WENT IN THERE WAS A BLACK SABB PARKED OUT FRONT HE SAID THAT'S THE CAR THAT HE WAS DRIVING. TYRONE JONES WAS INSIDE THE RESIDENCE.

JONES: AND OTHER THAN TYRONE NO, IS THERE ANY OTHER WITNESSES TO THIS MEETING BETWEEN BEATON AND THE RAVENEL BROTHERS BEHIND THE VAN?

OFFICER: NO. JUST TYRONE JONES STATE, STATEMENT.

JONES: AND ALL THE CALLS TO TYRONE, TO WAHEED AFTER THE SHOOTING CAME FROM TYRONE JONES' PHONE.

OFFICER: CORRECT.

JONES: NOT FROM, AND YOU GET THE INFORMATION, THAT WAS, TYRONE GAVE THE INFORMATION THAT IT WASN'T HIM THAT CALLED.

OFFICER: RIGHT.

JONES: ON THIS PHONE.

OFFICER: RIGHT.

JONES: IS THERE ANY OTHER EVIDENCE OF MY CLIENT'S INVOLVEMENT OTHER THAN THIS MEETING BEHIND THE VAN, THAT HE'S INVOLVED AT ALL?

OFFICER: THE MEETING BEHIND THE VAN, THE UM, FACT THE HE WENT BACK TO CONTINUE THE GAME AND HE RELAYED, WHATEVER INFORMATION HE RELAYED TO WAHEED IN THAT VEHICLE.

JONES: WELL YOU MEAN WITH THAT

OFFICER: AFTER THE MEETING HE WENT BACK TO THE DICE GAME CARRYING ON AS NORMAL, AS IF NOTHING WAS ABOUT TO HAPPEN. SECONDS LATER THE SHOOTING TOOK PLACE.

JONES: WERE THERE OTHER PEOPLE, OTHER THAN THAN THE NATHANIEL, TYRONE JONES, AND WAHEED WERE THERE OTHER PEOPLE INVOLVED IN THE GAME?

OFFICER: UM, FROM WHAT THE UM, PLAYERS WERE SAYING THERE WAS THE VICTIM, LATIF, UM WAHEED WASN'T PLYAING HE WAS JUST STANDING THERE, AND THAT'S IT, JUST THE TWO.

JONES: WHERE WAS TYRONE JONES?

OFFICER: TYRONE JONES WAS WALKING UP TO THE GAME WHEN HE SAW TIKI COME BACK TO THE GAME HE WENT TO GO WATCH THEM GAMBLE, WHEN THAT'S WHEN THE SHOOTER CAME OUT SECONDS LATER.

JONES: SO, TY, SO LATIF RAVENEL AND THE VICTIM WERE TOGETHER PLAYING THE GAME JUST THE TWO OF THEM PLAYING.

OFFICER: CORRECT AND WAHEED WAS STANDING BEHIND KINDA OFF TO THE SIDE MAYBE, UM TO THE SIDE OF LATIF.

JONES: SO, OK

OFFICER: DO YOU UNDERSTAND WHAT I'M SAYING?

JONES: I DO.

OFFICER: THE VICTIM AND LATIF WAS FACING EACH OTHER AS IF YOU AND I WERE, WAHEED WAS OFF TO THE LEFT ON THE SIDE OF THE ROAD OF LATIF, THE SHOOTER CAME FROM THIS WAY AND THE WITNESS WAS COMING UP APPROACHING LATIF.

JONES: SO INITIALLY THEY HAD ALL BEEN PLAYING THE GAME WITH THE VICTIM, NATHANIEL SAID HEY STEP BACK BEHIND THE VAN, THEY STEP BACK BEHIND THE VAN

OFFICER: NATHANIEL CALLS (INAUDIABLE) WALKS ACROSS THE STREET TO THE VAN.

JONES: LEAVING THE VICTIM THERE AND THEN THE VICTIM AND WAHEED (INAUDIABLE) (END OF SIDE A)

JONES: DO YOU KNOW HOW FAR VINCENT WAS FROM, OR OR THE SHOOTER WAS FROM THE VICTIM WHEN THE SHOTS WERE FIRED?

OFFICER: I THINK, MY OPINION OF IT I'D SAY THREE TO FOUR FEET.

JONES: IS THAT BASED ON, THAT'S BASED ON THE UM, BALLISTIC IMP, I GUESS THE IMPACT OF THE BULLETTS AND WITNESS STATEMENTS OR IS THERE ANYTHING

OFFICER: BASED ON WITNESS STATEMENTS.

JONES: JUST WITNESS STATEMENT.

OFFICER: RIGHT. WAHEED STATED THAT HE WALKED AND STUCK THE GUN TO HIS RIGHT AT HIM AND ACROSS FROM HIM AND SORT OF THAT'S THE SAME STATEMENT THAT UM, TYRONE JONES GAVE, SAID HE WALKED RIGHT UP ON HIM AND STARTED SHOOTING.

JONES: NOTHING FURTHER AT THIS TIME.

MAGISTRATE: MR. BROWN.

BROWN: RIGHT, YOUR HONOR THANK YOU VERY MUCH. DETECTIVE ELMORE, SO START ME OUT EARLIER THAT EVENING. I AM GOING TO BE AS FAST AS I CAN FOR EVERYBODYS SAKE, BUT THE RAVENELS, EARLIER IN THE EVENING WHEN DID THEY FIRST COME IN CONTACT WITH THE ALLEDGED SHOOTER VINCENT BEATON?

OFFICER: UH, THAT I DON'T KNOW OTHER THAN THE FACT BEATON WAS ONLY SEEN WITH UM, NATHANIEL RAVENEL WHEN HE PULLED UP TO THE PARTY. HE WAS SEEN BY TYRONE JONES WHICH, RAVENEL, NATHANIEL RAVENEL WAS DRIVING AND HE YELLED OUT TO TYRONE JONES, "HEY WE CAUGHT YOU SLIPPING", HEY YOU WE GO LIKE BASICALLY WHAT'S UP WE CAUGHT YOU SLIPPING WE RODE UP ON YOU WITHOUT YOU LOOKING, WHEN TYRONE JONES TURNED BACK AROUND SAW NATHANIEL, SCOOBY, THAT'S WHAT HE SAID SAW SCOOBY DRIVINIG HIS JAGUAR AND THEN IN THE FRONT SEAT WAS JAROD, EXCUSE ME VINCENT BEATON.

MAGISTRATE: SLIPPING WHAT'S THAT.

OFFICER: RIGHT, JUST CAUGHT YOU OFF GUARD NOT PAYING ATTENTION.

MAGISTRATE: OK.

BROWN: OK. HAD THEY BEEN TOGETHER EARLIER THAT EVENING? THE GROUP OF THEM?

OFFICER: WHO?

BROWN: TYRONE JONES AND VINCENT BEATON, NATHANIEL RAVENEL

OFFICER: TYRONE JONES, TYRONE JONES, WAHEED AND UM, LATIF WAS AT ELENOR STREET PLAYING, GAMBLING DOING THE GAMBLING THING WHERE THE VICTIM WAS DROPPED OFF. THE FOUR OF THEM WERE INITIALLY ON ELENOR STREET. NATHANIEL AND VINCENT BEATON WASN'T THERE.

BROWN: OK. WAS THERE ANY DISCUSSION BEFORE THE VICTIM WAS DROPPED OFF BY (INAUDIABLE) WAHEED, OR LATIF ABOUT CLIFFTON ANDERSON COMING TO THE SCENE AND VINCENT BEATON BEING INVOLVED IN ANY WAY SHAPE OR FORM THAT YOUR AWARE OF?

OFFICER: NO.

BROWN: OK. NATHANIEL RAVENEL AND VINCENT BEATON, THE FIRST TIME THEY CAME IN CONTACT WITH CLIFFTON ANDERSON WAS WHEN?

OFFICER: VINCENT BEATON CAME IN CONTACT WITH HIM DURING THE TIME OF THE SHOOTING.

BROWN: DID THEY HAVE ANY OTHER CONTACT WITH EACH OTHER EARLIER IN THE EVENING AT THE HALL OR OUTSIDE AT THE OYSTER ROAST THAT YOU ARE AWARE OF.

OFFICER: NO.

BROWN: ABOUT WHAT TIME DID NATHANIEL RAVENEL AND VINCENT BEATON ARRIVE AT THE HALL?

OFFICER: FROM WHAT TYRONE'S STATEMENT, I'LL LOOK THROUGH IT AND TELL YOU, BUT HE SAID IT WAS THE SAME, PRETTY MUCH THE SAME TIME THEY PULLED UP BECAUSE TYRONE WAS WALKING GOING TO GET IN LINE TO GET INTO THE LODGE HE AND LATIF HAD ALREADY PULLED IN, PARKED, GOT OUT OF THE CAR AND WAS WALKING UP TO THE LODGE AND THAT'S WHEN LATIF, EXCUSE ME NATHANIELS CAR CAME ROLLING UP AND WAHEED HEARD HIM AH, CAUGHT YOU GOT YA YOUR SLIPPING CAUGHT YOU SLIPPING, HE TURNED AROUND LIKE WHAT YOU MEAN SLIPPING WE GOING INSIDE THE PLACE AND FROM HIS STATEMENT IT WAS AROUND ELEVEN O'CLOCK, TWELVE O'CLOCK IF YOU WANT AN EXACT TIME YOU HAVE TO GIVE ME A MINUTE.

BROWN: GO AHEAD KEEP LOOKING, WHILE WE'RE DOING THAT. AND WHO WAS THAT, THAT MADE THE STATEMENT ABOUT CAUGHT YOU SLIPPING.

OFFICER: THAT WAS SCOOBY. UM, NATHANIEL.

BROWN: NATHANIEL?

OFFICER: UM EXCUSE ME, RAVENEL. I'M SORRY

BROWN: OK. OK. AND THE SHOOTING TOOK PLACE ROUGHLY AROUND?

OFFICER: ONE THIRTY UM, RIGHT AROUND BETWEEN ONE TWENTY AND ONE THIRTY APPROXIMATELY.

BROWN: SO AT LEAST AN HOUR AND TWENTY MINUTES AFTER THEY ARRIVED THERE COULD HAVE BEEN AS LONG AS TWO HOURS AND ~~TWENTY~~ TWENTY MINUTES AFTER THEY HAD ARRIVED THERE.

OFFICER: CORRECT.

BROWN: WAS THERE ANY INDICATION THAT ANY OF THE INDIVIDUALS, WAHEED, LATIF, (INAUDIABLE), AND EVEN NATHANIEL RAVENEL EVER SAW A GUN IN THE HANDS OF MR. BEATON?

OFFICER: PRIOR TO THE SHOOTING?

BROWN: YES.

OFFICER: I HAVE NO KNOWLEDGE OF THAT.

BROWN: FORTY CALIBER OF WEAPON FOUND ON THE SCENE HAS THAT BEEN MATCHED TO THE

OFFICER: THERE WAS NO GUN FOUND ON THE SCENE. THERE WAS A GUN FOUND AT

BROWN: OBVIOUSLY, I MEANT AT THE HOUSE, I'M SORRY.

OFFICER: RIGHT, NO, NO MATCH.

BROWN: NO? OK. AT WHOSE HOUSE WAS THAT WEAPON FOUND AT?

OFFICER: THAT WAS AT MAURICE WILLIAMS RESIDENCE AND HIS GIRLFRIEND, WHICH I THINK IS A COUSIN OF VINCENT BEATON. THE (INAUDIABLE) FEMALE IS A RELATION OF VINCENT BEATON, WHICH WE DID NOT HAVE HER INFORMATION SHE WAS NOT THERE AT THE TIME. WE DID A CONSENT TO SEARCH FROM MARKUS WILLIAMS WHO IS THE GIRL, LIVE IN BOYFRIEND AT THAT RESIDENCE.

BROWN: MARKUS WILLIAMS, NOT MAURICE WILLIAMS? MARKUS WILLIAMS?

OFFICER: MAURICE WILLIAMS.

BROWN: MAURICE WILLIAMS.

OFFICER: RIGHT.

BROWN: OK. SO MAURICE WILLIAMS AND MARKUS WILLIAMS ARE TWO DIFFERENT INDIVIDUALS?

OFFICER: EXCUSE ME?

BROWN: MAURICE WILLIAMS AND MARKUS WILLIAMS ARE TWO DIFFERENT INDIVIDUALS?

OFFICER: LET ME GIVE YOU THE EXACT, IT'S MAURICE WILLIAMS, THAT'S THE PERSON WHO LIVED AT THE RESIDENCE (INAUDIBLE)

BROWN: THAT'S NOT THAT, THAT'S NOT THAT IMPORTANT WE CAN, WE CAN, GET IT LATER I WON'T TAKE THE COURTS TIME. OK. SO WHAT WE DETERMINED AS THE TIME IN MR. JONES STATEMENT THAT THEY ARRIVED? ELEVEN O'CLOCK, ELEVEN THIRTY, TWELVE O'CLOCK?

OFFICER: HE DON'T HAVE A SPECIFIC TIME LISTED IN HIS STATEMENT, UM YOU WANT ME TO READ A SHORT PIECE OF IT I CAN TELL YOU BUT IT DOESN'T PUT THE TIME FRAME IN AS TO WHAT TIME HE GOT THERE. BUT I REMEMBER HIM STATING HE GOT THERE AROUND ELEVEN O'CLOCK.

BROWN: THAT'S GOOD. THAT'S FINE AT THIS POINT. SO THE GENTLEMEN CHUCKALUCK, WAHEED WAS RUN OUT OF THE HALL FOR GAMBLING AND THEY WENT OUTSIDE TO GAMBLE CORRECT?

OFFICER: RIGHT.

BROWN: THE GAME GOT FURTHER AWAY AND THEN, THAT WAS DUE TO THE ORANGEBURG OFF DUTY DEPUTY

OFFICER: WELL NOT JUST HIM BUT SEVERAL OTHER PEOPLE THAT WAS THERE IN THE LODGE SAW THEM GAMBLING IT WAS DIFFERENT PEOPLE AT DIFFERENT TIMES SAW THEM GAMBLING SAID LOOK YA'LL CAN'T DO THAT HERE AND KIND OF NOTIFIED EVERYBODY ELSE LOOK WE GOT A COUPLE GUYS GAMBLING WATCH OUT FOR THEM, THEY WERE CAUGHT A SECOND TIME.

BROWN: OUTSIDE THE BUILDING AT THAT POINT IN TIME

OFFICER: RIGHT.

BROWN: AND THE ONES WHO WERE MAINLY GAMBLING WERE WHAEED, LATIF AND CLIFFTON ANDERSON.

OFFICER: CLIFFTON ANDERSON, WAHEED, CORRECT.

BROWN: OK AND SO THAT GAME GOT, WENT FURTHER AWAY ON THE OUT SKIRTS OF THE, OUT SKIRTS OF THE PARTY AND THERE'S ABOUT FIFTY PEOPLE, YOU SAY, THERE WAS IS THAT WHAT WITNESSES SAY THERE ARE ABOUT FIFTY PEOPLE AT THIS OYSTER ROAST.

OFFICER: WELL I DON'T KNOW WHAT PEOPLE SAY BUT FROM WHAT YOU CAN GATHER THERE WAS AT LEAST FIFTY PEOPLE THERE.

BROWN: OK.

OFFICER: NO ONE GAVE AN EXACT HEAD COUNT. YOU KNOW A ROUND ABOUT WHAT, BASED ON THE AMOUNT OF PEOPLE THAT WAS THERE, BASED ON FROM WHAT THE CARS YOU KNOW THERE WAS SEVERAL A BUNCH OF CARS LEAVING THE SCENE SO I MEAN THERE WAS AT LEAST FIFTY PEOPLE THERE.

BROWN: OK. SO THERE'S FIFTY PEOPLE AND AT LEAST UM, THERE THEIR FOR A RANGE OF TIME FROM TWO HOURS TWENTY MINUTES, DO YOU KNOW OF ANY CONTACT THAT VINCENT BEATON MIGHT HAVE HAD WITH CLIFFTON ANDERSON?

OFFICER: BY CONTACT YOU MEAN?

BROWN: EARLIER, EARLIER THAT EVENING DURING THAT TWO HOUR AND TEWNTY MINUTE TIME FRAME POSSIBLY?

OFFICER: NO. NO ONE STATED IN ANYONES STATEMENTS STATED THAT THEY WERE SEEN TALKING TO EACH OTHER.

BROWN: OK. IS THERE ANYONE WHO CAN TESTIFY THAT THERE WERE ANY STATEMENTS MADE BY ALLEGED, ALLEDGEDLY MADE BY MR. BEATON SAYING THAT HE WAS GOING TO SHOOT CLIFFTON ANDERSON?

OFFICER: FROM, ONLY THE STATEMENT MADE BY LATIF WHO SPOKE WITH HAD WHATEVER CONVERSATION WITH HIM HIS BROTHER AND BEATON BEHIND THE VAN SHORTLY AFTER THE SHOOTING TOOK PLACE LATIF AND

BROWN: EXCUSE ME AFTER OR BEFORE?

OFFICER: AFTER THE SHOOTING. IF YOU ARE TALKING ABOUT THE FACT THAT THEY HAD PROBLEMS.

BROWN: OK.

OFFICER: YOU ASKED ABOUT THE BEEF RIGHT?

BROWN: RIGHT. WELL I WAS ASKING, OK GO AHEAD FINISH THAT

QUESTION.

OFFICER: THE ONLY TIME ANY SITUATION OF A BEEF CAME WAS AFTER THE SHOOTING. SPEAKING OR TALK OF THE BEEF CAME AFTER THE SHOOTING. WHICH CAME FROM TYRONE AND LATIF, WHEN TYRONE WITNESSED THE SHOOTING HE JUMPED IN THE CAR WITH LATIF WAS LIKE DAMN WHAT MY MAN COULD OF DONE TO PISS SOMEBODY OFF LIKE THAT, FOR THAT TO HAPPEN? THAT'S WHEN LATIF SAID IT WAS FROM A BEEF MY MAN HAD WITH FAMILY MEMBER OF DUDE. THAT'S BASICALLY WHAT HE SAID.

BROWN: OK. WAS THERE ANY INDICATION THAT'S BEEN GIVEN TO YOU BY ANY OF THE WITNESSES THAT THIS INCIDENT WAS GOING TO TAKE PLACE?

OFFICER: NO. NOTHING BEFORE OTHER THAN THE FACT THAT EVERYBODY WAS OUT THERE HAVING A GOOD TIME ALL THE SUDDEN, LA, SCOOPY CALLED, NATHANIEL CALLS LATIF BACK TO THIS VAN WHERE BEATON WAS AND THE THREE OF THEM SPOKE ABOUT A MINUTE, SECONDS AFTER LATIF CAME BACK TO THE DICE GAME THE SHOOTING TOOK PLACE.

BROWN: HOW CLOSE TO THAT CONVERSATION WERE NATHANIEL RAVENEL MY CLIENT AND LATIF RAVENEL AND THE ALLEDGED SHOOTER VINCENT BEATON WERE? HOW CLOSE WAS HE TO THAT CONVERSATION?

OFFICER: THAT I DON'T HAVE AN EXACT UM, DISTANCE ON LIKE I SAID IT WAS A PARKING LOT THEY WERE PARKED OVER HERE HE WAS HALFWAY BETWEEN THERE AND THE LODGE HE CLEARLY COULD SEE THEM GO BEHIND, HE COULDN'T EVEN SEE THEM AFTER THAT POINT ONCE THEY ALL THREE WENT BEHIND THE VAN HE COULDN'T EVEN SEE THEM.

BROWN: SO HE COULDN'T SEE THE CONVERSATION BUT HE COULD STILL SEE THE CRAPS GAME GOING ON

OFFICER: WELL THE CRAP GAME STOPPED BECAUSE LATIF WASN'T THERE PLAYING.

BROWN: WALKED AWAY. SO HE COULD STILL SEE WAHEED.

OFFICER: RIGHT. SO HE STOPPED WHERE HE WAS AND JUST WAITED UNTIL LATIF CAME BACK TO FINISH THE CRAPS GAME. THAT'S WHY HE WAS WALKING OVER THERE TO WATCH THEM SHOOT CRAPS AND

BROWN: OK. SO HE COULDN'T HEAR, HE DIDN'T HEAR ANY OF THE CONVERSATION BEHIND THE VAN.

OFFICER: COULDN'T HEAR THE CONVERSATION

BROWN: OK. SO WHAT EVIDENCE DO YOU HAVE, LET ME ASK YOU THIS WHO ADVISED YOU THAT VINCENT RAVENEL LEFT THE SCENE AFTER THE SHOOTING, VINCENT BEATON LEFT THE SCENE AFTER THE SHOOTING WITH NATHANIEL RAVENEL.

OFFICER: NO ONE. I STATED THAT IT WAS BELIVED THAT HE LEFT SINCE HE CAME WITH HIM. I NEVER STATED THAT HE DID IN FACT I HAVE NO PROOF THAT I SAW HIM, NO ONE SAID HE GOT IN THE CAR WITH HIM. HE CAME WITH HIM THE SHOOTER WAS SEEN RUNNING THIS WAY AND THAT'S THAT.

BROWN: WHERE, HOW CLOSE WAS (INAUDIBLE) TO THE ACTUAL SHOOTING?

OFFICER: COUPLE OF FEET.

BROWN: WHERE WAS NATHANIEL RAVENEL MY CLIENT DURING THAT SHOOTING?

OFFICER: BASICALLY FROM WHAT THE STATEMENTS WERE SAYING, THAT HE WAS STILL BACK TO WHERE THE VAN WAS AND ACROSS THE STREET HE NEVER WALKED OVER ACROSS THE STREET OR SEEN COMING ACROSS THE STREET HE STAYED WHERE HE WAS.

BROWN: (INAUDIABLE) WALKED CLOSER WHEN LATIF WENT BACK TO THE CRAPS GAME.

OFFICER: RIGHT WHEN HE SAW LATIF COME BACK TO THE CRAPS GAME HE STARTED WALKING HEADING BACK THAT WAY.

BROWN: OK. HAD TRON HAD ANY CONVERSATIONS WITH NATHANIEL RAVENEL WITH REGARD TO WHAT NATHANIELS INTENTIONS WERE ABOUT STAYING OR LEAVING OR ANYTHING LIKE THAT?

OFFICER: NO EVERYONE FLED AFTER.

BROWN: WELL I MEANT BEFORE THE SHOOTING.

OFFICER: BEFORE THE SHOOTING?

BROWN: DO YOU KNOW WHAT ANYBODYS PLANS WERE ABOUT HOW LONG THEY WERE GOING TO STAY OR ANYTHING LIKE THAT?

OFFICER: NO. NO. NOT TO MY KNOWLEDGE NO.

BROWN: OK. DID TRON INDICATE TO YOU THAT HE HAD ANY INDICATION THAT THERE WAS GOING TO BE A SHOOTING?

OFFICER: NO.

BROWN: AND THE BASES OF YOUR CHARGE OF MURDER WITH REGARD TO NATHANIEL RAVENEL MY CLIENT IS THAT HE HAD A CONVERSATION WITH THE ALLEGED SHOOTER VINCENT BEATON AND HIS BROTHER THAT LASTED SIXTY SECONDS OR SO BEHIND THE VAN RIGHT BEFORE THE SHOOTING TOOK PLACE.

OFFICER: SECONDS AFTER THE SHOOTING.

BROWN: SECONDS BEFORE THE SHOOTING.

OFFICER: EXCUSE ME, YEA SECONDS BEFORE THE SHOOTING TOOK PLACE.

BROWN: OK. AND SECONDS MEANING HOW MANY SECONDS BECAUSE TRON OBVIOUSLY WALKED WHEN HE SAW LATIF OF BACK, TRON OBVIOUSLY WALKED THAT DIRECTION SO IT TOOK A FEW SECONDS AND BE CLOSE TO THE SHOOTING.

OFFICER: HE SAID AS SOON AS LATIF CAME BACK AND HE GOT DOWN TO SHOOT DICE THAT'S WHEN THE SHOOTER CAME OUT HE WAS IN, AS SOON AS HE SAW HIM GO BACK THERE HE SAW LATIF COME GOT TO WHERE HE WAS AND WALKED ACROSS THE STEET WENT TO THE CRAPS SPOT AND HE STARTED WALKING AND HERE COMES THE SHOOTER.

BROWN: DID YOU DO ANY FORENSICS, AS YOU DID MENTION EARLIER ALTHOUGH SOME WHAT RETRACTED YOU DID MENTION IT'S BELIVED THAT

VINCENT BEATON LEFT THE SCENE WITH NATHANIEL RAVENEL. DID YOU DO ANY FORENSICS ON NATHANIEL RAVENEL'S VEHICLE?

OFFICER: NO WE HAVEN'T

BROWN: OTHER THAN MY CLIENT NATHANIEL RAVENEL BEING PRESENT AND HAVING A CONVERSATION

SOLICITOR: I OBJECT TO THIS SORT OF QUESTION YOUR HONOR I HOPE YOU BASE YOUR FINDINGS ON ALL THE EVIDENCE NOT JUST WHAT DEFENSE COUNSEL SUMMARIZES FOR YOU.

MAGISTRATE: LET'S BE CAREFULL WITH THE WAY WERE SUMMARIZING (INAUDIABLE).

BROWN: YES SIR YOUR HONOR. IS THAT ALL THE EVIDENCE YOU HAVE AT THIS POINT IN REGARD TO MY CLIENT NATHANIEL RAVENEL?

OFFICER: YES SIR.

BROWN: DID HE PROVIDE THE WEAPON?

OFFICER: THAT WE DON'T KNOW.

BROWN: HE PROVIDED A RIDE.

OFFICER: YEP.

BROWN: HE WAS PRESENT FOR POSSIBLY TWO HOURS AND TWENTY MINUTES.

OFFICER: CORRECT.

BROWN: ALONG WITH OTHER INDIVIDUALS

OFFICER: CORRECT.

BROWN: AND HE FLED THE SCENE ALSO.

OFFICER: CORRECT.

BROWN: I HAVE NO FURTHER QUESTIONS. THANK YOU. BEG THE COURTS INDULGENCE FOR ONE MOMENT YOUR HONOR. NOTHING FURTHER AT THIS TIME YOUR HONOR.

MAGISTRATE: OK. UM, MR. TODD.

SOLICITOR: THANK YOU I JUST, AM CONFUSED ABOUT ONE THING. BEATON AND NATHANIEL THEY HAD BEEN AT THE SCENE FOR A WHILE IS THAT WHAT YOUR TELLING ME?

OFFICER: CORRECT.

SOLICITOR: OK. HAD THEY, HAD THEY, IS THERE ANY EVIDENCE THAT THEY APPROACHED OR PLAYED WITH THEM OR DONE ANYTHING WITH THE, THE THREE PEOPLE THAT ARE THERE PLAYING CRAPS.

OFFICER: NO.

SOLICITOR: SO THEY HADN'T BEEN,

OFFICER: THEY WERE PRETTY MUCH BASICALLY FROM MY INTERVIEW I ASKED HAD ANYONE SEEN THESE GUYS COVERSATE. IT WAS PRETTY MUCH THEY WERE OFF DOING THERE OWN THING THE ONLY PEOPLE THAT WERE IN, THAT WERE BEING SEEN INACTIVE WAS LATIF, TYRONE JONES WHO'S BASICALLY JUST OBSERVING THE CRAPS GAME CAUSE HE STATED I HAD NO MONEY I JUST WATCHED. UM, LATIF THE VICTIM CLIFFORD ANDERSON AND WAHEED. (INAUDIBLE) SAID HIS BROTHER WAS OFF DOING HIS OWN THING UM, THE SHOOTER WAS WITH THEM DOING ALL THESE LITTLE GAMBLING SITUATION AND STUFF OF THAT NATURE. HIS BROTHER NAME ACTUALLY DIDN'T COME UP UNTIL TYRONE SAW THE VICTIM AND NATHANIEL AND THE VICTIM DRIVE UP TOGETHER WHEN THEY APPROCHED THEY YELLED AT HIM WHAT'S UP CAUGHT YOU SLIPPING AND THEN THE MEETING THE SHORT MEETING THEY HAD PRIOR TO THE SHOOTING.

SOLICITOR: WELL THAT'S ONE CONFUSION, IF I'M UNDERSTANDING YOUR TESTIMONY THEY DRIVE UP THEY SAY CAUGHT YA OR WHAT EVER SLEEPING

OFFICER: SLIPPING.

MAGISTRATE: SLIPPING.

SOLICITOR: THEN THEY WALK OFF. THEY WEREN'T THERE FOR TWO HOURS? IS THAT WHAT YOUR

OFFICER: THE, NATHANIEL RAVENEL AND BEATON WENT TO GO PARK. I DON'T EVEN KNOW IF THEY EVEN CAME INSIDE THE LODGE THEY COULD HAVE BEEN HANGING OUT IN THE PARKING LOT THE WHOLE ENTIRE TIME.

SOLICITOR: WE DON'T KNOW. BUT THEY DIDN'T GO TO THE CRAP SHOOT.

OFFICER: NO THEY NEVER WENT OVER TO THE CRAP GAME.

SOLICITOR: OK.

OFFICER: THEY WENT WHEREVER, THEY WERE IN THE PARKING LOT WHATEVER AH, LATIF, WAHEED, CLIFFORD ANDERSON AND TYRONE JONES WENT INSIDE THE LODGE, TYRONE STATED THAT HE WENT TO GO GET SOME OYSTERS BECAUSE THAT'S WHAT HE CAME THERE FOR OYSTERS, THE REST OF THEM GUYS WANTED TO GAMBLE. THEY WERE GAMBLING OUT IN THE BACK WHERE THE OYSTERS WERE BEING COOK A GUY SAW CAN'T HAVE THAT HERE THIS IS A LODGE CAN'T DO THAT. THEY STOPPED THE GAME HE STAYED THERE THEY WENT INTO THE BATHROOM. UM, TYRONE JONES STATED HE STAYED OUT HUNG AROUND FOR A LITTLE WHILE OUT THERE. DON'T KNOW THE TIME FRAME HOW LONG HE STAYED OUT HE WENT TO THE BATHROOM BECAUSE THAT'S THE LAST TIME HE HEARD THEY SAID THEY WERE GOING TO GO. HE WALKED INTO THE BATHROOM LATIF, WAHEED AND UM CLIFFORD ANDERSON WERE INSIDE THE BATHROOM SHOOTING DICE. HE STOOD IN THERE HE WATCHED THEM SHOOT DICE IN THERE. GENTLEMEN CAME IN YALL BACK AT IT YOU CAN'T PLAY, YOU CAN'T DO THAT HERE. YOU HAVE TO LEAVE. YOU KNOW OR STOP. THEY STOPPED THE GAME THERE, THEY WENT OUTSIDE ON THE SIDE OF THE BUILDING THEY STARTED THE CRAPS GAME THERE. LATIF, WAHEED AND CLIFFORD ANDERSON AND TYRONE JONES BASICALLY HUNG AROUND. THEY BROKE THEM UP A SECOND, A THIRD TIME SAID LOOK WE DONE TOLD YOU GUYS, NOT THE SAME PEOPLE I DON'T THINK BROKE THEM UP, IT'S DIFFERENT PEOPLE. THEY SAT THEM DOWN. WELL TOLD THEM YOU'VE GOT TO STOP. THEY DECIDED TO GO DOWN TO, NEXT TO WAHEED'S CAR OFF THE PREMISES AND SHOOT CRAPS THERE BY THIS MAIL BOX, WHICH HAD A LIGHT UNDERNEATH IT. UM, TYRONE JONES STATED THAT HE DECIDED TO GO GET SOME OYSTERS, BECAUSE THE GUY WAS

PREPARING THE OYSTERS TOLD HIM IT WOULD BE A FEW MINUTES BEFORE THEY WERE READY. HE WENT TO GO, HE ATE HIS OYSTERS CAME BACK OUT AND THAT'S WHEN HE WAS WALKING TO THE DIRECTION OF THE CRAPS GAME WHEN HE CAME OUT OF THE BUILDING HE SAW THEM DOWN BY WAHEED'S CAR PLAYING CRAPS. SO THAT'S WHEN HE STARTED WALKING THAT WAY HE THEN GOT HALF WAY THERE WHEN HE SAW LATIF, AH, SCOOPY CALLED LATIF SAYING HEY COME OVER HERE I WANT TO TALK TO YOU. THEN VINCENT BEATON THE THREE OF THEM GO AROUND THE BACK OF THE VAN UM, HE MENTIONED THAT CLIFFORD ANDERSON WAS ON HIS CELL PHONE WHICH PROBABLY WAS A CALL BECAUSE ABOUT TEN MINUTES BEFORE THE SHOOTING UM, CLIFFORD ANDERSON HAD MADE A CALL TO HIS BROTHER AND HIS GIRLFRIENDS BROTHER. HE SAID THAT (INAUDIABLE) REMEMBERS SEEING, THAT HE DIDN'T KNOW CLIFFORD HE SAID THE GUY THAT GOT SHOT WAS ON THE PHONE WHEN THE UM, WHEN LATIF WAS GONE. UM, HE SAID THAT WAHEED WAS STILL STANDING OVER THERE NEXT TO EM WHATEVER AND WE SAW LATIF COME BACK HE WAS HEADED BACK THAT WAY HE SAID THAT'S WHEN THE GUY CAME OUT SHOOTING.

SOLICITOR: NO FURTHER QUESTIONS YOUR HONOR.

MAGISTRATE: FOLLOW UP.

SMILEY: ABOUT FOUR QUESTIONS. SO YOU SAID TEN MINUTES BEFORE THE SHOOTING THE WITNESS SAW CLIFFORD ANDERSON ON THE PHONE.

OFFICER: CORRECT. APPROXIMATELY TEN MINUTES.

SMILEY: OK. IS, YOU SAID CONFLICTING SO I WANT TO GET IT CLEAR.

THE WITNESS MR. TYRONE JONES WAS HOW FAR AWAY WHEN THE SHOOTING TOOK PLACE?

OFFICER: WHEN THE SHOOTING TOOK PLACE A COUPLE OF FEET.

SMILEY: COUPLE OF FEET. HE WAS RIGHT UP ON THE GAME?

OFFICER: RIGHT, HE SAID HE GOT THERE WALKING UP.

SMILEY: OK I GOT YOU. MR. JONES SAYS HE SAW NATHANIEL RAVENEL

AND THE FELLOW IN THE CAR AT ELEVEN O'CLOCK.

OFFICER: AROUND ELEVEN O'CLOCK THAT AFTERNOON, THAT NIGHT.

SMILEY: AND HE DIDN'T SEE THEM AGAIN UNTIL THE SHOOTING AT ONE?

OFFICER: HE NEVER STATED THAT HE SAW THEM AGAIN OTHER THAN, LIKE I SAID HE NEVER SAID THAT THEY CAME IN THAT HE SPOKE WITH THEM, THEY NEVER CAME UP OTHER THAN THE TIME THAT HE SAW THEM WHEN TAILED HIM WHEN HE WALKED. WAS WALKING INTO THE CLUB

SMILEY: RIGHT.

OFFICER: AND THEN WHEN HE SAW THEM

SMILEY: TIL 2:30 OR 1:30.

OFFICER: RIGHT BEFORE THE SHOOTING.

SMILEY: LAST, LASTLY. WAS THERE ALCOHOL BEING SERVED DURING THAT TWO AND A HALF HOUR PERIOD?

OFFICER: YES. YES.

SMILEY: WAS MR. JONES INVITING IN ALCOLHOL AT THAT TIME?

OFFICER: YES HE WAS DRINKING.

SMILEY: NOTHING FURTHER.

MAGISTRATE: CRAIG JONES.

JONES: I QUICK QUESTION. HOW FAR IS, WAS THE SHOOTING FROM THE HALL OR WHERE THE OYSTERS WOULD HAVE BEEN?

OFFICER: THE OYSTERS WERE IN THE BACK OF THE LODGE SO I MEAN IT WAS A GOOD DISTANCE FROM WHERE THE OYSTERS WAS BEING SERVED AT.

JONES: COUPLE HUNDR~~E~~ FEET? OR?

OFFICER: YEA FROM WHERE THE OYSTERS WAS BEING SERVED.

JONES: OK. NOTHING FURTHER.

MAGISTRATE: MR. BROWN.

BROWN: THANK YOU YOUR HONOR. SO YOU DIDN'T ASK TRON IF HE SAW UH, NATHANIEL RAVENEL EARLIER IN THE EVENING OTHER THAN WHEN THEY FIRST ROLLED UP DID YOU?

OFFICER: RIGHT.

BROWN: AND YOU DON'T KNOW IF NATHANIEL RAVENEL WAS IN THE, HAVING OYSTERS OR (INAUDIABLE).

OFFICER: RIGHT, NO ONE NEVER STATED WHETHER NATHAN OR VINCENT BEATON CAME INSIDE THAT LODGE.

BROWN: YOU JUST, YOU JUST DIDN'T ASK THAT QUESTION?

OFFICER: CORRECT.

BROWN: OK. NO FURTHER QUESTIONS YOUR HONOR.

MAGISTRATE: ANYTHING ELSE MR. TODD.

SOLICITOR: NO THANK YOU.

MAGISTRATE: OK. LET'S TAKE ABOUT A FIVE-MINUTE RECESS PLEASE.

MAGISTRATE: OK. MOTIONS. MR. SMILEY.

SMILEY: I RESERVE MY MOTIONS AT THIS TIME YOUR HONOR.

MAGISTRATE: MR. JONES.

JONES: YOUR HONOR I WOULD MAKE A MOTION TO DISMISS ON THE MURDER CHARGE. OTHER THAN THIS MEETING AND EVEN THE PHONE CALLS DON'T COME FROM MY GUYS PHONE THEY COME FROM THE ONE WITNESS. THERE'S NOTHING ELSE THAT TIES TO ANY CONCERTED PLAN. UM, IT APPEARS THAT THEY KNEW WHO THE SHOOTER IS THERE IS NO ISSUE AS TO WHO THE SHOOTER IS. THERE'S NO ISSUE OF UM, HIM GETTING A GUN OR ANYTHING OF THAT SORT AT LEAST. OR AT LEAST THERE'S NOT THE ISSUE OF THAT MY GUY'S NOT THE SHOOTER LET ME RESTATE IT LIKE THAT. SORRY ABOUT THAT (INAUDIABLE) BUT UM, THERE'S NO EVIDENCE THAT MY GUY IS THE SHOOTER OR ANY INDICATION THAT THEY BELIEVE HE IS THE SHOOTER. BUT OTHER THAN THAT IT LOOKS LIKE THE ONLY TIE WOULD BE THIS MEETING UH, AND EVEN LOOKING AT FACTS IN TOTALITY THE PHONE CALLS THAT SUPPOSEDLY CAME FROM MY GUY CAME FROM THERE ONE WITNESSES PHONE. UH, YOU KNOW HE WASN'T OUT THERE TO BE A LOOK OUT IF THAT'S WHAT THEY WERE SAYING HE WOULD HAVE STILL BEEN IN THERE PLAYING CRAPS IN THE BATHROOM IN THE BUILDING WHICH WAS A WAYS AWAY HAD NOT BEEN RUN OUT OF THAT FACILITY THAT WASN'T EVEN BY HIS, HE LEFT THE SCENE AS DID EVERYBODY

ELSE UM, HE OBVIOUSLY DID COOPERATE WITH THE POLICE TO, TO THE FULL EXTENT AS A MATTER OF FACT THE ONLY ONE IT APPEARS FULLY COOPERATED AND TIED THE THING TO THIS CASE. SO UM, I WOULD ASK THAT, I MEAN THERE'S NOTHING IN THERE NO MOTIVE THERE'S NO INTENT FROM HIS STAND POINT NOTHING OTHER THAN POSSIBLY A ONE MINUTE MEETING. HE ACTUALLY WENT BACK OVER NEXT TO THE VICTIM WHEN THE SHOOTING OCCURRED AND PUT HIMSELF IN THE LINE OF FIRE FROM THE GUY. UM, IF THERE WERE GOING TO BE A CONCERTED EFFORT STAY BEHIND THE VAN, NO REASON FOR HIM TO STEP BACK AROUND AND GO RIGHT BACK UP, BECAUSE THEY SAID RIGHT ACROSS FROM EACH OTHER. THE OFFICER TESTIFIED THAT RIGHT ACROSS FROM EACH OTHER PLAYING THE CARDS RIGHT THERE. UM, THE ONE GUY TJ SAYS WALKED UP WITH THE PHONE AND SAID HE SAW A GUY ON THE PHONE TEN MINUTES AGO WAS WALKING UP TO GET OYSTERS BUT IT WASN'T THAT FAR IT WAS ONLY TWO HUNDRED YARDS AWAY HE WOULD STILL BE RIGHT THERE WHERE HE SAW NOTHING. UM, YOU KNOW HE EITHER SAW HE ON THE PHONE TEN MINUTES AGO OR ELSE HE WASN'T GOING TO GET OYSTERS AND WALKING BACK UP THERE. SO THERE'S CONFLICT WITH THAT INDIVIDUAL. THERES NOTHING ELSE TO TIE MY CLIENT TO THIS AND UH, WE WOULD ASK THAT THE MURDER CHARGE BE DISMISSED. UM, NOTHING FURTHER.

MAGISTRATE: MR. BROWN

BROWN: BRIEFLY YOUR HONOR. I AGREE WITH UH, COUNSEL JONES' MOTION BUT I AM GOING TO RUN MINE CONCURRENT TO DISMISS THE MURDER CHARGES AGAINST NATHANIEL RAVENEL THERE'S NOTHING THAT TIES NATHANIEL RAVENEL TO VINCENT BEATON WHO IS THE ALLEDGED SHOOTER OTHER THAN HE BROUGHT HIM TO THE PARTY. IN TWO HOURS, (INAUDIABLE) ^{potentially} TWO HOURS AND TWENTY MINUTES PRIOR UH AT A MINIMUM ONE HOUR TWENTY MINUTES UH PRIOR TO THIS. THERE WAS NOT CONVERSATION THE DETECTIVE IS AWARE OF THAT WOULD LEAD THEM TO BELIEVE THAT NATHATIEL RAVENEL FACILITATED MR BEATON IN, IN THIS PROVIDED HIM WEAPONS PROVIDED HIM UM THE OPPORTUNITY OTHER THAN THE OPPORTUNITY TO GO TO

AN OYSTER ROAST THERE WAS NO EVIDENCE OF UM, THERE BEING SOME COLUSION OR SOME PLAN THAT UM, THAT THEY KNEW CLIFFTON ANDERSON WAS GOING TO BE THERE. I THINK AT VERY BEST THIS MIGHT HAVE BEEN AH IF, IT IT'S BELIEVED IT'S A CRIME OF OPPORTUNITY OVER SOME BAD BLOOD, I THINK THE BAD BLOOD WOULD HAVE BEEN THROUGH SOME OTHER INDIVIDUAL RATHER THAN NATHANIEL RAVENEL UM, AND THERE WAS NO PLAN THEREFORE, A MURDER AS THE COURT IS WELL AWARE NEEDS TO, THERE NEEDS TO BE SOME MALIS OF FORTHOUGHT ALTHOUGH IT CAN BE HAPPEN, CAN BE BROUGHT ABOUT QUICKLY UM, IT'S STANDARD AS I UNDERSTAND IT UM, TO DRAW SOMEBODY IN TO SAY THAT THERE A COCONSPIRATOR UH, INVOLVED IN A MURDER UH, WOULD BE THAT THEY HAVE HAD, THEY HAVE HAD SOME KNOWLDEGE THAT THE EVENT WAS GOING TO TAKE PLACE. UM, I DON'T THINK NATHANIEL RAVENELS PARTICIPATION WOULD CLASSIFY AS ASSESSORY BEFORE SIMPLY BECAUSE HE BROUGHT HIM TO A, TO A FUNCTION I DON'T THINK HE CLASSIFIES AS A ASSESSORY AFTERWARDS BECAUSE UH, THE OFFICER, DETECTIVE AND IN HIS JOB AS INVESTIGATOR COULD NOT SHOW THAT HE, HE TOOK VINCENT BEATON FROM THE SCENE, UM, SO AND WE ELIMINATED THAT TODAY'S PROBABLE CAUSE HEARING. UM QUIET FRANKLY YOUR HONOR NATHANIEL RAVENEL ALLEGEDLY HAD THE LAST CONVERSATION ONE OF THE LAST CONVERSATIONS WITH THE ALLEDGED SHOOTER. UM, THE DETECTIVE ALSO ADMITTED THAT HE DID NOT ASK MY CLIENT'S WHEREABOUTS OF ANYBODY UH WHO WAS AT THE PARTY WHERE THERE WAS EITHER FIFTY OR ONE HUNDERED OR MORE PEOPLE. UM, WE CAN SAY THAT NATHANIEL RAVENEL WAS NOT DOING ANYTHING ILLEGAL. BECAUSE HE WAS NOT, YOU KNOW HE MIGHT HAVE BEEN ONE OF THE FEW INDIVIDUALS PRESENT NOT DOING ANYTHING ILLEGAL. HE WASN'T GAMBLING; HE WENT TO THE OYSTER ROAST FOR THE PURPOSE OF GOING TO THE OYSTER ROAST. HE WAS INSIDE THE HALL. JUST BECAUSE HE WASN'T OUT PLAYING CRAPS GAMBLING AGAINST THE LAW AND DRIVEN OUT GO THE BATHROOM, DRIVEN OUT FROM THE SIDE THE HALL AND DRIVEN FURTHER DOWN THE ROAD TO CONTINUE THE ILLICIT ACTIVITY DOSENT MEAN THAT HE WAS INVOLVED IN

ILLCIT ACITIVITY OF HIS OWN. HE WAS AT THE HALL DOING SOMETHING THAT THE OTHER FIFTY, ONE HUNDRED, OR HUNDRED FIFTY PEOPLE WERE DOING. HE CAME DOWN TO WHERE HIS BROTHER WAS EVIDENTLY UM, HIS CONVERSATION BUT THE DETECTIVE HAS BEEN UNABLE TO TIE THE CONVERSATION IN WITH THE SHOOTING OTHER THAN HE HAD ONE OF THE LAST CONVERSTIONS WITH THE SHOOTER. HE CANT TELL THE CONTENT OF THE CONVERSATON ENOUGH TO ESTABLISH UH, PROBABLE CAUSE THAT NATHANIEL RAVENEL WAS INVOLVED IN THE MURDER, COERCED IT, ENCOURAGED IT OR EVEN ATTEMPTED TO DISUADE IT IN ANY WAY SHAPE OR FORM HE DOSENT HAVE GOOD EVIDENCE OR BAD EVIDENCE ALL HE HAS IS A WITNESS THAT'S BEEN DRINKING ALCOHOL MR. JONES WHO SEES THIS UM, UM, MR. WAHEED WHO WAS PLAYING CRAPS, UM, SAW THAT THERE WAS SOME SORT, SOME SORT OF MEETING BETWEEN TWO BROTHERS AND THEN ANOTHER INDIVIDUAL AND THEN JUST LIKE MR. JONES SO APTLY POINTED OUT WHY WOULD, WHY WOULD TIKI, LATIF RAVENEL GO BACK INTO A CRAPS GAME WHERE HE'S GOING, HE'S GOING TO BE PUTTING HIMSELF IN THE LINE OF FIRE OR CERTAINLY WHERE SOMEONE'S GOING TO BE SHOOTING A GUN VERY SHORTLY. UM, WHOSE IN A MATTER OF SECONDS IF HE ACTUALLY KNEW THAT WAS GOING TO TAKE PLACE. I THINK THE TESTIMONY IS THE ^{Antithesis} ~~INTENSES~~ OF WHAT ACTUALLY, THE CHARGE IS. IT'S THE EXACT OPPOSITE OF WHAT THE CHARGE IS. IF ONE KNOWS THERE'S GOING TO BE A SHOOTING YOU DON'T GO BACK THERE. VINCENT BEATON CERTAINLY SHOULD HAVE OR WHO EVER THE SHOOTER MIGHT HAVE BEEN, VINCENT BEATON CERTAINLY COULD HAVE MOVED FROM BEHIND THE VAN AND WALKED OVER AND DONE THE SHOOTING WHILE MR. ANDERSON WAS ON THE PHONE. NOTHING CHANGED OTHER THAN NATHANIEL RAVENEL, I MEAN LATIF RAVENEL WALKED BACK OVER AND STARTED THE GAME AGAIN. NOTHING CHANGED. THERE WAS NO EVIDENCE THAT CLIFFTON ANDERSON HAD A GUN SO IF THERE WAS A CONCERT OR SOME PLAN BEHIND THE VAN UM, TO GET MR. ANDERSON BACK ON THE GROUND AND CATCH HIM OFF GUARD AND SLIP ^{up} ON HIM OR WHATEVER THE DETECTIVE MIGHT WANT TO SAY UH AND NOT ALLOW HIM TO PULL HIS GUN. WHY IN THE WORLD WOULD NATHANIEL, AH LATIF

RAVENEL PUT HIMSELF IN THAT SITUATION WHERE HE WAS GOING TO BE WITHIN (INAUDIABLE) OF THE SHOOTING. SO ANYWAY, AGAIN NATHANIEL RAVENEL NEVER WENT ANY CLOSER TO IT UH, YOUR HONOR I DON'T THINK EVEN THOUGH THE PROBABLE CAUSE STANDARD IS A VERY LOW HURDLE FOR THE STATE TO CARRY I DON'T THINK THE STATE HAS MET IT WITH ALL DUE RESPECT TO THE OFFICER I THINK HE'S DONE AN EXCELLENT JOB INVESTIGATING THIS MATTER AND FINDING OUT EVERYTHING HE COULD FIND OUT BUT IT, IT'S HARD TO GET ALL THAT INFORMATION AND IT'S HARD TO MEET THE THRESHOLDS NECESSARY AND I THINK HE'S FAILED TO MEET THE BURDEN OF PROOF REQUIRED TO GET PAST THE PROBABLE CAUSE STAGE. THE SOLICITORS OFFICE MOST CERTAINLY HAS THE OPTION AT A LATER DATE IF THIS MATTER IS DISMISSED AT THE PROBABLE CAUSE JUNCTURE TO REEVALUATE THIS CASE, DO FURTHER INVESTIGATIONS ON THE MATTER CHECK INTO IT IN GREAT DETAIL AS IT WARRANTS BECAUSE IT'S A MURDER CHARGE AND INVOLVES A DEATH AND THEY CAN CERTAINLY DIRECTLY INDICT BOTH NATHANIEL RAVENEL AND LATIF RAVENEL AT A LATER DATE IF THEY FIND THERE'S EVIDENCE ENOUGH TO SUPPORT THE CHARGE OF MURDER OR AN ACCESSORY BEFORE OR AFTER OR WHATEVER YOUR HONOR. SO I RESPECTFULLY ASK THE COURT BASED ON THE TESTIMONY WE'VE HEARD HERE TODAY TO DISMISS THE CHARGE OF MURDER AGAINST NATHANIEL RAVENEL. THANK YOU.

MAGISTRATE: THANK YOU. MR. TODD

SOLICITOR: THANK YOU YOUR HONOR MAY IT PLEASE THE COURT. YOUR HONOR WE BELIEVE THAT THE UH, AND WE WOULD SUBMIT TO YOU THAT THE UH, EVIDENCE UH, WHEN YOU PUT ALL THE FACTS TOGETHER SHOWS A CONCERTED EFFORT BY THREE OF THESE INDIVIDUALS TO CARRY OUT THIS MURDER. UH, PLEASE NOTE THAT LATIF BROUGHT THE VICTIM TO THE SHOOTING, THAT NATHANIEL BROUGHT THE SHOOTER TO THE UH, UH, SHOOTING, UH LATIF IS UH, UM, AT THE TIME OF THE VAN MEETING NATHANIEL WHO HAD NOT HAD CONTACT WITH THE CRAP SHOOTERS PRIOR TO THIS TIME NATHANIEL CALLS UH, LATIF OVER, BRINGS HIM BEHIND THE VAN. THERE TWO BROTHERS LATIF AND

NATHANIEL MEET WITH VINCENT BEATON. IMMEDIATELY AFTER THAT UH, UH LATIF HAS TO WALK BACK BECAUSE LATIF IS PART OF THE GAME. HE'S PART OF KEEPING OUR VICTIM PLAYING THE GAME AND UH, UNAWARE AN ATTACK IS COMING. BECAUSE AT THIS POINT IN TIME VINCENT HAS MADE NO CONTACT WITH THE VICTIM AND NEITHER HAD NATHANIEL. THE ONLY CONTACT THAT HAS BEEN MADE IS NATHANIEL AROUND THE BACK OF THE VAN GOING LATIF COME HERE AND HE COMES BACK BEHIND THE VAN, THEY TALK TOGETHER AND THEN LATIF HAS TO WALK UP TO KEEP EVERYTHING NORMAL. EVERYTHING'S NORMAL OVER HERE WERE PLAYING, WERE GOING TO COME BACK AND START UP OUR CRAP SHOOT. NATHANIEL DOESN'T COME UP BECAUSE HE DOESN'T WANT TO GET INTO, AND FIRED AT AND HE'S NOT PART OF THE ACTUAL GAME HE HAD NOT BEEN PART OF THE GAME PRIOR TO THAT. BEATON IMMEDIATELY WALKS UP GETS TO WITHIN TWO OR THREE FEET OF THE VICTIM, SHOOTS THE VICTIM SEVERAL TIMES. EVERYBODY SPLITS. YOUR HONOR THE EVIDENCE, I THINK YOU CAN INFER FROM THE EVIDENCE THE FACT THAT UH, NATHANIEL CAME WITH BEATON AND THEY RAN OFF TOGETHER THAT UH, NATHANIEL DROVE OFF VINCENT BEATON AFTER THE UH

BROWN: I OBJECT TO THAT, THAT'S , THAT, THAT'S OF SUBSTANCE AND THAT WAS NOT TESTIFIED TO. THE DETECTIVE SAID HE DID NOT KNOW. HE SPECIFICALLY SAID HE DID NOT KNOW THAT. WITH ALL DUE RESPECT TO COUNSEL THIS HAS BEEN A LONG PROBABLE CAUSE HEARING. HE DID ELIMINATE THAT AND SAID HE DID NOT, HE DID NOT KNOW THAT ANSWER. AND YOUR HONOR IT WAS ACTUALLY WAHEED.

SOLICITOR: CAN I FINISH MY ARGUMENT YOUR HONOR. THANK YOU. YOUR HONOR YOU CAN PULL WHAT YOU WANT FROM THE FACTS. HE CAME WITH THE SHOOTER THEY RAN OFF TOGETHER NOW PERHAPS HE GOT A HELICOPTER AND FLEW OFF I DON'T KNOW. YOUR HONOR LATIF TELLS A PRIMARY WITNESS WHAT THE BEEF IS ABOUT. HE KNEW ABOUT THE BEEF PRIOR TO THIS INCIDENT. HE KNEW WHAT IT WAS ABOUT. WHEN OUR PRIMARY INCIDENT, UH WITNESS IS GOING CRAZY HE JUST WITNESSED A SHOOTING LATIF IS CALMLY SAYING WELL

THIS IS WHAT THE SHOOTING IS ABOUT. THEN HE TAKES THE DEFENDANT'S UH,
THE UH PRIMARY WITNESSES TELEPHONE AND MAKE A CALL, MAKES CALLS TO
WAHEED, OH YOU DIDN'T GET ANYTHING ON YOUR CAR MAKE SURE YOU WIPE
OFF EVERYTHING ON YOUR CAR. YOUR HONOR WE BELIEVE YOU PUT THOSE
FACTS TOGETHER WHERE HE'S TALKING TO WAHEED, WHERE HE'S TALKING TO
OUR PRIMARY WITNESS AFTER THE EVENT THE FACT THAT HE UH, BROUGHT THE
UH VICTIM TO THE EVENT AND THAT THE DEFENDANT CAME TOGETHER AND WE
WOULD ASK YOU TO INFER THAT THEY LEFT TOGETHER UH, AND THE IMPORTANT
THING IS THERE'S A DISCUSSION OF THE, BETWEEN THE TWO BROTHERS AND THE
SHOOTER JUST PRIOR, SECONDS PRIOR TO THIS INCIDENT AND THEN THE
SHOOTING TAKES PLACE. YOUR HONOR WE BELIEVE THAT YOU PUT ALL THOSE
CIRCUMSTANCES TOGETHER AND THE FACTS DO SPEAK MUCH LOUDER NOW
THAN ANY WORDS BEING SPOKEN THAT THEY DID ACT IN CONCERT IF THEY
DIDN'T ACT IN CONCERT WHY DID THEY HAVE ALL THESE ACTIONS IN CONCERT?
THANK YOU YOUR HONOR. WE ASK THAT THE CASE BE BOUND OVER AS
CHARGED.

MAGISTRATE: THANK YOU. ANYTHING ELSE GENTLEMEN?

JONES: JUST BRIEFLY, UM IT WAS ACTUALLY WAHEED, WAHSHEED
WHO DROVE THE VICTIM OFF NOT MY CLIENT, HE WAS NEVER IN THE CAR WITH
THE VICTIM.

MAGISTRATE: THEY DID SHOW UP TOGETHER THOU?

JONES: TWO SEPARATE CARS, CORRECT. I APOLOGIZE YOUR HONOR,
(INAUDIABLE) THE OTHER THING IS THE GUY DIDN'T WALK UP THERE THE
DETECTIVE TESTIFIED HE RAN UP TO HIM AND SHOT. THERES NO REASON FOR HIM
TO, MY GUYS TO KEEP IT CALM HE DIDN'T NEED TO (INAUDIABLE).

MAGISTRATE: THANK YOU.

BROWN: BRIEFLY YOUR HONOR, MER COGNIZANCE OR PASSIVE ACQUITTANCE
(INAUDIABLE) IS NOT SUFFICIENT TO MAKE ONE PARTY TO A CONSPIRACY STAT V.
WOODS, 1938. JUST BECAUSE SOMETHING WAS GOING TO HAPPEN DOESN'T SHOW

THAT THEY TOOK AN ACTIVE ROLL AND PARTICIPATED IN IT IN ANY WAY SHAPE OR FORM.

SOLICITOR: MR. TYRONE JONES, DESCRIBED THIS HE THE WITNESS THE PRIMARY WITNESS IT WAS A SET UP. HE WAS THERE AND SAW THE FACTS HE DESCRIBED IT AS A SET UP. THANK YOU.

MAGISTRATE: I DON'T THINK ANYONE CAN EVER ACCUSE THIS COURT ROOM ABOUT NEVER, OR NOT GOING BACK AND LOOKING AT ALL OF THE EVIDENCE THAT WAS GIVEN IN COURT. UM, UM, TRYING TO SORT THROUGH AND MAKE SURE THAT I HAD THE NAMES IN THE RIGHT PLACE AND THE NAMES OF WHO SAID WHAT IN THIS CASE WAS VERY DIFFICULT. EVERYBODY HAD A NICKNAME AND UM, IF YOUR NOT, IF YOUR NOT ALWAYS ASSOCIATED, IF YOU HAVEN'T BEEN ASSOCIATED WITH THESE GUYS UH, PULLING OUT NICKNAMES FROM THE REAL NAMES OF WHICH THERE USED IS, IS DIFFICULT SO IT'S, IT'S A UM, DIFFICULT PROCEDURE FOR ME TO KEEP UP WITH WHO SAID WHAT AND AT WHAT TIME SOMETHING WAS SAID. THAT'S THE REASON I'M TRYING TO GO BACK IN MY MIND AND THINK THINGS THROUGH JUST A LITTLE BIT MORE. I APPRECIATE EVERYBODYS ARGUMENT, I APPRECIATE UH, DETECTIVE ELMORE THIS HAS BEEN A VERY DIFFICULT CASE, UH, AND UM IT IS NOT AH, IT'S, IT'S, IT'S VERY COMPLICATED AND UM, UM, THE DECISION THAT I MAKE TODAY IS A DIFFICULT ONE BUT AT THIS POINT IN TIME MR. SMILEY YOUR CLIENT VINCENT BEATON I'M BINDING OVER THE CHARGE OF MURDER. UM, MR. JONES UM, UM, ON YOUR CLIENT LATIF RAVENEL I SEE THAT HE ACTED IN CONCERT AND WILL BIND IT OVER FOR MURDER. MR. BROWN FROM NATHANIEL RAVENEL BINDING OVER FOR MURDER AT THIS POINT IN TIME. THANK YOU VERY MUCH LADIES AND GENTLEMEN WE STAND IN RECESS FOR FIVE MINUTES.

END OF PRELIM

TRANSCRIBED BY HOLLY J. BENDURE ON January 29, 2005

CERTIFICATION OF TRANSCRIPTION OF PRELIMINARY HEARING

This is a true copy of the above preliminary hearing as transcribed by:

Holly J. Bendure Date: 8/30/05
HOLLY J. BENDURE

Sworn to and subscribed before me
this 30th day of August, 2005.

Shelby L. Suter
NOTARY PUBLIC FOR SOUTH CAROLINA
My Commission Expires: 12/9/12

CERTIFICATION BY PRELIMINARY HEARING JUDGE

I HAVE READ THE ABOVE TRANSCRIPT OF THIS PRELIMINARY HEARING
WHILE LISTENING TO AN AUDIOCASSETTE RECORDING OF THE HEARING
AND HAVE DETERMINED THAT IT IS ACCURATE AND HAVE MADE MANY CORRECTIONS

James Gosnell
THE HONORABLE JAMES GOSNELL
PRELIMINARY HEARING JUDGE

Dated: Sept 4, 2005.

K

JUROR QUESTIONNAIRE
Charleston County Public Defender

STATE v. Vincent Beaton

DEFENSE ATTORNEY: Jason T. King

1. What was most persuasive to you in deciding your verdict?
The 3 eyewitnesses of the jailhouse search's story matched. Plus the testimony of your client showing up without his shoes wanting to burn his clothes.
2. What did you like *most* about the defense lawyer?
Good demeanor in courtroom.
3. What did you like *least* about the defense lawyer?
Nothing - he was ok
4. How could the defense presentation have been improved during the following:
 - a) Attorney opening statement/closing argument:
Good
 - b) Cross examination of State's witnesses:
Good
 - c) Presentation of defense case:
Maybe put one on next time! I know and all the jurors but I stupid one knew your client was guilty. If he wasn't then why would he not get up & say so? If my life was on the line I sure would have told the jurors where I was or why I was not guilty.
5. What was the best point made by the defense?
is guilty. If he wasn't then why would he not get up & say so? If my life was on the line I sure would have told the jurors where I was or why I was not guilty.
6. What aspect of the case did you wish you knew more about?
All the "hearsay" & stuff grand jury got to hear but we did not. Also the murder of Victor's uncle.

Sometimes attorneys have follow-up questions that would like to ask. Are you willing to be contacted by defense counsel? Yes No

If yes, please give your daytime phone number: 843 788 0364 - cell

I think & believe if they try your client again he will be found guilty. One juror would not I think felt it was an "eye for an eye" if it not to be punished.

Exhibit # *[Handwritten mark]*

SENATOR RALPH ANDERSON
SENATORIAL DISTRICT NO. 7
GREENVILLE COUNTY

COMMITTEES:
CORRECTIONS & PENOLOGY
EDUCATION
GENERAL
JUDICIARY
MEDICAL AFFAIRS

SENATE ADDRESS:
P.O. BOX 142
SUITE 502, GRESSETTE BLDG.
COLUMBIA, S.C. 29202
TEL: (803) 212-6108
FAX: (803) 212-6299
E-MAIL: RA@SCSENATE.ORG

HOME ADDRESS:
315 ELDER STREET
GREENVILLE, S.C. 29607
TEL: (864) 235-0611



MEMORANDUM

TO: The Honorable Jean H. Toal
FROM: *RA* Senator Ralph Anderson
DATE: May 24, 2006
RE: Vincent J. Beaton, #10035

Please find the enclosed correspondence I received from Vincent J. Beaton. I would appreciate it if you would review this information and determine his appropriate action to take. Please respond directly to him with a copy to me. Thank you.

Enclosure

c: Vincent J. Beaton

18-12-103

W

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
INCIDENT REPORT

NMH

Institution/Center: LEE CI					Date of Report: 12/13/18
Reporting Official (Full Name): DEBRA EASTRIDGE					Time of Report: 12:13 PM
Employee ID #: C038044					Date of Incident: 12/13/18
Location of Incident: MAILROOM WINDOW					Time of Incident: 10:45 AM
Inmate(s)/Resident:	SCDC#	Age:	Sex:	Race:	Employee(s)/Witnesses Involved:
1. VINCENT BEATON	196947	48	MALE	BLACK	1. CO LASSITER
2.					2. LT FRIERSON
3.					3.
4.					4.
5.					5.

On the above date and approximate time:

OFFICER LASSITER AND LT FRIERSON BROUGH VINCENT BEATON TO MY MAILROOM WINDOW. I HAD TALKED TO LT FRIERSON IN THE MORNING ABOUT SENDING ALL THE LEGAL MAIL TO THE F7 DORM FOR THE F3 INMATES AND TO NOT SEND ANYONE DOWN EXCEPT THE INMATES WHO NEEDED NOTARY.

AS I HAD ALREADY HAD THE LEGAL SENT I TOLD INMATE BEATON TO GO BACK AND THEY WILL DELIVER IT SOON. HE STARTED GETTING AGGITATED. HE STARTED YELLING AND THEN WALKED AWAY. I THEN CLOSED MY STEEL DOOR ON THE WINDOW AND WENT TO THE BACK ROOM TO FINISH SORTING THROUGH THE MAIL. I HEARD A LOUD BANG, LIKE SOMEONE TOOK A FIST TO THE WINDOW. I OPENED THE METAL DOOR AND LOOKED OUT. INMATE BEATON WAS STANDING IN THE GRASSY AREA RIGHT ACROSS FROM THE MAILROOM WINDOW. I SAW HIM BEND DOWN AND GRAB A ROCK ABOUT THE SIZE OF A 50 CENT PIECE. HE PROCEEDED TO THROW IT AT THE MAILROOM WINDOW. HE DID THIS 3 TO 4 TIMES, THE LAST TIME SPIDERWEBBING THE GLASS.

I FEEL THAT IF INMATE BEATON SCDC# 196947 IS LET ON THE YARD NOW OR IN THE FUTURE AND COMES IN CONTACT WITH ME I WILL BE HARMED.
I AM ASKING FOR AN OFFICIAL SEPERATION.

Signature: *Debra Eastridge* Title: POSTAL DIRECTOR

Evidence: _____

Disposition of Evidence: _____

RECEIVED

DEC 14 2018

Supervisor's Comments: *Refer to DHO*

Printed Name: *McCallister* Date/Time: *12-13-18*

Signature: *McCallister* Title: *Capt* Date/Time: *1:00pm*

Major/Responsible Authority: _____

809, 820

Printed Name: *Aronda Thomas* Date/Time: *12-14-2018*

Signature: *Aronda Thomas* Title: *Major* Date/Time: *12-14-2018*

LEE CI MAJOR'S OFFICE

STG Related - Refer to STG Committee
 Yes No Unknown

This incident is DRUG related
 Yes No Unknown

Responsible Authority
 Action Taken

Informal Resolution
 Administrative Resolution
 Refer to Disciplinary Hearing

FILED

THE STATE OF SOUTH CAROLINA

IN THE COURT OF APPEALS

2007 FEB -8 PM 4:47

JULIE J. ARMSTRONG
CLERK OF COURT

APPEAL FROM CHARLESTON COUNTY

Court of General Sessions

The Honorable R. Markley Dennis, Jr., Presiding Judge

CASE NO.: 2005-GS-10-3949
WARRANT/TICKET NO.: F-969116
CHARGE: Murder

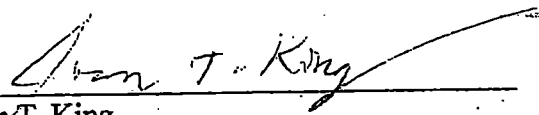
STATE OF SOUTH CAROLINA, RESPONDENT

VS.

VINCENT J. BEATON, APPELLANT

PROOF OF SERVICE

I certify that I have served the Notice of Appeal on Bruce Durant, Assistant Solicitor for Charleston County, by hand delivering a copy of it to the Charleston County Solicitor's Office at 101 Meeting Street, Charleston, South Carolina 29401, on February 8, 2007.



Jason T. King
Attorney for Appellant Onrae Williams
Charleston County Public Defender
O. T. Wallace County Office Building
101 Meeting Street
Charleston, SC 29401
(843) 958-1850

Dated: 2-8-07, 2007.

SOUTH CAROLINA DEPARTMENT OF CORRECTIONS
REQUEST TO STAFF MEMBER

TO: NAME: Atkinson	TITLE:	DATE: February 22, 2019
INMATE'S NAME: Vincent Verode Beaton		SCDC #: Y00196947
INSTITUTION: Lee		LIVING QUARTERS: F-2 rm 2235 B

Can you please check and see, if I was free to go ~~on~~
~~the~~ No Bond of 03/03/2005 F969116. set by Judge
 Linda Lombard, at trial 03/08/2005 General Sessions, so
 that we can be sure of a deadline, for that case.?

DISPOSITION BY STAFF MEMBER:

Mailroom + Property Control has nothing
 to do with your court proceedings, nor do we
 have access to above information.

DATE: 2/22/19	SIGNATURE: D. Eastwood
------------------	---------------------------

Internal Inmate Search

March 13, 2023

- [Home](#)
- [Search](#)

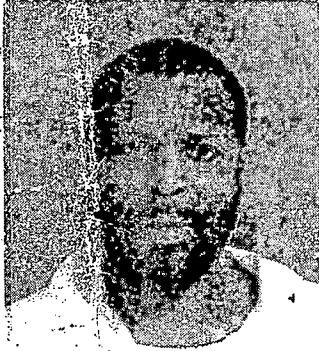
[Secured Applications Logout](#)

VINCENT JERODE BEATON (00196947)

Search Results [+/-]

Identification	Personal	Case History	Movement	Escapes	Credits	Programs
Transfer Requests						

Identification



Legal Name: VINCENT JERODE BEATON
 SSN: XXXX18467
 DOB (Age): 11/02/1970 (52)
 Height: 5' 9"
 Race / Sex: BLACK / MALE
 Build: MEDIUM
 Hair Color: BLACK
 Location: LEE
 Security: LEVEL 2
 Religion: RASTAFARIAN
 Dorm-Room-Bunk: F5C-0213-C

SID: SC00745841
 FBI: 853232LA7
 Citizenship: CITIZEN - NATIVE BORN
 Weight: 200 lbs.
 Ethnicity: NOT HISPANIC
 Complexion: BLACK
 Eye Color: BROWN
 Status: INCARCERATED
 Custody: GENERAL POPULATION
 Occupation: GENERAL LABORER
 Picture Date: 09/13/2018

Marks & Scars:

TATTOO ON RIGHT ARM NAME TERESA/NECK SCOPION:

Reports

Detail Report

Aliases

Alias Name	Alias Type	Entry Date
BEATON, VINCNET JARODE	ALIAS	04/10/2000
BEATON, VINCENT JARODE	ALIAS	04/10/2000
BEATON, VINCENT JERONDE	ALIAS	04/10/2000
STONE, TROY JERMAINE	ALIAS	04/10/2000
JOHNSON, KEVIN JERMAINE	ALIAS	04/10/2000
BEATON, VINENT JERODE	ALIAS	03/22/2000
BEATON, VINCENT JEROME	ALIAS	03/22/2000
BEATON, VINCENT JARROD	ALIAS	03/22/2000
BEATON, VINCENT	ALIAS	03/22/2000
HARISON, THOMAS	ALIAS	03/22/2000
BEATON, VINCENT JERODE	COMMITMENT NAME	03/22/2000
BEATON, VINCENT JERODE	LEGAL	03/22/2000
NIMROD,	NICKNAME	01/10/2016

PROOF OF SERVICE

I certify that I have served the "Notice to update my status" Pursuant to provision 28 U.S.C. § 1367 (c) and here Amend my Xth Amendment, while exhibit "K" and I have a question to the number 6 on Juror's Questionair. is whether the tolling provision invades state sovereignty in violation of the Tenth Amendment and the Necessary and Proper Clause. and Pursuant to Wolf v. McDonnell present witnesses.

On the PROBATE COURT, aduit concerning the beneficiary and 'Will(s)' left by my Grandfather(s) or anyone, to 100 BROAD STREET #469 CHARLESTON, SOUTH CAROLINA 29401.

The SOUTH CAROLINA COURT ADMINISTRATION SOUTH CAROLINA SUPREME COURT, COURT REPORTING SECTION 1015 SUMNER ST. 2nd FLOOR COLUMBIA, S.C. 29201

The GAME WARDEN 1100 GERVAIS STR. COLUMBIA, S.C. 29206

The SOUTH CAROLINA COURT OF APPEALS P.O. BOX 11629 COLUMBIA S.C. 29211

Vincent Jerode Beaton 8467

Bishopville, South Carolina

Date 10-18 2023

-Vincent Jerode Beaton 247218467
Beneficiary.

Vincere Rod Beaton #10035
LEE C1 F3A rm 2150
990 WISACKY HWY
Bishopville, S.C. 29010

RECEIVED

OCT 27 2023

SC Court of Appeals

Vincent Jerode Beaton # ~~10035~~ 196947
LEE CORRECTIONAL INSTITUTION F3A m.2150
990 Wisacky Hwy
BISHOPVILLE SOUTH CAROLINA 29010

EMS

RECEIVED

OCT 27 2023
SC Court of Appeals

THE SOUTH CAROLINA COURT OF APPEALS
POST OFFICE Box 11629
COLUMBIA, SOUTH CAROLINA 29211

LEGAL MAIL ONLY