

VOLUME II OF II

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

RECEIVED

Apr 19 2023

SC Court of Appeals

Appeal from Charleston County

Honorable Jennifer B. McCoy, Circuit Court Judge

THE STATE,

RESPONDENT,

V.

RONZELL BILAH OLDS,

APPELLANT

APPELLATE CASE NO. 2022-000336

RECORD ON APPEAL

KATHRINE H. HUDGINS
Appellate Defender

ALAN WILSON
Attorney General

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
Columbia, SC 29211-1589
(803) 734-1330

MARK R. FARTHING
Senior Assistant Attorney General

PO Box 11549
Columbia, SC 29211
(803) 734-3727

ATTORNEY FOR APPELLANT

SCARLETT A. WILSON
Solicitor, Ninth Judicial Circuit

101 Meeting Street, Suite 400
O.T. Wallace Building
Charleston, SC 29401
(843) 958-1900

ATTORNEYS FOR RESPONDENT

INDEX

INDEX i

MOTION TO DISMISS FILED MAY 26, 2020.....1

RESPONSE TO MOTION TO DISMISS FILED JUNE 15, 20205

HEARING TRANSCRIPT DATED JUNE 17, 2020.....12

ORDER FOR COURT’S EXHIBIT #1 FILED JUNE 23, 202022

ORDER DENYING MOTION TO DISMISS FILED JUNE 24, 202023

MOTION TO DISMISS FILED JANUARY 27, 202225

STATE’S MOTION FOR CONTINUANCE DATED JANUARY 27, 2022.....31

HEARING TRANSCRIPT DATED JANUARY 27, 2022.....42

ORDER DENYING MOTION TO DISMISS FILED FEBRUARY 18, 202285

TRIAL TRANSCRIPT DATED MARCH 7, 2022 (VOLUME 1 of 3).....91

LYLE MOTION99

 MOTION TO SEQUESTER WITNESSES.....103

 RENEWAL OF MOTION TO DISMISS.....104

 MOTION AS TO HEARSAY107

JACKSON V. DENNO HEARING.....110

TESTIMONY

 YOLANDA BROWN (IN CAMERA)

 Direct Examination by Mr. Simpson110

 Cross Examination by Mr. King136

 Redirect Examination by Mr. Simpson.....163

 Re-Cross Examination by Mr. King164

 THOMAS BAILEY (IN CAMERA)

 Direct Examination by Mr. Simpson166

 Cross Examination by Mr. King175

 Redirect Examination by Mr. Simpson.....184

TERRI NICHOLS (IN CAMERA)	
Direct Examination by Mr. King	187
Cross Examination by Mr. Simpson	196
RONZELL OLDS (IN CAMERA)	
Direct Examination by Mr. King	200
Cross Examination by Mr. Simpson	211
MOTION ARGUMENT BY MR. SIMPSON	220
MOTION ARGUMENT BY MR. KING	228
REPLY ARGUMENT BY MR. SIMPSON	237
RULING OF THE COURT	241
TRIAL TRANSCRIPT DATED MARCH 8, 2022 (VOLUME 2 of 3)	247
OPENING STATEMENT BY MR. SIMPSON	260
OPENING STATEMENT BY MS. MANGAN	266
TESTIMONY	
FRANCIS DICESARE	
Direct Examination by Mr. Simpson	270
Cross Examination by Mr. King	278
Redirect Examination by Mr. Simpson	280
LISA HOLMES	
Direct Examination by Mr. Simpson	291
LISA HOLMES (IN CAMERA)	
Direct Examination by Mr. Simpson	304
LISA HOLMES	
Direct Examination by Mr. Simpson (resumes)	307
Cross Examination by Ms. Mangan	309
THOMAS BAILEY	
Direct Examination by Mr. Simpson	312
Cross Examination by Mr. King	353
Redirect Examination by Mr. Simpson	365
YOLANDA BROWN	
Direct Examination by Mr. Simpson	374

Cross Examination by Mr. King	414
Redirect Examination by Mr. Simpson.....	424
LORETTA MITCHUM	
Direct Examination by Mr. Simpson	434
ASHLEY WOJSLAWOWICZ	
Direct Examination by Ms. Haliena.....	439
CHARLES JOLLIFF	
Direct Examination by Mr. Simpson	446
Cross Examination by Mr. King	451
THE STATE RESTS	452
MOTION FOR DIRECTED VERDICT.....	453
RULING OF THE COURT	454
TRIAL TRANSCRIPT DATED MARCH 9, 2022 (VOLUME 3 of 3).....	460
COLLOQUY WITH DEFENDANT REGARDING HIS RIGHT TO TESTIFY	466
CLOSING ARGUMENT BY MR. SIMPSON	480
CLOSING ARGUMENT BY MR. KING.....	492
CHARGE ON THE LAW	507
VERDICT	531
SENTENCING	537
DEFENSE EXHIBIT #5 (LETTER)	543
INDICTMENTS AND SENTENCE SHEETS.....	544
ARREST WARRANTS.....	552
CERTIFICATE OF COUNSEL	593

**THE FOLLOWING EXHIBITS ARE ON FILE WITH THIS COURT:
COURT’S EXHIBIT #1 (INTERVIEW RECORDING), STATE’S EXHIBITS #2
(PHOTOGRAPH), #17 (PHOTOGRAPH), and #22 (JAIL CALL RECORDING)**

State v Ronzell Bilah Olds
Closing Arguments-Remarks by Mr. King
March 9, 2022

1 There was testimony that he asked to lay down and there
2 was testimony that they said okay.

3 THE COURT: Just rephrase it.

4 MR. KING: These are the same questions ---

5 THE COURT: --- strike it ---

6 MR. KING: --- these are the same statements I made
7 when I cross-examined them. They're already in evidence.

8 I'm just repeating through all the officers ---

9 THE COURT: --- right, but the officers --

10 MR. KING: --- okay.

11 THE COURT: Thank you. Please continue.

12 [Whereupon, the on-the-record bench conference
13 concludes]

14 MR. KING: This is their response when he says he
15 needs some time to himself. Remember they testified to
16 this too I'm not going to deny you that; I'm not going to
17 deny you that. So, if someone were thirsty and said I'm
18 really thirsty and I need some water and they say I'm not
19 going to deny you that.

20 And they wait a little while and they said I'm
21 really thirsty and need some water and they said I'm not
22 going to deny you that. And then we wait a little bit
23 longer and the person is I'm really thirsty; I need to
24 have some water. We're not going to deny you that.
25 Well, at some point that becomes absurd because when they

State v Ronzell Bilah Olds
Closing Arguments-Remarks by Mr. King
March 9, 2022

1 say we're not going to deny you that that's not giving
2 him water. And just responding we're not going to deny
3 you that over and over again isn't allowing him what he
4 wants.

5 A few minutes later I just want to sit. I just want
6 to sit and think you know think this out before I say
7 anything I want to sit and think this out. Please,
8 that's all I'm asking you for straight up. He's begging
9 by saying please. What does Detective Bailey, and he
10 testified to this, he said they wants it hashed out. He
11 wants to hash it out.

12 A few minutes later he says it again that's all I'm
13 asking you for is just give me some time. That's the
14 least, the least I want. And then, and I asked the
15 detective about this, he says I cooperated please. He
16 doesn't want to appear rude. He doesn't want to get
17 disrespectful or angry. He's trying to be as helpful and
18 cooperative as he can but still tell them I need to take
19 a break. I need to stop. But they don't let him.

20 And even after reading the warrants, I asked
21 Detective Bailey about this and he acknowledged this to
22 us he said he wanted to lay down but I want to offer you
23 our time right now. So he's still pushing. He's still
24 pushing for the interview after Ronzell has said over and
25 over again I need some time. I want to lay down. I just

State v Ronzell Bilah Olds
Closing Arguments-Remarks by Mr. King
March 9, 2022

1 need some time to sit and think. Here's an open
2 invitation, we're here, we're right here. They're always
3 coming in the room. And he still after that says I
4 promise. I promise y'all are going to be hearing from me
5 man. I promise, I promise.

6 By that time we know what he means by that; it's
7 just leave me alone. I'm going to call you in the future
8 after I rest a second. Detective Bailey says I've heard
9 that before. For two hours.

10 So when they don't let him rest and I guess he's
11 reached his breaking point he tells them what they want
12 to hear. And his statement it protects Deonna because
13 they found the 2 dollar bill in her purse and he gets to
14 get out of that room. He's willing to say anything they
15 want to hear to get out of that room.

16 And he asks her to turn off the tape recorder so now
17 that we're not going to record it maybe he's thinking he
18 can fix this later. If I can just get out of this room
19 right now then we can deal with this later.

20 Now you got the 2 dollar bill. The manager passed
21 away. Mr. Cullum [phonetic] at Sunoco he died. And he
22 was the one who I guess had a lot of information about
23 that 2 dollar bill and that procedure. And the guy that
24 testified from the 7-Eleven or Sunoco he didn't know
25 anything about that store. He didn't work for that

State v Ronzell Bilah Olds
Closing Arguments-Remarks by Mr. King
March 9, 2022

1 store. He's sort of corporate. But there's an
2 interesting fact about the 2 dollar bill. The alarm
3 didn't go off. The 2 dollar bill is there and when you
4 remove the 2 dollar bill an alarm goes off.

5 But Detective Bailey was investigating the 2 dollar
6 bill and he testified that the alarm did not go off that
7 night. So, I don't think they've put any witness up
8 there to confirm that they checked those registers before
9 the robbery and confirmed that that specific 2 dollar
10 bill and that specific serial number was in that cash
11 register. The bill was supposed to be there but the
12 alarm didn't go off.

13 What if it was already in circulation? It's a
14 possibility. Stranger things have happened than for some
15 cashier working that night to hand that bill to somebody.
16 And then Deonna ended up with it and it ends up in her
17 purse. We don't know where she got it because she's not
18 here to tell us. And that's their fault. That's their
19 fault because it's been four years and now she's long
20 gone. Where did she get that 2 dollar bill? It was in
21 her purse.

22 They made a big deal about his left hand, that the
23 robber was left handed. I don't think you can say that
24 for sure because Detective Bailey is trained to use a gun
25 so of course he's going to use it in his right hand and

State v Ronzell Bilah Olds
Closing Arguments-Remarks by Mr. King
March 9, 2022

1 he knows how to use it. And typically if they're going
2 to pull it out they're going to use it. But whoever is
3 robbing the store we have no idea if this person has any
4 training with a gun.

5 I think they take the gun out with their right hand
6 and put it in the left. They kind of hold it off to the
7 side and use the right hand to gesture and to grab the
8 money. So if the person is not going to use the gun then
9 why hold it in the left hand because they're not
10 intending to use it or shoot anybody because that person
11 leaves when Lisa Holmes back into that room.

12 And I think the gun is put back into the right
13 pocket as he's leaving. So, I think it's a stretch to
14 say that he's left handed, that whoever robbed that store
15 is left handed. That's -- I don't think that is
16 conclusively proved.

17 So the law allows you if you believe that they
18 haven't proven beyond a reasonable doubt that his
19 statement was voluntarily given you disregard it. The
20 whole thing. That's the law. If you find they have not
21 proven beyond a reasonable doubt that it was freely and
22 voluntarily given you disregard that statement as
23 evidence.

24 Like I said that's a special thing that this jury
25 gets to do that in a lot of trials they don't decide

State v Ronzell Bilah Olds
Closing Arguments-Remarks by Mr. King
March 9, 2022

1 these evidentiary issues. So, you get that decision.
2 That's how important that is and how important that we do
3 not extract confessions and statements from people by
4 pressure and physical discomfort.

5 So, without the statement, without anything he said
6 they can't prove he was at Deonna Greene's house that
7 night. They don't have any prints in the store. They
8 don't have any DNA evidence or anything like that. No
9 forensic evidence tying him to that. He wasn't
10 identified by Lisa Holmes. They don't have a gun.

11 So, I'm asking you to disregard that statement.
12 Disregard it in its entirety. And there's a phone call
13 but he doesn't say he committed a robbery in the phone
14 call. What he says is he F'd up. And if he told the
15 police that he did it and he really didn't do it then he
16 did F up.

17 So, I'm asking you to disregard that statement. And
18 with the lack of any other evidence in this case to find
19 him not guilty.

20

21

22

23

24

25

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 JURY CHARGE

2 THE COURT: All right ladies and gentlemen I'm
3 going to turn your attention to me for this next portion.
4 It now becomes my duty as the trial Judge under the
5 Constitution of this state to charge and instruct you in
6 the law which is applicable to this case.

7 It is your duty as jurors to accept and apply the
8 law as the Court will now state it. And it is your
9 exclusive duty to determine the effect, the value, the
10 weight and the creditability of the evidence. Now both
11 the State and Mr. Olds have a right to expect that you
12 will conscientiously consider and evaluate the evidence
13 and apply the law of the case thereto and to that end
14 both parties will receive and obtain a fair and impartial
15 trial in this case.

16 You will notice that I will be reading this portion
17 of the charge to you and that is so that I give it to you
18 as accurately as possible. Ladies and gentlemen when I
19 use the word defendant I refer to Mr. Ronzell Bilah Olds.
20 The defendant here has been accused in what we call
21 indictments.

22 These are just pieces of paper on which accusations
23 against defendants are placed. They are not exhibits.
24 You will have exhibits in this case and those are part of
25 the evidence. Now to these indictments the defendant has

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 rendered a plea of not guilty, which then places upon the
2 State the burden of proving beyond a reasonable doubt
3 that the defendant is guilty. In this state and in this
4 country a person who is accused with the commission of a
5 criminal offense is never required to come in and prove
6 himself innocent.

7 This principle of law is called the presumption of
8 innocence. Each of you is required under our law and by
9 your oath to actively assume that the defendant is not
10 guilty. This presumption of innocence is maintained at
11 all times throughout the trial of this case and is only
12 removed when and if the State brings in enough evidence
13 to persuade you beyond all reasonable doubt that the
14 defendant is guilty.

15 Well, what is reasonable doubt? A reasonable doubt
16 is a doubt which makes an honest, sincere, conscientious
17 juror hesitate to act. Proof beyond a reasonable doubt
18 is proof that leaves you firmly convinced of the
19 defendant's guilt. There are very few things in this
20 world that we know with absolute certainty and in
21 criminal cases the law does not require proof that
22 overcomes every possible doubt.

23 If based on your consideration of the evidence you
24 are firmly convinced that the defendant is guilty of the
25 crime charged you must find him guilty. If on the other

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 hand you think there is a real possibility that he is not
2 guilty then you must give him the benefit of that doubt
3 and find him not guilty. Reasonable doubt may arise from
4 evidence which is in the case or from the lack or absence
5 of evidence in the case. It's up to you ladies and
6 gentlemen to determine whether a reasonable doubt exists
7 as to the guilt of this defendant.

8 I charge you that the defendant is entitled to every
9 reasonable doubt arising in the whole case. If upon any
10 issue of fact essential to conviction and a verdict of
11 guilty you have a reasonable doubt as to how that issue
12 should be resolved it would be your duty to resolve that
13 doubt in favor of the defendant.

14 As the sole fact finders you should have listened
15 closely to the evidence presented. Weighing the evidence
16 is entirely a mental process. You must weigh the
17 evidence using your good judgment and your common sense.

18 Ladies and gentlemen cases can be presented or
19 evidence can be presented in one of two ways. Direct
20 evidence or indirect evidence, also known as
21 circumstantial evidence. Direct evidence is when someone
22 comes in and testifies to the commission of a crime that
23 they perceived through their own senses, for example if
24 the witness saw someone commit a crime. Indirect
25 evidence or circumstantial is when someone testifies as

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 to different events that occurred, and when you link all
2 of them together they point to the commission of a crime.
3 One or both methods can be used to present a case.
4 Crimes may be proven by circumstantial evidence. The law
5 makes no distinction at all between the weight or value
6 to be given to either direct or circumstantial evidence,
7 nor is a greater degree of certainty required of
8 circumstantial evidence than of direct evidence.

9 You should weigh all the evidence in the case. To
10 the extent that the State relies on circumstantial
11 evidence the law says it has to meet a certain test.
12 First, the State has to prove each event or circumstance
13 it relies on beyond a reasonable doubt.

14 Additionally, these facts must point conclusively to
15 the guilt of the accused beyond a reasonable doubt and
16 they must be wholly, perfectly consistent with each other
17 in every particular respect. The mere fact that the
18 circumstances brought out in a case are strongly
19 suspicious of guilt or the circumstances are such that a
20 defendant's guilt is probable then that's not enough.

21 If these circumstances merely portray a defendant's
22 behavior as suspicious the proof has failed. That is not
23 sufficient to sustain a conviction because the proof
24 offered by the State has to be more than suspicion. It
25 has to be more than someone being probably guilty. It

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 has to be proof that satisfies you beyond a reasonable
2 doubt. The State has the burden of proving the defendant
3 guilty beyond a reasonable doubt. This burden rests with
4 the State regardless of whether the State relies on
5 direct evidence, circumstantial evidence, or some
6 combination of the two.

7 The evidence you are to consider consists of the
8 testimony of the witnesses and the exhibits that have
9 been offered and received during the trial. Objections
10 and rulings and matters that may have been excluded from
11 the record are not to be considered by you in any
12 fashion.

13 If it appears to you that I have commented on either
14 during the trial or the giving of these instructions on
15 any facts or evidence you must disregard that entirely.
16 Also the remarks of the attorneys are not evidence.
17 Their statements and their arguments are intended to help
18 you understand the evidence and apply the law. You
19 should disregard any remark, statement or argument which
20 is not supported by the evidence or the law as given to
21 you by the Court.

22 You must determine the creditability of witnesses
23 who have testified in this case. Credibility simply
24 means believability. It's your duty as jurors to analyze
25 and to evaluate the evidence and determine which evidence

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 convinces you of its truth. In determining the
2 believability of witnesses who have testified in this
3 case you may believe one witness over several witnesses
4 or several witnesses over one witness.

5 You may believe part of the testimony of a witness
6 and reject the remaining part of the testimony of that
7 same witness. You may believe the testimony of a
8 witness in its entirety or reject the testimony of a
9 witness in its entirety. You may also consider whether
10 any witness has exhibited to you any interest, bias,
11 prejudice, or other motive in this case. You may also
12 consider the appearance and manner of a witness while on
13 the witness stand.

14 A statement alleged to have been made by the
15 defendant has been admitted into evidence in this case.
16 While the Court has determined that the statement is
17 admissible I instruct you that you make the ultimate
18 decision of whether or not the defendant made the
19 statement.

20 If the defendant did make the statement you must
21 determine whether the statement was made by the defendant
22 voluntarily and of his own free will. This means the
23 statement was not caused by pressure, force, fear,
24 threats, coercion, or intimidation, or by hope or promise
25 of leniency or a reward of any kind. In determining

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 whether the statement was voluntary you should consider
2 both the characteristics of the defendant and the details
3 of the questioning. Some of the factors that you must
4 consider are: the age of the defendant; the defendant's
5 education or lack of; the defendant's mental ability or
6 capacity; the defendant's I.Q. or intelligence; the
7 defendant's background and environment; the place and
8 length of detention; the nature of the questioning; the
9 use of physical punishment such as the deprivation of
10 food or sleep; the advice or lack thereof to the
11 defendant of his constitutional rights including but not
12 limited to the right to remain silent, that any statement
13 could be used against him in a court of law; the right to
14 have a lawyer present; that if he could not afford a
15 lawyer a lawyer would be appointed to represent him
16 without any cost; and that he could stop making a
17 statement at any time.

18 You must carefully consider all of the surrounding
19 circumstances before you give any weight to an alleged
20 statement.

21 The State has the burden of proving beyond a
22 reasonable doubt that the alleged statement was
23 voluntary. If you determine it was you may give the
24 statement any further consideration that you deem proper.
25 You must decide what weight, if any, should be given to

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 the alleged statement. If you determine the alleged
2 statement was not free and voluntary of the defendant you
3 should not consider the statement at all.

4 Now I have the additional duty to charge you the law
5 applicable to this case. As the presiding Judge I am the
6 sole judge of the law of this case and it is your duty as
7 jurors to accept and apply the law as I now state it to
8 you.

9 As I've already told you you are given a wide
10 latitude in regard to determining believability and
11 determining the facts as we call them in the case. When
12 it comes to the law though you have to accept the
13 following legal principals as I now give them to you.

14 You obviously can't change the law. You just take
15 the law as I give it to you. You find the facts as you
16 see them and then you apply the law to those facts;
17 that's the way that you reach your verdict.

18 The defendant is charged with armed robbery. In
19 order to prove this offense the State must first prove
20 beyond a reasonable doubt that the defendant took
21 personal property from a person or presence of another
22 person. Property is in the presence of a person if it is
23 within the person's reach, inspection, observation, or
24 control so that the person could, if not overcome with
25 violence or prevented by fear keep possession of the

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 property. The State must also prove beyond a reasonable
2 doubt that the defendant carried the property away
3 intending to permanently deprive the owner of the
4 property and to keep the property for the defendant's own
5 use. The slightest removal of the property or the
6 complete possession of the property, even for an instant,
7 by the defendant is sufficient to show a taking and
8 carrying away of the property.

9 The taking and carrying away of the property must
10 have been done with violence or by putting the owner of
11 the property in fear of violence. Finally, the State
12 must prove beyond a reasonable doubt that the defendant
13 was armed with a deadly weapon during the robbery.

14 A deadly weapon is any article, instrument, or
15 substance which is likely to cause death or great bodily
16 harm. Whether an instrument has been used as a deadly
17 weapon depends on the facts and circumstances of each
18 case.

19 The following are examples of instruments which may
20 be deadly weapons: a pistol, a shotgun, a rifle, a dirk,
21 a dagger, a knife, a sling shot, metal knuckles, a razor,
22 gasoline, a fire bomb or Molotov cocktail, and lighter
23 fluid. A gun may be a deadly weapon even if it is not
24 operating. The defendant is also charged with possession
25 of a weapon during the commission of or attempt to commit

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 a violent crime. The State must prove beyond a
2 reasonable doubt that the defendant was in possession of
3 a firearm or visibly displayed what appeared to be a
4 firearm during the commission of a violent crime.

5 A firearm means any machine gun, automatic rifle,
6 revolver, pistol, or any weapon which will is designed to
7 or may be readily converted to expel a projectile. In
8 order to find the defendant guilty of possession of a
9 weapon during the commission of a violent crime you must
10 first find the defendant guilty of either committing a
11 violent crime or attempting to commit the violent crime.

12 Armed robbery is considered a violent crime. The
13 State must prove beyond a reasonable doubt that the
14 weapon furthered, advanced, or helped in the commission
15 of the crime.

16 I instruct you and emphasize that the fact the
17 defendant did not testify is not a factor to be
18 considered by you in any way in your deliberation and in
19 your consideration on the question of the guilt or the
20 innocence of the defendant.

21 It must not be considered by you in any manner
22 whatsoever. A defendant has the constitutional right to
23 remain silent and the assertion of this right must not be
24 considered by you in your deliberations. I repeat, under
25 your oath you are to draw no conclusion whatsoever from

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 the fact that the defendant in this case did not testify.
2 The fact that this defendant did not testify should not
3 even be discussed in the jury room. The burden of proof
4 as I have stated to you is on the State. The defendant
5 is not required to prove his innocence. The burden of
6 proof remains on the State to prove guilt beyond a
7 reasonable doubt.

8 As I previously stated criminal intent is a
9 necessary element of the crime of armed robbery and that
10 must be proved by the State beyond a reasonable doubt.
11 Criminal intent is always a matter that must be
12 determined by the jury from the circumstances surrounding
13 the situation.

14 So the law states that criminal intent may be
15 inferred from the circumstances shown to have existed.
16 This is how the jury makes a determination of whether or
17 not the element requiring an intent was present. The
18 State is not required to prove motive although the
19 presence or absence of this evidence of motive may be
20 considered in making your determination in this case.

21 Criminal intent is a state of mind that operates
22 jointly with an act in the commission of a crime. Intent
23 includes those consequences which represent the very
24 purpose for which an act is done or are known to be
25 substantially certain to result regardless of desire.

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 Criminal intent is a mental state, a conscious
2 wrongdoing, so it is up to you, the jury, to determine
3 what the defendant intended to do based on the
4 circumstances shown to have existed. I tell you that the
5 State must prove criminal intent as it must prove every
6 other element beyond a reasonable doubt.

7 An issue in this case is the identification of the
8 defendant as the person who committed the crime charged.
9 The State has the burden of proving identity beyond a
10 reasonable doubt. You must be satisfied beyond a
11 reasonable doubt of the accuracy of the identification of
12 the defendant before you may convict the defendant.

13 Ladies and gentlemen you are not partisans or
14 advocates for the State of South Carolina or for this
15 defendant. You do not serve as jurors to reward friends
16 or to punish enemies. You have been selected by both the
17 State and this defendant as fair and impartial jurors.

18 It is now your duty by your joint deliberations to
19 determine the facts in this case, giving to this
20 defendant the benefit of every reasonable doubt. Then to
21 the facts you determine you will take and apply the law
22 which has been given you by me and thus arrive at a
23 verdict.

24 When you have accomplished this and written your
25 verdict you will have satisfied your oath as jurors and

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 you will have discharged your duty to the State, to Mr.
2 Olds, and to the Court.

3 There are two possible verdicts on each charge which
4 you may find in this case. There is no significance
5 whatsoever in the order in which I state these verdicts;
6 it is simply that one must be stated first. We, the
7 jury, on the charge of armed robbery unanimously find
8 Ronzell Bilah Olds either not guilty or guilty. If not
9 guilty you skip the second question. If guilty you
10 proceed to question number 2.

11 We the jury on the charge of possession of a weapon
12 during the commission of a violent crime, to wit armed
13 robbery, unanimously find Ronzell Bilah Olds either not
14 guilty or guilty. And then the Foreperson will sign the
15 form and date it and notify the bailiff that you've
16 reached a verdict.

17 Ladies and gentlemen your verdict must be a
18 unanimous one. That means all twelve of you must agree.
19 Mr. Foreperson once again when the jury agrees
20 unanimously on the verdict you will indicate by checking
21 the line next to the proper verdict sign your name as
22 Foreperson at the bottom and then you will knock on the
23 jury room door and inform the bailiff that you have
24 reached a decision. At that time we will receive you
25 back into the courtroom. I am going to now ask that you

State v Ronzell Bilah Olds
Jury Charge
March 9, 2022

1 now return to your jury room but do not yet begin
2 deliberations until you are told by the Clerk or the
3 bailiff to do so. There are some matters which must be
4 discussed with the attorneys before you begin. Thank you
5 very much.

6 [Whereupon, the jury exits at 11:06 a.m.]

7 THE COURT: All right. Any exceptions or
8 objections to the charge as read from the State?

9 MR. SIMPSON: No, Your Honor.

10 THE COURT: Any from the defense?

11 MR. KING: No, Your Honor.

12 THE COURT: Thank you very much. I'll ask the
13 attorneys to review the evidence before it is sent back
14 to the jury and once we do that we'll also give them the
15 verdict forms.

16 [Whereupon, all attorneys review the evidence with
17 the court reporter]

18 [Whereupon, evidence out to the jury at 11:15 a.m.]

19

20

21

22

23

24

25

State v Ronzell Bilah Olds
Proceedings
March 9, 2022

1 [Whereupon, 11:50 a.m. note from jury]

2 [Whereupon, Court's exhibit number 13 is marked by
3 the court reporter]

4 THE COURT: Okay. We had a juror note that has
5 been marked as Court's 13. Two questions: Can we see
6 the interview video, can we hear jail phone call. Signed
7 231.

8 So I will obviously bring them back in here. The
9 jail phone call was that also something that we had to
10 bring them back in to play; I know the interview video
11 was.

12 MR. SIMPSON: Yes, Your Honor. And I'm afraid I
13 should have anticipated this and made a mistake; I've
14 taken all my stuff back. Can I run ---

15 THE COURT: --- oh, your laptop and all that?

16 MR. SIMPSON: The ability to play it ---

17 THE COURT: --- yeah ---

18 MR. SIMPSON: --- and the notes as to exactly what
19 times to play ---

20 THE COURT: --- we noted it on the record. I took
21 notes and the court reporter took notes in terms of the
22 time frames.

23 MR. SIMPSON: I got all that. I'm going to run.

24 THE COURT: Yes, we need that. Go get that. Thank
25 you. We'll be at ease until Mr. Simpson gets back.

State v Ronzell Bilah Olds
Proceedings
March 9, 2022

1 [Off the record awaiting Mr. Simpson to return]

2 [Whereupon, Mr. Simpson reenters the courtroom]

3 THE COURT: So just let us know when you get it cued
4 up or whatever ready to go and we'll discuss really quick
5 before they come in exactly what will be replayed. So
6 they've requested to see the interview video which was
7 State's exhibit 1 and the jail call was State's exhibit
8 22.

9 I know the interview video obviously only very
10 limited portions were played and admitted to the jury.
11 And that admission part that was admitted and published,
12 included we can go through it together I'll start with my
13 notes beginning at clip 2 minute 22:58 to 25:11. Is
14 anybody double checking this with me?

15 MR. SIMPSON: Correct.

16 THE COURT: We can go back to the record if we need
17 to. The next part began at 31:02 to 36:42.

18 MR. SIMPSON: Correct, Your Honor.

19 THE COURT: And then clip 3 I believe it was 4
20 minutes and 7 seconds to 05:13.

21 MR. SIMPSON: Correct. That's the one I ran over a
22 little bit.

23 THE COURT: And then after that was it 13:44?

24 MR. SIMPSON: Also from video 3 13:44 to 14:33.

25 THE COURT: 14:33, correct. And then I had -- that

State v Ronzell Bilah Olds
Proceedings
March 9, 2022

1 might be it. Is that right?

2 MR. SIMPSON: No ---

3 THE COURT: 17:18 to 19:01.

4 MR. SIMPSON: Yes, from the same.

5 THE COURT: From the same clip 3

6 MR. SIMPSON: From clip 3.

7 THE COURT: And then we have from clip 4 25:54

8 ending where?

9 MR. SIMPSON: Ending at 27:23.

10 THE COURT: Yes.

11 MR. SIMPSON: And then it skips a couple of minutes
12 and goes from 29:03 to 36:04.

13 THE COURT: That's what I have. And then that's
14 all from State's exhibit 1. On State's exhibit 22, which
15 was the jail call.

16 [Whereupon, the court reporter confers with the
17 Court]

18 THE COURT: 33:04 or 36:04 on clip 4, Mr. Simpson?

19 MR. SIMPSON: 13:44 to 14:53.

20 THE COURT: Yes.

21 MR. SIMPSON: And then 17:18 to 19:01.

22 THE COURT: Okay.

23 MR. SIMPSON: And then from video clip 4 there were
24 two portions.

25 THE COURT: Yes.

State v Ronzell Bilah Olds
Proceedings
March 9, 2022

1 MR. SIMPSON: 25:54 to 27:23 and 29:03 to 36:04.

2 THE COURT: Excellent. And no other portions were
3 played?

4 MR. SIMPSON: No other portions of the interview
5 were played.

6 THE COURT: Excellent. That comports with my notes
7 as well. Any reason to disagree with that Mr. King?

8 MR. KING: No, Your Honor.

9 THE COURT: Portions of the match-up is what I
10 wrote down. And then going over to State's exhibit 22
11 which is the jail call I believe it began at -- where did
12 it begin?

13 MR. SIMPSON: Your Honor, the actual ---

14 THE COURT: --- oh, the time of day was 21:31; I'm
15 sorry.

16 MR. SIMPSON: Right.

17 THE COURT: And the portion was what?

18 MR. SIMPSON: It's a 15 minute call. The portions
19 that were played were 02:50 to 03:28 and then 10:47
20 stopping at the phrase at the end of the day I had the
21 last decision. I know where to stop it and I can note
22 the time on replay, Your Honor.

23 THE COURT: Okay. Any objection to that portion on
24 the jail call?

25 MR. KING: No, Your Honor.

State v Ronzell Bilah Olds
Proceedings
March 9, 2022

1 THE COURT: All right. That comports with my notes
2 as well. Now switching things over I just got another
3 note just now as we were discussing that note, which
4 we'll mark as Court's 14.

5 [Whereupon, Court's exhibit number 14 is marked by
6 the court reporter]

7 THE COURT: That reads is there a copy of the legal
8 definition of reasonable doubt. Signed 231. I can offer
9 to give them a copy of the charge in its entirety or I
10 can recharge them on that portion of the jury charge;
11 whatever the attorneys prefer.

12 MR. SIMPSON: I prefer a charge on just that
13 portion.

14 THE COURT: A verbal charge on the portion.

15 MR. SIMPSON: But I don't have a strong opinion on
16 it.

17 MR. KING: I think just the charge on reasonable
18 doubt.

19 THE COURT: A verbal charge on that again?

20 MR. KING: Hesitate to act and firmly convinced;
21 just that part?

22 THE COURT: Yes. It's pretty long but yes it
23 includes those parts for sure. Okay, we'll do that. Are
24 they ready to come back in? Are you ready to cue up
25 those portions?

State v Ronzell Bilah Olds
Proceedings
March 9, 2022

1 MR. SIMPSON: I am, Your Honor.

2 THE COURT: All right. Thank you. We'll have them
3 back in here.

4 [Whereupon, the jury enters at 12:18 p.m.]

5 THE COURT: Thank you. Please be seated. All
6 right ladies and gentlemen we received a couple of notes
7 from you all and I will do my best to answer those to the
8 best of my ability. The first note said can we see the
9 interview video and can we hear the jail phone call. And
10 the answer to those questions is yes. We will review it
11 here in the courtroom for you here shortly.

12 And the second question asks for a copy of the legal
13 definition of reasonable doubt. I will not be handing
14 you a copy but I will simply just recharge you verbally
15 on that particular section. So with that I'll ask Mr.
16 Simpson if he will assist me in replaying that portion of
17 the interview video first.

18 MR. SIMPSON: Thank you, Your Honor. Video portion
19 of video 2 playing section 22:58 to 25:05.

20 [Whereupon, the video clip plays]

21 [Whereupon, the video clip ends]

22 MR. SIMPSON: 31:02 also from video clip 2.

23 [Whereupon, the video clip plays]

24 [Whereupon, the video clip ends]

25 MR. SIMPSON: The same third clip now moving to 13

State v Ronzell Bilah Olds
Proceedings
March 9, 2022

1 minutes and 44 seconds.
2 [Whereupon, the video clip plays]
3 [Whereupon, the video clip ends]
4 MR. SIMPSON: Minute 17:18.
5 [Whereupon, the video clip plays]
6 [Whereupon, the video clip ends]
7 MR. SIMPSON: Video 4, 25:54.
8 [Whereupon, the video clip plays]
9 [Whereupon, the video clip ends]
10 MR. SIMPSON: 29:03.
11 [Whereupon, the video clip plays]
12 [Whereupon, the video clip ends]
13 THE COURT: All right. Now playing State's exhibit
14 22?
15 MR. SIMPSON: Yes, Your Honor.
16 [Whereupon, the video clip plays]
17 [Whereupon, the video clip ends]
18 MR. SIMPSON: The first clip Your Honor was from
19 02:50 to 2:24.
20 [Whereupon, the video clip plays]
21 [Whereupon, the video clip ends]
22 MR. SIMPSON: Your Honor, I think I stated that
23 wrong. That was from 02:50 to 03:28.
24 THE COURT: Thank you.
25 MR. SIMPSON: Second clip.

State v Ronzell Bilah Olds
Proceedings
March 9, 2022

1 [Whereupon, the video clip plays]
2 [Whereupon, the video clip ends]
3 MR. SIMPSON: The second clip is at 10:47.
4 [Whereupon, the video clip plays]
5 [Whereupon, the video clip ends]
6 MR. SIMPSON: And that was stopped at 11:32.

State v Ronzell Bilah Olds
Jury Recharge on Reasonable Doubt
March 9, 2022

1 JURY RECHARGE

2 THE COURT: Okay. And we'll move on to the charge
3 on the portion that pertained to reasonable doubt. So
4 I'll reread that to you now. [Reading] A reasonable
5 doubt is a doubt which makes an honest, sincere,
6 conscientious juror hesitate to act. Proof beyond a
7 reasonable doubt is proof that leaves you firmly
8 convinced of the defendant's guilt.

9 There are very few things in this world that we know
10 with absolute certainty and in criminal cases the law
11 does not require proof that overcomes every possible
12 doubt. If based on your consideration of the evidence
13 you are firmly convinced that the defendant is guilty of
14 the crime charged you must find him guilty.

15 If, on the other hand, you think there is a real
16 possibility that he is not guilty you must give him the
17 benefit of the doubt and find him not guilty. Reasonable
18 doubt may arise from evidence which is in the case or
19 from the lack or absence of evidence in the case. It's
20 up to you ladies and gentlemen to determine whether a
21 reasonable doubt exists as to the guilt of this
22 defendant.

23 I charge you that the defendant is entitled to every
24 reasonable doubt arising in the whole case. If upon any
25 issue of fact essential to conviction and a verdict of

State v Ronzell Bilah Olds
Jury Recharge on Reasonable Doubt
March 9, 2022

1 guilty you have a reasonable doubt as to how that issue
2 should be resolved it would be your duty to resolve that
3 reasonable doubt in favor of the defendant.

4 [End of portion of charge reread to jury]

5 THE COURT: I've now responded to each of the notes
6 and I will release you back to your jury room so you can
7 resume your deliberations.

8 [Whereupon, the jury exits at 12:47 p.m.]

9 THE COURT: Any exceptions or objections to the
10 answers responses from the Court from the State?

11 MR. SIMPSON: No, Your Honor.

12 THE COURT: Any from the defense?

13 MR. KING: No, Your Honor.

14 THE COURT: We'll be back at ease. You're free to
15 leave.

16 [Whereupon, court is in recess awaiting word from
17 jury]

18

19

20

21

22

23

24

25

State v Ronzell Bilah Olds
Verdict
March 9, 2022

1 VERDICT
2 [Whereupon, verdict reached at 1:40 p.m.]
3 THE COURT: Mr. Ladson, I understand the jury has
4 reached a verdict, is that correct?
5 MR. LADSON: Yes, ma'am.
6 THE COURT: Are we ready to receive the jury in
7 from the State and the defense?
8 MR. SIMPSON: Yes, Your Honor.
9 MR. KING: Yes, Your Honor.
10 THE COURT: You can bring them on in. Thank you,
11 Mr. Ladson. As they're coming in if there is anybody in
12 here who feels like they're not going to be able to
13 control their emotions at any point I'd ask that you
14 either gain control or step outside if you don't think
15 you can handle this part, okay.
16 [Whereupon, the jury enters at 1:43 p.m.]
17 THE COURT: Thank you. Please be seated. Mr.
18 Foreman, I understand the jury reached a verdict, is that
19 correct?
20 THE FOREPERSON: Yes, Your Honor.
21 THE COURT: If you will pass that form over to the
22 bailiff he will then pass it up to me.
23 [Whereupon, the bailiff proffers verdict form to the
24 Court]
25 THE COURT: I will pass the verdict form over to

State v Ronzell Bilah Olds
Verdict
March 9, 2022

1 the Clerk of Court for publishing.

2 THE CLERK OF COURT: Case number 2022-GS-10-00549
3 and 2022-GS-10-00550 we, the jury, on the charge of armed
4 robbery unanimously find Ronzell Bilah Olds guilty.

5 We, the jury, of the charge of possession of a
6 weapon during the commission of a violent crime to wit
7 armed robbery unanimously find Ronzell Bilah Olds guilty.
8 Foreperson, Matthew Rossino.

9 THE COURT: All right. Thank you very much. Mr.
10 Foreman, is that the jury's verdict?

11 THE FOREPERSON: Yes, Your Honor.

12 THE COURT: Any motions from the State or defense
13 before I release the jury?

14 MR. SIMPSON: None from the State, Your Honor.

15 THE COURT: Okay.

16 MR. KING: The defense requests polling the jury.

17 THE COURT: Okay. We'll do that. Ladies and
18 gentlemen we'll do a quick poll. The Clerk will call
19 your juror name and number and ask you a couple of
20 questions.

21

22

23

24

25

State v Ronzell Bilah Olds
Polling of the Jury
March 9, 2022

1 THE COURT: Juror number 231 is that your verdict?
2 JUROR NUMBER 231: Yes.
3 THE COURT: Is it still your verdict?
4 JUROR NUMBER 231: Yes.
5 THE COURT: Juror number 19 is that your verdict?
6 JUROR NUMBER 19: Yes.
7 THE COURT: Is it still your verdict?
8 JUROR NUMBER 19: Yes.
9 THE COURT: Juror number 83 is that your verdict?
10 JUROR NUMBER 83: Yes.
11 THE COURT: Is it still your verdict?
12 JUROR NUMBER 83: Yes.
13 THE COURT: Juror number 228 is that your verdict?
14 JUROR NUMBER 228: Yes.
15 THE COURT: Is it still your verdict?
16 JUROR NUMBER 228: Yes.
17 THE COURT: Juror number 32 is that your verdict?
18 JUROR NUMBER 32: Yes.
19 THE COURT: Is it still your verdict?
20 JUROR NUMBER 32: Yes.
21 THE COURT: Juror number 132 is that your verdict?
22 JUROR NUMBER 132: Yes.
23 THE COURT: Is it still your verdict?
24 JUROR NUMBER 132: Yes.
25 THE COURT: Juror number 37 is that your verdict?

State v Ronzell Bilah Olds
Polling of the Jury
March 9, 2022

1 JUROR NUMBER 37: Yes.

2 THE COURT: Is it still your verdict?

3 JUROR NUMBER 37: Yes.

4 THE COURT: And juror number 157 is that your
5 verdict?

6 JUROR NUMBER 157: Yes.

7 THE COURT: Is it still your verdict?

8 JUROR NUMBER 157: Yes.

9 THE COURT: The jury has been polled. All answers
10 were in the affirmative. Any further motions from the
11 State or the defense at this time before I release the
12 jury?

13 MR. SIMPSON: None from the State, Your Honor.

14 MR. KING: No, Your Honor.

15 THE COURT: Ladies and gentlemen thank you very
16 much for your service. We're going to move to the next
17 portion of this process, which will be the sentencing
18 portion. That will involve the attorneys and myself and
19 perhaps some other people if they want to chime in.

20 However, you absolutely don't have to stay for this
21 part. You're more than welcome to if you want to and you
22 can stay seated where you are but you're also free to
23 leave. You've discharged your service to the State of
24 South Carolina and to Mr. Olds and to the Court today.
25 So if you'd like to leave at this time you are absolutely

State v Ronzell Bilah Olds
Polling of the Jury
March 9, 2022

1 free to do so. We certainly appreciate your time this
2 week. If you'd like to leave feel free at any time,
3 okay.

4 [Whereupon, a portion of the jury exit at 1:48 p.m.]
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

State v Ronzell Bilah Olds
Sentencing
March 9, 2022

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

SENTENCING

THE COURT: Does the State have sentencing sheets prepared?

MR. SIMPSON: Yes, Your Honor.

[Whereupon, Mr. Simpson provides documents to the Court]

THE COURT: I'm happy to hear from the State. Obviously, I've been present during the course of the trial but I'm happy to hear obviously other relevant information at this time regarding sentencing.

MR. SIMPSON: Thank you, Your Honor. As stated you've been with us all week and you're familiar with the facts that Mr. Olds has been convicted of. His prior record he has a 2010 unlawful carrying of a handgun. He received a one year sentence suspended to time served.

2013 he was convicted of possession with intent to distribute crack cocaine and unlawful possession of a firearm. He received an active YOA for that. And in 2017 he was convicted of giving false information and a driving under suspension second offense.

While presumed innocent of course of these charges he also has four additional counts of armed robbery pending with our office as well as a pointing and presenting of a firearm and possession of a firearm charges associated with those incidents, Your Honor.

State v Ronzell Bilah Olds
Sentencing
March 9, 2022

1 THE COURT: Okay. Any other victim impact
2 statements? Obviously the victim testified or the victim
3 insomuch as she was the cashier and testified during the
4 course of this trial. Any other statements from the
5 victim?

6 MR. SIMPSON: No, Your Honor. Nothing further from
7 the State.

8 THE COURT: All right Mr. King, I'll switch it over
9 to you. I'm happy to hear from you.

10 MR. KING: Thank you, Your Honor. On May 25th,
11 2011 someone put a gun to Mr. Olds head and robbed him.
12 That person was charged with armed robbery. The case was
13 prosecuted by David Osborne. Mr. Holmes came to that
14 trial and he took the stand. I have the transcript. He
15 testified against the person and the person was
16 convicted.

17 Mr. Osborne was initially on this case before he
18 left. I hate to speak for him but in our discussions he
19 felt like he had seen where someone that is a victim of a
20 robbery sometimes that causes them to break bad and do
21 things they wouldn't normally have done.

22 And his offer was I think he offered him 18 at some
23 point for two counts. I think there was really only
24 strong enough evidence on one count. But the plea didn't
25 work out but he was willing to tell the sentencing Judge

State v Ronzell Bilah Olds
Sentencing
March 9, 2022

1 about that and felt that that had an impact on Ronzell's
2 life. It may have caused him to veer off in the wrong
3 direction. So I would point that out that he did -- he
4 has been the victim of a robbery himself and he
5 cooperated with the State. He has always had a concern
6 about going to prison and being viewed as a snitch when
7 he gets there.

8 He's been afraid of that since we started
9 negotiations and I started representing him. So I would
10 point that out Your Honor that he has cooperated with
11 them. He served jail time, actual jail time from July
12 7th -- I'm sorry, from January 16th, 2018 to July 6th,
13 2020; it's 901 days of actual jail time.

14 He has been on monitored house arrest since he was
15 released on bond. Your Honor actually granted the bond
16 on that and he had a GPS house arrest. He's been out on
17 that ever since for about 609 days. The statute allows
18 him to get credit for it basically says he may get credit
19 for time spent under monitored house arrest.

20 There is no violation that I'm aware of as far as
21 when he's been out with his ankle bracelet. He's been in
22 contact with me the whole time and I've never had trouble
23 reaching him. I would ask that he get credit not only
24 for his actual jail service but for the time spent on
25 electronic monitor as well. If his mother wishes to

State v Ronzell Bilah Olds
Sentencing
March 9, 2022

1 speak, I normally advise my clients to remain silent at
2 this point. I think we have some appealable issues but
3 maybe his mother would like to speak briefly if she has
4 anything to say.

5 THE COURT: I'm happy to hear from you.

6 MR. KING: She has been here for support, Your
7 Honor. We're asking -- we tried not to put up a defense.
8 It didn't work out as a plea but tried to make it to
9 trial as quickly as we could do it and dealt with the
10 issues as quickly as we could. So we're asking if you
11 would consider something reduced in this case.

12 THE COURT: Sure. All right. Well, I've obviously
13 viewed the evidence that was put forth during the trial
14 to include the video of the actual armed robbery taking
15 place and to see the nature of that. I've had an
16 opportunity to reflect on this for some time.

17 Obviously I never punish anybody for exercising
18 their right to a jury trial and it certainly would not be
19 my intent today. So I appreciate some of the mention I
20 think from Mr. King on what the previous offer was but
21 obviously that doesn't go into any play whatsoever into
22 the sentence that I impose today.

23 Armed robbery is a ten to 30 is that correct,
24 Solicitor?

25 MR. SIMPSON: It is, Your Honor.

State v Ronzell Bilah Olds
Sentencing
March 9, 2022

1 THE COURT: And possession is the five year?

2 MR. SIMPSON: Yes, Your Honor.

3 THE COURT: All right. On indictment 2022-GS-10-
4 00549 I sentence you to the State Department of
5 Corrections for a term of 20 years. You will receive
6 credit for all 1,510 days. I will allow you to receive
7 credit for time spent on the monitor and I'm including
8 that on my sentencing sheet.

9 On the indictment 2022-GS-10-550 the possession of a
10 weapon during the commission of a violent crime that will
11 be a five year sentence to run concurrently. Good luck.
12 Thank you very much. Court is adjourned.

13 MR. SIMPSON: Thank you, Your Honor.

14 [Whereupon, the jury trial concludes at 2:30 p.m.]

15

16

17

18

19

20

21

22

23

24

25

Rae H. Wooten, RN, BSN, F-ABMDI
Coroner

Chief Deputy Coroner
 Bobbi Jo O'Neal, RN, F-ABMDI

Deputy Coroners
 Dottie Lindsay, F-ABMDI
 Brittney Martin, F-ABMDI
 Kimberly Rhoton, RN, F-ABMDI
 Sara Tuuk, D-ABMDI
 Anita Hasert, D-ABMDI
 Christina Harrison, RN
 Elizabeth Dobbins
 Michael Shane Bowers
 Kelley Nevill
 Samantha Stewart



OFFICE OF THE CORONER

4000 Salt Pointe Parkway
 North Charleston, SC.29405

Phone: (843) 746-4030
 Fax: (843) 746-4033

May 1, 2020

VIA EMAIL ONLY (dwilson@charlestoncounty.org)

Ninth Circuit Public Defender
 Attn: Inv. Dale Wilson
 101 Meeting Street, 5th Floor
 Charleston, South Carolina 29401

re: Mark Aron Maschke, decedent

Dear Inv. Wilson,

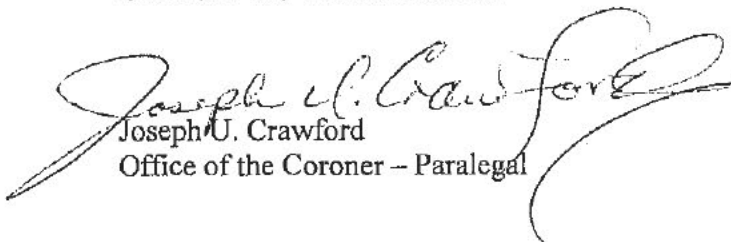
Pursuant to your request the following is provided in regards to the demise of Mark Aron Maschke.

Our record indicates that Mr. Maschke resided at [REDACTED] Hidden Cove Drive, Apt. [REDACTED] Mt. Pleasant, South Carolina and he was born on [REDACTED] with [REDACTED] being the last four of his social security number, died on May 17th, 2019 at his [REDACTED] Hidden Cove Drive, Apt [REDACTED], Mt. Pleasant, South Carolina residence.

If this office can be of further assistance, please do not hesitate to contact us.

Sincerely,

COUNTY OF CHARLESTON


 Joseph U. Crawford
 Office of the Coroner – Paralegal



BCS/0338569
WITNESSES

Charleston City Police Department

AGENCY CASE NUMBER

2018-00664

ARREST WARRANT NUMBER

2018A1020100013

DATE OF ARREST

01/16/2018

ACTION OF GRAND JURY
TRUE BILL

D. Carl Williams
Foreperson of Grand Jury

FEB 07 2022
Date:

VERDICT

Guilty

Matthew R. [Signature]
Foreperson of Petit Jury

3/9/2022
Date:

DOCKET NO. 2022-GS-10-00549

The State of South Carolina
County of Charleston

COURT OF GENERAL SESSIONS

FEBRUARY TERM 2022

THE STATE

VS.

RONZELL BILAH OLDS
B/M DOB: [REDACTED]

Indictment for

ARMED ROBBERY

SC Code: § 16-11-0330(A)
CDR Code: 0139

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

INDICTMENT

At a Court of General Sessions, convened February 2022, the Grand Jurors of Charleston County present upon their oath:

ARMED ROBBERY

That on or about January 16, 2018, in Charleston County, South Carolina, the Defendant, Ronzell Bilah Olds, by use of force, threats or intimidation and while armed with a deadly weapon, or while alleging, either by action or words, he was armed while using a representation of a deadly weapon or any object which a person present during the commission of the robbery reasonably believed to be a deadly weapon, did take and carry away goods and/or monies from the person or immediate presence of Lisa M. Holmes (a clerk at the Sunoco) with the intent to permanently deprive the victim of possession thereof, in violation of §16-11-330(A) of the South Carolina Code of Laws (1976) as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


CHAD SIMPSON
ASSISTANT SOLICITOR

STATE OF SOUTH CAROLINA)

IN THE COURT OF GENERAL SESSIONS

COUNTY OF CHARLESTON)

STATE)

INDICTMENT/CASE#: 2022-GS-10-00549

VS.)

RONZELL BILAH OLDS)

AKA: Ronzel Bilah Olds, Ronzel Olds
Black/African

A/W#: 2018A1020100013

Date of Offense: 01/16/2018

Race: American Sex: M Age: 29

S.C. Code §: 16-11-0330(A)

DOB: [REDACTED] SS#: [REDACTED]

CDR Code #: 0139

Address: [REDACTED] Drive

City, State,)

Zip: Charleston, SC 29407

SENTENCE SHEET

DL#* [REDACTED] SID# SC01949422

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Armed Robbery (10-20-yr)

In violation of § 16-11-0330(A) of the S.C. Code of Laws, bearing CDR Code # 0139

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS § 17-25-45
(CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:

	71257		68630
Chad Simpson, Assistant Solicitor	SC Bar #	Defendant	Attorney for Defendant SC Bar #

WHEREFORE, the Defendant is committed to the State Department of Correction County Detention Center,

for a determinate term of 20 days/months/years/Time Served Youthful Offender Act not to exceed ___ years

and/or to pay a fine of \$____; provided that upon the service of ___ days/months/years/Time Served and or payment

of \$____; plus costs and assessments as applicable*; the balance is suspended with **probation** for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run

CONCURRENT or CONSECUTIVE to sentence on:

The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by SCDOC.

15 10 days/months

To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

STATE RONZELL BILAH INDICTMENT/CASE#: 2022-GS-10-00549
VS. OLDS

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling Completion of GED Random Drug/Alcohol Testing
- Attend Voc. Rehab. Or Job Corp No Contact with Victim Domestic Violence Intervention Program
- Mental Health Counseling May serve W/E beginning: _____
- Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment _____ days/hours
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.
- Other: _____

RESTITUTION: **Deferred** **Def. Waives Hearing** **Ordered**

Total \$ _____ plus 20% fee: _____ \$ _____

Payment Terms: _____ Set by SCDPPPS

Recipient: _____

*Fine:		\$
Fine may be pd. in equal consecutive weekly/monthly pmts. of	\$ _____ Beginning	_____
§14-1-206 (Assessments 107.5%)		\$
§14-1-211 (A)(1)(Conv. Surcharge)	\$100	\$ 100.00
§14-1-211 (A)(2)(DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§56-1-286 (DUI Breath Test)	\$25	\$
§14-1-212 (Law Enforce. Funding)	\$25	\$ 25.00
§14-1-213 (Drug Court Surcharge)	\$150	\$
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$
§50-21-114 (BUI Breath Test Fee)	\$50	\$
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$
3% to County (if paid in installments)	TBD	\$ 3.75
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees	\$500	\$
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$
TOTAL		\$ 128.75

Clerk of Court/Deputy Clerk: Faith Benson
Court Reporter: Jay Ruelgar

Presiding Judge: J. Maloy
Judge Code: 2764
Sentence Date: 3-9-22

BCS/0338569
WITNESSES

Charleston City Police Department

AGENCY CASE NUMBER

2018-00664

ARREST WARRANT NUMBER

2018A1020100014

DATE OF ARREST

01/16/2018

ACTION OF GRAND JURY

TRUE BILL

D. Carl Cull
Foreperson of Grand Jury

FEB 07 2022
Date:

VERDICT

Guilty

Maria M...
Foreperson of Petit Jury

3/9/2022
Date:

DOCKET NO. 2022-GS-10-00550

The State of South Carolina
County of Charleston

COURT OF GENERAL SESSIONS

FEBRUARY TERM 2022

THE STATE

VS.

RONZELL BILAH OLDS
B/M DOB: [REDACTED]

Indictment for

POSSESSION OF A WEAPON DURING
THE COMMISSION OF A VIOLENT
CRIME

SC Code: § 16-23-0490
CDR Code: 0549

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

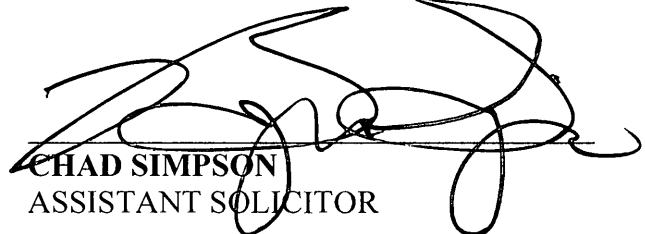
INDICTMENT

At a Court of General Sessions, convened February 2022, the Grand Jurors of Charleston County present upon their oath:

POSSESSION OF A WEAPON DURING THE COMMISSION OF A VIOLENT CRIME

That in Charleston County, South Carolina, on or about January 16, 2018, the Defendant, Ronzell Bilah Olds, did possess a firearm or did visibly display what appeared to be a firearm or did visibly display a knife during the commission of or attempted commission of a violent crime, to wit: Armed Robbery; in violation of Section 16-23-490, Code of Laws of South Carolina, (1976, as amended).

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.


CHAD SIMPSON
ASSISTANT SOLICITOR

STATE OF SOUTH CAROLINA

IN THE COURT OF GENERAL SESSIONS

COUNTY OF CHARLESTON

STATE

INDICTMENT/CASE#: 2022-GS-10-00550

VS.

RONZELL BILAH OLDS

AKA: Ronzel Bilah Olds, Ronzel Olds

A/W#: 2018A1020100014

Date of Offense: 01/16/2018

Race: Black/African

Sex: M Age: 29

S.C. Code §: 16-23-0490

DOB: [REDACTED] SS#: [REDACTED]

CDR Code #: 0549

Address: [REDACTED] Loxey Drive

City, State,

Zip: Charleston, SC 29407

SENTENCE SHEET

DL#* [REDACTED] SID# SC01949422

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the above indictment comes now the Defendant who was CONVICTED OF or PLEADS

TO: Possession Of A Weapon During The Commission Of A Violent Crime 5 yr.

In violation of § 16-23-0490 of the S.C. Code of Laws, bearing CDR Code # 0549

NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS § 17-25-45
(CSC w/minor 1st or CSC w/minor 3rd)

The charge is: As indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. (def.'s initials)

The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

ATTEST:



71257
SC Bar # Defendant

68630
Attorney for Defendant SC Bar #

WHEREFORE, the Defendant is committed to the State Department of Correction County Detention Center,

for a determinate term of 5 days/months/years/Time Served Youthful Offender Act not to exceed ___ years

and/or to pay a fine of \$___; provided that upon the service of ___ days/months/years/Time Served and or payment

of \$___; plus costs and assessments as applicable*; the balance is suspended with **probation** for _____

months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

The sentence shall run

CONCURRENT or CONSECUTIVE to sentence on:

The Defendant is to be given credit for time served pursuant to S.C. Code § 24-13-40 to be calculated and applied by SCDOC.

1510 days/months

To include time spent on monitored house arrest prior to trial and sentencing.

The Defendant Shall be Released from County Detention Center.

Pursuant to 18 U.S.C. § 922 and § 16-25-30 it is unlawful for a person convicted of a violation of § 16-25-20 or § 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

STATE RONZELL BILAH
VS. OLDS

INDICTMENT/CASE#: 2022-GS-10-00550

SPECIAL CONDITIONS:

PTUP after _____ months/years

And Other Terms Listed Below:

- Substance Abuse Counseling Completion of GED Random Drug/Alcohol Testing
- Attend Voc. Rehab. Or Job Corp No Contact with Victim Domestic Violence Intervention Program
- Mental Health Counseling May serve W/E beginning: _____
- Sex Offender Registry pursuant to S.C. Code § 23-3-430 Public Service Employment _____ days/hours
- Central Registry of Child Abuse and Neglect pursuant to S.C. Code § 17-25-135.
- Other: _____

RESTITUTION: **Deferred** **Def. Waives Hearing** **Ordered**

Total \$ _____ plus 20% fee: _____ \$ _____

Payment Terms: _____ Set by SCDPPPS

Recipient: _____

*Fine:		\$
Fine may be pd. in equal consecutive weekly/monthly pmts. of	\$ _____ Beginning	_____
§14-1-206 (Assessments 107.5%)		\$ _____
§14-1-211 (A)(1)(Conv. Surcharge)	\$100	\$ <u>100.00</u>
§14-1-211 (A)(2)(DUI Surcharge)	\$100	\$ _____
§56-5-2995 (DUI Assessment)	\$12	\$ _____
§56-1-286 (DUI Breath Test)	\$25	\$ _____
§14-1-212 (Law Enforce. Funding)	\$25	\$ <u>25.00</u>
§14-1-213 (Drug Court Surcharge)	\$150	\$ _____
§34-11-70(b)and(c), and 34-11-90(c)and(d) (Admin Fraud Check Court Costs)	\$41	\$ _____
§50-21-114 (BUI Breath Test Fee)	\$50	\$ _____
§56-5-2942(J) (Vehicle Assessment)	\$40/ea	\$ _____
3% to County (if paid in installments)	TBD	\$ <u>3.75</u>
<input type="checkbox"/> Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees	\$500	\$ _____
<input type="checkbox"/> § 17-3-30(B) Unpaid Application Fee to be paid to the Public Defender Fund	TBD	\$ _____
TOTAL		\$ <u>128.75</u>

Clerk of Court/Deputy Clerk: Faith Benson
Court Reporter: Jay Burger

Presiding Judge: [Signature]
Judge Code: 02764
Sentence Date: 3-9-22

ARREST WARRANT

2018A1020100013

STATE OF SOUTH CAROLINA

County/ Municipality of

City of Charleston

1800664

THE STATE against

Ronzel Bilah Olds

Address:

Phone: SSN

Sex: M Race: B Height: 6 Weight: 170

DL State: SC DL #: 3

DOB: Agency ORI #:

Prosecuting Agency: Charleston Police Department

Prosecuting Officer: Stefanie L Rough

Offense: Armed Robbery

Offense Code: 03118

Code/Ordinance Sec: 16-11-0330

This warrant is CERTIFIED FOR SERVICE in the County/ Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.) Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to defendant RONZEL OLDS on 1-16-18

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

City of Charleston Municipal Court 180 Lockwood Boulevard Charleston, SC 29403

STATE OF SOUTH CAROLINA

County/ Municipality of

City of Charleston

Personally appeared before me the affiant Stefanie L Rough who being duly sworn deposes and says that defendant Ronzel Bilah Olds did within this county and state on 01/16/2018 violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of City of Charleston) in the following particulars:

DESCRIPTION OF OFFENSE: Armed Robbery

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

See Attached Affidavit

Signature of Affiant

STATE OF SOUTH CAROLINA County/ Municipality of City of Charleston

Affiant's Address 180 Lockwood Blvd Charleston, SC 29403- Affiant's Telephone (843)720-2422

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on 01/16/2018 defendant Ronzel Bilah Olds did violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of City of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Armed Robbery

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me on 01/16/2018 Signature of Issuing Judge (L.S.)

Judge's Address Judge's Telephone

Judge Code: Issuing Court: Magistrate Municipal Circuit

ORIGINAL

AFFIDAVIT

552

RECEIVED SC Court of Appeals MAR 17 2022

BAIL set by

WITNESSES

Judge _____
on _____
Type and Amount: _____
Name of Surety: _____

Name: _____
Address: _____
Telephone: _____

Name: _____
Address: _____

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____

Telephone: _____

Name: _____
Address: _____

Telephone: _____

Decision: _____

Name: _____
Address: _____

Telephone: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)

Name: _____

Address: _____

Telephone: _____

Disposition: _____

Address: _____

Sentence: _____

Telephone: _____

JURORS

Name: _____
Address: _____

Telephone: _____

Name: _____
Address: _____

Telephone: _____

CODEFENDANTS

FILED
2018 JAN 23 AM 11:05
CLERK OF COURT
BY *MA*

BOND HEARING
DATE Jan 17, 2018
JUDGE Friscilla B. Baldwin
AMOUNT \$ 100,000
PR. SURETY
JURISDICTION Central Hearing Court

Charleston Police Department

STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON

AFFIDAVIT

Personally appear before me, a magistrate of this county one, *DET. ROUGH* who first being duly sworn deposed and says that, Ronzel Bilah Olds, did within this county and state on the 16th of January, 2018 violate the criminal laws of the State of South Carolina in the following particular:

DESCRIPTION OF OFFENSE

Armed Robbery
(16-11-330)

RECEIVED

MAR 17 2022

SC Court of Appeals

The affiant states there is probable cause to believe that the defendant named did commit the crime set forth and that such probable cause is based on the following facts:

That on January 16th, 2018 at approximately 0145 hours, while at Sunoco, located at 1984 Sam Rittenberg Boulevard, Charleston, SC 29407, which is in the City and County of Charleston, South Carolina the above named defendant, Ronzel Bilah Olds, did willingly, knowingly and unlawfully violate South Carolina law 16-11-330, Armed Robbery, in that:

Charleston Police Department Officers responded to 1984 Sam Rittenberg Boulevard (Sunoco) at approximately 0145 hours on January 16, 2018 in reference to an armed robbery that just occurred. The victim/employee, Lisa Holmes, advised that an unknown black male, approximately 6'2", wearing a dark colored sweatshirt, white surgical style mask, armed with a black handgun in his left hand entered the business, pointed the firearm at her and demanded the money from the cash registers and drawers. During the robbery, the victim gave the suspect a \$2 bill (SN: F27435261B), which was previously documented by their corporate office, Sunoco Central Monitoring Facility.

It should be known that there have been 3 other similar incidents within a one and a half mile radius of this location in the last 7 weeks, to include two armed robberies and an aggravated assault. According to witnesses and surveillance video, the suspect in those cases was determined to be a black male, 5'10" - 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with white drawstrings, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. An employee added that the suspect had "distinct elongated eyes." After all of those incidents, the suspect fled on foot towards Palmilla Apartments. Ronzel Bilah Olds was determined to be a suspect and interviewed regarding the incident.

Attachment A

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 16th DAY OF Jan., 2018

Seaf Renj
AFFIANT

180 Lockwood Blvd.
Charleston, SC 29403
843-577-7434

J. P. Mc... (L.S.)

SIGNATURE OF JUDGE

COMPLAINT # 18-00664

WARRANT # 2018A1626100013

INVESTIGATING OFFICER: *DET. ROUGH*

Attachment A

STATE OF SOUTH CAROLINA]
COUNTY OF CHARLESTON]

AFFIDAVIT CONTINUATION

**REASON FOR AFFIANT'S BELIEF THAT THE
PROPERTY SOUGHT IS ON THE SUBJECT PREMISES**

Video surveillance obtained from the Sunoco, showed the suspect walking towards/from the area of Orleans Road before and after the armed robbery occurred. Olds advised detectives during the previous investigation that he frequents his ex-girlfriend, Deonna Greene's apartment in Orleans Gardens, which is off of Orleans Road, in the direction that the suspect was seen fleeing after the robbery.

On January 16, 2018, Sgt. Bailey and Det. Brown spoke with Deonna Greene at her apartment. Greene stated that she did not stay at her apartment the previous evening, but a text message exchange between her and Ronzel showed that she allowed him to stay at her residence the night of January 15th into January 16th. Ronzel told Greene that he would leave \$40 for her that he owed her. The morning of January 16th, Green located \$37 inside her apartment, including a \$2 bill, with the matching serial number that was given to the suspect during the armed robbery. Greene stated that she previously dated Ronzel and positively identified him in a single photograph.

Due to the Ronzel matching the physical description (black male, 24 years old, tall thin build, 6'1", 170 lbs., left handed) of the incident, as well as a \$2 bill located inside his ex-girlfriend's apartment that was left for her by Ronzel that was verified and determined to be stolen during the armed robbery to the Sunoco, there is probable cause to believe that Ronzel Olds was responsible for the armed robbery.

Sworn to and Subscribed before me]
]
this 16th day of Jan, 2018]
[Signature]]
Signature of Judge]

[Signature]]
Affiant
180 Lockwood Boulevard
Charleston, SC 29403
(843) 720-2481

ARREST WARRANT

2018A1020100014

STATE OF SOUTH CAROLINA

County/ Municipality of

City of Charleston

1800664

THE STATE against

Ronzel Bilah Olds

Address:

Phone: 7 SSN: Sex: M Race: B Height: 6 Weight: 170 DL State: SC DL #: DOB: Agency ORI #:

Prosecuting Agency: Charleston Police Department

Prosecuting Officer: Stefanie L Rough

Offense: Possession of a Firearm during the Commission of

Offense Code: 00549

Code/Ordinance Sec: 16-23-490GS

This warrant is CERTIFIED FOR SERVICE in the County/ Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to defendant RONZEL OLDS on 1-16-18

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

City of Charleston Municipal Court 180 Lockwood Boulevard Charleston, SC 29403

STATE OF SOUTH CAROLINA

County/ Municipality of

City of Charleston

Personally appeared before me the affiant Stefanie L Rough who being duly sworn deposes and says that defendant Ronzel Bilah Olds did within this county and state on 01/16/2018 violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of City of Charleston) in the following particulars:

DESCRIPTION OF OFFENSE: Possession of a Firearm during the Commission of a Violent Crime

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

See Attached Affidavit

Signature of Affiant

STATE OF SOUTH CAROLINA County/ Municipality of City of Charleston

Affiant's Address 180 Lockwood Blvd Charleston, SC 29403- Affiant's Telephone (843)720-2422

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on 01/16/2018 defendant Ronzel Bilah Olds did violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of City of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Possession of a Firearm during the Commission of a Violent Crime

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me on 01/16/2018 Signature of Issuing Judge (L.S.)

Judge Code:

Judge's Address

Judge's Telephone

Issuing Court: Magistrate Municipal Circuit

Form Approved by S.C. Attorney General April 21, 2003 SCA 51B

AFFIDAVIT

556

RECEIVED SC Court of Appeals MAR 17 2022

ORIGINAL

BAIL set by

WITNESSES

Judge _____
on _____
Type and Amount: _____
Name of Surety: _____

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

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____

Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)

Disposition: _____

Sentence: _____

JURORS

FILED

2018 JAN 23 AM 11:04

CLERK OF COURT

BY *MA*

BOND HEARING

DATE *Jan 17, 2018*

JUDGE *Friscilla B. Baldwin*

AMOUNT \$ *\$100,000*

SURETY P.R.

JURISDICTION Central Hearing Court

Charleston Police Department

STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON

AFFIDAVIT

Personally appear before me, a magistrate of this county one, Det. ROUGH who first being duly sworn deposed and says that, Ronzel Bilah Olds, did within this county and state on the 16th of January, 2018 violate the criminal laws of the State of South Carolina in the following particular:

RECEIVED

MAR 17 2022

SC Court of Appeals

DESCRIPTION OF OFFENSE

Possession of a Firearm During the Commission of a Violent Crime (16-23-490)

The affiant states there is probable cause to believe that the defendant named did commit the crime set forth and that such probable cause is based on the following facts:

That on January 16th, 2018 at approximately 0145 hours, while at Sunoco, located at 1984 Sam Rittenberg Boulevard, Charleston, SC 29407, which is in the City and County of Charleston, South Carolina the above named defendant, Ronzel Bilah Olds, did willingly, knowingly and unlawfully violate South Carolina law 16-23-490, Possession of a Firearm During the Commission of a Violent Crime, in that:

Charleston Police Department Officers responded to 1984 Sam Rittenberg Boulevard (Sunoco) at approximately 0145 hours on January 16, 2018 in reference to an armed robbery that just occurred. The victim/employee, Lisa Holmes, advised that an unknown black male, approximately 6'2", wearing a dark colored sweatshirt, white surgical style mask, armed with a black handgun in his left hand entered the business, pointed the firearm at her and demanded the money from the cash registers and drawers. During the robbery, the victim gave the suspect a \$2 bill (SN: F27435261B), which was previously documented by their corporate office, Sunoco Central Monitoring Facility.

It should be known that there have been 3 other similar incidents within a one and a half mile radius of this location in the last 7 weeks, to include two armed robberies and an aggravated assault. According to witnesses and surveillance video, the suspect in those cases was determined to be a black male, 5'10" - 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with white drawstrings, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. An employee added that the suspect had "distinct elongated eyes." After all of those incidents, the suspect fled on foot towards Palmilla Apartments. Ronzel Bilah Olds was determined to be a suspect and interviewed regarding the incident.

Attachment A

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 16th DAY OF Jan, 2018

[Signature] AFFIANT

180 Lockwood Blvd. Charleston, SC 29403 843-577-7434

[Signature] (L.S.)

SIGNATURE OF JUDGE

COMPLAINT # 18-00664

WARRANT # 2018A1020100014

INVESTIGATING OFFICER: Det. ROUGH

Attachment A
STATE OF SOUTH CAROLINA]
COUNTY OF CHARLESTON]

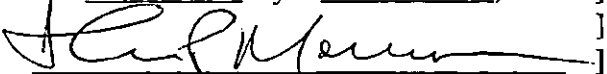
AFFIDAVIT CONTINUATION

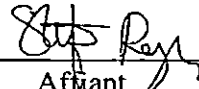
**REASON FOR AFFIANT'S BELIEF THAT THE
PROPERTY SOUGHT IS ON THE SUBJECT PREMISES**

Video surveillance obtained from the Sunoco, showed the suspect walking towards/from the area of Orleans Road before and after the armed robbery occurred. Olds advised detectives during the previous investigation that he frequents his ex-girlfriend, Deonna Greene's apartment in Orleans Gardens, which is off of Orleans Road, in the direction that the suspect was seen fleeing after the robbery.

On January 16, 2018, Sgt. Bailey and Det. Brown spoke with Deonna Greene at her apartment. Greene stated that she did not stay at her apartment the previous evening, but a text message exchange between her and Ronzel showed that she allowed him to stay at her residence the night of January 15th into January 16th. Ronzel told Greene that he would leave \$40 for her that he owed her. The morning of January 16th, Green located \$37 inside her apartment, including a \$2 bill, with the matching serial number that was given to the suspect during the armed robbery. Greene stated that she previously dated Ronzel and positively identified him in a single photograph.

Due to the Ronzel matching the physical description (black male, 24 years old, tall thin build, 6'1", 170 lbs., left handed) of the incident, as well as a \$2 bill located inside his ex-girlfriend's apartment that was left for her by Ronzel that was verified and determined to be stolen during the armed robbery to the Sunoco, there is probable cause to believe that Ronzel Olds was responsible for the armed robbery.

Sworn to and Subscribed before me]
this 16th day of Jan., 2018]
]
Signature of Judge]


Affiant
180 Lockwood Boulevard
Charleston, SC 29403
(843) 720-2481

ARREST WARRANT

2018A1010900037

STATE OF SOUTH CAROLINA

County/ Municipality of

Charleston

THE STATE

against

Ronzel Bilah Olds

Address: [Redacted]

Phone: [Redacted] SSN: [Redacted]

Sex: M Race: B Height: 6 1 Weight: 170

DL State: SC DL #: [Redacted]

DOB: [Redacted] Agency ORI #: SC0100100

Prosecuting Agency: Charleston City Police Department

Prosecuting Officer: Officer Rough - 1721

Offense: Robbery / Armed Robbery, robbery while armed or allegedly armed with a deadly weapon

Offense Code: 0139

Code/Ordinance Sec: 16-11-0330(A)

This warrant is CERTIFIED FOR SERVICE in the County/ Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date: _____

RETURN

A copy of this arrest warrant was delivered to defendant RONZEL BILAH OLDS on 1/25/2018

[Signature of Constable/Law Enforcement Officer]

RETURN WARRANT TO:

General Sessions
Charleston County Judicial Center
100 Broad Street, Suite 106
Charleston, SC 29401

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA)
 County/ Municipality of)
Charleston)

AFFIDAVIT

ORIGINAL

Form Approved by
S.C. Attorney General
April 21, 2003
SCCA 516

560

Personally appeared before me the affiant Officer Rough who being duly sworn deposes and says that defendant Ronzel Bilah Olds did within this county and state on or about 11/28/2017 violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of Charleston) in the following particulars:

DESCRIPTION OF OFFENSE: Robbery / Armed Robbery, robbery while armed or allegedly armed with a deadly weapon

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

See Attached Affidavit

ORIGINAL

JAN 25 '18 17:01

NCIC INITIALS

[Handwritten initials]

OFFICER INITIALS

[Handwritten initials]

Signature of Affiant

[Signature of Officer Rough]

STATE OF SOUTH CAROLINA)
 County/ Municipality of)
Charleston)

Affiant's Address 180 Lockwood Blvd.
Charleston, SC 29403-
Affiant's Telephone (843)554-5700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 11/28/2017 defendant Ronzel Bilah Olds did violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of Charleston) as set forth below.

DESCRIPTION OF OFFENSE: Robbery / Armed Robbery, robbery while armed or allegedly armed with a deadly weapon

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me)
on 1/25/2018)

[Signature of Issuing Judge] (L.S.)
Ellen Soffar Steinberg
Judge Code: 7280

Judge's Address 1720 Sam Rittenberg Blvd, Unit 11
Charleston, SC 29417-
Judge's Telephone (843)-76-6-65 x 31
Issuing Court: Magistrate Municipal Circuit

ORIGINAL

ORIGINAL

ORIGINAL

BAIL set by

Judge

Baldwin

on

1-26-18

Type and Amount:

\$100,000

Name of Surety:

PRELIMINARY HEARING held by

Judge

on

Defendant Attorney:

Decision:

DISPOSITION before

Judge

on

by

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

Disposition:

Sentence:

JURORS

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



FILED
2019 FEB -2 AM 9:34
CLERK OF COURT
BY JC

STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON

AFFIDAVIT

Personally appear before me, a magistrate of this county one, Detective S. Rough, who first being duly sworn deposed and says that, Ronzel Bilah Olds, did within this county and state on the November 28th 2017 violate the criminal laws of the State of South Carolina in the following particular:

DESCRIPTION OF OFFENSE

Armed Robbery
16-11-330

The affiant states there is probable cause to believe that the defendant named did commit the crime set forth and that such probable cause is based on the following facts:

That on November 28th, 2017 at approximately 2100 hours, while at Kwik Stop, 1381 Ashley River Road, Charleston, SC 29407, which is in the City and County of Charleston, South Carolina the above named defendant, Ronzel Bilah Olds, did willingly, knowingly and unlawfully violate South Carolina law 16-11-330 Armed Robbery, in that:

On November 28, 2017, at approximately 2101 hours, Charleston Police Department officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred. Witnesses advised that the business was just robbed by an unknown black male, 5'10" - 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. An employee added that the suspect had "distinct elongated eyes." The suspect pointed the firearm at the employees in the store before fleeing towards Palmilla Apartments with an undetermined amount of cash.

On December 3, 2017 at approximately 2045 hours, CPD officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred. Witnesses advised that the business was just robbed by an unknown black male, 5'10" - 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. The suspect pointed the firearm at the employees and customers before fleeing towards Palmilla Apartments.

(Continued to Page 2)

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 25 DAY OF January 2018

Signature of Affiant: S. Rough
AFFIANT
180 Lockwood Blvd.
Charleston, SC 29403
843-577-7434

Signature of Judge: Ellen S. Steinberg (L.S.)
SIGNATURE OF JUDGE

COMPLAINT # 17-20529
WARRANT # 2018A1010900037
INVESTIGATING OFFICER: Det. Rough

OFFICER INITIALS: Sue
NOIC INITIALS: [initials]
JAN 25 10 12 AM '18

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHARLESTON)

AFFIDAVIT

On December 7, 2017 at approximately 1800 hours, an employee of the Kwik Stop, located at 1381 Ashley River Road observed on their exterior surveillance cameras, a tall, skinny, black male, 21-25 years old wearing a dark colored, thick hooded sweatshirt with thick light colored draw strings, a white face mask, light colored pants and white shoes to be lurking and acting suspiciously in the alley way beside the business and near the dumpster behind the business. Due to the suspicious male matching the description of the suspect that committed two recent armed robberies to the business, an employee, Paul White, decided to approach the suspicious male while other employees called 911. White walked around the rear of the building and saw the suspicious male crouched behind a dumpster, attempting to conceal his person from both passing cars and White. White briefly lost sight of the suspect before yelling "Hey!" and saw the masked person jump up and raise his left arm toward White which was holding a dark object. The suspect fled toward Palmilla Apartments prior to CPD arrival. It should be noted that a canvas of the area located a black handgun magazine containing five 9mm live rounds within feet of the dumpster, in the path that the suspect fled after the incident.

Detective Rough reviewed video surveillance from the Kwik Stop from the day of the first robbery (November 28, 2017). During the video, a tall, skinny, black male can be seen entering the store while wearing a dark green zip up hooded sweatshirt with white drawstrings, white t-shirt sticking out underneath, a reflective vest over top, grey hat, light colored pants and work boots. The man made multiple purchases before leaving in an older model white pickup truck. Due to the male matching the race, height, weight and clothing description, Detective Rough showed the images to the Kwik Stop owner, Sagar Chauhan, who is familiar with many of the "regular" customers. Sagar immediately stated that the previously described male works for Landscape Pavers and comes to the store nearly every weekday morning. He added that he usually arrives in a white work truck.

Detectives responded to Landscape Pavers and met with Estimator, Michael Steele. Steele identified the male wearing the green hooded sweatshirt and reflective vest as possibly being Ronzel Olds, a current employee. Olds was located at a job site and immediately identified as being tall, skinny, and wearing a dark green hooded sweatshirt with thick white drawstrings. Olds was interviewed and confirmed that he was the person on the video in the store on the morning of November 28th but maintained his innocence. A search warrant was obtained for Olds' sweatshirt due to it matching the clothing seen in the video surveillance and it was placed into CPD Evidence.

(Continued to Page 3)

SWORN TO AND SUBSCRIBED before me
this 25 day of January, 2018
Wendell S. Bledsoe (L.S.)
Signature of Issuing Judge

S. Rough
Signature of Affiant
Detective S. Rough
Charleston, SC 29403
843-720-2481

COMPLAINT #: 17-20529
WARRANT #: 2018A1010900337

OFFICER INITIALS
Sue
NOIC INITIALS
PC
JAN 25 12 17 01

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHARLESTON)

AFFIDAVIT

A search warrant was also completed for Olds' cell phone provider, which he began service with on December 1, 2017 and encompassed the incidents on December 3rd and December 7th 2017, and placed him in the area of the Kwik Stop during those incidents.

On January 16, 2018 at approximately 0145 hours, CPD officers responded to 1984 Sam Rittenberg Boulevard (Sunoco) in reference to an armed robbery that just occurred. The victim described the suspect as an unknown black male, approximately 6'2", thin build, wearing a dark colored sweatshirt, white t-shirt sticking out underneath, white face mask/covering, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. Olds was determined to be a suspect due to the similar modus operandi, close proximity to the previous armed robbery incidents and the person matching the physical, clothing and walking description of Olds during prior incidents. Video surveillance obtained from the Sunoco showed the suspect walking to/from the area of Orleans Road before and after the armed robbery occurred. Olds advised detectives during the previous investigation that he frequents his ex-girlfriend, Deonna Greene's apartment in Orleans Gardens, in the direction that the suspect was seen fleeing after the robbery. During the investigation, evidence of the robbery was directly linked to Olds and he was arrested and charged for the incident. During a post Miranda interview, Olds confessed to the Sunoco robbery and explained that the handgun he carried in that case was a 9mm caliber and did not have any bullets or a magazine in it. The firearm used in the Sunoco robbery matched the description of the firearm used in the Kwik Stop incidents in that it is a larger framed black handgun, 9 mm and is currently missing a black magazine as it is believed that it was recovered by CPD after the third Kwik Stop incident.

Based on the above facts and the following, there is probable cause to believe that Ronzel Olds was responsible for this armed robbery: 1) Olds matches the physical description (black male, 25 years old, tall/thin build, 6' 1", 170 lbs., left handed, has almond-shaped (elongated) eyes, and a slow/casual walk with both feet turning outwards), 2) Olds was linked and confessed to the Sunoco armed robbery of similar modis operandi and description, which is in close proximity to this incident, 3) Olds wore the same style of white mask covering and carried the similar style black handgun in his left hand during the Sunoco robbery as he did in this robbery, 4) Olds stated that the gun he used during the Sunoco robbery did not have a magazine and bullets which is consistent with the last Kwik Stop incident, and 5) CPD took possession of the green sweatshirt used during the Kwik Stop incident causing Olds to use the different sweatshirt used in the Sunoco robbery.

SWORN TO AND SUBSCRIBED before me
this 25 day of January, 2018
Ellen S. Henry (L.S.)
Signature of Issuing Judge

S. Rough
Signature of Affiant
Detective S. Rough
Charleston, SC 29403
843-720-2481

COMPLAINT #: 17-20529
WARRANT #: 2018A1010900037

NOIC 111111115
OFFICER 111111115
SUC
JAN 25 16 17 2018

ARREST WARRANT

2018A1010900038

STATE OF SOUTH CAROLINA

County/ Municipality of

Charleston

THE STATE

against

Ronzel Bilah Olds

Address: Locksley Dr

Charleston, SC 29407-6502

Phone: (843)735-4487

SSN: [REDACTED]

Sex: M Race: B Height: 6 1 Weight: 175

DL State: SC DL #: [REDACTED]

DOB: [REDACTED] Agency ORI #: SC0100100

Prosecuting Agency: Charleston City Police Department

Prosecuting Officer: Officer Rough - 1721

Offense: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death

Offense Code: 0549

Code/Ordinance Sec: 16-23-0490

This warrant is CERTIFIED FOR SERVICE in the

County/ Municipality of

The accused

is to be arrested and brought before me to be

dealt with according to the law.

(L.S.)

Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to

defendant RONZEL BILAH OLDS

on 1/25/2018

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions
Charleston County Judicial Center
100 Broad Street, Suite 106
Charleston, SC 29401

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA

County/ Municipality of

Charleston

Personally appeared before me the affiant Officer Rough

being duly sworn deposes and says that defendant Ronzel Bilah Olds

did within this county and state on or about 11/28/2017

State of South Carolina (or ordinance of County/ Municipality of Charleston)

in the following particulars:

DESCRIPTION OF OFFENSE: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

See Attached Affidavit

ORIGINAL

NCIC INITIALS

OFFICER INITIALS

Signature of Affiant

STATE OF SOUTH CAROLINA

County/ Municipality of

Charleston

Affiant's Address 180 Lockwood Blvd.

Charleston, SC 29403-

Affiant's Telephone (843)554-5700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 11/28/2017 defendant Ronzel Bilah Olds

did violate the criminal laws of the State of South Carolina (or ordinance of

County/ Municipality of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law.

Sworn to and subscribed before me

on 1/25/2018

Signature of Issuing Judge Ellen Soffar Steinberg (L.S.)

Ellen Soffar Steinberg

Judge Code: 7280

Judge's Address 1720 Sam Rittenberg Blvd, Unit 11

Charleston, SC 29417-

Judge's Telephone (843)-76-6-65 x 31

Issuing Court: Magistrate Municipal Circuit

ORIGINAL

ORIGINAL

ORIGINAL

Form Approved by S.C. Attorney General April 21, 2003 SCCA 518

ORIGINAL

AFFIDAVIT

JAN25 '18 17:03

PC

SLR

565

BAIL set by

Judge

Baldwin

on

1-20-18

Type and Amount:

\$50,000

Name of Surety:

PRELIMINARY HEARING held by

Judge

on

Defendant Attorney:

Decision:

DISPOSITION before

Judge

on

by

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

Disposition:

Sentence:

JURORS

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



566

FILED
2018 FEB - 2 AM 9:34
CLERK OF COURT
BY

STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON

AFFIDAVIT

Personally appear before me, a magistrate of this county one, Detective S. Rough, who first being duly sworn deposed and says that, Ronzel Bilah Olds, did within this county and state on the November 28th 2017 violate the criminal laws of the State of South Carolina in the following particular:

DESCRIPTION OF OFFENSE

Possession of a Firearm During the Commission of a Violent Crime (16-23-490)

The affiant states there is probable cause to believe that the defendant named did commit the crime set forth and that such probable cause is based on the following facts:

That on November 28th, 2017 at approximately 2100 hours, while at Kwik Stop, 1381 Ashley River Road, Charleston, SC 29407, which is in the City and County of Charleston, South Carolina the above named defendant, Ronzel Bilah Olds, did willingly, knowingly and unlawfully violate South Carolina law 16-23-490, Possession of a Firearm During the Commission of a Violent Crime, in that:

On November 28, 2017, at approximately 2101 hours, Charleston Police Department officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred. Witnesses advised that the business was just robbed by an unknown black male, 5' 10" - 6' 3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. An employee added that the suspect had "distinct elongated eyes." The suspect pointed the firearm at the employees in the store before fleeing towards Palmilla Apartments with an undetermined amount of cash.

On December 3, 2017 at approximately 2045 hours, CPD officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred. Witnesses advised that the business was just robbed by an unknown black male, 5' 10" - 6' 3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. The suspect pointed the firearm at the employees and customers before fleeing towards Palmilla Apartments.

(Continued to Page 2)

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 25 DAY OF January 2018

[Signature] AFFIANT 180 Lockwood Blvd. Charleston, SC 29403 843-577-7434

[Signature] (L.S.) SIGNATURE OF JUDGE

COMPLAINT # 17-20529 WARRANT # 2018A1010900038 INVESTIGATING OFFICER: Det. Rough

OFFICER INITIALS SV ICIC INITIALS KC JAMES 18 17:03

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHARLESTON)

Page 2 of 3

AFFIDAVIT

On December 7, 2017 at approximately 1800 hours, an employee of the Kwik Stop, located at 1381 Ashley River Road observed on their exterior surveillance cameras, a tall, skinny, black male, 21-25 years old wearing a dark colored, thick hooded sweatshirt with thick light colored draw strings, a white face mask, light colored pants and white shoes to be lurking and acting suspiciously in the alley way beside the business and near the dumpster behind the business. Due to the suspicious male matching the description of the suspect that committed two recent armed robberies to the business, an employee, Paul White, decided to approach the suspicious male while other employees called 911. White walked around the rear of the building and saw the suspicious male crouched behind a dumpster, attempting to conceal his person from both passing cars and White. White briefly lost sight of the suspect before yelling "Hey!" and saw the masked person jump up and raise his left arm toward White which was holding a dark object. The suspect fled toward Palmilla Apartments prior to CPD arrival. It should be noted that a canvas of the area located a black handgun magazine containing five 9mm live rounds within feet of the dumpster, in the path that the suspect fled after the incident.

Detective Rough reviewed video surveillance from the Kwik Stop from the day of the first robbery (November 28, 2017). During the video, a tall, skinny, black male can be seen entering the store while wearing a dark green zip up hooded sweatshirt with white drawstrings, white t-shirt sticking out underneath, a reflective vest over top, grey hat, light colored pants and work boots. The man made multiple purchases before leaving in an older model white pickup truck. Due to the male matching the race, height, weight and clothing description, Detective Rough showed the images to the Kwik Stop owner, Sagar Chauhan, who is familiar with many of the "regular" customers. Sagar immediately stated that the previously described male works for Landscape Pavers and comes to the store nearly every weekday morning. He added that he usually arrives in a white work truck.

Detectives responded to Landscape Pavers and met with Estimator, Michael Steele. Steele identified the male wearing the green hooded sweatshirt and reflective vest as possibly being Ronzel Olds, a current employee. Olds was located at a job site and immediately identified as being tall, skinny, and wearing a dark green hooded sweatshirt with thick white drawstrings. Olds was interviewed and confirmed that he was the person on the video in the store on the morning of November 28th but maintained his innocence. A search warrant was obtained for Olds' sweatshirt due to it matching the clothing seen in the video surveillance and it was placed into CPD Evidence.

(Continued to Page 3)

SWORN TO AND SUBSCRIBED before me
this 25 day of January, 2018
William L. Stewart (L.S.)
Signature of Issuing Judge

Step Rough
Signature of Affiant
Detective S. Rough
Charleston, SC 29403
843-720-2481

COMPLAINT #: 17-20529
WARRANT #: 2018 A1010900038

OFFICER INITIALS
SJR
NCIC INITIALS
RC
JAN 25 18 17:03

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHARLESTON)

Page 3 of 3

AFFIDAVIT

A search warrant was also completed for Olds' cell phone provider, which he began service with on December 1, 2017 and encompassed the incidents on December 3rd and December 7th 2017, and placed him in the area of the Kwik Stop during those incidents.

On January 16, 2018 at approximately 0145 hours, CPD officers responded to 1984 Sam Rittenberg Boulevard (Sunoco) in reference to an armed robbery that just occurred. The victim described the suspect as an unknown black male, approximately 6'2", thin build, wearing a dark colored sweatshirt, white t-shirt sticking out underneath, white face mask/covering, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. Olds was determined to be a suspect due to the similar modus operandi, close proximity to the previous armed robbery incidents and the person matching the physical, clothing and walking description of Olds during prior incidents. Video surveillance obtained from the Sunoco showed the suspect walking to/from the area of Orleans Road before and after the armed robbery occurred. Olds advised detectives during the previous investigation that he frequents his ex-girlfriend, Deonna Greene's apartment in Orleans Gardens, in the direction that the suspect was seen fleeing after the robbery. During the investigation, evidence of the robbery was directly linked to Olds and he was arrested and charged for the incident. During a post Miranda interview, Olds confessed to the Sunoco robbery and explained that the handgun he carried in that case was a 9mm caliber and did not have any bullets or a magazine in it. The firearm used in the Sunoco robbery matched the description of the firearm used in the Kwik Stop incidents in that it is a larger framed black handgun, 9 mm and is currently missing a black magazine as it is believed that it was recovered by CPD after the third Kwik Stop incident.

Based on the above facts and the following, there is probable cause to believe that Ronzel Olds was responsible for this armed robbery: 1) Olds matches the physical description (black male, 25 years old, tall/thin build, 6' 1", 170 lbs., left handed, has almond-shaped (elongated) eyes, and a slow/casual walk with both feet turning outwards), 2) Olds was linked and confessed to the Sunoco armed robbery of similar modis operandi and description, which is in close proximity to this incident, 3) Olds wore the same style of white mask covering and carried the similar style black handgun in his left hand during the Sunoco robbery as he did in this robbery, 4) Olds stated that the gun he used during the Sunoco robbery did not have a magazine and bullets which is consistent with the last Kwik Stop incident, and 5) CPD took possession of the green sweatshirt used during the Kwik Stop incident causing Olds to use the different sweatshirt used in the Sunoco robbery.

SWORN TO AND SUBSCRIBED before me
this 25 day of January, 2018
Ellen S. Steinhilber (L.S.)
Signature of Issuing Judge

Steph Rough
Signature of Affiant
Detective S. Rough
Charleston, SC 29403
843-720-2481

COMPLAINT #: 17-20529
WARRANT #: 2018A1010900038

OFFICER INITIALS
SUE
JAN 25 16 17 2018

ARREST WARRANT

2018A1010900039

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

THE STATE

against

Ronzel Bilah Olds

Address: [REDACTED]

Phone: [REDACTED] SSN: [REDACTED]

Sex: M Race: B Height: 6 1 Weight: 175

DL State: SC DL #: [REDACTED]

DOB: [REDACTED] Agency ORI #: SC0100100

Prosecuting Agency: Charleston City Police Department

Prosecuting Officer: Officer Rough - 1721

Offense: Robbery / Armed Robbery, robbery while armed or allegedly armed with a deadly weapon

Offense Code: 0139

Code/Ordinance Sec: 16-11-0330(A)

This warrant is CERTIFIED FOR SERVICE in the

[] County/ [] Municipality of

The accused

is to be arrested and brought before me to be

dealt with according to the law.

(L.S.)

Signature of Judge

Date: _____

RETURN

A copy of this arrest warrant was delivered to

defendant RONZEL BILAH OLDS

on 1/25/2018

[Signature] Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions
Charleston County Judicial Center
100 Broad Street, Suite 106
Charleston, SC 29401

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA)

[X] County/ [] Municipality of)

Charleston)

Personally appeared before me the affiant Officer Rough

being duly sworn deposes and says that defendant Ronzel Bilah Olds

did within this county and state on or about 12/3/2017 violate the criminal laws of the

State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston)

in the following particulars:

DESCRIPTION OF OFFENSE: Robbery / Armed Robbery, robbery while armed or allegedly armed with a deadly weapon

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

See Attached Affidavit

JAN25 '18 1:04

ORIGINAL

NDIC INITIALS

OFFICER INITIALS

SUR

Signature of Affiant

[Signature]

STATE OF SOUTH CAROLINA)

[X] County/ [] Municipality of)

Charleston)

Affiant's Address 180 Lockwood Blvd.

Charleston, SC 29403-

Affiant's Telephone (843)554-5700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 12/3/2017 defendant Ronzel Bilah Olds

did violate the criminal laws of the State of South Carolina (or ordinance of

[X] County/ [] Municipality of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Robbery / Armed Robbery, robbery while armed or allegedly armed with a deadly weapon

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me)

on 1/25/2018)

[Signature] (L.S.))

Signature of Issuing Judge
Ellen Soffar Steinberg)

Judge Code: 7280)

Judge's Address 1720 Sam Rittenberg Blvd, Unit 11

Charleston, SC 29417-

Judge's Telephone (843)-76-6-65 x 31

Issuing Court: [X] Magistrate [] Municipal [] Circuit

ORIGINAL

ORIGINAL

ORIGINAL

Form Approved by
S.C. Attorney General
April 21, 2003
SCCA 518

570

BAIL set by

Judge Baldwin
on 1-20-18
Type and Amount: \$100,000
Name of Surety: _____

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____
Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)
Disposition: _____
Sentence: _____

JURORS

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



FILED
2018 FEB -2 AM 9:34
CLERK OF COURT
BY SC

COUNTY OF CHARLESTON

AFFIDAVIT

Personally appear before me, a magistrate of this county one, Detective S. Rough, who first being duly sworn deposed and says that, Ronzel Bilah Olds, did within this county and state on the December 3rd 2017 violate the criminal laws of the State of South Carolina in the following particular:

DESCRIPTION OF OFFENSE

Armed Robbery
16-11-330

The affiant states there is probable cause to believe that the defendant named did commit the crime set forth and that such probable cause is based on the following facts:

That on December 3rd, 2017 at approximately 2045 hours, while at Kwik Stop, 1381 Ashley River Road, Charleston, SC 29407, which is in the City and County of Charleston, South Carolina the above named defendant, Ronzel Bilah Olds, did willingly, knowingly and unlawfully violate South Carolina law 16-11-330 Armed Robbery, in that:

On December 3, 2017 at approximately 2045 hours, CPD officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred. Witnesses advised that the business was just robbed by an unknown black male, 5'10" - 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. The suspect pointed the firearm at the employees and customers before fleeing towards Palmilla Apartments.

On November 28, 2017, at approximately 2101 hours, Charleston Police Department officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred. Witnesses advised that the business was just robbed by an unknown black male, 5'10" - 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. An employee added that the suspect had "distinct elongated eyes." The suspect pointed the firearm at the employees in the store before fleeing towards Palmilla Apartments with an undetermined amount of cash.

(Continued to Page 2)

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 25 DAY OF January 2018

Ellen S. Steinberg (L.S.)
SIGNATURE OF JUDGE

COMPLAINT # 17-20817
WARRANT # 2018A1010900039
INVESTIGATING OFFICER: Det. Rough

OFFICER INITIALS
Sue
NOIC INITIALS
W
JAN 25 10 14 AM '18

Step Rough
AFFIANT
180 Lockwood Blvd.
Charleston, SC 29403
843-577-7434

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHARLESTON)

AFFIDAVIT

On December 7, 2017 at approximately 1800 hours, an employee of the Kwik Stop, located at 1381 Ashley River Road observed on their exterior surveillance cameras, a tall, skinny, black male, 21-25 years old wearing a dark colored, thick hooded sweatshirt with thick light colored draw strings, a white face mask, light colored pants and white shoes to be lurking and acting suspiciously in the alley way beside the business and near the dumpster behind the business. Due to the suspicious male matching the description of the suspect that committed two recent armed robberies to the business, an employee, Paul White, decided to approach the suspicious male while other employees called 911. White walked around the rear of the building and saw the suspicious male crouched behind a dumpster, attempting to conceal his person from both passing cars and White. White briefly lost sight of the suspect before yelling "Hey!" and saw the masked person jump up and raise his left arm toward White which was holding a dark object. The suspect fled toward Palmilla Apartments prior to CPD arrival. It should be noted that a canvas of the area located a black handgun magazine containing five 9mm live rounds within feet of the dumpster, in the path that the suspect fled after the incident.

Detective Rough reviewed video surveillance from the Kwik Stop from the day of the first robbery (November 28, 2017). During the video, a tall, skinny, black male can be seen entering the store while wearing a dark green zip up hooded sweatshirt with white drawstrings, white t-shirt sticking out underneath, a reflective vest over top, grey hat, light colored pants and work boots. The man made multiple purchases before leaving in an older model white pickup truck. Due to the male matching the race, height, weight and clothing description, Detective Rough showed the images to the Kwik Stop owner, Sagar Chauhan, who is familiar with many of the "regular" customers. Sagar immediately stated that the previously described male works for Landscape Pavers and comes to the store nearly every weekday morning. He added that he usually arrives in a white work truck.

Detectives responded to Landscape Pavers and met with Estimator, Michael Steele. Steele identified the male wearing the green hooded sweatshirt and reflective vest as possibly being Ronzel Olds, a current employee. Olds was located at a job site and immediately identified as being tall, skinny, and wearing a dark green hooded sweatshirt with thick white drawstrings. Olds was interviewed and confirmed that he was the person on the video in the store on the morning of November 28th but maintained his innocence. A search warrant was obtained for Olds' sweatshirt due to it matching the clothing seen in the video surveillance and it was placed into CPD Evidence.

(Continued to Page 3)

SWORN TO AND SUBSCRIBED before me
this 25 day of January, 2018
Allen S. Steiner (D.S.)
Signature of Issuing Judge

Step Rough

Signature of Affiant
Detective S. Rough
Charleston, SC 29403
843-720-2481

COMPLAINT #: 17-20817
WARRANT #: 2018A1010900039

OFFICER INITIALS
SAR
JAN 25 18 1754

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHARLESTON)

AFFIDAVIT

A search warrant was also completed for Olds' cell phone provider, which he began service with on December 1, 2017 and encompassed the incidents on December 3rd and December 7th 2017, and placed him in the area of the Kwik Stop during those incidents.

On January 16, 2018 at approximately 0145 hours, CPD officers responded to 1984 Sam Rittenberg Boulevard (Sunoco) in reference to an armed robbery that just occurred. The victim described the suspect as an unknown black male, approximately 6'2", thin build, wearing a dark colored sweatshirt, white t-shirt sticking out underneath, white face mask/covering, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. Olds was determined to be a suspect due to the similar modus operandi, close proximity to the previous armed robbery incidents and the person matching the physical, clothing and walking description of Olds during prior incidents. Video surveillance obtained from the Sunoco showed the suspect walking to/from the area of Orleans Road before and after the armed robbery occurred. Olds advised detectives during the previous investigation that he frequents his ex-girlfriend, Deonna Greene's apartment in Orleans Gardens, in the direction that the suspect was seen fleeing after the robbery. During the investigation, evidence of the robbery was directly linked to Olds and he was arrested and charged for the incident. During a post Miranda interview, Olds confessed to the Sunoco robbery and explained that the handgun he carried in that case was a 9mm caliber and did not have any bullets or a magazine in it. The firearm used in the Sunoco robbery matched the description of the firearm used in the Kwik Stop incidents in that it is a larger framed black handgun, 9 mm and is currently missing a black magazine as it is believed that it was recovered by CPD after the third Kwik Stop incident.

Based on the above facts and the following, there is probable cause to believe that Ronzel Olds was responsible for this armed robbery: 1) Olds matches the physical description (black male, 25 years old, tall/thin build, 6'1", 170 lbs., left handed, has almond-shaped (elongated) eyes, and a slow/casual walk with both feet turning outwards), 2) Olds was linked and confessed to the Sunoco armed robbery of similar modis operandi and description, which is in close proximity to this incident, 3) Olds wore the same style of white mask covering and carried the similar style black handgun in his left hand during the Sunoco robbery as he did in this robbery, 4) Olds stated that the gun he used during the Sunoco robbery did not have a magazine and bullets which is consistent with the last Kwik Stop incident, and 5) CPD took possession of the green sweatshirt used during the Kwik Stop incident causing Olds to use the different sweatshirt used in the Sunoco robbery.

SWORN TO AND SUBSCRIBED before me
this 25 day of January, 2018
Allen S. Stenberg (A.S.)
Signature of Issuing Judge

Step Rough
Signature of Affiant
Detective S. Rough
Charleston, SC 29403
843-720-2481

COMPLAINT #: 17-20817
WARRANT #: 2018A1016900039

OFFICER INITIALS
SVE
NCIC INITIALS
R

JAN 25 10 29 AM '18

ARREST WARRANT

2018A1010900040

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

THE STATE against

Ronzel Bilah Olds

Address: [REDACTED]

Phone: [REDACTED] SSN: [REDACTED] Sex: M Race: B Height: 6 1 Weight: 175

DL State: SC DL #: [REDACTED]

DOB: [REDACTED] Agency ORI #: SC0100100

Prosecuting Agency: Charleston City Police Department

Prosecuting Officer: Officer Rough - 1721

Offense: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death

Offense Code: 0549

Code/Ordinance Sec: 16-23-0490

This warrant is CERTIFIED FOR SERVICE in the [] County/ [] Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date: _____

RETURN

A copy of this arrest warrant was delivered to defendant Ronzel Bilah Olds on 1/25/2018

[Signature] Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions Charleston County Judicial Center 100 Broad Street, Suite 106 Charleston, SC 29401

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA [X] County/ [] Municipality of Charleston

AFFIDAVIT Personally appeared before me the affiant Officer Rough who being duly sworn deposes and says that defendant Ronzel Bilah Olds did within this county and state on or about 12/3/2017 violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston) in the following particulars:

DESCRIPTION OF OFFENSE: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

See Attached Affidavit

JAN 25 '18 1:06

ORIGINAL

NOIC INITIALS

OFFICER INITIALS

SR

Signature of Affiant

[Signature: Step Rough]

STATE OF SOUTH CAROLINA [X] County/ [] Municipality of Charleston

Affiant's Address 180 Lockwood Blvd. Charleston, SC 29403- Affiant's Telephone (843)554-5700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 12/3/2017 defendant Ronzel Bilah Olds did violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Weapons / Poss. weapon during violent crime, if not also sentenced to life without parole or death

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me on 1/25/2018 [Signature: Ellen S. Steinberg] (L.S.) Ellen Soffar Steinberg Judge Code: 7280

Judge's Address 1720 Sam Rittenberg Blvd, Unit 11 Charleston, SC 29417- Judge's Telephone (843)-76-6-65 x 31 Issuing Court: [X] Magistrate [] Municipal [] Circuit

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

575

BAIL set by

Judge Baldwin
on 1-20-18
Type and Amount: \$50,000
Name of Surety: (circled)

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____
Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)
Disposition: _____
Sentence: _____

JURORS

WITNESSES

Name: _____
Address: _____
Telephone: _____
Name: _____
Address: _____
Telephone: _____
Name: _____
Address: _____
Telephone: _____
Name: _____
Address: _____
Telephone: _____
Name: _____
Address: _____
Telephone: _____
Name: _____
Address: _____
Telephone: _____
Name: _____
Address: _____
Telephone: _____

CODEFENDANTS



576

FILED
2018 FEB -2 AM 9:35
CLERK OF COURT
Rc

Personally appear before me, a magistrate of this county one, Detective S. Rough, who first being duly sworn deposed and says that, Ronzel Bilah Olds, did within this county and state on the December 3rd 2017 violate the criminal laws of the State of South Carolina in the following particular:

DESCRIPTION OF OFFENSE

Possession of a Firearm During the Commission of a Violent Crime (16-23-490)

The affiant states there is probable cause to believe that the defendant named did commit the crime set forth and that such probable cause is based on the following facts:

That on December 3rd, 2017 at approximately 2045 hours, while at Kwik Stop, 1381 Ashley River Road, Charleston, SC 29407, which is in the City and County of Charleston, South Carolina the above named defendant, Ronzel Bilah Olds, did willingly, knowingly and unlawfully violate South Carolina law 16-23-490, Possession of a Firearm During the Commission of a Violent Crime, in that:

On December 3, 2017 at approximately 2045 hours, CPD officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred. Witnesses advised that the business was just robbed by an unknown black male, 5'10" - 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. The suspect pointed the firearm at the employees and customers before fleeing towards Palmilla Apartments.

On November 28, 2017, at approximately 2101 hours, Charleston Police Department officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred. Witnesses advised that the business was just robbed by an unknown black male, 5'10" - 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. An employee added that the suspect had "distinct elongated eyes." The suspect pointed the firearm at the employees in the store before fleeing towards Palmilla Apartments with an undetermined amount of cash.

(Continued to Page 2)

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 25 DAY OF January 2018

Step Rough AFFIANT 180 Lockwood Blvd. Charleston, SC 29403 843-577-7434

Ellen S. Steenberg (L.S.) SIGNATURE OF JUDGE

COMPLAINT # 17-20817 WARRANT # 2018A10109 00040 INVESTIGATING OFFICER: Det. Rough

OFFICER INITIALS NCIC INITIALS JAN 25 18 12:05

ORIGINAL

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHARLESTON)

AFFIDAVIT

On December 7, 2017 at approximately 1800 hours, an employee of the Kwik Stop, located at 1381 Ashley River Road observed on their exterior surveillance cameras, a tall, skinny, black male, 21-25 years old wearing a dark colored, thick hooded sweatshirt with thick light colored draw strings, a white face mask, light colored pants and white shoes to be lurking and acting suspiciously in the alley way beside the business and near the dumpster behind the business. Due to the suspicious male matching the description of the suspect that committed two recent armed robberies to the business, an employee, Paul White, decided to approach the suspicious male while other employees called 911. White walked around the rear of the building and saw the suspicious male crouched behind a dumpster, attempting to conceal his person from both passing cars and White. White briefly lost sight of the suspect before yelling "Hey!" and saw the masked person jump up and raise his left arm toward White which was holding a dark object. The suspect fled toward Palmilla Apartments prior to CPD arrival. It should be noted that a canvas of the area located a black handgun magazine containing five 9mm live rounds within feet of the dumpster, in the path that the suspect fled after the incident.

Detective Rough reviewed video surveillance from the Kwik Stop from the day of the first robbery (November 28, 2017). During the video, a tall, skinny, black male can be seen entering the store while wearing a dark green zip up hooded sweatshirt with white drawstrings, white t-shirt sticking out underneath, a reflective vest over top, grey hat, light colored pants and work boots. The man made multiple purchases before leaving in an older model white pickup truck. Due to the male matching the race, height, weight and clothing description, Detective Rough showed the images to the Kwik Stop owner, Sagar Chauhan, who is familiar with many of the "regular" customers. Sagar immediately stated that the previously described male works for Landscape Pavers and comes to the store nearly every weekday morning. He added that he usually arrives in a white work truck.

Detectives responded to Landscape Pavers and met with Estimator, Michael Steele. Steele identified the male wearing the green hooded sweatshirt and reflective vest as possibly being Ronzel Olds, a current employee. Olds was located at a job site and immediately identified as being tall, skinny, and wearing a dark green hooded sweatshirt with thick white drawstrings. Olds was interviewed and confirmed that he was the person on the video in the store on the morning of November 28th but maintained his innocence. A search warrant was obtained for Olds' sweatshirt due to it matching the clothing seen in the video surveillance and it was placed into CPD Evidence.

(Continued to Page 3)

SWORN TO AND SUBSCRIBED before me
this 25 day of January, 2018
Allen S. Steiner (U.S.)
Signature of Issuing Judge

Step Rough

Signature of Affiant
Detective S. Rough
Charleston, SC 29403
843-720-2481

COMPLAINT #: 17-20817
WARRANT #: 2018A1010900040

SCR
OFFICER INITIALS
NOC INITIALS
JAN 25 18 17085

ARREST WARRANT

2018A1010900041

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

THE STATE against

Ronzel Bilah Olds

Address: [Redacted]

Phone: [Redacted] SSN: [Redacted] Sex: M Race: B Height: 6 1 Weight: 175 DL State: SC DL #: [Redacted] DOB: [Redacted] Agency ORI #: SC0100100

Prosecuting Agency: Charleston City Police Department Prosecuting Officer: Officer Rough - 1721 Offense: Weapons / Pointing and presenting firearms at a person

Offense Code: 0122 Code/Ordinance Sec: 16-23-0410

This warrant is CERTIFIED FOR SERVICE in the [] County/ [] Municipality of The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date: _____

RETURN

A copy of this arrest warrant was delivered to defendant RONZEL BILAH OLDS on 1/25/2018

[Signature] Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions Charleston County Judicial Center 100 Broad Street, Suite 106 Charleston, SC 29401

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

Personally appeared before me the affiant Officer Rough who being duly sworn deposes and says that defendant Ronzel Bilah Olds did within this county and state on or about 12/7/2017 violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston) in the following particulars:

DESCRIPTION OF OFFENSE: Weapons / Pointing and presenting firearms at a person

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

See Attached Affidavit

JAN 25 '18 1:48

ORIGINAL

NOIC INITIALS

OFFICER INITIALS

Signature of Affiant

[Signature] Officer Rough

[Signature] Suf

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

Affiant's Address 180 Lockwood Blvd. Charleston, SC 29403- Affiant's Telephone (843)554-5700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 12/7/2017 defendant Ronzel Bilah Olds did violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Weapons / Pointing and presenting firearms at a person

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me on 1/25/2018

[Signature] (L.S.) Ellen Soffar Steinberg Judge Code: 7280

Judge's Address 1720 Sam Rittenberg Blvd, Unit 11 Charleston, SC 29417- Judge's Telephone (843)-76-6-65 x 31

Issuing Court: [X] Magistrate [] Municipal [] Circuit

ORIGINAL

ORIGINAL

ORIGINAL

579

Form Approved by S.C. Attorney General April 21, 2003 SCCA 518

BAIL set by

Judge Baldwin
on 1-20-18
Type and Amount: \$50,000
Name of Surety: [Signature]

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____
Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)
Disposition: _____
Sentence: _____

JURORS

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



FILED
2018 FEB -2 AM 9:35
CLERK OF COURT
BY [Signature]

STATE OF SOUTH CAROLINA

COUNTY OF CHARLESTON

AFFIDAVIT

Personally appear before me, a magistrate of this county one, Detective S. Rough, who first being duly sworn deposed and says that, Ronzel Bilah Olds, did within this county and state on the December 7th 2017 violate the criminal laws of the State of South Carolina in the following particular:

DESCRIPTION OF OFFENSE

Pointing and Presenting of a Firearm
16-23-410

The affiant states there is probable cause to believe that the defendant named did commit the crime set forth and that such probable cause is based on the following facts:

That on December 7th 2017 at approximately 1800 hours, while at Kwik Stop, 1381 Ashley River Road, Charleston, SC 29407, which is in the City and County of Charleston, South Carolina the above named defendant, Ronzel Bilah Olds, did willingly, knowingly and unlawfully violate South Carolina law 16-23-410 Pointing and Presenting of a Firearm, in that:

On December 7, 2017 at approximately 1800 hours, an employee of the Kwik Stop, located at 1381 Ashley River Road observed on their exterior surveillance cameras, a tall, skinny, black male, 21-25 years old wearing a dark colored, thick hooded sweatshirt with thick light colored draw strings, a white face mask, light colored pants and white shoes to be lurking and acting suspiciously in the alley way beside the business and near the dumpster behind the business. Due to the suspicious male matching the description of the suspect that committed two recent armed robberies to the business, an employee, Paul White, decided to approach the suspicious male while other employees called 911. White walked around the rear of the building and saw the suspicious male crouched behind a dumpster, attempting to conceal his person from both passing cars and White. White briefly lost sight of the suspect before yelling "Hey!" and saw the masked person jump up and raise his left arm toward White which was holding a dark object. The suspect fled toward Palmilla Apartments prior to CPD arrival. It should be noted that a canvas of the area located a black handgun magazine containing five 9mm live rounds within feet of the dumpster, in the path that the suspect fled after the incident.

On November 28, 2017, at approximately 2101 hours, Charleston Police Department officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred.

(Continued to Page 2)

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 25 DAY OF January 2018

Step Rough
AFFIANT
180 Lockwood Blvd.
Charleston, SC 29403
843-577-7434

Ellen S. Steinhilber (L.S.)
SIGNATURE OF JUDGE

COMPLAINT # 17-21058
WARRANT # 2018A1010900041
INVESTIGATING OFFICER: Det. Rough

OFFICER INITIALS

NCIC INITIALS

JAN 25 11 27 AM '18

STATE OF SOUTH CAROLINA)

Page 2 of 3

COUNTY OF CHARLESTON)

AFFIDAVIT

Witnesses advised that the business was just robbed by an unknown black male, 5' 10" – 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. An employee added that the suspect had "distinct elongated eyes." The suspect pointed the firearm at the employees in the store before fleeing towards Palmilla Apartments with an undetermined amount of cash.

On December 3, 2017 at approximately 2045 hours, CPD officers responded to the Kwik Stop, located at 1381 Ashley River Road, in reference to a robbery that just occurred. Witnesses advised that the business was just robbed by an unknown black male, 5' 10" – 6'3", skinny build (approximately 165 lbs.), wearing a dark green hooded zip up sweatshirt with thick white drawstrings, white t-shirt sticking out underneath, white face mask/covering, light colored pants, white tennis shoes with black soles, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. The suspect pointed the firearm at the employees and customers before fleeing towards Palmilla Apartments.

Detective Rough reviewed video surveillance from the Kwik Stop from the day of the first robbery (November 28, 2017). During the video, a tall, skinny, black male can be seen entering the store while wearing a dark green zip up hooded sweatshirt with white drawstrings, white t-shirt sticking out underneath, a reflective vest over top, grey hat, light colored pants and work boots. The man made multiple purchases before leaving in an older model white pickup truck. Due to the male matching the race, height, weight and clothing description, Detective Rough showed the images to the Kwik Stop owner, Sagar Chauhan, who is familiar with many of the "regular" customers. Sagar immediately stated that the previously described male works for Landscape Pavers and comes to the store nearly every weekday morning. He added that he usually arrives in a white work truck.

Detectives responded to Landscape Pavers and met with Estimator, Michael Steele. Steele identified the male wearing the green hooded sweatshirt and reflective vest as possibly being Ronzel Olds, a current employee. Olds was located at a job site and immediately identified as being tall, skinny, and wearing a dark green hooded sweatshirt with thick white drawstrings. Olds was interviewed and confirmed that he was the person on the video in the store on the morning of November 28th but maintained his innocence. A search warrant was obtained for Olds' sweatshirt due to it matching the clothing seen in the video surveillance and it was placed into CPD Evidence.

(Continued to Page 3)

SWORN TO AND SUBSCRIBED before me
this 25 day of January, 2018
Allen S. Stinky (L.S.)
Signature of Issuing Judge

Step Rough
Signature of Affiant
Detective S. Rough
Charleston, SC 29403
843-720-2481

COMPLAINT #: 17-21058
WARRANT #: 2018A1010960041

See
OFFICER INITIALS
NOIC INITIALS
JAN 25 10 17 AM '18

STATE OF SOUTH CAROLINA)
)
COUNTY OF CHARLESTON)

Page 3 of 3

AFFIDAVIT

A search warrant was also completed for Olds' cell phone provider, which he began service with on December 1, 2017 and encompassed the incidents on December 3rd and December 7th 2017, and placed him in the area of the Kwik Stop during those incidents.

On January 16, 2018 at approximately 0145 hours, CPD officers responded to 1984 Sam Rittenberg Boulevard (Sunoco) in reference to an armed robbery that just occurred. The victim described the suspect as an unknown black male, approximately 6'2", thin build, wearing a dark colored sweatshirt, white t-shirt sticking out underneath, white face mask/covering, armed with a black handgun in his left hand. The suspect walked slowly/casually and both of his feet turned outwards with each step. Olds was determined to be a suspect due to the similar modus operandi, close proximity to the previous armed robbery incidents and the person matching the physical, clothing and walking description of Olds during prior incidents. Video surveillance obtained from the Sunoco showed the suspect walking to/from the area of Orleans Road before and after the armed robbery occurred. Olds advised detectives during the previous investigation that he frequents his ex-girlfriend, Deonna Greene's apartment in Orleans Gardens, in the direction that the suspect was seen fleeing after the robbery. During the investigation, evidence of the robbery was directly linked to Olds and he was arrested and charged for the incident. During a post Miranda interview, Olds confessed to the Sunoco robbery and explained that the handgun he carried in that case was a 9mm caliber and did not have any bullets or a magazine in it. The firearm used in the Sunoco robbery matched the description of the firearm used in the Kwik Stop incidents in that it is a larger framed black handgun, 9 mm and is currently missing a black magazine as it is believed that it was recovered by CPD after the third Kwik Stop incident.

Based on the above facts and the following, there is probable cause to believe that Ronzel Olds was responsible for this pointing and presenting of a firearm: 1) Olds matches the physical description (black male, 25 years old, tall/thin build, 6'1", 170 lbs., left handed, has almond-shaped (elongated) eyes, and a slow/casual walk with both feet turning outwards), 2) Olds was linked and confessed to the Sunoco armed robbery of similar modis operandi and description, which is in close proximity to this incident, 3) Olds wore the same style of white mask covering and carried the similar style black handgun in his left hand during the Sunoco robbery as he did in this robbery, 4) Olds stated that the gun he used during the Sunoco robbery did not have a magazine and bullets which is consistent with the last Kwik Stop incident, and 5) CPD took possession of the green sweatshirt used during the Kwik Stop incident causing Olds to use the different sweatshirt used in the Sunoco robbery.

SWORN TO AND SUBSCRIBED before me
this 25 day of January, 2018
Allen S. Rittenberg (I.S.)
Signature of Issuing Judge

Steph Rough
Signature of Affiant
Detective S. Rough
Charleston, SC 29403
843-720-2481

COMPLAINT #: 17-21058
WARRANT #: 2018A1010900041

OFFICER INITIALS
NOIC INITIALS
JAN 25 16 14 08
SEE

ARREST WARRANT

2018A1011400007

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

THE STATE

against

850 Loxey Dr
Char. S.C.

Ronzell Bilah Olds

Address: [REDACTED]

Phone: [REDACTED] SSN: [REDACTED]

Sex: M Race: B Height: 6 1 Weight: 140

DL State: SC DL #: [REDACTED]

DOB: [REDACTED] Agency ORI #: SC0100000

Prosecuting Agency: Charleston County Sheriff

Prosecuting Officer: Z Khan - 0146

Offense: Robbery / Armed Robbery, robbery while armed or allegedly armed with a deadly weapon

Offense Code: 0139

Code/Ordinance Sec: 16-11-0330(A)

This warrant is CERTIFIED FOR SERVICE in the [] County/ [] Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date: _____

RETURN

A copy of this arrest warrant was delivered to defendant Ronzell Bilah Olds on 4/3/2018

[Signature]

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions
Charleston County Judicial Center
100 Broad Street, Suite 106
Charleston, SC 29401

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA)
[X] County/ [] Municipality of)
Charleston)

Personally appeared before me the affiant Z Khan

being duly sworn deposes and says that defendant Ronzell Bilah Olds did within this county and state on or about 12/26/2017 violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston) in the following particulars:

DESCRIPTION OF OFFENSE: Robbery / Armed Robbery, robbery while armed or allegedly armed with a deadly weapon

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

SEE ATTCHED AFFIDAVIT

Signature of Affiant

STATE OF SOUTH CAROLINA)
[X] County/ [] Municipality of)
Charleston)

Affiant's Address 3691 Leeds Avenue
North Charleston, SC 29405-
Affiant's Telephone (843)202-1700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 12/26/2017 defendant Ronzell Bilah Olds did violate the criminal laws of the State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Robbery / Armed Robbery, robbery while armed or allegedly armed with a deadly weapon

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me on 4/3/2018

[Signature]
Signature of Issuing Judge
Joanna Elizabeth Summey
Judge Code: 7259

(L.S.)

Judge's Address 6185 Rivers Avenue, Ste E
North Charleston, SC 29406-
Judge's Telephone (843)553-4003

Issuing Court: [X] Magistrate [] Municipal [] Circuit

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

Form Approved by
S.C. Attorney General
April 21, 2003
SCCA 518

584
who

BAIL set by

Judge Baldwin
on 4/4/18
Type and Amount: NO BOND
Name of Surety: _____

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____

Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)

Disposition: _____
Sentence: _____

JURORS

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



FILED
2018 APR 10 PM 1:18
JUDGE J. ARMSTRONG
CLERK OF COURT
BY _____

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

OCA # 2017-020698

AFFIDAVIT

Personally appeared before me, a magistrate of this county, one, Detective Z. Khan, first being duly sworn, deposes and says that,

Ronzell Bilah Olds

did within this County and State on or about the 26th, day of December, 2017, did violate the criminal laws of the State of South Carolina in the following particulars:

DESCRIPTION OF OFFENSE
ARMED ROBBERY
16-11-330

The affiant states that there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

That on December 26, 2017, at approximately 2012 hours, while at the Exxon, located at 1756 Ashley River Rd, Charleston the defendant, **Ronzell Bilah Olds**, did commit offense of violation section 16-11-330 of the South Carolina Code of Laws, 1976 as amended, **ARMED ROBBERY**, in that he did willfully, unlawfully and feloniously, while armed with a handgun, rob the Exxon located at the above mentioned address of approximately \$500 in US Currency and a pack of cigarettes.

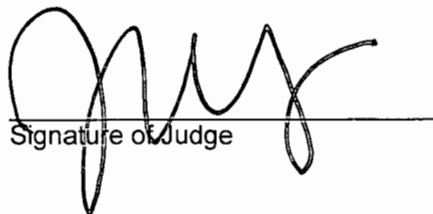
The facts to establish the aforesaid are that, the victim, Mustafa Alahmed, contacted the Charleston County Sheriff's Office and advised that he was working when the suspect entered his store, brandished a two tone handgun and demanded money and a pack of cigarettes. Mustafa further stated that his juvenile daughter, Zaina, was also behind the store counter during this armed robbery.

Detective Khan was assigned this case for a follow up investigation. During the investigation, Ronzell Olds was developed as a suspect for this armed robbery. Detective Khan obtained Ronzell Olds phone records for location information. The phone location information provided by AT&T, Ronzell' s service provider showed that Ronzell was present in the vicinity just before he is seen on parking lot camera. The camera also shows that Ronzell is on his cell phone as he walks towards the store. Also the suspect who is seen walking in the side parking lot of the Exxon, exhibits a distinct open-toe walk. Ronzell has the same open-toe or walk.

Further investigation and viewing of the store security camera shows that once Ronzell enters the Exxon, he is trying to hide his identity by covering his face with a white piece of cloth, possibly a white tee-shirt. However; the camera located behind the Exxon counter is able to see through the face covering and once the suspects face can be seen, the face of the suspect is a match to booking photographs of Ronzell Olds.

This information is known through the investigation of Detective Khan, of the Charleston County Sheriff's Office, and the statement of the victim, Mustafa Alahmed, who is witness to prove the same against the form of the statue in such case made and provided against the peace and dignity of the State.

Sworn to and Subscribed before me
this 3 day of April, 2018



Signature of Judge



Detective Z. Khan
Charleston County Sheriff's Office
3691 Leeds Ave
N. Charleston, SC 29405
843-554-2475

ARREST WARRANT

2018A1011400008

STATE OF SOUTH CAROLINA

County/ Municipality of

Charleston

THE STATE 850 Loxey Dr
against Ches. Sc.

Ronzell Bilah Olds

Address: [REDACTED]
Phone: [REDACTED] SSN: [REDACTED]
Sex: M Race: B Height: 6 Weight: 140
DL State: SC DL #: [REDACTED]
DOB: [REDACTED] Agency ORI #: SC0100000
Prosecuting Agency: Charleston County Sheriff
Prosecuting Officer: Z Khan - 0146
Offense: Weapons / Poss. weapon during violent crime

Offense Code: 0549
Code/Ordinance Sec: 16-23-0490

This warrant is CERTIFIED FOR SERVICE in the
 County/ Municipality of
The accused
is to be arrested and brought before me to be
dealt with according to the law.

(L.S.)

Signature of Judge

Date: _____

RETURN

A copy of this arrest warrant was delivered to
defendant Ronzell BILAH OLDS
on 4/13/2018

[Signature]
Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions
Charleston County Judicial Center
100 Broad Street, Suite 106
Charleston, SC 29401

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA)
 County/ Municipality of)
Charleston)

AFFIDAVIT

ORIGINAL

Form Approved by
S.C. Attorney General
April 21, 2003
SCCA 518

Personally appeared before me the affiant Z Khan who
being duly sworn deposes and says that defendant Ronzell Bilah Olds
did within this county and state on or about 12/26/2017 violate the criminal laws of the
State of South Carolina (or ordinance of County/ Municipality of Charleston)
in the following particulars:

DESCRIPTION OF OFFENSE: Weapons / Poss. weapon during violent crime

I further state that there is probable cause to believe that the defendant named above did commit
the crime set forth and that probable cause is based on the following facts:

SEE ATTCHED AFFIDAVIT

Signature of Affiant

STATE OF SOUTH CAROLINA)
 County/ Municipality of)
Charleston)

Affiant's Address: 3691 Leeds Avenue
North Charleston, SC 29405-
Affiant's Telephone: (843)202-1700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that
on or about 12/26/2017 defendant Ronzell Bilah Olds
did violate the criminal laws of the State of South Carolina (or ordinance of
 County/ Municipality of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Weapons / Poss. weapon during violent crime

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or
her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as
soon thereafter as is practicable
Sworn to and subscribed before me

on 4/3/2018
[Signature] (L.S.)
Signature of Issuing Judge
Joanna Elizabeth Summey
Judge Code: 7259

Judge's Address: 6185 Rivers Avenue, Ste E
North Charleston, SC 29406-
Judge's Telephone: (843)553-4003
Issuing Court: Magistrate Municipal Circuit

ORIGINAL

ORIGINAL

ORIGINAL

587

BAIL set by

Judge Baldwin
on 4/4/18
Type and Amount: \$100,000
Name of Surety: _____

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____
Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)
Disposition: _____
Sentence: _____

JURORS

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



FILED
2018 APR 10 PM 1:18
JUDGE ANHSTRONG
CLERK OF COURT
BY _____

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

OCA # 2017-020698

AFFIDAVIT

Personally appeared before me, a magistrate of this county, one, Detective Z. Khan, first being duly sworn, deposes and says that,

Ronzell Bilah Olds

did within this County and State on or about the 26th, day of December, 2017, did violate the criminal laws of the State of South Carolina in the following particulars:

DESCRIPTION OF OFFENSE
POSSESSION OF A FIREARM DURING THE COMMISSION OF A VIOLENT CRIME
16-23-490

The affiant states that there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

That on December 26, 2017, at approximately 2012 hours, while at the Exxon, located at 1756 Ashley River Rd, Charleston the defendant, **Ronzell Bilah Olds**, did commit offense of violation section 16-11-330 of the South Carolina Code of Laws, 1976 as amended, **ARMED ROBBERY**, in that he did willfully, unlawfully and feloniously, while armed with a handgun, rob the Exxon located at the above mentioned address of approximately \$500 in US Currency and a pack of cigarettes.

The facts to establish the aforesaid are that, the victim, Mustafa Alahmed, contacted the Charleston County Sheriff's Office and advised that he was working when the suspect entered his store, brandished a two tone handgun and demanded money and a pack of cigarettes. Mustafa further stated that his juvenile daughter, Zaina, was also behind the store counter during this armed robbery.

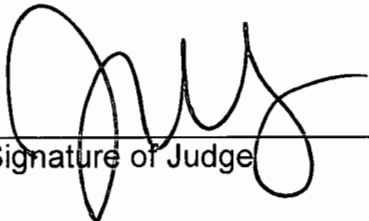
Detective Khan was assigned this case for a follow up investigation. During the investigation, Ronzell Olds was developed as a suspect for this armed robbery, and Ronzell can be seen on the security footage brandishing a two tone handgun as he directs Mustafa to give him money.

This information is known through the investigation of Detective Khan, of the Charleston County Sheriff's Office, and the statement of the victim, Mustafa Alahmed, who is witness to prove the same against the form of the statute in such case made and provided against the peace and dignity of the State.

Sworn to and Subscribed before me
this 3rd day of April, 2018



Detective Z. Khan
Charleston County Sheriffs Office
3691 Leeds Ave
N. Charleston, SC 29405
843-202-1700



Signature of Judge

ARREST WARRANT

2018A1011400009

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

THE STATE

against

Ronzell Bilah Olds

Address: [REDACTED]

Phone: [REDACTED] SSN: [REDACTED]

Sex: M Race: B Height: 6 1 Weight: 140

DL State: SC DL #: [REDACTED]

DOB: [REDACTED] Agency ORI #: SC0100000

Prosecuting Agency: Charleston County Sheriff

Prosecuting Officer: Z Khan - 0146

Offense: Kidnapping / Kidnapping

Offense Code: 0095

Code/Ordinance Sec: 16-03-0910

This warrant is CERTIFIED FOR SERVICE in the [] County/ [] Municipality of

The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.)

Signature of Judge

Date: _____

RETURN

A copy of this arrest warrant was delivered to defendant Ronzell Bilah Olds on 4/3/2018

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions
Charleston County Judicial Center
100 Broad Street, Suite 106
Charleston, SC 29401

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

Personally appeared before me the affiant Z Khan

being duly sworn deposes and says that defendant Ronzell Bilah Olds

did within this county and state on or about 12/26/2017 violate the criminal laws of the

State of South Carolina (or ordinance of [X] County/ [] Municipality of Charleston)

in the following particulars:

DESCRIPTION OF OFFENSE: Kidnapping / Kidnapping

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

SEE ATTCHED AFFIDAVIT

Signature of Affiant

STATE OF SOUTH CAROLINA

[X] County/ [] Municipality of

Charleston

Affiant's Address 3691 Leeds Avenue

North Charleston, SC 29405-

Affiant's Telephone (843)202-1700

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY:

It appearing from the above affidavit that there are reasonable grounds to believe that

on or about 12/26/2017 defendant Ronzell Bilah Olds

did violate the criminal laws of the State of South Carolina (or ordinance of

[X] County/ [] Municipality of Charleston) as set forth below:

DESCRIPTION OF OFFENSE: Kidnapping / Kidnapping

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me

on 4/3/2018

Signature of Issuing Judge (L.S.)
Joanna Elizabeth Summey
Judge Code: 7259

Judge's Address 6185 Rivers Avenue, Ste E

North Charleston, SC 29406-

Judge's Telephone (843)553-4003

Issuing Court: [X] Magistrate [] Municipal [] Circuit

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

Form Approved by
S.C. Attorney General
April 21, 2003
SCCA 518

590
who

BAIL set by

Judge Baldwin
on 4/4/18
Type and Amount: No BOND
Name of Surety: _____

PRELIMINARY HEARING held by

Judge _____
on _____
Defendant Attorney: _____
Decision: _____

DISPOSITION before

Judge _____
on _____
by _____
(indicate jury trial, bench trial, plea, nol. pros., etc.)
Disposition: _____
Sentence: _____

JURORS

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



FILED
2018 APR 10 PM 1:18
JULIE ARMSTRONG
CLERK OF COURT
BY *JC*

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

OCA # 2017-020698

AFFIDAVIT

Personally appeared before me, a magistrate of this County, one Detective Z. Khan, who, first being duly sworn, deposes and says that

Ronzell Bilah Olds

did within this County and State on the 26th, day of December, 2017, violate the criminal laws of the State of South Carolina in the following particulars:

**DESCRIPTION OF OFFENSE
KIDNAPPING
16-3-910**

The affiant states that there is probable cause to believe that the defendant named above did commit the crime(s) set forth, and that such probable cause is based on the following facts:

That on December 26, 2017, at approximately 2012 hours, while at the Exxon, located at 1756 Ashley River Rd, Charleston, in the County and State aforesaid, the above named defendant, **Ronzell Bilah Olds**, did commit offense of violation section 16-3-910 of the South Carolina Code of Laws, 1976 as amended, **Kidnapping**, in that he did willfully, unlawfully, and feloniously, during the commission of an armed robbery, deprive the victim of his freedom and restricted the victim's movements by ordering him to handover money from the cash register, while pointing a handgun at the victim, and restricted the victim from leaving behind the store counter during the course of an armed robbery.

The facts to establish the aforesaid are that on, December 26, 2017, the victim and store owner, Mustafa Alahmed, contacted the Charleston County Sheriff's Office and advised that he was working when the suspect entered his store, brandished a two tone handgun and demanded money and a pack of cigarettes, at gun point. Mustafa also advised that his juvenile daughter, Zaina, was present behind the counter during the armed robbery.

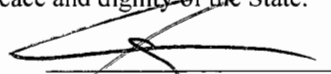
Detective Khan was assigned this armed robbery case for a follow up investigation, and through investigation developed the defendant, Ronzell Bilah Olds as the person who committed this armed robbery. Also while watching the security footage of the armed robbery, it can be seen that the defendant keeps waving his handgun around and it is clear that the victim, Mustafa is not free to leave from behind the counter.

This information is known through the investigation of Detective Z. Khan, of the Charleston County Sheriff's Office, and he along with the statement of the victim, Sabrina Pritchard, is witness to prove the same against the form of the statute in such case made and provided against the peace and dignity of the State.

Sworn to and Subscribed before me

this 3rd day of April, 2018

Signature of Judge



Detective Z. Khan
Charleston County Sheriff's Office
3691 Leeds Ave
North Charleston, SC 29405
843-554-2475

CERTIFICATE OF COUNSEL FOR APPELLANT


Counsel for appellant certifies that this Record on Appeal contains all material proposed to be included by any of the parties and not any other material and that this Record on Appeal complies to the best of my ability with the April 15, 2014 order from the South Carolina Supreme Court entitled "Revised Order Concerning Personal Identifying Information and Other Sensitive Information in Appellate Court Filings."

Respectfully Submitted,

RECEIVED

Apr 19 2023

SC Court of Appeals



Kathrine H. Hudgins
Appellate Defender

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
Columbia, SC 29211-1589

ATTORNEY FOR APPELLANT

This 19th day of April, 2023.