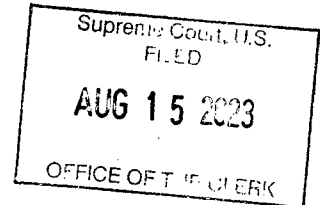


23-6875
No. _____

ORIGINAL

IN THE
SUPREME COURT OF THE UNITED STATES



Aaron Leigh Obeginski — PETITIONER
(Your Name)

vs.

ELEVENTH CIRCUIT COURT OF APPEALS *et. al.* /
RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

There has been No post-conviction review (Ruling on Merits.)
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Aaron Leigh Obeginski
(Your Name)

P.O. Box 206, 13262 Hwy 24 East
(Address)

Davisboro Georgia 31018
(City, State, Zip Code)

(478) 348-5814
(Phone Number)

QUESTION(S) PRESENTED

When will this Court address the issue of Police Misconduct?

Why are the police allowed to lie under oath, in multiple judicial proceedings, and to young children with a finding of not "MATERIAL"?

Why are those with OFFICIAL, SOVEREIGN, ABSOLUTE immunity not being held accountable as accessories, Principals from whom an agent of corrupt intent derives his/her authority to commit fraud on the court, Undermining the integrity of the judicial process and public trust, destroying the fabric of America, ripping families apart using coercion of its youngest members?

* There is No Parent or Publicly held Company owning 10% or more of the corporations stock. (Rule 14(a)(b)(X)(i))

LIST OF PARTIES

[] All parties appear in the caption of the case on the cover page.

All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

United States Magistrates & Judges of the Northern, Middle, and southern districts of the state of Georgia
The Georgia Supreme Court, Court of Appeals, and the Superior Court Clerks, magistrates & Judges of the counties WARE, CALHOUN, & NEWTON.

* There is NO PARENT or PUBLICLY HELD COMPANY owning 10% or more of the Corporation

OBEGINSKI DUE DILIGENCE — RELATED CASES
V. STATE 2002-CR-013-2 Superior Ct. of Newton County
2009-07230 Newton County Sheriff's Office Case No.

OBEGINSKI 2009-MGW-0446-2 Newton County Superior Ct., transferred

Flournoy 2009-CV-178947 Class action member
et. al.

OBEGINSKI 2009-CR-0554-2 Superior Court Newton County May 12, 2010

OBEGINSKI 1:10-CV-00025 U.S. NORTHERN DIST. Judgement March 15, 2011 closed

OBEGINSKI 11-11612-D U.S. Court of Appeals 8-23-11, Recor. 12-22-11

OBEGINSKI A11A1704 Ga. Court of Appeals Judgement January 13, 2012

OBEGINSKI 512C0908 SUPREME Ct. of Ga. Judgement 10-1-12, Rec. 11-5-12

OBEGINSKI 313 Ga. App. 567 { 722 S.E.2d 162 } (2012)

OBEGINSKI 13V-0228 Superior Ct. of Ware County ORDER April 128, 2014

OBEGINSKI Hidden under 2009-CR-0554-2 arrest WARRANT ORDER 11-14-14

OBEGINSKI 1:13-CV-02624 U.S. DIST CT. ORDER February 3rd, 2014

OBEGINSKI 1:13-CV-02625-CC JOINEDERED '1983' NOV. 25th, 2013

OBEGINSKI 13-15747-F U.S. COURT OF APPEALS ORDER Feb. 27th, 2014

OBEGINSKI 14-10950-E " " " April 3, 2014

OBEGINSKI 14-10947-B " " " Sept. 3, 2014

OBEGINSKI S14H1515 SUPREME COURT OF GA. Denied 9-8-14, Rec. 10-6-14

OBEGINSKI No. 13-10971-C; U.S. Ct. of App.;
V. COX No. 1:14-CV-3909-MHC-JFK, U.S. Dist. Ct.; April 10, 2015 denied

OBEGINSKI No. 1:14-CV-3909-MHC-JFK, U.S. Dist. Ct.; April 10, 2015 denied
V. STATE No. 15-9595, U.S. Supreme Court; Denied October 3rd 2016

" No. 15-13569-G; U.S. Ct. of App.; Recons. denied March 1st, 2016

" No. A16A0089; Ga. Ct. of App.; Denied August 3rd, 2016

" No. S16H0266; Supreme Ct. of Ga.; Redocketed 12-1-15 as
" No. S16A0432; " " ; Remanded December 1st, 2015.

" No. 16-10822-G; U.S. Ct. of App.; Denied November 8th, 2016

" No. 1:16-CV-1136-ELR-JFK; U.S. Dist. Ct.; Closed May 2nd, 2016

" No. 1:16-CV-0771-ELR; " " ; ORDER JULY 19th, 2016

" No. 16-15496-B; U.S. Ct. of App.; Dismissed November 17, 2016

" No. 17-9421; U.S. Supreme Ct.; Cert. Denied October 1st, 2018

" No. S17C0365; Ga. Supreme Ct.; Denied 4-17-17 Rec. 555-17

" No. 17-15114-K; U.S. Ct. of App.; Denied December 15, 2017

" No. 18-V-027; Calhoun Superior Ct.; Denied June 2nd, 2022

OBEGINSKI No. 1:18-CV-3302; U.S. Dist. Ct.; Transfer January 7, 2019
V. SPRAGBERRY

" No. 1:18-CV-00099; U.S. Dist. Ct.; COMBINED w/ 00132

" No. 1:18-CV-00132; U.S. Dist. Ct.; Denied Sept. 11, 2018

OBEGINSKI No. 1:18-CV-140-LAG-TAL; U.S. Dist. Ct.; Denied March 3rd, 2020
V. BENJAMIN FORD ET AL.

OBEGINSKI No. 19-14035-E; U.S. Ct. of App.; Denied November 13th, 2019
V. SPRAGBERRY

OBEGINSKI No. A20A0613; Ga. Ct. of App.; ORDER November 21st, 2019
V. STATE

" No. S20C0770; Supreme Ct. of Ga.; ORDER August 26, 2020

" No. 20-11561-H; U.S. Ct. of App.; ORDER October 15, 2020

" No. 20-11595-A; " " ; ORDER September 2nd, 2020

" No. S20I1351; Ga. Ct. of App.; Stricken July 13, 2020

" No. S20O1549; " " ; ORDER September 28, 2020

" No. 21-10790; U.S. Ct. of App.; Transferred March 28, 2021

" No. 21-10975; " " ; JUDGEMENT

OBEGINSKI
V. STATE No. A21D0344; Georgia Ct. of App.; Denied June 9th, 2021

" No. S22C0055; Supreme Ct. of Ga.; ORDER January 11th, 2022

" No. 1:21-CV-00223-LAG-TQL; U.S. Middle Dist., Transferred,

" No. 3:22-CV-007; U.S. Southern Dist. Ct.; Denied

" No. CRM-301693748; Dept. of Justice; Closed, December 30, 2021

" No. S22H1250; Supreme Ct. of Georgia; Pending

" No. 107-10J-1067; Juvenile Ct. of Newton Cty; Lost custody

" No. 107-13J-0030; " " " ; " "

" No. A14D0088; Ga. Ct. of App.; ORDER " "

" No. 2009-16874; Newton Hospital Case No?

" No. 22-13265-F; U.S. Ct. of App.; Dismissed January 5, 23

" No. 22-13810-C; " " ; Dismissed

" No. 1:23-CV-00154-LAG-TQL; U.S. Middle Dist.; Pending

" No. 23-12799; U.S. Ct. of App.; Dismissed September 18, 23

tion of time and does not extend the time for filing. See Rules 13.1 and 13.3. Filing in the Supreme Court means the actual receipt of paper documents by the Clerk; or their deposit in the United States mail, with first-class postage prepaid, on or before the final date allowed for filing; or their delivery to a third-party commercial carrier, on or before the final date allowed for filing, for delivery to the Clerk within 3 calendar days. See Rule 29.2.

4. What To File

Unless you are an inmate confined in an institution and not represented by counsel, file:

- An original and ten copies of a motion for leave to proceed *in forma pauperis* and an original and 10 copies of an affidavit or declaration in support thereof. See Rule 39.
- An original and 10 copies of a petition for a writ of certiorari with an appendix consisting of a copy of the judgment or decree you are asking this Court to review including any order on rehearing, and copies of any opinions or orders by any courts or administrative agencies that have previously considered your case. See Rule 14.1(i).
- One affidavit or declaration showing that all opposing parties or their counsel have been served with a copy of the papers filed in this Court. See Rule 29.

If you are an inmate confined in an institution and not represented by counsel, you need file only the original of the motion for leave to proceed *in forma pauperis*, affidavit or declaration when needed in support of the motion for leave to proceed *in forma pauperis*, the petition for a writ of certiorari, and proof of service.

If the court below appointed counsel in the current proceeding, no affidavit or declaration is required, but the motion should cite the provision of law under which counsel was appointed, or a copy of the order of appointment should be appended to the motion. See Rule 39.1.

The attached forms may be used for the original motion, affidavit or declaration, and petition, and should be stapled together in that order. The proof of service should be included as a detached sheet, and the form provided may be used.

The Court's practice is to scan and make available on its website most filings submitted by litigants representing themselves. The Court scans petitions, motions to proceed *in forma pauperis*, proofs of service, and the portion of an appendix that includes relevant lower court opinions and rulings. While the Court does not scan other portions of an appendix from a *pro se* litigant, the entire appendix is fully a part of the Court's record and is available to the Justices.

5. Page Limitation

The petition for a writ of certiorari may not exceed 40 pages excluding the pages that precede Page 1 of the form. The documents required to be contained in the appendix to the petition do not count toward the page limit. See Rule 33.2(b).

TABLE OF CONTENTS

OPINIONS BELOW	1
TABLE OF CONTENTS & INDEX TO APPENDICES	6b
JURISDICTION.....	7
CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED	8
STATEMENT OF THE CASE	9
REASONS FOR GRANTING THE WRIT	10
CONCLUSION.....	11

INDEX TO APPENDICES

APPENDIX A ORDER - U.S. Court of Appeals

APPENDIX B 4 page 'CALL DETAIL REPORT' 911
(4 page)

APPENDIX C Newton County Warrantless Arrest Affidavit'

APPENDIX D Charging instrument conferring jurisdiction
(2 page) to the trial Court of Newton County (SUPERIOR)

APPENDIX E INCARCERATION RATE IN 3 HIGHEST STATES
EXCEEDS NATIONAL AVERAGE BY 50% (ALL IN ELEVENTH Circuit)
AND NATIONAL AVERAGE HIGHEST IN THE WORLD IN THE
APPENDIX F p.165&166 Trial VIDEO TESTIMONY LAND OF THE FREE!
(2 page) OFF-SITE, PRE-RECORDED preventing cross-examination)

IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix A to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the United States district court appears at Appendix _____ to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix _____ to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

JURISDICTION

[] For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was May 17, 2023

No petition for rehearing was timely filed in my case.

[] A timely petition for rehearing was denied by the United States Court of Appeals on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

[] An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. __A_____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1). *Also
Art. III, Section I & II.*

[] For cases from **state courts**:

The date on which the highest state court decided my case was _____. A copy of that decision appears at Appendix _____.

[] A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

[] An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. __A_____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

- Article III, Section I & II United States Constitution
- { R. I. C. O. "Racketeer Influenced and Corrupt Organizations Act," 18 U.S.C. §§ 1961-1968.
- { F. T. C. A. "Federal Tort Claims Act," 28 U.S.C. § 1346 et. seq. (1946).
- WIRE FRAUD ACT, 18 U.S.C. § 1343 (1952).
- STATE OF GEORGIA TORT CLAIMS ACT.

Amendments to the United States Constitution (Involved)

- (1st) First Amendment "The right of the people to petition the Government for a redress of grievances."

STATEMENT OF THE CASE

The Police entered my bedroom, behind a Closed door, after I had been drugged and passed-out while having custodial visitation with my 7 year old daughter. My Ex-wife and police then REMOVED MY CLOTHING and REMOVED MY DAUGHTERS PANTIES and planted them next to bed. See: [Appendix B (4 page recent 911 log)]

Page 2 Comment states No pants on at 2:44 P.M. and Officer claims "Male is 10-56 and is still on Location asleep." 14:44:30 02/14/2009 - BRICKLE, S.

Page 3, first para. at 14:48:58 Standing next to officer Brickle, S. "female [ex-wife] called back hysterical wanting to get the child out of the house, was advised that THE OFFICERS WERE ON THE WAY." Officers Pollard & Britt both arrived within one minute, and couldn't wake me, and arrest me until 4:20 P.M. - finding nude with my daughter, after I had been alone? See;

[Appendix C (Newton County Sheriff's Office Warrantless Arrest Booking Affidavit)] No probable Cause hearing was ever held, No BOND OFFERED, Counsel appointed against my document refusal to prevent any defense, speedy-trial, motion to suppress, confront witnesses, subpoena witnesses in my favor, So I was compelled to testified at a trial without jurisdiction of Subject matter, due to a void charging instrument [see; Appendix D], and unconstitutional Statute as ruled upon by the Supreme Ct. of Ga. BOTH MY DAUGHTER & MY LIFE REMAIN IN GRAVE DANGER.

REASONS FOR GRANTING THE PETITION

This Writ is an appeal to this court to re-instate my Writ of Habeas Corpus 28 USC § 2254 Case No. 1:13-CV-02624 WITH it's joindered Prisoner's Civil Lawsuit ~~§ 8~~ 42 U.S.C. § 1983, Case No. 1:13-CV-02625, Appoint counsel, and investigate this case which now has evidence of an enterprise pursuant to 18 U.S.C. §§ 1961-1968, as both the Police and Land Lords testified along with the D.A. that the police were called immediately at 1:30 P.M., and I was arrested "within minutes" of completing a crime. ELEVEN(11) OFFICERS responded to this false crime, and Without HELP outside the ELEVENTH CIRCUIT, I'm likely to served the remainder of a LIFE Sentence, innocent and poor because of the corruption money can buy, and the failure of any review of the legality of my custody by petitioning the government for redress under my 1ST amendment right, I'm finding unenforceable as many others have found. [See APPENDIX E].

Using a Child by lying to them, While in uniform, Saying your helping their parents - meanwhile, preventing any pre-trial contact (BY COURT ORDER), any post-trial contact (DIRECTLY or INDIRECTLY), and preventing any post-sentence probation contact for LIFE has accomplished what my ex-wife demanded from me pre-accusation the week prior in the hearing of the Child. The alleged Child/Victim turned 21 years old last month. (IF STILL LIVING) Do you believe she still thinks the POLICE are helping her Dad? And why doesn't she want to see her MOTHER/my ex-wife?

CONCLUSION

I PRAY THE MOST HIGH GRANT THIS, DISCHARGE & ACQUIT, PROVIDE DAMAGES and raise-up an enemy against this nation should it not repent & investigate.

The petition for a writ of certiorari should be granted.

Respectfully submitted,



Date: October 31st, 2023

IN THE UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT

No. 22-13265-F

AARON LEIGH OBEGINSKI,

Petitioner - Appellant,

versus

GLENN JOHNSON,

Respondent - Appellee.

Appeal from the United States District Court
for the Northern District of Georgia

ORDER: Pursuant to the 11th Cir. R. 42-1(b), this appeal is DISMISSED for want of prosecution because the appellant Aaron Leigh Obeginski has failed to pay the filing and docketing fees to the district court within the time fixed by the rules.

Effective May 17, 2023.

DAVID J. SMITH
Clerk of Court of the United States Court
of Appeals for the Eleventh Circuit

FOR THE COURT - BY DIRECTION

APPENDIX A

No. _____

IN THE
SUPREME COURT OF THE UNITED STATES

AARON OBEINSKI — PETITIONER
(Your Name)

VS.

UNITED STATES RESPONDENT(S)

PROOF OF SERVICE

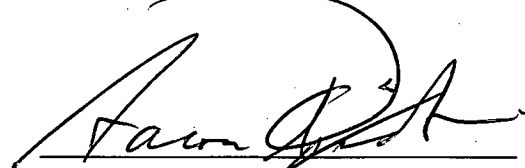
I, AARON OBEINSKI, do swear or declare that on this date, October 31st, 2023, as required by Supreme Court Rule 29 I have served the enclosed MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS and PETITION FOR A WRIT OF CERTIORARI on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within 3 calendar days.

The names and addresses of those served are as follows:

Solicitor General of the United States
Room 5614, Department of Justice, 950
Pennsylvania Ave., N.W., Washington D.C. 20530-0001

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

Executed on October 31st, 2023


(Signature)

2/14/09

Oveginski

08/20/09
09:32Newton County District Attorney's Office
CALL DETAIL REPORT

1095

Page: 1

Call Number: 1071911

Nature: Sex Offense
 Reported: 14:31:27 02/14/09
 Rcvd By: Durand, Ashley How Rcvd: 9
 Occ Btwn: 14:31:08 02/14/09 and 14:31:19 02/14/09
 Type: 1
 Priority: 3

Address: 1612 Rocky Plains Rd; Rocky Plains
 City: Covington

Alarm:

COMPLAINANT/CONTACT

Complainant: Name#:
 Race: Sex: DOB: **/**/**
 Address: ,
 Home Phone: Work Phone:

Contact: Lisa Oveginski
 Address:
 Phone: (770)895-3690

RADIO LOG

Dispatcher	Time/Date	Unit	Code	Zone	Agnc	Description
Durand, As	14:35:15 02/14/09	989	ENRT	SE8	NCSD	incid#=09-N07230 Enroute to a call call=1261
Britt, S.	14:37:20 02/14/09	977	ENRT	SE8	NCSD	(MDC) Assisting unit 989 incid#=09-N07230 call=1261
Durand, As	14:45:43 02/14/09	989	DLIN	SE8	NCSD	last=oveginski first=aaron dob=12/17/59 sex=m state=ga
Durand, As	14:45:46 02/14/09	989	STIN	SE8	NCSD	DQCAD GA OVEGINSKI, AARON 19591217 M
Durand, As	14:45:57 02/14/09	989	DLIN	SE8	NCSD	last=ovenginski first=aaron dob=12/17/59 sex=m state=ga
Durand, As	14:45:59 02/14/09	989	STIN	SE8	NCSD	DQCAD GA OVENGINSKI, AARON 19591217 M
Durand, As	14:48:35 02/14/09	989	DLIN	SE8	NCSD	last=ovenginski first=aaron dob=12/17/69 sex=m state=ga
Durand, As	14:48:37 02/14/09	989	STIN	SE8	NCSD	DQCAD GA OVENGINSKI, AARON 19691217 M
Pollard, M	14:49:08 02/14/09	989	ARRV	SE8	NCSD	(MDC) Arrived on scene incid#=09-N07230 call=1261
Durand, As	14:49:09 02/14/09	989	DLIN	SE8	NCSD	last=oveginski first=aaron dob=12/17/69 sex=m state=ga
Durand, As	14:49:13 02/14/09	989	STIN	SE8	NCSD	DQCAD GA OVEGINSKI, AARON 19691217 M
Britt, S.	14:49:24 02/14/09	977	ARRV	SE8	NCSD	(MDC) Arrived on scene incid#=09-N07230 call=1261
Durand, As	14:53:36 02/14/09	980	ARRV	SE8	NCSD	incid#=09-N07230 Arrived on scene call=1261
Durand, As	15:07:10 02/14/09	977	VHIN	SE8	NCSD	pl=aqd8124

APPENDIX B

74

08/20/09
09:32

Newton County District Attorney's Office
CALL DETAIL REPORT

1095
Page: 2

Durand, As 15:07:12 02/14/09 977	STIN SE8	NCSD	RQCAD GA AQD8124
Durand, As 15:07:51 02/14/09 989	DLIN SE8	NCSD	last=obeginiski first=aaron dob=12/17/59 sex=m state=ga
Durand, As 15:07:54 02/14/09 989	STIN SE8	NCSD	DQCAD GA OBEGINISKI, AARON 19591217 M
Moore, E 15:46:14 02/14/09 963	ARRV SE8	NCSD	incid#=09-N07230 Arrived on scene call=1261
Durand, As 16:14:43 02/14/09 977	CMPL SE8	NCSD	incid#=09-N07230 Completed call call=1261
Durand, As 16:19:14 02/14/09 957	ENRT SE8	NCSD	incid#=09-N07230 Enroute to a call call=1261
Durand, As 16:34:43 02/14/09 957	CMPL SE8	NCSD	incid#=09-N07230 Completed call call=1261
Durand, As 16:34:50 02/14/09 964	ARRV SE8	NCSD	incid#=09-N07230 Arrived on scene call=1261
Durand, As 16:35:58 02/14/09 989	95 SE8	NCSD	incid#=09-N07230 8523 call=1261
Durand, As 16:36:05 02/14/09 989	ENRT SE8	NCSD	incid#=09-N07230 lec 8523 call=1261
McMichael, 16:39:49 02/14/09 980	OFFD SE8	NCSD	(MDC)
Durand, As 16:57:44 02/14/09 989	ARRV SE8	NCSD	incid#=09-N07230 lec 8535 call=1261
Moore, E 17:09:19 02/14/09 989	CMPL SE8	NCSD	incid#=09-N07230 stat9 clr:5 call=1261
Durand, As 17:09:39 02/14/09 989	CMPL SE8	NCSD	incid#=09-N07230 stat 9 to lec clr:5 call=1261
Durand, As 17:48:46 02/14/09 957	ENRT SE8	NCSD	incid#=09-N07230 Enroute to a call call=1261
Roberts, M 17:56:26 02/14/09 957	8 SE8	NCSD	(MDC) Completed call incid#=09-N07230 call=1261
Miller, An 18:02:21 02/14/09 963	VHIN SE8	NCSD	pl=aqd8124
Miller, An 18:02:24 02/14/09 963	STIN SE8	NCSD	RQCAD GA AQD8124
Miller, An 18:21:53 02/14/09 964	DLIN SE8	NCSD	last=hunter first=hardy dob=10/31/57 sex=m
Miller, An 18:21:55 02/14/09 964	STIN SE8	NCSD	DQCAD GA HUNTER, HARDY 19571031 M
Miller, An 20:21:08 02/14/09 963	CMPL SE8	NCSD	incid#=09-N07230 Completed call call=1261
Miller, An 20:21:08 02/14/09 964	CMPL SE8	NCSD	incid#=09-N07230 Completed call call=1261

COMMENTS

Aaron Ovenginski was found with his 7 yo daughter in the bed with him with no
pants on told her mother that he did things to her male is 10-56 and is
still on location asleep
14:44:30 02/14/2009 - Brickle, S
121759 aaron ovenginski

Ext. Com. Response:
VX-7751 S DDSDQ 02/14/09 14:45:59 - 02/14/09 14:45:59 8C45NCHXCNK4
DR.GAGBI0051.COVX.TXT
NAM/OVENGINSKI, AARON.DOB/19591217.SEX/M
DRIVER NOT FOUND

08/20/09
09:32

Newton County District Attorney's Office
CALL DETAIL REPORT

1095

Page: 3

Ext. Com. Response:

VX-7747 S DDSDQ 02/14/09 14:45:45 - 02/14/09 14:45:45 8C45NCHXCNFT

DR.GAGBI0051.COVX.TXT

NAM/OVEGINSKI, AARON.DOB/19591217.SEX/M

DRIVER NOT FOUND

14:48:58 02/14/2009 - Brickle, S

female called back hysterical wanting to get the child out of the house. was advised that the officers were on the way

Ext. Com. Response:

VX-7782 S DORRQ 02/14/09 15:07:14 - 02/14/09 15:07:14 8CM5NCHXCZ91

RR.GAGBI0051.COVX.TXT

GEORGIA REGISTRATION AND TITLE INFORMATION SYSTEM

RESPONSE BASED UPON:

LIC/AQD8124 LIT/ LIY/ LIENS:

ATTENTION:

VEHICLE DETAIL RESPONSE

VIN: 2C3HC56F3TH290242 1996 CHRYSLER LHS 4S BLU

TITLE NO: 773195050202038 PURCHASE DT: 19960601

CUSTOMER ID: 1106216605 DOB: 19591217

AARON L OBEGINSKI

150 CLEBURNE PARKWAY APT

TAX COUNTY: PAULDING

7311

HIRAM GA 30141

CURRENT PLATE NO: AQD8124 CAT: AA ISSUE DT: 20090113 VALID DT: 20091217

DECAL NO: 85616300 REGISTRATION STATUS: ACTIVE

INSUR:VALID INSURANCE COVERAGE 2008-10-04 GEICO INDEMNITY

PRIOR PLATE NO: AQD8124 CAT: AA ISSUE DT: 20080114 VALID DT: 20081217

DECAL NO: 70551856

END OF MESSAGE

Ext. Com. Response:

VX-7783 S DDSDQ 02/14/09 15:07:53 - 02/14/09 15:07:53 8C45NCHXCZKW

DR.GAGBI0051.COVX.TXT

NAM/OBEGINSKI, AARON.DOB [REDACTED] SEX/M

NAME:OBEGINSKI, AARON LEIGH

ADDR:150 CLEBURNE PKWY APT 7311

HIRAM GA 30141

LIC [REDACTED] ADAP:N

SEX: [REDACTED] HGT:510 WGT:218 EYE:BLU

CLASS: C ISSUE DT:11/24/2007 EXPIRE DT:12/17/2012

TYPE:REGULAR SURR DT:01/14/2009

RESTRICTION:A/NONE

ENDORSEMENT:NONE

COMMERCIAL STATUS:NOT LICENSED

NON-COMMERCIAL STATUS:VALID

PERMIT STATUS:NONE

ACTIVE SUSPENSIONS:NONE

END OF NAM/DOB/SEX/ INQUIRY

APPENDIX B

36

08/20/09
09:32

Newton County District Attorney's Office
CALL DETAIL REPORT

1095

Page: 4

(Testified@ trial - *)

UNIT HISTORY ~~⑧~~ Reported from 5 different Units

Unit	Time/Date	Code	
957	16:19:14 02/14/09	ENRT	ROBERTS, M.E.
957	16:34:43 02/14/09	CMPL	
957	17:48:46 02/14/09	ENRT	DURAND, AS ⑧
957	17:56:26 02/14/09	8	
963	15:46:14 02/14/09	ARRV	LEAD INVESTIGATOR
963	18:02:21 02/14/09	VHIN	HEGWOOD, CHRISTOPHER MARK *
963	18:02:24 02/14/09	STIN	MILLER, AN. & MOORE, E
963	20:21:08 02/14/09	CMPL	
964	16:34:50 02/14/09	ARRV	MILLER, AN.
964	18:21:53 02/14/09	DLIN	TYRONE OLIVER
964	18:21:55 02/14/09	STIN	
964	20:21:08 02/14/09	CMPL	DURAND, AS
977	14:37:20 02/14/09	ENRT	
977	14:49:24 02/14/09	ARRV	BRIIT, S. *
977	15:07:10 02/14/09	VHIN	
977	15:07:12 02/14/09	STIN	DURAND, AS
977	16:14:43 02/14/09	CMPL	
980	14:53:36 02/14/09	ARRV	McMICHAEL, Char. & DURAND, AS.
980	16:39:49 02/14/09	OFFD	
989	14:35:15 02/14/09	ENRT	
989	14:45:43 02/14/09	DLIN	
989	14:45:46 02/14/09	STIN	
989	14:45:57 02/14/09	DLIN	
989	14:45:59 02/14/09	STIN	
989	14:48:35 02/14/09	DLIN	
989	14:48:37 02/14/09	STIN	
989	14:49:08 02/14/09	ARRV	
989	14:49:09 02/14/09	DLIN	
989	14:49:13 02/14/09	STIN	
989	15:07:51 02/14/09	DLIN	
989	15:07:54 02/14/09	STIN	
989	16:35:58 02/14/09	95	
989	16:36:05 02/14/09	ENRT	
989	16:57:44 02/14/09	ARRV	
989	17:09:19 02/14/09	CMPL	
989	17:09:39 02/14/09	CMPL	

RESPONDING OFFICERS BRICKLE, S. NO UNIT HISTORY (OFFICER?)

Unit	Officer	ARRIVED ON SCENE	FIRST 911 CALL	SECOND 911 CALL
957	Roberts, M E	?	- 2:31 P.M	2:52 2:48:58 P.M
963	Hegwood, Mark	3:46 P.M.		
964	Oliver, T.	4:34 P.M.		
977	Britt, S.	2:49 P.M. + 24 sec.		
980	McMichael, Char	2:53 P.M.		
989	Pollard, M	2:49 P.M. + 9 sec.		
763, 964	MILLER, AN.	?		
796, 977, 980, 989	DURAND, AS.	?	2:53 W/MCMICHAEL	
63, 989	MOORE, E.	?	3:46	
?	Brickle, S.	?		

Newton County Sheriff's Office Warrantless Arrest Booking Affidavit

NOTE: The arresting or transporting officer must have this form completed before leaving the facility.

Case Number 2009-07230Agency ORI GA1070000Last name obegin斯基First AaronMiddle Leigh

Telephone #

Address 1612 Ricky Plains RdCity ConwayState SC ZIP 29014Race WSex M

Hair

Eyes

Hgt

Wgt

DOB 12/17/59

SSN

Charges:	Warrant #	T.B.I.	Bond Amount	Agency
<u>Aggravated Child Molestation</u>		✓		<u>NE50</u>

Holds For (Agency):

Arresting officer Pollard Date 02/14/09 Time 16:20 Badge# 585 Agency NE50Details of arrest (Please fill out for Judge/first appearance) Note: If warrant is attached, narrative is not required
Subject was found in Bed with his 7 year old child, who was also naked from the waist down.Refused to give any personal info (Name, DOB, SSN#)

Pursuant to O.C.G.A. 17-4-62 with an arrest without a warrant the person arresting shall, without delay, convey the offender before the most convenient judicial officer authorized to receive an affidavit and issue a warrant.

Appeals District Court Appeal - 1st Cir. Court

Complaint = 5 hours a day late for work

Q - How many people have you assigned to the investigation?
Q - Is it policy? A - Due officers have operations manual(s).
(Q - General) Is it policy to have individuals evaluate before release from 150.
Q - They bring work here, where assigned, what are your duties? What
they remember of the incident, what they most about the investigation
despite having been interviewed. Have they ever been interviewed
Q - Identity & contacts & copy & L may & information & relationship

Medical Staff Training

Dr. Foster filled in and attached a copy of Army and Navy Department Exhibit
which was exhibited in Court Block D (Q. 211) on (19th)

G. Finally, State must present less narrow interpretation of Ex parte Bolling,
allowing for racial prisoners in state & separate, but equal, state prisons.

Agreement for the Supply of Coopers

5. *Streptomyces* 100

High Country

44

~~Debt to T. Morris, Esq., for legal expenses, £100.00~~
~~Debt to Mr. W. B. Alexander, Esq., for legal expenses £100.00~~

Platynotar. V. P. 12.20

52 R.F.D. 374 (ED. 14670) on information law

~~100% of the time~~ ~~the~~ ~~characteristics~~ ~~of~~ ~~the~~ ~~area~~ ~~must~~ ~~be~~ ~~considered~~ ~~in~~ ~~the~~ ~~selection~~ ~~of~~ ~~the~~ ~~sample~~ ~~size~~ ~~in~~ ~~the~~ ~~area~~ ~~in~~ ~~order~~ ~~to~~ ~~get~~ ~~the~~ ~~best~~ ~~estimate~~ ~~possible~~ ~~in~~ ~~the~~ ~~area~~

in Section 26(1)(b) of the Act, which is the same as the 26(b)(1) of the Act.

— *Experimental evidence of the relationship between Taylor's Law and the relationship between the mean and variance of the number of individuals per unit area in a population* (1977)

~~Has r. v. V. (1992) 190 F.3d 1279 (11th Cir. 1999) to assess Injunctive Relief~~

Galloway Detalle 219 F. 38736 (70) (2003) discussion of the Dunes

Merriweather v. Enright, 879 F.2d 1037 (1st Cir. 1989) discusses negligent supervision. Dimaggio
Skellon v. Pritioner, 962 F.2d 1076 (6th Cir. 1991).

Freudefeldia clavigera (P. B.) A. Nels. (1911) 2000ft
West V. Picea Hill 41845. 530 (1911)

South v. Colorado, 418 U.S. 321 (1974) \rightarrow Due process
South v. Connor, 515 U.S. 473 (1995) \rightarrow Title suit 130

BILL OF COST

AGGREGATE

No. B09D103

Issuing Warrant

Arrest

Keeping Prisoner

Trial

Issuing Subpoenas

Sub Witnesses each

Ex Witnesses each

Attendance

Taking Preliminary Bond

Taking Appearance Bond

Commitment

Total

Magistrate

(L.S.)

(L.S.)

(L.S.)

(L.S.)

(L.S.)

CRIMINAL WARRANT

THE STATE

VS.

Aaron Leigh Obeginski

Residence 1612 Rocky Plains Road
Covington Ga. 30016

WITNESSES

Name

Name

\$ _____ Bond

CHARGED WITH

(Felony) Aggravated Child Molestation 16-
(Misdemeanor)Prosecutor Inv. Mark HegwoodResidence Newton County Sheriff's OfficePhone 678-625-1400

Warrant executed on the _____ day of

at _____ o'clock _____ M., By _____

DOB - 12/17/1959 DATE 11/04/09 CLERK MAVS
SSN - 385-76-1933 PAGE # _____
RECD IN MGR _____

09 FEB 18 PM 2:07

NEWTON COUNTY, GEORGIA
CLERK'S OFFICE

Residence	Name	Residence	Physical Description	
<u>E. Balles</u>	<u>2/1/09</u>	<u>2/1/09</u>	<u>White</u>	
Race	Age	Sex	Height	Weight
White	49	male	5'10	230

PROCESSED

EXAMINATION

After having fully advised the defendant of the accusation against him, his right to have a committal hearing, his right to be represented by an attorney (and his right to sign a waiver of said committal hearing) (and defendant having elected to sign a waiver of committal hearing), it is ordered that the defendant give bond in the amount of \$ _____ for his appearance before the _____ Court located at _____ on the _____ day of _____, 20____ at ____ M. Given under my hand and seal.

This _____ day of _____, 20_____

Judge

Physical Description

APPENDIX D

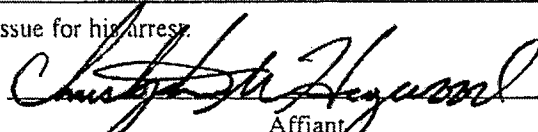
STATE WARRANT AND MITTINUS

Georgia, Newton County

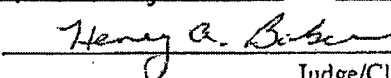
AFFIDAVIT

Personally came Inv. Mark Hegwood, who on oath says that, to the best of his knowledge and belief, Aaron Leigh Obeginski did, in the County aforesaid, commit the offense of, TO-WIT Aggravated Child Molestation 16-6-4 in said County, between the hours of 10:00 A.M. and 2:00 P.M., on the 14 Feb 2009. The place of occurrence of said offense being 1612 Rocky Plains Road Covington Ga. 30016 and against Laws of Georgia. Said offense being described as: With the intent to arouse or satisfy his sexual desires, Aaron Leigh Obeginski committed the act of sodomy with his 7 year old daughter.

and thus deponent makes this affidavit that a warrant may issue for his arrest.


Affiant

Sworn to and subscribed before me this 17th day of February, 2009


Henry A. Baker

Judge/Clerk, Magistrate Court

Georgia, Newton County

WARRANT

To any Sheriff or his deputy, Coroner, Constable, or Marshall of said state, GREETING: For sufficient causes made known to me in the above affidavit and from other oral testimony given under oath, you are hereby commanded to arrest Aaron Leigh Obeginski the defendant named in the foregoing affidavit charged by the prosecutor therein with the offense against the laws of this State as enunciated in said affidavit and bring him before me or some other Judicial Officer of this State to be dealt with as the law directs.

Herein fail not. This _____, 20_____.

Judge

Magistrate

Georgia, Newton County

ORDER

After hearing the evidence in the above case it is ordered that said defendant be bound in a bond of _____ Dollars for his appearance on the first day at the next term or session next after this day of the _____ Court of _____ to be held in and for said County to answer the charge of _____

In default thereof that he be committed to the common jail of said County, there to be safely kept until thence delivered by due course of law.

Given under my hand and seal this _____ day of _____, 20_____.

Judge

Magistrate

SOCIAL JUSTICE

A LAW THAT RECTIFIES INJUSTICE

~~IN PRISON, DEAN THOMAS BECAME A~~ different man. He was correctly diagnosed for his mental illness and began treatment and medications. He stopped using drugs. He participated in programs meant to increase compassion, earning the nickname

~~"the Birdman" for rescuing birds caught in the prison's barbed-wire fence. In 2020, after he served 18 years in prison for first-degree residential burglary—and with 50 years to life remaining on his sentence—he was released.~~

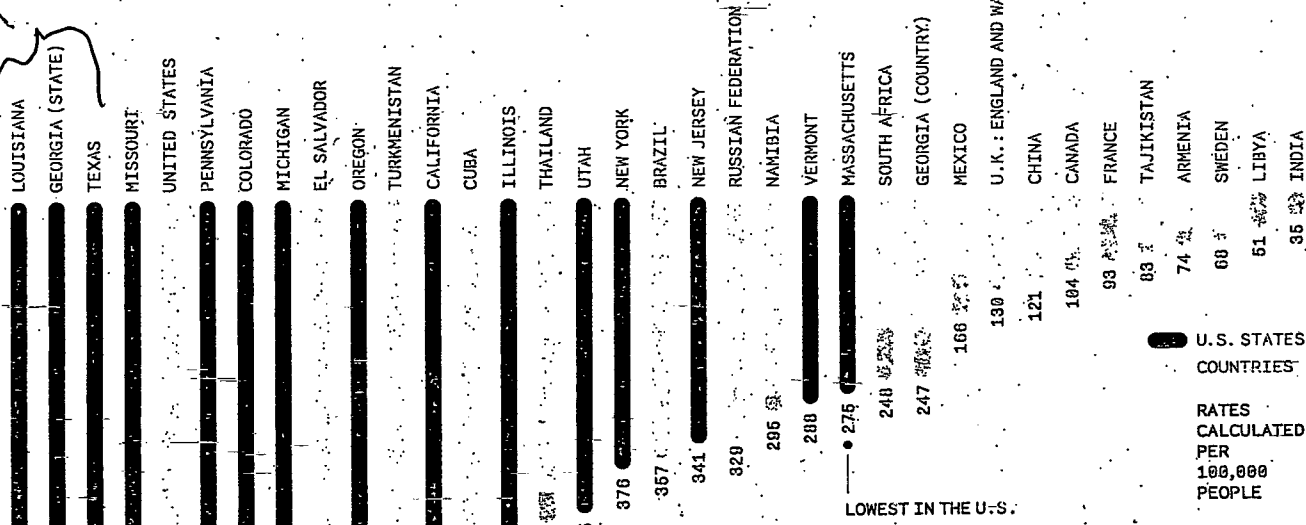
~~He wasn't up for parole; he got that second chance thanks to a law called Prosecutor-Initiated Resentencing. Spearheaded by former prosecutor Hillary Blout and passed in California in 2018, the law rectifies too-harsh prison sentences by giving prosecutors—those who charge and convict—the power to ask the court to resentence and release someone. It's not just a reform movement; it's part of~~

~~the job, she says. "If [a prosecutor] sought a sentence at a certain time, they have to ensure that sentence is still just years later."~~

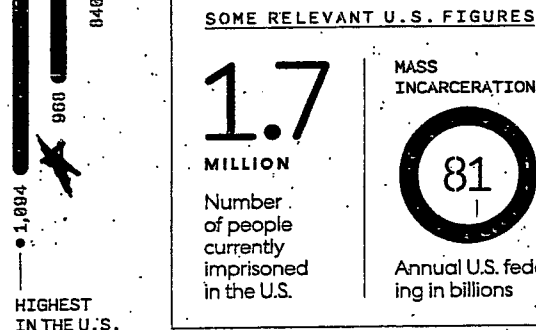
~~Blout's nonprofit, For the People, works with prosecutors to identify those who have been incarcerated for about 10 years and who have shown a change, such as getting sober or seeking anger-management help. Thomas is one of more than 100 people released under the law in California. For the People is now working with other states; Oregon and Illinois have passed their own versions. "We're hoping this is something that will become part of the fabric of the way that the justice system operates," Blout says.~~ —Kristin Toussaint

INCARCERATION RATES FROM AROUND THE WORLD

The U.S. imprisons more people than any other country.



U.S. STATES
COUNTRIES
RATES
CALCULATED
PER
100,000
PEOPLE



MORE ON CALIFORNIA

100K

Dollars spent per year to house a person in prison

26K

Number For the People estimates could be safely released from prison

41

Percentage of Californians currently incarcerated who were under age 26 at the time of their offense

WOOD: How about that?

OBEGINSKI: M.

WOOD: What's that?

OBEGINSKI: K. I. P.

WOOD: Okay. So it looks like you were making letters when I was gone. Yeah? Do you like to make letters?

OBEGINSKI: Yes.

WOOD: Okay. Well, you know what, Lexie, I just have a few more questions and we're done. Okay? Lexie, did your daddy ever do something to hurt you?

OBEGINSKI: No.

WOOD: No. Okay. Well, what are you gonna do for the rest of the day, Lexie?

OBEGINSKI: Well right now the police are helping him.

WOOD: Hmm?

OBEGINSKI: Right now the police are helping him.

WOOD: Oh, right now the police are helping him.

OBEGINSKI: (Inaudible)

WOOD: Hmm?

OBEGINSKI: The police are helping him not drink with me.

WOOD: Oh, the police are helping him to drink with you. Oh, okay. Thank you for helping me to understand that. What did you make with the paper?

OBEGINSKI: Hmm?

WOOD: What did you make with the paper?

OBEGINSKI: Huh?

WOOD: It seems like you made something with the paper. Did you make something?
Are you able to look through it?

OBEGINSKI: Huh?

WOOD: Are you able to look through your paper?

OBEGINSKI: Yeah.

WOOD: Yeah. Okay. Well, we're all done, Lexie. You're gonna get a checkup now,
but do you want to see your mommy?

OBEGINSKI: Mm-mm.

WOOD: No. Do you want to go ahead and get your checkup?

OBEGINSKI: (Inaudible)

WOOD: Okay. We're all done. We're going to go get your checkup. Are you ready?
Thank you for meeting with me today. We're going out this way.

-INTERVIEW ENDS-