

# APPENDIX A

U.S. Dist. FINAL REPORT AND RECOMMENDATION

U.S. MAGISTRATE JUDGE DOCUMENT 32

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

WILLIAM A. FREEMAN,  
#1080932,  
Plaintiff,

v.

REGINALD SCANDRETT, et al.,  
Defendants.

CIVIL ACTION NO.  
1:21-CV-3397-LMM-RDC

**FINAL REPORT AND RECOMMENDATION**

I **RECOMMEND** that this civil action be **DISMISSED WITHOUT PREJUDICE** pursuant to Local Civil Rule 41.3(A)(2) because William A. Freeman has failed to comply with (or otherwise respond to) a court order directing him to file an amended complaint by January 17, 2023. *See* [Doc. 31].

I **DIRECT** the Clerk to terminate the referral of this civil action to me.

**SO REPORTED AND RECOMMENDED**, this 30th day of January, 2023.



REGINA D. CANNON

UNITED STATES MAGISTRATE JUDGE

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

WILLIAM A. FREEMAN,  
#1080932,  
Plaintiff,

v.

REGINALD SCANDRETT, et al.,  
Defendants.

CIVIL ACTION NO.  
1:21-CV-3397-LMM-RDC

**ORDER FOR SERVICE OF  
REPORT AND RECOMMENDATION**


The Report and Recommendation of the undersigned United States Magistrate Judge made in accordance with 28 U.S.C. § 636(b)(1), FED. R. CIV. P. 72(b), LR72.1(B) & (D), NDGa., and Standing Order 18-01 (N.D. Ga. Feb. 12, 2018), has been filed. The Clerk is **DIRECTED** to serve upon counsel for the parties and directly upon any unrepresented parties a copy of the Report and Recommendation and a copy of this Order.

Pursuant to 28 U.S.C. § 636(b)(1), each party may file written objections, if any, to the Report and Recommendation within **FOURTEEN DAYS** of service of this Order. Should objections be filed, they shall specify with particularity the alleged error(s) made (including reference by page number to any transcripts, if applicable) and shall be served upon the opposing party. The party filing objections

will be responsible for obtaining and filing the transcript of any evidentiary hearing for review by the United States District Judge assigned to this matter. If no objections are filed, the Report and Recommendation may be adopted as the opinion and order of the District Court, and on appeal, the Court of Appeals will deem waived any challenge to factual and legal findings to which there was no objection, subject to interests-of-justice plain error review. *See* 11th Cir. R. 3-1.

The Clerk is **DIRECTED** to submit the Report and Recommendation with objections, if any, to the district judge after expiration of the above time period.

**SO ORDERED AND DIRECTED**, this 30th day of January, 2023.

  
\_\_\_\_\_  
REGINA D. CANNON  
UNITED STATES MAGISTRATE JUDGE

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

WILLIAM A. FREEMAN,	:	PRISONER HABEAS CORPUS
Petitioner,	:	28 U.S.C. § 2254
	:	
v.	:	
	:	
WARDEN,	:	CIVIL ACTION NO.
Respondent.	:	1:24-CV-04392-LMM-RDC

**ORDER AND FINAL REPORT AND RECOMMENDATION**

Petitioner William A. Freeman, confined at Coffee County Correctional Facility in Nicholls, Georgia, filed a document docketed by the Clerk as a petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254 challenging his conviction in the Superior Court of Henry County. (Doc. 1.) Petitioner did not pay the \$5.00 filing fee required for habeas actions or submit an application for leave to proceed in forma pauperis, but the Court will **GRANT** leave to proceed in forma pauperis for the purpose of dismissal only.

This matter is before the Court for a preliminary review of the petition pursuant to Rule 4 of the Rules Governing Section 2254 Cases. Summary dismissal of a habeas petition under Rule 4 is proper when the petition and the attached exhibits plainly reveal that relief is not warranted. *See McFarland v. Scott*, 512 U.S. 849, 856 (1994) (stating that Rule 4 dismissal is appropriate when petition “appears legally insufficient on its face”); *Paez v. Sec’y, Fla. Dep’t of Corr.*, 947 F.3d

649, 654 (11th Cir. 2020) (holding that Rule 4 authorizes dismissal for procedural defects such as untimeliness).

For the reasons stated below, it is **RECOMMENDED** that this action be **DISMISSED without prejudice** for failure to exhaust state remedies.

## I. DISCUSSION

Before a federal court may grant a § 2254 petition, a state prisoner seeking federal habeas relief must first exhaust his state court remedies or show that a state corrective process is unavailable or ineffective to protect his rights. 28 U.S.C. § 2254(b)(1). To exhaust, the petitioner must present his claims, on direct appeal or collateral review, to the highest state court according to that state's appellate procedure. *Mason v. Allen*, 605 F.3d 1114, 1119 (11th Cir. 2010). If the petitioner has not exhausted all of his claims in state court, the federal court must, except in limited circumstances, dismiss the petition without prejudice. *Lugo v. Sec'y, Fla. Dep't of Corr.*, 750 F.3d 1198, 1214 (11th Cir. 2014).

A court may sua sponte dismiss a petition for failure to exhaust. *See Paez v. Sec'y, Fla. Dep't of Corr.*, 947 F.3d 649, 654 (11th Cir. 2020) (explaining that "[b]oth a procedural bar and a merits-based deficiency could lead a district court to conclude that the petitioner is not entitled to relief," thereby leading to summary dismissal under Rule 4 (internal quotation marks omitted)); *Esslinger v. Davis*, 44 F.3d 1515, 1524 (11th Cir. 1995) (explaining that "the district court may invoke the

bar” of failure to exhaust state remedies “*sua sponte* where, notwithstanding the state’s waiver, requiring the petitioner to return to state court to exhaust his claims serves an important federal interest”); *see also Allen v. Zavaras*, 568 F.3d 1197, 1202–03 (10th Cir. 2009) (affirming sua sponte dismissal of § 2254 petition for failure to exhaust); *Magouirk v. Phillips*, 144 F.3d 348, 357 (5th Cir. 1998) (observing that “there is no doubt that a federal court may raise sua sponte a petitioner’s failure to exhaust state law remedies and apply that doctrine to bar federal litigation of petitioner’s claims until exhaustion is complete”).

Petitioner provides very little information about his case in his letter. (*See* Doc. 1.) However, a review of the docket for Petitioner’s case in the Superior Court of Henry County shows that on July 19, 2023, Petitioner was convicted of four counts of child molestation, and proceedings in that court are ongoing, as a hearing for a motion for new trial is scheduled for October 9, 2024. *State v. Freeman*, No. SUCR2022000651, Henry Cnty. Ct. Docket Search, <https://micropact.co.henry.ga.us/SuperiorCMWS/CaseView.aspx?newsrch=1> (last visited Sept. 30, 2024). Given that the time to file a direct appeal has yet to even commence, *see* O.C.G.A. § 5-6-38(a) (providing that the time for filing a notice of appeal does not expire until the later of entry of judgment or the denial of a motion for new trial), Petitioner has not exhausted his state remedies as required by § 2254(b)(1), and this action is subject to dismissal.

## II. CERTIFICATE OF APPEALABILITY

Pursuant to Rule 11 of the Rules Governing Section 2254 Cases, “[t]he district court must issue or deny a certificate of appealability when it enters a final order adverse to the applicant. . . . If the court issues a certificate, the court must state the specific issue or issues that satisfy the showing required by 28 U.S.C. § 2253(c)(2).” Section 2253(c)(2) states that a certificate of appealability may issue “only if the applicant has made a substantial showing of the denial of a constitutional right.” A substantial showing of the denial of a constitutional right “includes showing that reasonable jurists could debate whether (or, for that matter, agree that) the petition should have been resolved in a different manner or that the issues presented were adequate to deserve encouragement to proceed further.” *Slack v. McDaniel*, 529 U.S. 473, 484 (2000) (internal quotation marks omitted).

When the district court denies a habeas petition on procedural grounds without reaching the prisoner’s underlying constitutional claim . . . a certificate of appealability should issue only when the prisoner shows both that jurists of reason would find it debatable whether the petition states a valid claim of the denial of a constitutional right *and* that jurists of reason would find it debatable whether the district court was correct in its procedural ruling.

*Jimenez v. Quarterman*, 555 U.S. 113, 118 n.3 (2009) (citing *Slack*, 529 U.S. at 484) (internal quotation marks omitted).



It is **RECOMMENDED** that a certificate of appealability be **DENIED** because resolution of the issues presented is not debatable. If the District Judge adopts this recommendation and denies a certificate of appealability, Petitioner is advised that he "may not appeal the denial but may seek a certificate from the court of appeals under Federal Rule of Appellate Procedure 22." 28 U.S.C. foll. § 2254, Rule 11(a).

### III. CONCLUSION

For the reasons stated above, it is **ORDERED** that Petitioner be **GRANTED** leave to proceed in forma pauperis for the purpose of dismissal only, and it is **RECOMMENDED** that this action be **DISMISSED without prejudice** for failure to exhaust state remedies.

The Clerk is **DIRECTED** to terminate the referral to the undersigned.

**IT IS SO ORDERED AND RECOMMENDED**, this 1st day of October, 2024.



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REGINA D. CANNON  
UNITED STATES MAGISTRATE JUDGE

## APPENDIX B

SUPERIOR COURT OF HENRY COUNTY, STATE OF GEORGIA

ORDER APPOINTING COUNSEL

EXHIBIT KK

FILED IN OFFICE  
HENRY COUNTY  
SUPERIOR COURT

IN THE SUPERIOR COURT OF HENRY COUNTY

JUL 21 2023

STATE OF GEORGIA

  
CLERK OF SUPERIOR COURT

STATE OF GEORGIA,

v.

WILLIAM FREEMAN


DEFENDANT

CASE NO. 2022-SU-CR-00651-HV

ORDER APPOINTING COUNSEL

The Defendant came before the Court for a bench trial on July 19, 2023. At the conclusion of the bench trial, where the Defendant represented himself, he was found guilty and thereafter sentenced. Although the Defendant has been steadfast in his desire to be a self represented litigant, the Court finds it appropriate to appoint appellate counsel in order to protect the appellate rights of the Defendant. Therefore, the Court is appointing the Public Defender's office to represent the Defendant for this first level of appeal and/or motion for new trial. Given the duration of time that the defendant has been incarcerated he is per se indigent and entitled to all rights and privileges that assign from indigency.

SO ORDERED, this 21 day of July, 2023

  
HONORABLE HOLLY W. VEAL  
SUPERIOR COURT, HENRY COUNTY

IN THE SUPERIOR COURT OF HENRY COUNTY, STATE OF GEORGIA

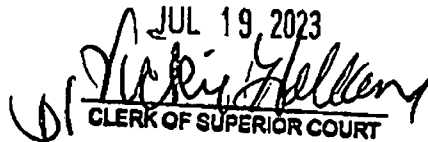
STATE OF GEORGIA versus

WILLIAM FREEMAN

CRIMINAL ACTION #:

2022SUCR651HV

July Term of 2023

Clerk to complete if  
incomplete:OTN(s): 88425173782DOB: 9/11/1977Ga. ID#: 5051072XFILED IN OPEN COURT  
SUPERIOR COURT  
HENRY COUNTY, GAJUL 19, 2023  
  
CLERK OF SUPERIOR COURTFinal Disposition:  
**FELONY with PROBATION**First Offender/Conditional Discharge  
entered under:

PLEA:

VERDICT:

☐ O.C.G.A. § 42-8-60 ☐ O.C.G.A. § 16-13-2☐ Negotiated ☐ Non-negotiated☐ Jury ☒ Non-jury☐ Repeat Offender as imposed below☐ Repeat Offender waived

The Court enters the following judgment:

Count	Charge (as indicted or accused)	Disposition (Guilty, Not Guilty, Guilty-Afford, Guilty- Lesser Incl, Nolo, Nol Pros, Dead Docket)	Sentence	Fine	Concurrent/ Consecutive, Merged, Suspended
1	CHILD MOLESTATION	GUILTY	20 YEARS TO SERVE		
2	CHILD MOLESTATION	GUILTY	20 YEARS TO SERVE		CONS TO CT1
3	CHILD MOLESTATION	GUILTY	20 YEARS TO SERVE		CONS TO CT2 & CT1
4	CHILD MOLESTATION	GUILTY	20 YEARS WITH 1 YEAR TO SERVE		CONS TO CT3, CT2 & CT1

The Defendant is adjudged guilty or sentenced under First Offender/Conditional Discharge for the above-stated offense(s); the Court sentences the Defendant to confinement in such institution as the Commissioner of the State Department of Corrections may direct, with the period of confinement to be computed as provided by law.

**Sentence Summary:** The Defendant is sentenced for a total of 80 YEARS, ☒ with the first 61 YEARS to be served in confinement and the remainder to be served on probation; or ☐ to be served on probation.

The Defendant is to receive credit for time served in custody: ☐ from \_\_\_\_; or ☒ as determined by the custodian.

☐ 1. The above sentence may be served on probation provided the Defendant shall comply with the Conditions of Probation imposed by the Court as part of this sentence.

☒ 2. Upon service of 61 YEARS, the remainder of the sentence may be served on probation; PROVIDED, that the Defendant shall comply with the Conditions of Probation imposed by the Court as part of this sentence.

☒ 3. The Court sentences the Defendant as a recidivist under O.C.G.A.:

☒ § 17-10-7(a); ☐ § 17-10-7(c); ☐ § 16-7-1(b); ☐ § 16-8-14(b); or ☐ § \_\_\_\_.

### GENERAL CONDITIONS OF PROBATION

The Defendant is subject to arrest for any violation of probation. If probation is revoked, the Court may order incarceration. The Defendant shall comply with the following General Conditions of Probation: 1) Do not violate the criminal laws of any governmental unit and be of general good behavior. 2) Avoid injurious and vicious habits. 3) Avoid persons or places of disreputable or harmful character. 4) Report to the Probation Officer as directed and permit the Probation Officer to visit you at home or elsewhere. 5) Work faithfully at suitable employment insofar as may be possible. 6) Do not change your place of abode, move outside the jurisdiction of the Court, or leave Georgia without permission of the Probation Officer. If permitted to move or travel to another state, you agree to waive extradition from any jurisdiction where you may be found and not contest any effort by any jurisdiction to return you to this State. 7) Support your legal dependents to the best of your ability. 8) When directed, in the discretion of the Probation Officer: (a) submit to evaluations and testing relating to rehabilitation and participate in and successfully complete rehabilitative programming; (b) wear a device capable of tracking location by means including electronic surveillance or global positioning satellite systems; (c) complete a residential or nonresidential program for substance abuse or mental health treatment; and/or (d) agree to the imposition of graduated sanctions as defined by law. 9) Make restitution as ordered by the Court.

**FINE SURCHARGES or ADD-ONS:** The Court assesses all fine surcharges or add-ons as required by the laws of the State of Georgia and as are applicable to offense(s) for which the Defendant has been convicted.

- 1) The Court orders that: ☒ the Defendant shall pay the probation supervision fee as required by law; or ☐ the probation supervision fee is waived.
- 2) If counsel was provided under the Georgia Indigent Defense Act: ☐ the Defendant shall pay the \$50 Public Defender Application Fee; or ☐ the Public Defender Application Fee is waived.
- 3) If counsel was provided at public expense: ☐ the Defendant shall pay attorney's fees of \$\_\_\_\_\_ to **HENRY** County; or ☐ attorney's fees are waived.
- 4) The Defendant shall pay the Crime Lab Fee as required by law.

### SPECIAL CONDITIONS OF PROBATION

The Defendant is advised that violation of any Special Condition of Probation may subject the Defendant to a revocation of probation and the Court may require the Defendant to serve up to the balance of the sentence in confinement. The Defendant shall comply with all Special Conditions of Probation: ☒ as designated on the attached Inventory of Special Conditions of Probation; or ☐ as follows: *(import conditions to be imposed from Inventory of Special Conditions of Probation)*.

### FIRST OFFENDER OR CONDITIONAL DISCHARGE

(If designated by the Court)

The Defendant consenting hereto, it is the judgment of the Court that no judgment of guilt be imposed at this time but that further proceedings are deferred and the Defendant is hereby sentenced to confinement at such institution as the Commissioner of the State Department of Corrections or the Court may direct, with the period of confinement to be computed as provided by law.

State of Georgia v. **William Freeman**

Criminal Action # **2022SUCR651HV**

SC-6.2 Final Disposition Felony Sentence With Probation

Page 2 of 4

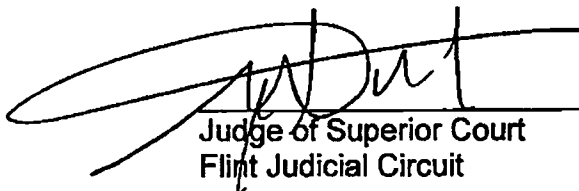
Upon violation of the terms of probation, upon conviction for another crime during the period of probation, or upon the Court's determination that the Defendant is or was not eligible for sentencing under the First Offender Act or for Conditional Discharge, the Court may enter an adjudication of guilt and proceed to sentence the Defendant to the maximum sentence as provided by law.

Upon fulfillment of the terms of this sentence, or upon release of the Defendant by the Court prior to the termination of this sentence, the Defendant shall stand discharged of said offense without court adjudication of guilt and shall be completely exonerated of guilt of said offense charged.

*For Court's Use:* THIS BLOCK AREA WILL EXPAND AS INFORMATION IS TYPED. PLEASE NOTE THAT SPECIAL SENTENCING CONDITIONS SHOULD BE ENTERED ON PAGE 2 IN THE SECTION TITLED AS 'SPECIAL CONDITIONS OF PROBATION' AND SHOULD NOT BE LISTED IN THIS SECTION.

The Hon. PRO SE' - WILLIAM FREEMAN, Attorney at Law, represented the Defendant by: ☐ employment; or ☐ appointment.

**SO ORDERED** this 19<sup>TH</sup> day of July, 2023.



Judge of Superior Court  
Flint Judicial Circuit

Holly W. Veal

**FIREARMS** – If you are convicted of a crime punishable by imprisonment for a term exceeding one year, or of a misdemeanor crime of domestic violence where you are or were a spouse, intimate partner, parent, or guardian of the victim, or are or were involved in another similar relationship with the victim, it is unlawful for you to possess or purchase a firearm including a rifle, pistol, or revolver, or ammunition, pursuant to federal law under 18 U.S.C. § 922(g)(9) and/or applicable state law.

**Acknowledgment:** I have read the terms of this sentence or had them read and explained to me. If all or any part of this sentence is probated I certify that I understand the meaning of the order of probation and the conditions of probation. I understand that violation of a special condition of probation could result in revocation of all time remaining on the period of probation.

Refused to sign  
Defendant

Capt. C. Head 5959

# **ADDENDUM TO SENTENCE SHEET REFLECTING SURCHARGES, ADD-ONS, AND FEES REQUIRED BY LAW**

	COUNT	COUNT	COUNT	COUNT	COUNT	COUNT
COURT COST .....						
FINE .....						
POPIDF-A FUND (10% TO MAX) .....	\$0.00	0.00	0.00	0.00	0.00	0.00
POPIDF-B FUND (10%) .....	\$0.00	0.00	0.00	0.00	0.00	0.00
JAIL FEE (10%) .....	\$0.00	0.00	0.00	0.00	0.00	0.00
DUI SURCHARGE (10%/\$26 MAX) .....						
DATE SURCHARGE (50%) .....						
CRIME VICTIM ASSISTANCE (5%) .....	\$0.00	0.00	0.00	0.00	0.00	0.00
LAW LIBRARY .....	\$0.00					
BSIT FUND (10%) DUI'S ONLY .....						
DETF (5%) .....						
TOTAL COURT COSTS AND FINES .....	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
PLUS CRIME LAB FEE .....						
TOTAL TO CLERK OF COURT .....						

and a **PROBATION FEE** of                      and **\$9.00 G.C.V.E.F.** per month.

## INVENTORY OF SPECIAL CONDITIONS OF PROBATION

These conditions are hereby incorporated into the Defendant's sentence by reference. The Defendant is advised that violation of any Special Condition of Probation may subject the Defendant to a revocation of the balance of the period of probation and the Defendant may be required to serve up to the balance of the sentence in confinement. *(Judge to designate conditions to be applied.)*

1. \_\_\_ The Court finds that the Defendant shall pay restitution in the amount of \$\_\_\_\_\_ through the Community Supervision Office for the benefit of the victim(s) \_\_\_\_\_, at a rate to be approved by the Court or the Community Supervision Officer.
2. \_\_\_ The Defendant shall report to the Community Supervision Office at \_\_\_\_\_, Georgia by no later than \_\_\_\_\_.
3. \_\_\_ The Defendant shall perform \_\_\_\_\_ hours of community service at the direction of the Community Supervision Officer, to be completed within \_\_\_\_\_ days of this date, with transportation to be provided by the Defendant. \* 8 hours per week to begin \_\_\_\_ days from this sentence. \*
4. \_\_\_ The Defendant is sentenced under the provisions of the Probation Management Act Sentencing Options System with a: ☐ sanction cap of Probation Detention Center or Regional Substance Abuse Treatment Facility; or ☐ Court-designated sanction cap of \_\_\_\_\_.
5. \_\_\_ Accountability Court referral. The Defendant shall enter and complete the \_\_\_\_\_ Accountability Court and comply with all terms and conditions of that program.
6. \_\_\_ Reserved.
7. \_\_\_ Detention Center, Diversion Center, or Boot Camp. The Defendant shall serve \_\_\_\_\_ days in a: ☐ Detention Center ☐ County Diversion Center  
☐ Boot Camp or ☐ \_\_\_\_\_. The Defendant shall be subject to the rules and regulations of the facility.  
☐ The Defendant is sentenced to \_\_\_\_\_ in confinement, with that time suspended upon acceptance into the facility.  
☐ Time spent in confinement awaiting acceptance into the facility shall be credited toward the time to be served at the facility.  
☐ The Defendant may be at liberty until the date of acceptance into the facility.



8.        **Regional Substance Abuse Treatment (RSAT) Facility.** The Defendant shall enter and complete a Regional Substance Abuse Treatment Program.  
☐ The Defendant is sentenced to \_\_\_\_\_ in confinement, with that time suspended upon acceptance into the facility.
9.        **Day Reporting Center.** The Defendant shall be assigned to a Day Reporting Center and shall be subject to all the rules and regulations of the facility.  
☐ The Defendant is sentenced to \_\_\_\_\_ in confinement, with that time suspended upon acceptance into the facility.
10. ☒ **Fourth Amendment waiver.** The Defendant shall submit to a search of person, residence, papers, vehicle, and/or effects at any time of day or night without a search warrant, whenever requested to do so by a Community Supervision Officer or other law enforcement officer upon reasonable cause to believe that the Defendant is in violation of probation or otherwise acting in violation of the law, and the Defendant shall specifically consent to the use of anything seized as evidence in any judicial proceedings or trial.
11. ☒ **Specimen; admissibility.** The Defendant shall produce from time to time upon oral or written request by a Community Supervision Officer, a law enforcement officer, or official of a Georgia Department of Human Services-approved substance abuse or mental health provider personnel a breath, saliva, urine and/or blood specimen for analysis for the presence of drugs including alcohol. ☒ The Defendant shall waive evidentiary foundation for admissibility of the laboratory results.
12. ☒ **Limited or no contact.** The Defendant shall: ☐ stay \_\_\_\_\_ yards away from [pcc01,02] ☐ have no violent contact with ☒ have no contact of any kind, in person, or by telephone [pcc04,05] mail, or otherwise, with Anita Fair Brown ☐ or with his/her family members ☐ and the Defendant shall not enter the premises of \_\_\_\_\_.
13.        **Harassment, threats.** The Defendant shall not harass, threaten, intimidate, physically or [pcc01,02] verbally abuse, or harm the following person(s): \_\_\_\_\_.
14.        **Family Violence Intervention Program (FVIP).** The Defendant has been convicted of a crime involving family violence and is required to participate in a Family Violence Intervention Program certified by the State.
15.        **Records release.** The Defendant shall provide a release which allows the Community Supervision Office to have access to all medical, clinical, treatment, attendance or work records, and for driving and criminal history.

16.      **Evaluation and treatment.** The Defendant shall provide verification of evaluation and/or treatment for: ☐ mental health ☐ substance abuse ☐ clinical evaluation ☐ anger management ☐ cognitive skills training ☐ educational training or ☐ \_\_\_\_\_ at a State- or Court-approved provider at his/her own expense, and shall cooperate and comply with all rules and regulations of the treatment or program, including any aftercare deemed necessary. \*\*\* Enroll in classes within \_\_\_\_\_ days of this sentence \*\*\*
17.      **12-step meetings.** The Defendant shall provide verification of attendance at \_\_\_\_\_ 12-step meetings or an equivalent per week for consecutive ☐ weeks ☐ months ☐ years.
18.      **Diploma, GED, or training certificate.** The Defendant shall provide verification of completion of a high school diploma, GED, or vocational training certificate. In the event he/she does not have one, the Defendant shall attend all classes and work successfully toward obtaining a diploma, GED, or certificate during the period of probation ☐ and the Defendant shall provide verification of attendance.
19.      **Curfew.** The Defendant shall abide by any curfew established by the Community Supervision Officer.
20. ✓ **Bar order.** The Defendant shall not enter the confines of: ✓ Henry County or ☐ the \_\_\_\_\_ Judicial Circuit during the period of probation for any reason whatsoever. *and surrounding counties*
21.      **Surrender driver's license.** The Defendant shall surrender any motor vehicle operator's license or permit to the Clerk pursuant to O.C.G.A. § 40-5-75.
22.      **Ignition interlock.** The Defendant shall have installed and maintain an ignition interlock device for six months in each motor vehicle registered or used by the Defendant. This period will begin when the Defendant has shown to the Court or to the Community Supervision Office certification that the Defendant's risk reduction program has been completed and that the ignition interlock system(s) has been installed. This provision shall not allow a defendant to drive whose license is under suspension.
23.      **Electronic monitoring device.** The Defendant shall submit to: ☐ an alcohol monitoring device ☐ voice verification monitoring ☐ an electronic monitoring device ☐ a GPS monitoring device ☐ a SCRAM monitoring device for a period of: \_\_\_\_\_ ☐ weeks ☐ months ☐ years. ☐ The Defendant is required to have the device installed prior to release from custody.

24. \_\_\_ **Administrative or terminated probation.** The Defendant's probation sentence shall:  
☐ become administrative ☐ terminate upon full and timely payment of all sums due hereunder and compliance with all Conditions of Probation, including Special Conditions of Probation.
25. \_\_\_ **DNA sample.** The Defendant has been convicted of a felony offense. In accordance with O.C.G.A. § 35-3-160, the Defendant shall provide a DNA sample.
26. ☒ **Sex offender special conditions.** The Defendant is subject to Special Conditions of Probation as a sex offender. These conditions are described more fully on separate pages which are incorporated into this sentence by reference.
27. \_\_\_ **Offense against a minor or dangerous sexual offense special conditions.** The Defendant is subject to Special Conditions of Probation under O.C.G.A. § 42-8-35(b), as a person who has been convicted of a criminal offense against a minor or a dangerous sexual offense as defined in O.C.G.A. § 42-1-12. These conditions are described more fully on a separate page which is incorporated into this sentence by reference.
28. \_\_\_ **Stalking or aggravated stalking special conditions.** The Defendant is subject to Special Conditions of Probation for violation of O.C.G.A. §§ 16-5-90 or 16-5-91. These conditions are described more fully on a separate page which is incorporated into this sentence by reference.
29. \_\_\_ **Street gang activity.** The Defendant has been convicted of a violation of the Georgia Street Gang Terrorism and Prevention Act and shall not knowingly have contact of any kind or character with any other member or associate of a criminal street gang, shall not participate in any criminal gang activity, and, if this case involved a victim, shall not knowingly have contact of any kind or character with any such victim or any member of any such victim's family or household.
30. \_\_\_ **Special probation for drug offense.** The Defendant has been convicted of a drug offense in violation of O.C.G.A. § 16-13-30(b), § 16-13-30(d) or § 16-13-31 and is subject to a special term of probation of three years in addition to the term of imprisonment imposed by the Court. If this is a second violation, the special term of probation shall be six years in addition to the term of imprisonment.
31. \_\_\_ **Testify truthfully.** The Defendant shall not refuse to testify, but shall testify fully and truthfully as to all circumstances of this case and any related matters.

32.      **Avoid alcohol, drug use.** The Defendant shall: ☐ not consume alcoholic beverages, and not use narcotics or dangerous drugs unless lawfully prescribed ☐ not associate with anyone who uses or possesses illegal drugs ☐ not occupy any residence or vehicle where alcohol or illegal drugs are present ☐ not consume alcohol and operate a motor vehicle ☐ not go to establishments that serve alcohol.

33.      **Contagious disease.** The Defendant shall submit to evaluation and provide proof of treatment as required by any governmental unit for any contagious communicable disease constituting a public health risk.

**Other special condition(s).** The Defendant shall abide by the following additional special condition(s): \_\_\_\_\_

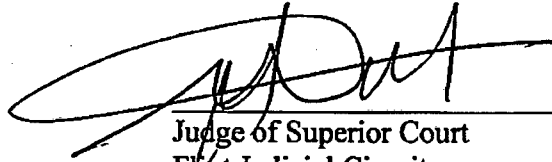
Probation can not go unsupervised until all special conditions are completed.  
Commit                    no                    further                    criminal                    offenses.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\*\* Fine to be paid @ \$                    per month beginning within                    days of this sentence.

Behavioral Incentive Date - \_\_\_\_\_

SO ORDERED this 19<sup>th</sup> day of July, 20 23.



Judge of Superior Court  
Flint Judicial Circuit

Hon. Holly W. Veal

**Acknowledgment:** I have read the terms of this document or had them read and explained to me. I understand that violation of a special condition of probation could result in revocation of all time remaining on the period of probation.

Refused to sign  
Defendant

Capt. C. Hemel 5959

IN THE SUPERIOR COURT OF HENRY COUNTY

STATE OF GEORGIA

STATE OF GEORGIA

Case No.

VS

WILLIAM FREEMAN

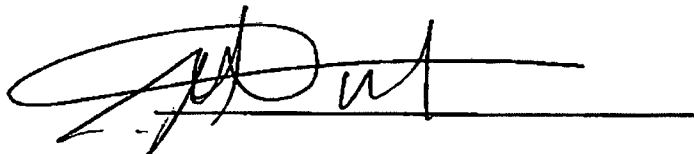
2022SUCR651HV

Defendant

COMMUNITY SERVICE ORDER

In cases where the defendant is order to pay a fine as part of a probated sentence, the Defendant SHALL be allowed to complete community service, at a pre-approved facility, at a rate of \$10.00 per hour or the then prevailing minimum wage whichever is greater, which will go towards the balance of the fine. The probationer shall be eligible to complete community service in lieu of fine only after the completion of any additional community service that was ordered as a regular part of the case.

SO ORDERED, THIS 19<sup>th</sup> DAY OF July, 2023 .



HOLLY W. VEAL, Judge

Superior Court of Henry County

### SEX OFFENDER SPECIAL CONDITIONS OF PROBATION

These conditions are hereby incorporated into the Defendant's sentence by reference. The Defendant is advised that violation of any Special Condition of Probation may subject the Defendant to a revocation of the balance of the period of probation and the Defendant may be required to serve up to the balance of the sentence in confinement. *(Judge to designate conditions to be applied.)*

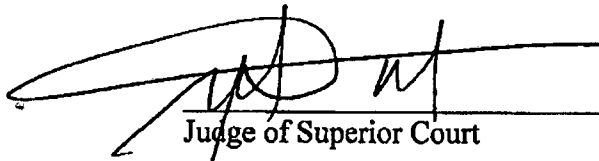
1. ☒ **Contact with minors.** You shall have no contact, whether directly in person or indirectly through any means of communication, with any child under the age of eighteen (18), including your own children, nor with any person unable to give consent because of mental or emotional limitations. Neither shall you attempt contact with the aforementioned except under circumstances approved in advance and in writing by the Court. If you have incidental contact with children, you will be civil and courteous to the child and immediately remove yourself from the situation. You will discuss the contact at your next meeting with your Community Supervision Officer.
2. ☒ **Residence with a minor.** You shall not reside with any child under the age of eighteen (18), including your own children, unless approved in advance and in writing by the Court.
3. ☒ **Residence change.** You shall not change your residence without receiving prior approval by your Community Supervision Officer.
4. ☒ **Victim contact.** You shall have no contact with the victim, including correspondence, telephone contact, any form of electronic communication, or communication through a third party except under circumstances approved in advance and in writing by the Court. You shall not enter the premises, travel past, or loiter near where the victim resides.  
[pco04,05]
5. ☒ **Employment.** Your employment must be approved by your Community Supervision Officer.
6. ☒ **Images of minors.** Except as authorized by the Court or the Community Supervision Officer, you shall not create, possess, access or control any type of photograph, video, rendering, or digital imagery of any minor.
7. ☒ **Relationships.** You shall not date or marry anyone who has a child or children under the age of eighteen (18), unless approved in advance and in writing by the Community Supervision Officer in consultation with the treatment provider or the sentencing Court. You are required to notify any such person of your criminal history.

8. ☒ **Sexually oriented material.** You shall not possess or subscribe to any sexually oriented or sexually stimulating material to include mail, computer, or television, nor patronize any place where such material or entertainment is available.
9. ☒ **900 numbers and post office boxes.** You shall not utilize "900" telephone numbers. You shall not rent a post office box without permission in advance and in writing from your Community Supervision Officer.
10. ☒ **Curfews.** You shall abide by any curfew imposed by the Community Supervision Officer.
11. ☒ **Evaluation and treatment.** You shall attend and actively participate in sex offender evaluation and treatment at a program approved by the Community Supervision Officer. You will abide by the rules of the treatment program and successfully complete the program to the satisfaction of the Community Supervision Officer and the treatment provider. You will be financially responsible for all evaluations and treatment unless other arrangements have been made by your Community Supervision Officer or treatment provider.
12. ☒ **Polygraph/plethysmograph.** You shall submit, at your own expense, to any program of psychological or physiological assessment at the direction of the Community Supervision Officer or treatment provider. This includes the polygraph and/or the plethysmograph to assist in treatment, planning, and case monitoring.
13. ☒ **Release of information.** You shall sign releases of information to allow the Community Supervision Officer to communicate with other professionals involved in your treatment program and to allow all professionals involved to communicate with each other. This will include a release of information to the therapist of the victim.
14. ☒ **Search.** You shall submit to a search of your person, property, residence, or vehicle at any time of the day or night, with or without consent or a search warrant, whenever requested to do so by a Community Supervision Officer or any other peace officer. You specifically consent to the use of any contraband seized as evidence in a probation violation proceeding.
15. ☒ **Alcohol.** You shall not purchase, possess, or consume alcoholic beverages.
16. ☒ **Drugs.** You shall not take into your body any controlled substance or mind altering drug except pursuant to a legal doctor's prescription.
17. ☒ **Drug or alcohol screens.** You shall submit to, and if necessary pay for, breath, urine, blood, or saliva tests for analysis for the possible presence of a prohibited drug or alcohol.
18. ☒ **Driving log.** You shall keep a driving log and make it available to your Community Supervision Officer as requested.



19. ☒ **Driving.** You shall never drive alone, especially through parks, playgrounds, school zones, or other areas where children are commonly known to be.
20. ☒ **Hitchhiking.** You shall not hitchhike or pick up hitchhikers.
21. ☒ **Other special condition(s)** Banished from 1st Henry  
County & all contiguous counties.

SO ORDERED this 19th day of July, 2023.



Judge of Superior Court

Flint Judicial Circuit

Hon. Holly W. Veal

**Acknowledgment:** I have read the terms of this document or had them read and explained to me. I understand that violation of a special condition of probation could result in revocation of all time remaining on the period of probation.

Refused to sign  
Defendant

Capt. C. Head 5759

# APPENDIX C

U.S. Dist. ORDER

U.S. Dist. JUDGE Document 38

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

WILLIAM A. FREEMAN,

Plaintiff,

v.

REGINALD SCANDRETT,  
*Henry County Sheriff, et al.,*

Defendants.

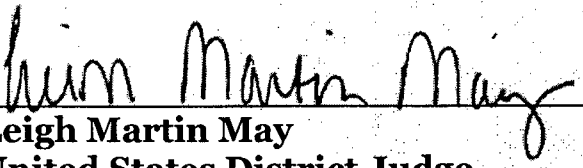
PRISONER CIVIL RIGHTS  
42 U.S.C. § 1983

CIVIL ACTION NO.  
1:21-cv-03397-LMM

**ORDER**

This matter is presently before the Court on Plaintiff's amended complaint. Dkt. No. [37]. The case was closed and the Clerk entered judgment more than one year ago. Accordingly, the Court will take no further action in this matter.

**IT IS SO ORDERED** this 21st day of May, 2024.

  
\_\_\_\_\_  
**Leigh Martin May**  
**United States District Judge**

# APPENDIX D

TABLE OF AUTHORITIES AND QUOTES (Continued)

# TABLE OF AUTHORITIES CITED, AND QUOTES, (CON'T)

## (a) CASES

PAGE NUMBER

8

(7A) HARRIS v. NELSON, 22 L.Ed.2d. 864, .

[1] "The Habeas Corpus Act authorizes the use of depositions and interrogatories only for evidentiary purposes. 8 FED 171, 174, 6 FED 201, 205, 13 FED 407, 418; Sullivan v. U.S. 198 F. Supp. 624, 626.

[2] Discovery is a significant innovation which should not be extended to habeas corpus without special congressional authorization. Hickman v. Taylor, 329 U.S. 495, 500, 91 L.Ed. 451, 67 S.Ct. 385; Mingo v. Atlas, 363 U.S. 641, 649, 650, 4 L.Ed.2d. 1462, 80 S.Ct. 1300; Fay v. Noia, 372 U.S. 391, 435, 9 L.Ed.2d. 837, 835 S.Ct. 822; Brown v. Allen, 344 U.S. 443, 450, 97 L.Ed. 469, 73 S.Ct. 397.

[3] Discovery would not enhance the reliability of the fact-finding process and would defeat the summary hearing provision of the Habeas Corpus Act. Brown v. Allen, 344 U.S. 443, 502, 510, 97 L.Ed. 469, 73 S.Ct. 397; Wallace v. Johnson, 312 U.S. 275, 286, 85 L.Ed. 630, 61 S.Ct. 574; Fay v. Noia, 372 U.S. 391, 440 97 L.Ed.2d. 837, 835 S.Ct. 822; Wallace v. Dickson, 314 F.2d. 598, 602, cert. den. 375 U.S. 845, 11 L.Ed.2d. 72, 84 S.Ct. 97; Sullivan v. U.S., 198 F. Supp. 624, 626; Wallace v. Johnson, 387 F.2d. 632, 634, Holiday v. Johnson, 313 U.S. 342, 352, 85 L.Ed. 1392, 61 S.Ct. 1015. 47 pg. 86872.

[4] The District Court did not have inherent power to authorize discovery in habeas corpus proceedings.

[5] The "all writs" statute does not provide a District Court with a basis for authorizing discovery interrogatories in a habeas corpus proceedings.

[6] There is no law requiring either public or private person to furnish a petition in habeas corpus with information which may lead to the discovery of some defect in the proceedings thereof which he was committed. Nor can a writ of mandamus operate such a duty. The duty to be enforced which exist at the time when the application for mandamus is made. Minebury v. Mackison, 1 Cleanth 137, 168, 2 L.Ed. 60, 3 Blackstone's Commentaries 110; U.S. ex. Rel. McLennan v. Wilbore, 243 U.S. 414, 420, 75 L.Ed. 1148, 51 S.Ct. 502.

(b) TRAZAVANT v. CITY OF TAMPA, (cannot locate citation in facility's electronic CD Reference Library).

46, 34

SUMMARY: TRAZAVANT is a false arrest and denial medical lawsuit. (A) TRAZAVANT refused to sign a Traffic ticket, elected to pay a bond instead of being taken to the city cashier, the officer took him to booking holding him in a cell for (23) mins. (B) While in custody TRAZAVANT was denied medical attention. (C) The local court awarded damages of \$25,000.00, this Supreme Court upheld as "not excessive," A rule of guidance for petitioners.

(9) WONG SUN v. UNITED STATES, 371 U.S. 471, 9 L.Ed.2d. 441, 83 S.Ct. 407, see also, BURDEAU v. McDONNELL, (1921), 257 U.S. 465, 48 L.Ed.2d. 852, 41 S.Ct. 574.

12, 21

## (A) CASES

## PAGE NUMBER

- (10) MIRANDA v. ARIZONA, 384 U.S. 436, 86 S.Ct. 1607, 16 L.Ed.2d 694 (1966). 14, 18, 19
- (11) DEFORTE v. MANCUSI, 379 F.2d. 897 (1967): 18
- "the admittedly illegal search was not only 'directed' at appellant, it also invaded his right of privacy - the basic right the 4th Amendment is designed to protect. See CAMARA v. MINICIPLE CONET, 387 U.S. 523, 87 S.Ct. 1727, 18 L.Ed.2d. 930 (U.S. June 5, 1964); WARDEN v. HAYDEN, 387 U.S. 297, 87 S.Ct. 1642, 18 L.Ed.2d. 782 (May 29, 1967). While much has been written on the 4th Amendment § 1967 U.S. App. LEXIS 163 guaranty of the individual's right to be secure in his 'home',... 'at the time of the illegal search and seizure',... It appears to us to have been a clear invasion of privacy for the state's officials to have descended upon... and § 1967 U.S. App. LEXIS 173 without a warrant... in these circumstances... requires that his conviction be set aside." (Emphasis added).
- (12) BRADY v. MARYLAND, 373 U.S. 83, 10 L.Ed.2d. 215, 83 S.Ct. 1194 (1963) 22
- "the court passed on the 'admissibility of evidence pertinent to the issue of the innocence or guilt of the accused.' GILES v. STATE, 229 MD 370, 183 A.2d. 359, supra Justice Douglas - Constitutional Law 840 provides suppression violates due process."
- (13) STRICKLAND v. WASHINGTON, 466 U.S. 668, 684, 104 S.Ct. 2052, 80 L.Ed. 2d. 674 (1984). 22
- (14) LASSITER v. DEPT. OF SERVICE OF DURHAM COUNTY, N. CAROLINA, 452 U.S. 18, 68 L.Ed.2d. 640, 101 S.Ct. 2153, Reh. den. (U.S.) 691 L.Ed.2d. 1023, 102 S.Ct. 889 (1981) 23
- (15) LOCK v. LOWE, 893 F.Supp. 1573 (1995) 25
- "...what he did, before he is convicted of doing it..." "Under Georgia law, evidence of the guilt or innocence of the person detained does not figure prominently in the judges determination over whether to deny bail. See JONES v. GRIMES."
- (16) WOMACK v. STATE, 223 Ga. App. 82, 476 S.E.2d. 767, 1996 Ga. App. LEXIS 985 25
- "Support a finding that the Defendant is likely to commit a serious crime, intimidate witness or otherwise interfere with the administration of justice."
- (17) UNITED STATES v. SALERNO, 481 U.S. 739, 95 L.Ed. 697, 107 S.Ct. 2095 25, 27
- (18) FARMER v. STATE, 216 Ga. App. 515, 455 S.E.2d. 297, 1995 Ga. App. LEXIS 227 26
- "... the trial court erred in concluding Farmer was a risk to flee based on hearsay."
- (19) RAWLS v. HUNTER, 267 Ga. 109, 475 S.E.2d. 609 26
- (20) JOHNSON v. STATE, 147 Ga. App. 94, 248 S.E.2d. 170, 1978 Ga. App. LEXIS 2788 27
- "It is well settled in Georgia that inadmissible hearsay evidence, even when admitted without objection, has no probative value."

(a) CASES

PAGE NUMBER

- (21) DUKE v. STATE, 205 Ga. 106, 52 SE2d. 455, 1949 Ga. LEXIS 528 27
- (22) PEOPLE v. BENSON, 208 MISC. 130, 143 NY.S.2d. 563 (NY. Cty. Ct. 1955) 31, 32
- "Sec. 292-a CODE OF CRIM. PROC. provides that when two indictment, for the same offense or the same matter are pending, the first indictment, shall be deemed to be superseded and shall be set aside"; [Emphasis added], "This section is mandatory. It read 'shall' not 'may'."
- (23) FAIN v. DUFF, etc., (1973) 408 F.2d. 218, 221, 261 U.S. 86, 456 U.S. 107, 455 U.S. 509 31
- "...the state's actions violated the former double jeopardy clause of the Fifth Amendment, as applicable by the Fourteenth Amendment and notions of fundamental fairness."
- "Writ granted for Double Jeopardy."
- (24) KYLER v. STATE, 94 Ga. App. 321, 323, 94 S.E.2d. 429 (1956). 32
- (25) UNITED STATES v. WILLIAMS, 514 U.S. 527, 115 S.Ct. 1611, 131 L.Ed.2d. 608 34
- (26) WILKINSON v. MERRICK B. GARLAND, 144 S.Ct. 760, 218 L.Ed.2d. 140, 2024 U.S. LEXIS 1300 34
- "...the fundamental principle of stare decisis "that today's court should stand by yesterday's decisions" has enhanced force, "as he applies to interpret statutes."
- (27) HAYES v. WILLIAMSVILLE CENTRAL SCHOOL DISTRICT, et. al. 2009 U.S. Dist. LEXIS 11712 34, 35
- "Because of the Disadvantage the PRO SE litigants face, federal court Routinely read their submissions liberally, and interpret them to raise the strongest arguments that they suggest. See HAINES v. KEMER, 404 U.S. 519, 520, 90 S.Ct. 594, 569, 30 L.Ed.2d. 652 (1972); BURGOS v. HOPKINS, 14 F.3d. 707, 790 (2d. Cir. 1994)."
- (28) MATTHEWS v. ELDRIDGE, 422 U.S. 319, 96 S.Ct. 893 (1976) 35
- (29) STATE v. SCHUMAN, 217 Ga. App. 308 (1995) 35
- "In a bench trial, the court sits as the trier of fact and its findings shall not be set aside unless clearly erroneous."

(b) STATUTES AND RULES

PAGE NUMBER

- (9A) 20 U.S.C. 2241 8
- (9B) 20 U.S.C. 2242 8
- (9C) 20 U.S.C. 2254 (b)(1)(B)(i) and (ii) 9
- "(B)(i) there is an absence of available state corrective process; or (ii) circumstances exist that render such process ineffective to protect the rights of the applicant."
- (9D) 60(b) Fed. R. Civ. P. 9
- (9E) Amend. 5 U.S. Const. 9, 18, 29

(b) STATUTES AND RULES	PAGE NUMBER
(9F) Amend. ONE U.S. Const.	9
(10) O.C.G.A. 24-9-67.1	12, 21, 22, 23
(11) Public Policy 110-10	13
(12) Public Law 73-10	13
(13) HOUSE JOINT RESOLUTION 192	13
(14) Art. VI Cl. 2 U.S. Const.	13, 37
(15) O.C.G.A. 24-1-3	15, 16
(16) 8 U.S.C.S 1101 (a)(43)(5)	17
(17) Amend. 5 U.S. Const.	18, 29
(18) CRIMINAL LAW 46.5	23
(19) Constitutional Law 514.3	23
(20) O.C.G.A. 17-6-1 (e)(2)-(4)	25
(21) O.C.G.A. 24-1-3	25
(22) O.C.G.A. 17-7-50	26
(23) Art. One Sec. 10 Cl. One	26, 33
(24) American Bar Association Standard 10-5.1	27
(25) Amend 14 U.S. Const.	27, 30
(26) Amend. 8 U.S. Const.	27
(27) O.C.G.A. 16-1-17	29
(28) CODE OF CRIM. PROC. 270	30
(29) CODE OF CRIM. PROC. 313	30
(30) CODE OF CRIM. PROC. 317	30
(31) CODE OF CRIM. PROC. 318	30
(32) Art. 4 Sec. 2 Cl. One U.S. Const.	33, 35
(33) Art. IV Sec. One [a] U.S. Const	33, 36
(34) Amend. 14 U.S. Const.	37
(35) 28 U.S.C. 2254 (e)(2)(B)	37
(36) Rule 36 (i), (3)(b)	38
(37) Rule 17.1	38



# APPENDIX E

## RECAPITULATION SUMMERIES

1. Accounting of Days without Indictment Summary
2. Court Calendar Confession Summary
3. Oct. 19 Court Appearance Summary

# 1. Accounting of Days without indictment Summary

1) First, initial indictment, DAYS Account as follow:

- a) Arrested, May 19, 2021, in CLEVELAND, OH, held through Jun. 16, 2021 29 DAYS
- b) In HCS custody Jun. 16, 2021, held on "No Bond" Jun. 17, 2021 through Sept. 22, 2021 indicted 100 DAYS
- c) Incarcerated over (90) DAYS, fail to indict, totalling 129 DAYS

However, since initial indictment has been pending concurrent with second indictment, a procedural irregularity. This accounting of DAYS ~~will~~ will be, as if, initial indictment was set aside. So the new accounting of DAYS incarceration, as follow:

2) DAYS under the Redraft indictment:

- a) Arrested May 19, 2021, in CLEVELAND, OH, held through Jun. 16, 2021 29 DAYS
- b) In HCS custody Jun. 16, 2021, held ~~through to~~ on "No Bond", Jun. 17, 2021, through to Jul. 7, 2022. indicted 379 DAYS
- c) Still more than over (90) DAYS, fail to indict, at bench trial court Bail hearing, Oct. 19, 2022, Totalling 408 DAYS

## 2. COURT Calender Confussion Summary

This Writ will summarize its showing, of state trial court calendar confusion with two pending indictments, using both case Dockets, (EXIBIT A and B). FYI: confussing connections are highlighted in RED as "items (A, B, C, etc.)".

(EXIBIT B), redraft indictment, bears the showing of this confusion from the start of Redraft pending indictment. Page 2 of (EXIBIT B), list a series of COURT NOTICES, since its commencement, that were amongst the many that failed to be delivered to Petitioner at HCS. Jul. 7, 2022, appears twice:

- a) (item A), the scheduled date for pending Redraft indictment initial arraignment hearing.
- b) (item B) entry reflects when pending redraft indictment was filed and Returned from Apr. 2022 grand jury.

Scrolling downward, in the left column of the Docket, a Jul. 22, failed Notice (item C) was sent for pending redraft indictment, scheduled Aug. 17, of which, is a continuence from Jul. 7 initial arraignment, for redraft, hearing (item D) as noted in the center column of Jul 7. Scrolling down, next, to Aug. 19 entry shows (item E) Aug. 17 arraignment is re-scheduled to Sept 7.

Corresponding with the first entry of Jul. 7 (item F) shows, the initial arraignment hearing's continuence from Aug. 18 now continued to Sept 7 in its comments. (EXIBIT B) duplicates this record of initial arraignment hearing continuence at Aug. 18 entry, (in reverse). (item G) reads this hearing continued to Sept. 7 from Aug. 17 in its comments, and a plea from Sept. 7 arraignment (item H). Nothing further entered on holding this Sept. 7 continuence, without out good cause, for redraft indictment arraignment on the left column, COURT appearance schedule in (EXIBIT B). All of which failed to reach petitioner at HCS.

(EXIBIT A), page 5, shows a few notices for an arraignment hearing, (item I, J, K), when pending initial indictment is well past the arraignment point of proceedings in the course of the matter. (EXIBIT A), will show the understanding of this, and Bond hearing confusion, by the clerk staff recording these entries. Those notices for arraignment, ~~the~~ (items I, J, K) are moot just caused more confusion. However what is relevant is (EXIBIT A) entry

of Sept. 8, 2022 on page 4, (item L).

To clarify, a recapitulation of this entry's court appearance. With no notice for Sept. 7, to appear in court and ill prepared, (failed delivery of court appearances to a PRO SE litigate seriously effects assistance of counsel). Plus, no knowledge of pending redraft indictment. At this court appearance, Petitioner invoked Fifth Amend. 'Right remain silent'; to comprehend why an arraignment was being held for pending initial indictment. IN <sup>court</sup> ~~abs.~~ for observance only, the arraignment hearing commenced and rushly held. The trial ~~judg~~ Judge entered a plea of "Not guilty", Representing on behalf of Petitioner transferring surety to state trial court judge. This plea is unconstitutional, Judges cannot interfere as DEFACTO Attorney for the defense.

The Ast. DA handed Petitioner a Discovery packet, orally stated certifying of service, "by hand-delivery in court". (EXIBIT AA) records the date held. Petitioner sought a bail on recognizance, mandator bail, (see Appendix E.1.). The state trial judge denied Bail, the first time, and court ended.

How (item L), on Sept. 8, (EXIBIT A), pending initial indictment, connects to (EXIBIT B), pending redraft indictment, is on page 2, (EXIBIT B), Aug 18 center column records continuance (item G-H). Sept 7 hearing (item G) showing continued from Aug. 17, 'plea NOT GUILTY' in comments (item H). Apparently continuances are recorded in the center column of these two case Dockets as the method repeatedly shows. Likewise, (EXIBIT A) Sept. 8 (item L), pending initial indictment, shows Sept. 7 Bail hearing from pending redraft indictment arraignment, (item M), apparently continued and held on Oct. 19 (EXIBIT B) (item N) pending redraft indictment page 2 court calendar and recorded on both case Dockets.

Even state trial court officials are confused to this double pending indictments court calendar practice, to wit:

- (a) STATE'S RECIDIVIST NOTICE was filed, on Aug. 4, 2022 and Record entry to initial indictment, page 3 (EXIBIT A)
  - (i) (EXIBIT H), Filed by Ast. DA (Kudratt<sup>th</sup>), she lists not the two counts for ~~the~~ initial indictment charges, but Five counts.
  - (ii) . And Kudratt failed, at this time, to file Notice for redraft indictment, yet applied in excessive sentence holding Petitioner.

Confusion Summary

- (b) Petitioner's pending PRO SE motions were moved from JUN. 27 and Aug. 24, 2022 scheduling, ~~continued~~ continued to Oct. 19, 2022. Page 5, (EXIBIT A) and page 2 (EXIBIT B) records both pending indictments held court concurrent (on the 19th, Oct.), and both entries "Denying Bond". (EXIBIT B) entry on that day. However, on page 4 (EXIBIT A) the Clerk entry was recorded on Sept. 8, ~~2022~~ 2022. Over one month **PRIOR** to Oct. 19 appearance.
- c) A pair of court notice from the clerk of state trial court to appear for motions on Feb. 15, 2023, same day same time, for both pending indictments. (EXIBITS I - J).
- d) A pair of Special Set Bench Trial Orders, signed Judge Veal for March 29, 2023, same day same time, for both pending indictments. (EXIBITS K - L).
- e) A single notice from the state trial court clerk for SURV TRIAL ~~is~~ scheduled for April 24, 2023, attacking both pending indictments, same day same time. (EXIBIT M)

The point is, Too much and confusing for a forced PRO SE ~~litigant~~ litigant. Furthermore, these two indictments were showing pending concurrently causing confusion for all parties involved in this matter's court business.

### 3. Oct. 19 Court Appearance Summary

The Oct. 19, 2022, continuance, as shown (EXHIBIT A) page 4 Sept. 8 comments (item O): 'FREEMAN in court for (s) pending motions'. Rescheduled from Jun. 27 (EXHIBIT A) page 3 (item R) and page 4, Aug. 24 (item S) per Judge Veal, of which, Petitioner dismissed (Four) motions as moot, in light of Petitioner's Real Defense received by the ~~can~~ clerk, (EXHIBITS FF-KK), except on, Petition Requesting Bail, (item P) (EXHIBIT A) page 5. The state trial judge said she did not have it. The state trial judge was sitting for pending redraft indictment's court calendar, Petitioner appeared for initial indictment. Court held an oral hearing, as aforementioned, Appendix E2, and writ when Bail was Mandatory. State trial court denied Bail as second time. Oct. 19, is not continued as no reschedule data exists in case docket center column for continuances. (item Q comments just the verdict same as (item O) (EXHIBIT A) page 4, Not comments of Oct. 19 entry (EXHIBIT B) page 2.

A Bail hearing was held, for pending redraft indictment. This Bail hearing is, also, for (item P) Petition Requesting Bail. Yet, filed Oct 13, on (EXHIBIT A) page 5, pending initial indictment. The state trial judge would have heard had she been on initial indictment court calendar. However, the verdict from pending redraft indictment is, also, applied as a continuance for Petitioner's oral Bail request at newly pending redraft indictment arraignment hearing held Sept. 8. (EXHIBIT A) page 4 center column (item m) and comments of Oct 19 (item O). Again here's the confusion, one hearing recorded on both pending indictments' case dockets.

~~EXHIBIT AA~~ (EXHIBIT AA), the Defendant waives indictment 651 by Grand Jury and surety transferred to state trial judge shows the date of shock redraft indictment arraignment.

# APPENDIX F

SUPPRESS EXCULPATORY MATERIAL EVIDENCE

CATALOG

## Exculpatory Evidence suppressed

catalog of suppressed evidence and witnessed not examined by grand jury.

- McDONOUGH POLICE DEPT. Incident Reports, officials testimony with Bodycam of the DEC. 17, 2020, 4:30 AM disturbance response call when compliant-ants, Co-conspirators, woke Petitioner up in an attempt to use MPD to force evict Petitioner only to be declared a "civil matter".
- A cell phone digital copy of the CDC Declaration Halting Eviction served on Mann, Dec. 10, 2020 with month Rent.
- Text messages between Petitioner and Mann about the argument, during the time frame of the alleged offence, Mann escalated to the unreasonable threat to kick Petitioner out of his house, while under a lease beginning Oct. 13, 2020.  
The text message, in which, Mann gives Petitioner ultimatum to apologize in order to stay, days before complain was filed.
- Petitioner's cell phone location tower pings traveling in and out of GEORGIA to OHIO during times of offence.
- Car Rental, Hotel and gas receipts during the time of offence.
- SNAPCHAT screenshot, between Mann and the victim, that Maher testified "got deleted" sent to Petitioner.
- SNAPCHAT video of the victim, under the influence, blowing smoke into her phone camera
- Forensic intoxication evidence collected from the victim via: urine, blood and or hair samples to investigate claim in support of Petitioner's SNAPCHAT videos.
- Petitioner's sister, from OHIO, witness testimony of Brown's call and texting the "deleted" SNAPCHAT screenshot to sister.  
who can testify about the fictitious criminal history used by Brown of a suspect from CHICAGO, IL.



## EXHIBIT SCHEDULE

EXHIBIT	DISCRIPTION
A	Initial Indictment Case Docket No. 2021-SU-CR-958-HV
B	Redraft Indictment Case Docket No. 2022-SU-CR-651-HV
C	ARREST WARRANT No. 2021-SB6WF
D	FIRST GRIEVANCE - FIRST NOTICE
E	GRIEVANCE - SECOND NOTICE
F	GRIEVANCE - FINAL NOTICE
G	SUMMARY JUDGMENT Affidavit
H	Recidivist Notice
I	Motion Court Notice No. 2021-SU-CR-958-HV
J	Motion Court Notice No. 2022-SU-CR-651-HV
K	Special Set Order No. 2021-SU-CR-958-HV
L	Special Set Order No. 2022-SU-CR-651-HV
M	Jury Trial Notice
N	Ramos Order Denying Bond
O	CUYAHOGA CERTIFICATE OF INDICTMENT
P	Mahee Received Case Report
Q	Mahee Warrant Application pg. 1
R	Mahee Warrant Application pg. 2
S	Mahee Warrant Affidavit
T	Mahee Pending Arrest Report
V	Mahee Magistrate Court Report
V	Mahee Contact Attempt Report
W	Freeman Message Report
X	Freeman Call Report
Y	DA Hand-Delivered Mail Jul. 3
Z	DA Hand-Delivered Mail Jul. 7
AA	Defendant Arraignment Waiver <del>7</del> Sept. 7
BB	Brown Complaint Statement
CC	Mann Complaint Statement
DD	HCPD Field Case Report

**EXHIBIT****DISCRIPTION**

EE	HCPD FREEMAN CRIMINAL HISTORY REPORT
FF	WRIT OF RIGHT
GG	CORRESPONDANCE TO SUPERIOR COURT CLERK OF COURT (RCVD 4/17/2023)
HH	REDRAFT INDICTMENT TRUE BILL OFFSET (RCVD 4/17/2023)
II	REVERSE - SIDE TRUE BILL INDORSEMENT (RCVD 10/13/2022)
JJ	STOCK CERTIFICATE AND SUPPLEMENTAL TO STOCK CERTIFICATE
KK	ORDER APPOINTING COUNSEL
LL	WRIT OF HABEAS CORPUS - STATE
MM	SUMMARY JUDGMENT

05/10/2023  
3:48 pm

RCVD

rptCrystal\_Docket\_Criminal

## CRIMINAL CASE COURT DOCKET

**EXHIBIT A**

~~Initial~~ Indictment

**2021-SU-CR-958**

**CASE STATUS:**  
Filing Date: 09/22/2021 Filing Time: 8:45 am CoDefendant? N Sealed? N Retrial? N Appeal? N Contempt Action? N  
Minute Book: Minute Page: Judge: HOLLY W. VEAL Active? Y Closed Date:  
Microfilm Roll: Microfilm Frame: Other Location:  
Remarks: ADA JODI SPIEGEL - INDICTMENT TRANSFERRED FROM CASE 2021-SU-MX-68 TRANSFERRED FROM CASE 2021-SU-PI-1137  
\*\* REINDICTED 2022SUCR651HV \*\*

### DEFENDANT FREEMAN WILLIAM

1336 QUINN STREET

YOUNGSTOWN, OH 44506

Home Ph: 440-862-2673 Work NPh:

Active? Y

HIV? N

Order Date:

Race: BLACK

Sex: M

DOB: 09/11/1977

First Offender? N

Maiden:

DL#: RR324671

DL Filing Date:

DL Mailing Date:

OTN: 88425173782

SID: GA5051072X

Bond Amt:

Felon? N

Felony Date:

Arraignment Date: 11/02/2021

1	16-6-4(A)	CHILD MOLESTATION	F FELONY
UTC#:	Charge Date: 09/22/2021	Arrest Date: 06/16/202	Offense Date: 10/29/202
Comments:	CODE_SECTION: 16-6-4(A),	STATUTE_TITLE: CHILD MOLESTATION,	GCIC CODE: 1134
2	16-6-4(A)	CHILD MOLESTATION	F FELONY
UTC#:	Charge Date: 09/22/2021	Arrest Date: 06/16/202	Offense Date: 11/02/201
Comments:	CODE_SECTION: 16-6-4(A),	STATUTE_TITLE: CHILD MOLESTATION,	GCIC CODE: 1134

### ATTORNEY FOR DEFENDANT BRAY AGIS III

30 Atlanta Street

Fax:

Email: arbray@co.henry.ga.us

McDonough, GA 30253

ProSe? N

Appeal?

Appointed? N

Home Ph: Work Ph: 770-288-7458

Active? N

Comments: REMOVED ON 3/23/22 - DEF WILL BE PRO SE

**PRO SE FREEMAN WILLIAM**

Fax:

Email:

ProSe? N

Appeal?

Appointed? N

Home Ph: Work Ph:

Active? Y

Comments:

04/22/2021	<b>FREEMAN WILLIAM WARRANT(S)</b>				
	Comments: 2021-586WF				
09/22/2021	<b>FREEMAN WILLIAM CALENDAR</b>	11/03/2021	9:00 am	CRIMINAL ARRAIGNMENT AND NON-JURY CALENDAR	Judge: HV-HOLLY W. VEAL
	Comments: FIRST ARRAIGNMENT - WOA FILED 11/2/21				
09/22/2021	<b>STATE OF GEORGIA INDICTMENT</b>				
09/28/2021	<b>FREEMAN WILLIAM ENTRY OF APPEARANCE</b>	09/28/2021	4:13 pm		Judge: HV-HOLLY W. VEAL
	Comments: EOA				
09/28/2021	<b>FREEMAN WILLIAM CONSOLIDATED MOTIONS</b>	09/28/2021	4:13 pm		Judge: HV-HOLLY W. VEAL
	<b>PACKET</b> Comments: CMP				
10/05/2021	<b>FREEMAN WILLIAM NOT PRESENTED TO GRAND JURY</b>				
10/12/2021	<b>FREEMAN WILLIAM CERTIFICATE</b>	10/12/2021	4:41 pm		Judge: HV-HOLLY W. VEAL
	Comments: OF DISCOVERY				
10/12/2021	<b>FREEMAN WILLIAM PROCEEDING</b>	10/12/2021	4:41 pm	STATE'S REQUEST FOR RECIPROCAL DISCOVERY	Judge: HV-HOLLY W. VEAL
10/12/2021	<b>FREEMAN WILLIAM PROCEEDING</b>	10/12/2021	4:41 pm	DEMAND FOR NOTICE OF INTENTION TO OFFER A C	Judge: HV-HOLLY W. VEAL
10/15/2021	<b>FREEMAN WILLIAM NOTICE PRINTED</b>				Judge: HV-HOLLY W. VEAL
	Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL ARRAIGNMENT AND NON JURY CALENDAR COURT DATE: the 3rd day of November, 2021 JUDGE: HOLLY W. VEAL				
10/15/2021	<b>FREEMAN WILLIAM NOTICE PRINTED</b>				Judge: HV-HOLLY W. VEAL
	Comments: BONDSMAN & ATTORNEY NOTICES TO AGIS BRAY III PRINTED ON FRIDAY, OCTOBER 15, 2021 COURT EVENT: CRIMINAL ARRAIGNMENT AND NON JURY CALENDAR COURT DATE: the 3rd day of November, 2021 JUDGE: HOLLY W. VEAL				
11/02/2021	<b>FREEMAN WILLIAM WAIVER OF ARRAIGNMENT AND PLEA OF NOT GUILTY</b>	11/02/2021	2:09 pm		Judge: HV-HOLLY W. VEAL
	Comments: Waiver of arraignment				
11/16/2021	<b>FREEMAN WILLIAM CORRESPONDENCE</b>				
	Comments: AFFIDAVIT AND STATEMENT OF FACTS ***PRO SE*** RCVD STAMP AS DEF HAS ACTIVE ATTY A.BRAY- COPY EMAILED TO ATTY				
11/24/2021	<b>FREEMAN WILLIAM CALENDAR</b>	01/12/2022	1:30 pm	CRIMINAL ARRAIGNMENT AND NON-JURY CALENDAR	Judge: HV-HOLLY W. VEAL
	Comments: PRE TRIAL ANNOUNCEMENTS				
12/10/2021	<b>FREEMAN WILLIAM PROCEEDING</b>				
	Comments: AFFIDAVIT-***PRO SE*** RCV STAMPED AS DEF HAS ACTIVE ATTY*** COPY SENT TO ATTY OF RECORD A.BRAY				
12/21/2021	<b>FREEMAN WILLIAM NOTICE PRINTED</b>				Judge: HV-HOLLY W. VEAL
	Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL CALENDAR - PRE TRIAL ANNOUNCEMENTS - PLEASE SEE ATTACHED ORDER FROM JUDGE VEAL COURT DATE: the 12th day of January, 2022 JUDGE: HOLLY W. VEAL				

*Benedy AFF SUM JUDGE*

01/31/2022 **FREEMAN WILLIAM CORRESPONDENCE**  
Comments: PETITION DEMANDING TO VACATE CHARGES \*\*\*PRO SE\*\*\*  
RCVD STAMP AS DEF HAS ACTIVE ATTY A.BRAY- COPY EMAILED TO ATTY

02/15/2022 **FREEMAN WILLIAM CALENDAR** 03/23/2022 9:00 am CRIMINAL ARRAIGNMENT AND NON-JURY CALENDAR Judge: HV-HOLLY W. VEAL  
Comments: STATUS HEARING

03/07/2022 **FREEMAN WILLIAM NOTICE PRINTED** Judge: HV-HOLLY W. VEAL  
Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL  
ARRAIGNMENT AND NON JURY CALENDAR COURT DATE: the 23rd day of  
March, 2022 JUDGE: HOLLY W. VEAL

03/07/2022 **FREEMAN WILLIAM NOTICE PRINTED** Judge: HV-HOLLY W. VEAL  
Comments: BONDSMAN & ATTORNEY NOTICES TO AGIS BRAY III PRINTED  
ON MONDAY, MARCH 7, 2022 COURT EVENT: CRIMINAL ARRAIGNMENT AND  
NON JURY CALENDAR COURT DATE: the 23rd day of March, 2022 JUDGE: HOLLY  
W. VEAL

03/23/2022 **FREEMAN WILLIAM PROCEEDING**  
Comments: FARETTA WAIVER

03/24/2022 **FREEMAN WILLIAM CALENDAR** 06/27/2022 9:00 am CRIMINAL NON-JURY CALENDAR Judge: HV-HOLLY W. VEAL  
Comments: PETITION DEMANDING TO VACATE DISCHARGE ACQUITTAL ,  
DISMISS CRIMINAL CHARGES AND FOR CERTIFICATE OF RELEASE AND  
NOTICE OF AVAILABILITY REQUEST FOR A PRODUCE ORDER AND  
DEFENDANT WAIVES RIGHT TO A JURY TRIAL \*\*\* FILED PRO SE \*\*\*  
ORDER TO FOLLOW FROM DA'S OFFICE - BENCH TRIAL REQUESTED

*Remedy* 04/25/2022 **FREEMAN WILLIAM PETITION**  
Comments: DEFENSE EVIDENCE EXHIBITS ADMINISTRATIVE REMEDY\*\*\*PRO  
SE\*\*\* COPY TO ADA-T.PHILLIPS

05/24/2022 **FREEMAN WILLIAM NOTICE PRINTED** Judge: HV-HOLLY W. VEAL  
Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL MOTIONS  
CALENDAR COURT DATE: the 27th day of June, 2022 JUDGE: HOLLY W. VEAL

06/27/2022 **FREEMAN WILLIAM PETITION**  
Comments: TO SUPPRESS AND DISMISS VICTIM'S FORENSIC INTERVIEW  
AND TESTIMONY

06/27/2022 **FREEMAN WILLIAM CALENDAR** 09/23/2022 9:00 am CRIMINAL NON-JURY CALENDAR Judge: HV-HOLLY W. VEAL  
Comments: PETITION TO SUPPRESS AND DISMISS VICTIM'S FORENSIC  
INTERVIEW AND TESTIMONY  
PETITION FOR COURT ORDER SUBPENA  
\*\*\*\* ALL MOTIONS MOVED TO 10/19/22 @ 130 PM \*\*\*\*

07/05/2022 **FREEMAN WILLIAM DISCOVERY** 07/05/2022 3:03 pm Judge: HV-HOLLY W. VEAL

07/06/2022 **FREEMAN WILLIAM DISCOVERY** 07/06/2022 3:23 pm Judge: HV-HOLLY W. VEAL

07/29/2022 **FREEMAN WILLIAM ORDER**  
Comments: ORDR FOR ACCESS TO LAW LIBRARY AND MATERIALS FOR TRIAL  
COPY OF ENVELOPE ATTACHED AS SENT TO SHERIFF

07/29/2022 **FREEMAN WILLIAM ORDER**  
Comments: MOTION TO DISMISS CRIMINAL CHRGES, WAIVER OF JURY  
TRIAL, STATUTORY AND CONSTITUTIONAL SPEEDY TRIAL DEMAND,  
INEFFECTIVE ASSISTANCE OF COUNSEL & ISSUED RAISED IN AFFIDAVITS

08/04/2022 **FREEMAN WILLIAM NOTICE** 08/04/2022 3:32 pm Judge: HV-HOLLY W. VEAL  
Comments: EVIDENCE IN AGGREGATION AND / OR RECIDIVIST NOTICE

08/08/2022	<b>FREEMAN WILLIAM PETITION</b>			
	Comments: PETITION FROM DEFENDANT REQUESTING HIS TEXT MESSAGES BE PUT INTO EVIDENCE AND TO SUBPEONA ARRESTING OFFICERS TO COURT			
08/08/2022	<b>FREEMAN WILLIAM CORRESPONDENCE</b>			
	Comments: LETTER REQUESTING COURT CLERK TO FILE PETITION DATED 08/08/2022			
08/15/2022	<b>FREEMAN WILLIAM PETITION</b>			
	Comments: PETITION FOR DISCOVERY AND DISCLOSURE			
08/22/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b>			Judge: HV-HOLLY W. VEAL
	Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL MOTIONS CALENDAR COURT DATE: the 23rd day of September, 2022 JUDGE: HOLLY W. VEAL			
08/22/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b>			Judge: HV-HOLLY W. VEAL
	Comments: BONDSMAN & ATTORNEY NOTICES TO PRO SE' PRINTED ON MONDAY, AUGUST 22, 2022 COURT EVENT: CRIMINAL MOTIONS CALENDAR COURT DATE: the 23rd day of September, 2022 JUDGE: HOLLY W. VEAL			
08/22/2022	<b>FREEMAN WILLIAM CALENDAR</b>	10/24/2022	9:00 am	CRIMINAL TRIAL CALENDAR Judge: HV-HOLLY W. VEAL
	Comments: OCTOBER TERM - BENCH TRIAL REQUESTED DEF IS PRO SE' *** PENDING MOTIONS - SCHEDULED 10/19/22 ***			
08/24/2022	<b>FREEMAN WILLIAM CALENDAR</b>	10/12/2022	1:30 pm	CRIMINAL NON-JURY CALENDAR Judge: HV-HOLLY W. VEAL
	Comments: PETITION REQUESTING COURT ORDER SUBPEONA TO OBTAIN EVIDENCE, RECORDS AND- **** ALL MOTIONS MOVED TO 10/19 @ 1:30 PER JUDGE VEAL *** WITNESSES / PETITION REQUESTING COURT ORDER UPON THE STATE OF GA FOR FULL DISCOVERY AND FULL DISCLOSURE / PETITION REQUESTING COURT ORDER UPON THE STATE TO ADD ALL ACCUSING PARTIES TO WITNESS LIST & COURT ORDER SUBPEONA FOR K HAYDEN & PHONE TRANSCRIPTS			
08/25/2022	<b>FREEMAN WILLIAM PETITION</b>			
	Comments: PETITION REQ COURT ORDER FOR THE STATE TO ADD ALL ACCUSING PARTIES TO WITNESS LIST			
09/08/2022	<b>FREEMAN WILLIAM CALENDAR</b>	10/19/2022	9:00 am	CRIMINAL ARRAIGNMENT AND NON-JURY CALENDAR Judge: HV-HOLLY W. VEAL
	Comments: MULTIPLE MOTIONS ( CURRENTLY 5 MOTIONS PENDING ) *** ALL MOTIONS DISMISSED BY DEF FREEMAN IN OPEN COURT *** ORAL MOTION FOR BOND HEARD & DENIED ON 10/19/22			
09/09/2022	<b>FREEMAN WILLIAM CALENDAR</b>	10/14/2022	1:30 pm	PRE TRIAL ANNOUNCEMENT Judge: HV-HOLLY W. VEAL
	Comments: PRE TRIAL ANNOUNCEMENT BENCH TRIAL REQUESTED DEF IS PRO SE'			
09/16/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b>			Judge: HV-HOLLY W. VEAL
	Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL ANNOUNCEMENTS COURT DATE: the 14th day of October, 2022 JUDGE: HOLLY W. VEAL			
09/16/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b>			Judge: HV-HOLLY W. VEAL
	Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON FRIDAY, SEPTEMBER 16, 2022 COURT EVENT: CRIMINAL PRE TRIAL ANNOUNCEMENTS COURT DATE: the 14th day of October, 2022 JUDGE: HOLLY W. VEAL			
09/16/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b>			Judge: HV-HOLLY W. VEAL
	Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL ANNOUNCEMENTS COURT DATE: the 14th day of October, 2022 JUDGE: HOLLY W. VEAL			

09/16/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON FRIDAY, SEPTEMBER 16, 2022 COURT EVENT: CRIMINAL PRE TRIAL ANNOUNCEMENTS COURT DATE: the 14th day of October, 2022 JUDGE: HOLLY W. VEAL	Judge: HV-HOLLY W. VEAL
09/20/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON TUESDAY, SEPTEMBER 20, 2022 COURT EVENT: CRIMINAL JURY TRIAL CALENDAR COURT DATE: the 24th day of October, 2022 JUDGE: HOLLY W. VEAL	Judge: HV-HOLLY W. VEAL
09/20/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL JURY TRIAL CALENDAR *** READ THE ATTACHED ORDER FOR ADDITIONAL DATES TO APPEAR - THIS IS THE ONLY NOTICE YOU WILL RECEIVE *** COURT DATE: the 24th day of October, 2022 JUDGE: HOLLY W. VEAL	Judge: HV-HOLLY W. VEAL
09/30/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL ARRAIGNMENT AND NON JURY CALENDAR COURT DATE: the 19th day of October, 2022 JUDGE: HOLLY W. VEAL	Judge: HV-HOLLY W. VEAL
09/30/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON FRIDAY, SEPTEMBER 30, 2022 COURT EVENT: CRIMINAL ARRAIGNMENT AND NON JURY CALENDAR COURT DATE: the 19th day of October, 2022 JUDGE: HOLLY W. VEAL	Judge: HV-HOLLY W. VEAL
10/13/2022	<b>FREEMAN WILLIAM CORRESPONDENCE</b> Comments: PRO SE	
10/13/2022	<b>FREEMAN WILLIAM PETITION</b> Comments: PETITION REQUESTING BAIL, PRO SE	
10/13/2022	<b>FREEMAN WILLIAM MISCELLANEOUS</b> Comments: LETTER OF CREDIT PURSUANT UCC 9-102 (A) (53) AND PRESENTMENT OF OFFSET FOR ACCEPTANCE PURSUANT UCC 1-201 (10) "PRO SE"	
10/19/2022	<b>FREEMAN WILLIAM CALENDAR</b> Comments: PETITION FOR SUMMARY JUDGMENT *** SCHEDULED TO WATCH FORENSIC INTERVIEW ***	11/16/2022 1:30 pm CRIMINAL NON-JURY CALENDAR Judge: HV-HOLLY W. VEAL
10/19/2022	<b>FREEMAN WILLIAM PETITION</b> Comments: FOR SUMMARY JUDGMENT	
10/21/2022	<b>FREEMAN WILLIAM RETURN MAIL</b>	
10/28/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL ARRAIGNMENT AND NON JURY CALENDAR *** ALL COURT APPEARANCES ARE IN-PERSON-**** COURT DATE: the 16th day of November, 2022 JUDGE: HOLLY W. VEAL	Judge: HV-HOLLY W. VEAL
10/28/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON FRIDAY, OCTOBER 28, 2022 COURT EVENT: CRIMINAL MOTIONS CALENDAR COURT DATE: the 16th day of November, 2022 JUDGE: HOLLY W. VEAL	Judge: HV-HOLLY W. VEAL
11/14/2022	<b>FREEMAN WILLIAM RETURN MAIL</b>	

12/09/2022	<b>FREEMAN WILLIAM CALENDAR</b> Comments: JANUARY TERM *** PRO SE *** BENCH TRIAL REQUESTED ***	01/23/2023 9:00 am	CRIMINAL TRIAL CALENDAR	Judge: HV-HOLLY W. VEAL
12/16/2022	<b>FREEMAN WILLIAM CALENDAR</b> Comments: CRIMINAL PRETRIAL CALENDAR *** PRO SE *** BENCH TRIAL REQUESTED ***	01/12/2023 9:00 am	PRE TRIAL ANNOUNCEMENT	Judge: HV-HOLLY W. VEAL
12/19/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL CALENDAR COURT DATE: the 12th day of January, 2023 JUDGE: HOLLY W. VEAL			Judge: HV-HOLLY W. VEAL
12/19/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON MONDAY, DECEMBER 19, 2022 COURT EVENT: CRIMINAL PRE TRIAL CALENDAR COURT DATE: the 12th day of January, 2023 JUDGE: HOLLY W. VEAL			Judge: HV-HOLLY W. VEAL
12/19/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL CALENDAR COURT DATE: the 12th day of January, 2023 JUDGE: HOLLY W. VEAL			Judge: HV-HOLLY W. VEAL
12/19/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL CALENDAR COURT DATE: the 12th day of January, 2023 JUDGE: HOLLY W. VEAL			Judge: HV-HOLLY W. VEAL
12/19/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON MONDAY, DECEMBER 19, 2022 COURT EVENT: CRIMINAL PRE TRIAL CALENDAR COURT DATE: the 12th day of January, 2023 JUDGE: HOLLY W. VEAL			Judge: HV-HOLLY W. VEAL
12/29/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL JURY TRIAL CALENDAR ***** PLEASE READ THE ENCLOSED ORDER WITH ADDITIONAL DATES TO APPEAR - THIS IS THE ONLY NOTICE YOU WILL RECEIVE *** COURT DATE: the 23rd day of January, 2023 JUDGE: HOLLY W. VEAL			Judge: HV-HOLLY W. VEAL
12/29/2022	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON THURSDAY, DECEMBER 29, 2022 COURT EVENT: CRIMINAL JURY TRIAL CALENDAR COURT DATE: the 23rd day of January, 2023 JUDGE: HOLLY W. VEAL			Judge: HV-HOLLY W. VEAL
01/13/2023	<b>FREEMAN WILLIAM ORDER</b> Comments: SPECIAL SET ORDER - BENCH TRIAL			
01/13/2023	<b>FREEMAN WILLIAM CALENDAR</b> Comments: SPECIAL SET - BENCH TRIAL *** RETURN TO THE TRIAL CALENDAR PER JUDGE VEAL ***	03/29/2023 9:00 am	CRIMINAL TRIAL CALENDAR	Judge: HV-HOLLY W. VEAL
01/25/2023	<b>FREEMAN WILLIAM CALENDAR</b> Comments: STATUS UPDATE	02/15/2023 1:30 pm	CRIMINAL NON-JURY CALENDAR	Judge: HV-HOLLY W. VEAL
01/27/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL MOTIONS CALENDAR COURT DATE: the 15th day of February, 2023 JUDGE: HOLLY W. VEAL			Judge: HV-HOLLY W. VEAL
01/27/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON FRIDAY, JANUARY 27, 2023 COURT EVENT: CRIMINAL MOTIONS CALENDAR COURT DATE: the 15th day of February, 2023 JUDGE: HOLLY W. VEAL			Judge: HV-HOLLY W. VEAL
02/16/2023	<b>FREEMAN WILLIAM CALENDAR</b> Comments: APRIL TERM	04/24/2023 9:00 am	CRIMINAL TRIAL CALENDAR	Judge: HV-HOLLY W. VEAL



03/14/2023	<b>FREEMAN WILLIAM CALENDAR</b> Comments: PRE TRIAL ANNOUNCEMENT APRIL TERM	04/12/2023 9:00 am PRE TRIAL ANNOUNCEMENT	Judge: HV-HOLLY W. VEAL
03/14/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL ANNOUNCEMENT CALENDAR COURT DATE: the 12th day of April, 2023 JUDGE: HOLLY W. VEAL		Judge: HV-HOLLY W. VEAL
03/14/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON TUESDAY, MARCH 14, 2023 COURT EVENT: CRIMINAL PRE TRIAL ANNOUNCEMENT CALENDAR COURT DATE: the 12th day of April, 2023 JUDGE: HOLLY W. VEAL		Judge: HV-HOLLY W. VEAL
03/20/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON MONDAY, MARCH 20, 2023 COURT EVENT: CRIMINAL JURY TRIAL CALENDAR COURT DATE: the 24th day of April, 2023 JUDGE: HOLLY W. VEAL		Judge: HV-HOLLY W. VEAL
04/14/2023	<b>FREEMAN WILLIAM CALENDAR</b> Comments: APRIL TERM REINDICTED 2022SUCR651HV - BENCH TRIAL REQUESTED	06/05/2023 9:00 am JURY TRIAL SHORT LIST	Judge: HV-HOLLY W. VEAL
04/17/2023	<b>FREEMAN WILLIAM CORRESPONDENCE</b> Comments: ORIGINAL OF THIS CORRESPONDENCE IS FILED IN CASE FILE 2022-CR-651, AS BOTH CASES ARE MENTIONED		
04/24/2023	<b>FREEMAN WILLIAM CORRESPONDENCE</b>		

05/10/2023  
3:46 pm

RCVD

rptCrystal\_Docket\_Criminal

## CRIMINAL CASE COURT DOCKET

### CASE STATUS:

2022-SU-CR-651

Filing Date: 07/07/2022 Filing Time: CoDefendant? N Sealed? N Retrial? N Appeal? N Contempt Action? N  
Minute Book: Minute Page: Judge: HOLLY W. VEAL Active? Y Closed Date:  
Microfilm Roll: Microfilm Frame: Other Location:

Remarks: ADA KAYLA KUDRATT - RE-INDICTMENT FROM CASE 2021-958 TRANSFERRED FROM CASE 2021-SU-PI-1137

#### R PROSECUTOR/PLAINTIFF KUDRATT KAYLA

1 Courthouse Sq Fax: Email: kkudratt@co.henry.ga.us  
McDonough, GA 30253 ProSe? N Appeal? Appointed? N  
Home Ph: Work Ph: (770) 288-6400 Active? Y  
Comments:

#### DEFENDANT FREEMAN WILLIAM

1336 QUINN STREET Race: BLACK Sex: M DOB: 09/11/1977 First Offender? N Maiden:  
YOUNGSTOWN, OH 44506 DL#: RR324671 DL Filing Date: DL Mailing Date:  
Home Ph: 4408622673 Work NPh: OTN: 88425173782 SID: 5051072X Bond Amt: Felon? N Felony Date:  
Active? Y HIV? N Order Date: Arraignment Date: 09/07/2022

1	16-6-4(b)(1)	CHILD MOLESTATION					F FELONY
UTC#:		Charge Date: 07/07/2022	Arrest Date: 06/16/202	Offense Date: 10/01/202	Bond Amt:		Warrant No: 2021-586WF
Comments:							
2	16-6-4(b)(1)	CHILD MOLESTATION					F FELONY
UTC#:		Charge Date: 07/07/2022	Arrest Date: 06/16/202	Offense Date: 10/01/202	Bond Amt:		Warrant No: 2021-586WF
Comments:							
3	16-6-4(b)(1)	CHILD MOLESTATION					F FELONY
UTC#:		Charge Date: 07/07/2022	Arrest Date: 06/16/202	Offense Date: 10/01/202	Bond Amt:		Warrant No: 2021-586WF
Comments:							
4	16-6-4(b)(1)	CHILD MOLESTATION					F FELONY
UTC#:		Charge Date: 07/07/2022	Arrest Date: 06/16/202	Offense Date: 10/01/202	Bond Amt:		Warrant No:
Comments:							

#### PRO SE FREEMAN WILLIAM

Home Ph: Work Ph: Fax: Email: Appointed? N  
ProSe? N Appeal? Active? Y  
Comments:

04/22/2021 **FREEMAN WILLIAM WARRANT(S)**  
 Comments: 2021-586WF

07/07/2022 **FREEMAN WILLIAM CALENDAR**  
 Comments: FIRST ARRAIGNMENT \*\*\* CONT TO 9/7/22 \*\*\*  
 (A)

07/07/2022 **STATE OF GEORGIA INDICTMENT**  
 (B)

07/22/2022 **FREEMAN WILLIAM NOTICE PRINTED**  
 Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL ARRAIGNMENT AND NON JURY CALENDAR COURT DATE: the 17th day of August, 2022 JUDGE: HOLLY W. VEAL  
 Judge: HV-HOLLY W. VEAL

08/18/2022 **FREEMAN WILLIAM CALENDAR**  
 Comments: ARRAIGNMENT \*\*\* CONT FROM 8/17/22 \*\*\* PLEA NOT GUILTY  
 (G) 09/07/2022 9:00 am CRIMINAL ARRAIGNMENT AND NON-JURY CALENDAR Judge: HV-HOLLY W. VEAL

08/19/2022 **FREEMAN WILLIAM NOTICE PRINTED**  
 Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL ARRAIGNMENT AND NON JURY CALENDAR COURT DATE: the 7th day of September, 2022 JUDGE: HOLLY W. VEAL  
 Judge: HV-HOLLY W. VEAL

09/09/2022 **FREEMAN WILLIAM CALENDAR**  
 Comments: JANUARY TERM  
 01/23/2022 9:00 am CRIMINAL TRIAL CALENDAR Judge: HV-HOLLY W. VEAL

10/19/2022 **FREEMAN WILLIAM ORDER**  
 (N) (Q) DENYING BOND

12/16/2022 **FREEMAN WILLIAM CALENDAR**  
 Comments: CRIMINAL PRETRIAL CALENDAR \*\*\* PRO SE \*\*\* BENCH TRIAL REQUESTED \*\*\*  
 01/12/2022 1:30 pm PRE TRIAL ANNOUNCEMENT Judge: HV-HOLLY W. VEAL

12/19/2022 **FREEMAN WILLIAM NOTICE PRINTED**  
 Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL CALENDAR COURT DATE: the 12th day of January, 2023 JUDGE: HOLLY W. VEAL  
 Judge: HV-HOLLY W. VEAL

12/19/2022 **FREEMAN WILLIAM NOTICE PRINTED**  
 Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL CALENDAR COURT DATE: the 12th day of January, 2023 JUDGE: HOLLY W. VEAL  
 Judge: HV-HOLLY W. VEAL

12/29/2022 **FREEMAN WILLIAM NOTICE PRINTED**  
 Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL JURY TRIAL CALENDAR \*\*\*\* PLEASE READ THE ENCLOSED ORDER WITH ADDITIONAL DATES TO APPEAR - THIS IS THE ONLY NOTICE YOU WILL RECEIVE \*\*\* COURT DATE: the 23rd day of January, 2023 JUDGE: HOLLY W. VEAL  
 Judge: HV-HOLLY W. VEAL

01/13/2023 **FREEMAN WILLIAM ORDER**  
 Comments: SPECIAL SET ORDER

01/13/2023 **FREEMAN WILLIAM CALENDAR**  
 Comments: SPECIAL SET BENCH TRIAL \*\*\* RETURN TO THE TRIAL CALENDAR PER JUDGE VEAL \*\*\*  
 03/29/2022 9:00 am CRIMINAL TRIAL CALENDAR Judge: HV-HOLLY W. VEAL

01/25/2023 **FREEMAN WILLIAM CALENDAR**  
 Comments: STATUS UPDATE  
 02/15/2022 1:30 pm CRIMINAL NON-JURY CALENDAR Judge: HV-HOLLY W. VEAL

01/27/2023 **FREEMAN WILLIAM NOTICE PRINTED**  
 Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL MOTIONS CALENDAR COURT DATE: the 15th day of February, 2023 JUDGE: HOLLY W. VEAL  
 Judge: HV-HOLLY W. VEAL

02/13/2023	<b>FREEMAN WILLIAM CORRESPONDENCE</b>		
02/13/2023	<b>FREEMAN WILLIAM CORRESPONDENCE</b> Comments: WRIT OF ASSISTANCE		
02/15/2023	<b>FREEMAN WILLIAM CERTIFICATE OF SERVICE</b>	02/15/2023 12:04 pm	Judge: HV-HOLLY W. VEAL
02/16/2023	<b>FREEMAN WILLIAM CALENDAR</b> Comments: APRIL TERM	04/24/2023 9:00 am CRIMINAL TRIAL CALENDAR	Judge: HV-HOLLY W. VEAL
03/08/2023	<b>FREEMAN WILLIAM CORRESPONDENCE</b>		
03/14/2023	<b>FREEMAN WILLIAM CALENDAR</b> Comments: PRE TRIAL ANNOUNCEMENT APRIL TERM	04/12/2023 1:30 pm PRE TRIAL ANNOUNCEMENT	Judge: HV-HOLLY W. VEAL
03/14/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON TUESDAY, MARCH 14, 2023 COURT EVENT: CRIMINAL PRE TRIAL ANNOUNCEMENT CALENDAR COURT DATE: the 12th day of April, 2023 JUDGE: HOLLY W. VEAL		Judge: HV-HOLLY W. VEAL
03/14/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL ANNOUNCEMENT CALENDAR COURT DATE: the 12th day of April, 2023 JUDGE: HOLLY W. VEAL		Judge: HV-HOLLY W. VEAL
03/14/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL PRE TRIAL ANNOUNCEMENT CALENDAR COURT DATE: the 12th day of April, 2023 JUDGE: HOLLY W. VEAL		Judge: HV-HOLLY W. VEAL
03/20/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON MONDAY, MARCH 20, 2023 COURT EVENT: CRIMINAL JURY TRIAL CALENDAR COURT DATE: the 24th day of April, 2023 JUDGE: HOLLY W. VEAL		Judge: HV-HOLLY W. VEAL
03/20/2023	<b>FREEMAN WILLIAM CALENDAR</b> Comments: PLEA BARGAIN SPECIALTY *** FILED PRO SE ***	05/10/2023 1:30 pm CRIMINAL MOTIONS	Judge: HV-HOLLY W. VEAL
04/05/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: PARTY NOTICE PRINTED COURT EVENT: CRIMINAL MOTIONS CALENDAR COURT DATE: the 10th day of May, 2023 JUDGE: HOLLY W. VEAL		Judge: HV-HOLLY W. VEAL
04/05/2023	<b>FREEMAN WILLIAM NOTICE PRINTED</b> Comments: BONDSMAN & ATTORNEY NOTICES TO WILLIAM FREEMAN PRINTED ON WEDNESDAY, APRIL 5, 2023 COURT EVENT: CRIMINAL MOTIONS CALENDAR COURT DATE: the 10th day of May, 2023 JUDGE: HOLLY W. VEAL		Judge: HV-HOLLY W. VEAL
04/12/2023	<b>FREEMAN WILLIAM WAIVER</b> Comments: OF RIGHT TO A JURY TRIAL		
04/14/2023	<b>FREEMAN WILLIAM CALENDAR</b> Comments: APRIL TERM BENCH TRIAL REQUESTED	06/05/2023 9:00 am JURY TRIAL SHORT LIST	Judge: HV-HOLLY W. VEAL

04/17/2023 **FREEMAN WILLIAM CORRESPONDENCE**

Comments: COPY OF THIS CORRESPONDENCE ALSO IN FILE 2021-CR-958 AS  
BOTH CASES ARE MENTIONED

04/24/2023 **FREEMAN WILLIAM CORRESPONDENCE**

Comments: ORIGINAL LETTER FILED IN 21CR958HV

05/10/2023 FREEMAN WILLIAM CALENDER to hear Habeas Corpus  
Record 651 Discovery, Dockets (-9588-651), Motion set 04/21/23, Habeas Corpus hearing continued to 07/19/23

EXHIBIT-C

HDA Ham's

PD Hayden

\*\*\*\*\*  
Georgia, HENRY COUNTY

2021-SU-CR-958-HV  
ORDER

Incarcerated: No

Witnesses

Det J Maher HCPD

After hearing the evidence in the above case, it is ordered that said defendant be bound in a bond of \$ Denied Dollars Cash or \$ \_\_\_\_\_ Dollars Property for his/her appearance on the first day at the next term or session next after this day of the SUPERIOR/STATE Court of HENRY COUNTY to be held in and for said county to answer the charge of

1. 16-6-4 - Child Molestation - FELONY [Count(s): 3]

FILED IN OFFICE  
HENRY COUNTY  
SUPERIOR COURT

JUL 29 2021 11:30

[Signature]  
CLERK OF SUPERIOR COURT

Henry County Sheriff's Office  
Warrant Posted  
**BOUND OVER**  
Date/Time: 7/22/21 9:18 By: CCS  
Police Central  
Date/Time: 7/22/21 9:18 By: CCS  
GCIC  
Date/Time: 7/22/21 9:18 By: CCS  
**received**  
7-17-21

**RECEIVED**  
JUL 29 REC'D  
OFFICE OF THE DISTRICT ATTORNEY  
FLINT JUDICIAL CIRCUIT

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

Note: \_\_\_\_\_  
Given under my hand and seal, this 20th day of July, 2021  
[Signature]  
Judge

Warrant#: 2021-586WF  
Case#: 2021-586WF  
FELONY

CRIMINAL WARRANT  
THE STATE OF GEORGIA  
VS

WILLIAM A FREEMAN  
1336 QUINN STREET  
YOUNGSTOWN, OH 445061103

Age: 43 DOB: 09/11/1977  
Race: B Sex: M  
Height: 602 Weight: 225  
Hair: BLK Eye: BRO

Scar/Tattoos: \_\_\_\_\_ Aliases: \_\_\_\_\_  
Order that bond be set at:  
Bond: \$ \_\_\_\_\_ CASH

Judge: \_\_\_\_\_

CHARGED WITH:  
1 Child Molestation

Violation of Ga. Code O.C.G.A. §  
16-6-4  
Incident Report No: 2020-00100905

PROSECUTOR:

J Maher  
Residence:  
Home Phone:  
Work Phone: 770-288-8250

The above named defendant arrested this  
day of \_\_\_\_\_, 20\_\_\_\_.  
At \_\_\_\_\_ o'clock \_\_\_\_\_ m.

Arresting Officer

7-28-21  
8:30am

Administrative Remedy

GRIEVANCE FORMS submitted to HCLJ, (Respondent), HAND-WRITTEN COPIES

EXHIBIT D

1.) GRIEVANCE FORM submitted 06/18/2021 to LT TANNER, agent for Respondent.

"NOTICE TO AGENT IS NOTICE TO PRINCIPAL; NOTICE TO PRINCIPAL IS NOTICE TO AGENT."

ATTN: LT TANNER

INMATE AFFAIRS, CIVIL RIGHTS

Greetings, I, William A. Freeman, Secured Party Creditor (hereafter "Secured Party") give Notice to Secured Party's status and EXEMPT FROM LEVY, herein, do a CONDITIONAL ACCEPTANCE FOR VALUE and RETURN FOR VALUE using Secured Party's CUSIP #276742576 for all documents issued in CASE/ACCOUNT [2120426], Warrant, Indictment, No Bond, Booking documents and the like. Secured Party demands a SUMMARY JUDGMENT for a dismissal of CASE/ACCOUNT [2120426] and Secured Party released IMMEDIATELY.

Damages shall be assessed pursuant to TRAZAVANT V. CITY OF TAMPA  
Thank you.

William A. Freeman, SPC

Authorized Representative

Undersigned." (Result Respondent's Non-Response)

EXHIBIT E

2.) GRIEVANCE FORM submitted 06/30/2021 to LT TANNER, agent for Respondent.

"SECOND NOTICE"

ATTN: LT TANNER

INMATE AFFAIRS, CIVIL RIGHTS

"NOTICE TO AGENT IS NOTICE TO PRINCIPAL; NOTICE TO PRINCIPAL IS NOTICE TO AGENT"

Greetings, I, William A. Freeman, SPC ("Secured Party") did submit a grievance on, 06/18/2021 ACCEPTING FOR VALUE all documents and LT TANNER has failed to respond, in the prescribe time of (5) DAYS pursuant to the HENRY COUNTY SHERIFF'S OFFICE INMATE HANDBOOK, NOR a reason for the delay, nor a time extension submitted. Secured Party apologizes for any commercial dishonor.

"Respond Point-By-Point"

Proof of Claim

- that Secured Party is NOT EXEMPT FROM LEVY pursuant to UCC-1 FINANCING STATEMENT.

- that Secured Party does not have a Superior Claim over WILLIAM A. FREEMAN DEBTOR <sup>(TND)</sup>

- that the charge ~~is~~ is valid constitutionally.

- that the STATE OF GEORGIA and HENRY COUNTY has a Superior Claim

- that CASE/ACCOUNT # [2120426] is NOT OFFSET using Secured Party's CUSIP# 276742576

Secured Party shall give LT TANNER (10) BUSINESS DAYS to Respond Point-By-Point, failure further action shall be taken. Secured Party demands to be Released and CASE/ACCOUNT 2120426 be Dismissed IMMEDIATELY. Damages will be assessed pursuant TRAZAVANT V. CITY OF TAMPA

Thank you

William A. Freeman, SPC

Authorized Representative

Undersigned." (Resulting in Non-Response, Non-Performance)



## EXHIBIT F

3.) GRIEVANCE FORM submitted 07/15/2021 to LT TANNER, agent for Respondant

"FINAL NOTICE

ATTN: LT TANNER

INMATE AFFAIRS, CIVIL RIGHTS

NOTICE TO AGENT IS NOTICE TO PRINCIPAL; NOTICE TO AGENT IS NOTICE TO PRINCIPAL

I, William A. Freeman, ("Secured Party") do knowingly, willfully, intelligently and Lawfully submit FINAL NOTICE for the false imprisonment of Secured Party's Corpus pursuant to CASE/ACCT 2120426 cause against Secured Party's DEBTOR<sup>TM</sup> a legal fiction organization bearing the same name as Secured Party, WILLIAM A. FREEMAN<sup>©</sup>, ("DEFENDANT") DEBTOR<sup>TM</sup>.)

TAKE NOTICE: Secured Party is not legal surety for PUBLIC DEBT CASE/ACCT HENRY COUNTY and the STATE OF GEORGIA and Secured hold harmless. (pursuant FORM VCC-1 and Security Agreement filing 2008)

"Secured Party submitted a SECOND NOTICE, (JUNE 30, 2021), through the HENRY COUNTY SHERIFF'S OFFICE GRIEVANCE PROCESS over the validity of the STATE OF GEORGIA and HENRY COUNTY'S claim on Secured Party's DEFENDANT/DEBTOR as to having a Superior claim than Secured Party, Tort claim. LT TANNER of the HENRY COUNTY SHERIFF'S OFFICE Failed to Reply Point-by-Point in the prescribe time, by Secured Party of (10) BUSINESS DAYS and also the prescribe time of their Grievance Process nor any reason for the delay, nor extension of time. Burden on arrestee of proving the existence of the fact's raised. Secured

"Party is First-in-Line-Creditor, believes there is no such Superior claim and have received HENRY COUNTY SHERIFF'S OFFICE Tacit Agreement, that the cause CASE/ACCT # 2120426 is INVALID, NULL and VOID [NUNC PRO TUNC]. Illegal arrest is Tort, ex-post-facto. Violating of AMENDMENTS 1<sup>st</sup>, 5<sup>th</sup>, 8<sup>th</sup>, 10<sup>th</sup>, 13<sup>th</sup> and 14<sup>th</sup> of the UNITED STATES CONSTITUTION, PUBLIC POLICY 110-10, PUBLIC LAW 73-10, and HJR-192 and the FEDERAL RULES OF CIVIL PROCEDURE

"INSTRUCTIONS FOR REDRESS:

Ordain from HENRY COUNTY MAGISTRATE JUDGE, and/or HENRY COUNTY CLERK OF COURTS for SUMMARY JUDGMENT to Dismiss CASE/ACCT 2120426 for OFFSET and Secured Party's Corpus be Released Immediately. It is so Prayerfully submitted, ALL RIGHTS RESERVED (PUBLIC POLICY 110-10, PUBLIC LAW 73-10, HJR-192) Undersigned.

William A. Freeman, SPC.

Authorized Representative.

Exempt From Levy.

CUSIP# 276742576.

CASE/ACCT# 2120426 OFFSET."

(resulting Default Acquiescence)

EXHIBIT G

EXHIBIT G

IN THE SUPERIOR COURT  
FOR HENRY COUNTY  
MCDONOUGH, GEORGIA

STATE OF GEORGIA

SUMMARY JUDGMENT  
AFFIDAVIT

COUNTY OF HENRY

SS

COURT CASE No.  
2021-SU-CR-958-HV

## AFFIDAVIT

HERE COMES, PRAYER William A. Freeman, by Special Appearance, illegally held at HENRY COUNTY JAIL, at 120 HENRY COUNTY PKWY, MCDONOUGH, GA [30253], to wit: TO THE ORDER OF BUSINESS,

## PARTIES

WILLIAM ALEXANDER FREEMAN (PLAINTIFF), Party to 42 USC § 1983 ACTION No. 1:21-CV-03397-LMM, Transmitting Utility, a Legal Fiction Organization, pursuant FINANCING STATEMENT FORM UCC-1 and COMMON-LAW COPY-RIGHT AGREEMENT, Private Estate Property of the Freeman Family, a UNITED STATES CITIZEN, Rights to SETOFF Public Debt PENAL SUM, and Defendant in the above COURT CASE/ACCOUNT NO. 2021-SU-CR-958-HV, and, William A. FREEMAN, ("AFFIANT"), Authorized Representative, Secured Party Creditor, Sentient Living Man, Child of Yahweh, Head of William Freeman Private Estate, a P.L.P. 3:20 Citizen, Fiduciary and Jch 17:16 Third Party Intervener, here by Special Appearance, Not by Direct Appearance, First-In-Line Creditor, To, in Good-Faith, perform his Fiduciary Duties for SETOFF pursuant FORM UCC-1; PRIVATE SECURITY AGREEMENT; UCC-1 PRIVATE HOLD HARMLESS INDEMNITY BOND FOR SETOFF AGREEMENT, EXEMPT FROM LEVY, RECEIVED FULL SETTLEMENT AND CLOSURE, subject False Imprisonment (295) days, November 30, 2021, at HENRY COUNTY JAIL, 120 HENRY PKWY, MCDONOUGH, GA [30253], and,

Reginald Scandrett ("DEFENDANT") to said 5 1983 CIVIL ACTION, HENRY COUNTY SHERIFF, in Bad-Faith of SUMMARY JUDGMENT, by Agreement, in Dishonor of AFFIANT'S EXEMPTION FROM LEVY, Usurp Oath of Office to Enforce ENTROP AFFIANT to be disloyal to his PRIVATE SECURITY AGREEMENT, Obstruction, Slander, Libel of Vessel, False Imprisonment AFFIANT as SURETY, Tort, Prosecution is INVALID, NULL and VOID Non Pro Tunc, by Tacit Agreement, [Is there no mercy for me LORD and Savior?]

and, also,

## UNAUTHORIZED THIRD PARTY INTERVENERS ("UNWORTH THIRD PARTY")

COUNTY OF HENRY, STATE OF GEORGIA, DISTRICT ATTORNEY'S OFFICE, DISTRICT ATTORNEY Darius Pettill, GEORGIA PUBLIC DEFENDER COUNCIL, FLINT JUDICIAL CIRCUIT PUBLIC DEFENDER OFFICE, ATTORNEY Katelynn Hayden, ATTORNEY AGIS BRAY III, HENRY COUNTY POLICE DEPARTMENT, DETECTIVE Joseph Walker SGT, and HENRY COUNTY SUPERIOR COURT JUDGE Holly Vail, to wit: did, in the Commission etc enforce invalid criminal charges, in the Interest of the Public, Knowingly and Willfully, Repeat, in Bad-Faith and Dishonor, by Tacit Agreement of one of them Not objecting AFFIANT'S superior claim, or each UNWORTH THIRD PARTY was aware of the acts of the other and by their conduct shared in the course of the conduct in apparent support of each other, in such a factual setting, in the name and on behalf of PLAINTIFF, charge and accuse UNWORTH THIRD PARTY with the offense of aggression, Ex Post Facto, Dishonor SUMMARY JUDGMENT, Conspiracy, Lack of Subject-Matter Jurisdiction pursuant OCGAS 9-11-12(6)(1), Usurpation Oath of Public Office, Contract Infringement violating 10 USC Sec 3405(a)(1) and 10 USC Sec 3435 (a)(1), Kidnapping, Theft of Private Property across State Lines, False Imprisonment, Denied Redress of Grievance hearings, Grievance FORMS, PLAINTIFF'S Right to SETOFF Public Debt PENAL SUM violating Public Policy 110-10, Public Law 73-10, HJR-192, Destruction to Justice, Entice/ENTRAP AFFIANT to be disloyal of PLAINTIFF'S PRIVATE SECURITY AGREEMENT, Libel of Vessel, Slander, (Denied) PLAINTIFF Speedy Trial DEMANDS Time Period pursuant OCGAS 17-7-70(a), Due Process of Law, Depriving Life, Liberty and Prosperity.

[Is there no mercy for me LORD and Savior?]

## I. CAFV POST SETTLEMENT AND CLOSURE

AFFIANT has reached Tacit Agreement with DEFENDANT, through an Administrative Process in HENRY COUNTY SHERIFF'S OFFICE Grievance Procedure CONCURRENCE AFFIANT'S Tort Claim OVERSTANDS as FACT Point-ENTRAP AFFIANT is EXEMPT FROM LEVY of DEFENDANT'S illegal claim cause, CASE/ACCOUNT NO. 2126426 OFFSET pursuant CONDITIONAL ACCEPT FOR VALUE ("CAV") and RETURN FOR VALUE, CONCUR to Absolutely DISCHARGE AFFIANT and Acquittal of PLAINTIFF IMMEDIATELY, Satisfying Public Debt of DEFENDANT'S claim for FULL SETTLEMENT AND CLOSURE of said CASE/ACCOUNT, prior to the binding over process and BILL OF INDICTMENT and is before the UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA for Remedy of Redress Justice

PURSUANT DEFENDANT'S REPEATED, IN GOOD FAITH, DISHONOR OF CERTAIN S. IATED FACTS and SUMMARY JUDGMENT AFFIANT OVERSTANDS ISSUANCE OF CHARGES, BY HENRY COUNTY SHERIFF, ARREST WARRANT, ILLEGITIMATE ARREST, TRUE BILL and PROSECUTION PROCEEDINGS ARE EX POST FACTO, INVALID, NULL AND VOID NON PRO TUNC, PURSUANT DEFENDANT'S TACIT AGREEMENT. HEREIN, AFFIANT PRESENTS AN OPPORTUNITY FOR UNAUTHORIZED THIRD PARTY REMEDY FOR REDRESS. AFFIANT ISSUES A CAFV POST SETTLEMENT AND CLOSURE OF COURT CASE/ACCOUNT NO. 2021-SU-CR-958-HV and FULL DISCOVERY, (See attached CAFV and RETURN FOR VALUE, EXEMPT FROM LEVY STAMPED DISCOVERY DOCUMENTS (LEAD), all STATEMENTS, WARRANTS, all BONDS, TRUE BILL, BILL OF INDICTMENT, all documents issued, not herein, to COURT CASE ACCOUNT NO. 2021-SU-CR-958-HV and any fees, fines, taxes associated, the PENAL SUM, any BID BONDS, PERFORMANCE BONDS, and PAYMENT BONDS issued for FULL DISCLOSURE OF CASE/ACCOUNT NO. 2021-SU-CR-958-HV, PURSUANT PUBLIC POLICY 10-10, PUBLIC LAW 13-16, HJR-192, IN THE PLAINTIFF'S PASS THROUGH ACCOUNT, AS TRANSMITTING UTILITY, UCC-1 PRIVATE ACCOUNT NO. 2021-SU-CR-958-HV, IN THE PLAINTIFF'S PASS THROUGH ACCOUNT, AS TRANSMITTING UTILITY, UCC-1 PRIVATE ACCOUNT NO. 2021-SU-CR-958-HV, to satisfy standing obligations to COURT CASE/ACCOUNT NO. 2021-SU-CR-958-HV as OFFSET. PLAINTIFF'S ACCOUNTING BOOKS ARE BALANCED, ADJUST COURT RECORDS to (P) BALANCE, PAID-IN-FULL, POST FULL SETTLEMENT AND CLOSURE, FREE AND CLEAR FROM NOW ON. IT IS SO RAVERFULLY DEPOSITED.

[Is there No Mercy for me LORD and SAVIOR?]

## II. SUMMARY JUDGMENT

By TACIT AGREEMENT, the Parties agree to the Interest of Justice served by granting Discharge and Acquittal action. Outweigh the Best Interest of the Public. AFFIANT OVERSTAND AS PRECEDENT to DEFENDANT'S claim, HEREFORE, DEFENDANT and UNAUTH THIRD PARTY UNDERSTANDS to HONOR and ACCEPT the following stipulations: AFFIANT is EXEMPT FROM LEVY, from DEFENDANT'S illegal arrest claim as SURETY, TORT, AFFIANT Holds Superior Claim, First-In-Line CREDITOR, on PLAINTIFF; DEFENDANT'S and UNAUTH THIRD PARTY'S PROSECUTION is EX POST FACTO, INVALID, NULL AND VOID NON PRO TUNC; STAND TO HONOR AFFIANT'S Fiduciary Duty to SETOFF COURT CASE/ACCOUNT NO. 2021-SU-CR-958-HV PAID-IN-FULL for FULL SETTLEMENT AND CLOSURE, FREE AND CLEAR; AFFIANT be ABSOLUTELY DISCHARGED and PLAINTIFF ACQUITTAL IMMEDIATELY! SETTLED IN PRINCIPLE, RESOLVED ALL CLAIMS IN FEDERAL CIVIL ACTION. IN THE MATTER of Public Debt and this ORDER, COURT CASE/ACCOUNT NO. 2021-SU-CR-958-HV before this HENRY COUNTY SUPERIOR COURT, AFFIANT DEPOSITS TRUE BILL, BILL OF INDICTMENT, and DISCOVERY DOCUMENTS, sent by FLINT JUDICIAL CIRCUIT PUBLIC DEFENDER OFFICE, in support of AFFIANT'S SUMMARY JUDGMENT AFFIDAVIT STAMPED "CONDITIONAL ACCEPT FOR VALUE", set at a 45° Angle, on the FACE of the TRUE BILL, BILL OF INDICTMENT, and DISCOVERY DOCUMENTS to be accepted, HONORED as PAYMENT, in FULL, and Pay the PENAL SUM, BID BONDS, and associated Administration fees, using AFFIANT'S Second Party UCC-1 PRIVATE HOLD HARMLESS INDEMNITY BOND FOR SETOFF AGREEMENT, attached to PLAINTIFF'S FORM UCC-1 FINANCING STATEMENT filed with the STATE OF MICHIGAN, SECRETARY OF STATE 2008. AFFIANT SIGN/Satisfy BID BOND. The CLERK of this COURT, upon received TIME/DATE STAMPED FILED SUMMARY JUDGMENT AFFIDAVIT, Transaction is ACCEPTED and HONOR is hereby INSTRUCTED to fill in the PERFORMANCE BOND, FULL AMOUNT, in the blank "AMOUNT" Fields of the CAFV STAND on the FACE of the TRUE BILL, BILL OF INDICTMENT and DISCOVERY DOCUMENTS, AFFIANT UNDERSIGN/Satisfy the PERFORMANCE BOND, and to withdraw the FULL AMOUNT, funds of CASE/ACCOUNT NO. 2021-SU-CR-958-HV, PENAL SUM, from said INDEMNITY BOND FOR SETOFF of the PAYMENT BOND FULL AMOUNT, and associated Administrative Fees and Taxes, AFFIANT UNDERWRITES/PERFECTS PAYMENT BOND and Satisfies POST SETTLEMENT AND CLOSURE, IN FULL. If this Form of Payment is NOT ACCEPTED, then the CLERK OF COURT is DIRECTED to inform and INSTRUCT AFFIANT of decline and Acceptable Payment pursuant Public Policy and the CLERK'S Oath of Office for FULL DISCLOSURE. Non-Response constitutes Acceptance of Payment Fulfillment and HONOR.

## III. RETURN FOR VALUE REMEDY

AFFIANT asserts ("AFFIANT TRUE BILL") requires JUST COMPENSATION REDRESS (start); Threat/Brandishing Loaded Firearm with intent to do HARM, Unlawful Search and Seizure without Oath or Affirmation, supported, particularly, depicting AFFIANT, Seized Party Creditor, to be seized, Kidnapping Across STATE Lines, Impersonation of Public Office, Lack Subject-Matter Jurisdiction pursuant DCA 59-11-12(6)(i), False Imprisonment, Contract Infringement pursuant 10 USC Sec. 3405 (a)(i), Common-Law Copy-Right Infringement, Obstruction of Justice, PLAINTIFF'S Right to SETOFF through Public Policy, Conspiracy to Entice/Entrap AFFIANT to Disavow PRIVATE SECURE SECURITY AGREEMENT, PLAINTIFF'S Rights and Privileges, ORSUNANT, COCAINE 7-17(6)(a) Theft of Private Property AFFIANT'S FINGER PRINT and CORNIA ERECTA, Picture Capture, Vandalism, Libel of Vessel, the Loss and Endangering AFFIANT'S Life/Health now being treated for Hypertension and exposed to unsavory Conditions from COVID-19, subverting Great, Immediate and Irreparable Injury of Loss of Wages, Liberty, Personal and Private Property, Home Office and Equipment, Corporate Revenues. AFFIANT'S TRUE BILL Charges an Actual Amount GRAND TOTAL \$511,623,096.00 (YTD). Total Sums of: PLAINTIFF'S Personal and Private Property Lost, 3/02, \$80.00 "old One-Fifth to it" - Low 6:5, Totals \$123,096.00. For

COMMISSION - Law Copy-Right Agreement. INFRINGEMENT, \$50,000.00 PER OCCURRENCE, SETTING AT (26) OCCURRENCES, \$1,300,000.00. FOR LOSS OF HEALTH, LIBERTY AND PROPERTY, due to FALSE IMPRISONMENT and PUNITIVE DAMAGES, \$501,500,000.00 (YTD), basis for DAMAGES AMOUNT has been assessed. DAY-FOR-DAY, from date of Tort, MAY 19, 2021 to November 30, 2021, (295) DAYS, pursuant TRAZAVANT V CITY OF TAMPA, US FORWARDED IN AFFIANT'S NOTICE(S) for an Administrative Remedy to HENRY COUNTY SHERIFF'S OFFICE.

AFFIANT INSTRUCTS AFFIANT'S TRUE BILL GRAND TOTAL shall be withdrawn from the STATE OF GEORGIA'S PUBLIC LIABILITY ACCOUNTABILITY BOND held by the STATE OF GEORGIA through the GENERAL SERVICES OF ACCOUNTABILITY ("GSA"), CHIEF FINANCING OFFICER (CFO) and CFO of GSA is DIRECTED to deposit the GRAND TOTAL of AFFIANT'S TRUE BILL, by electronic transfer, through an AUTOMATIC CLEARING HOUSE (ACH) into a CHASE BANK CHECKING ACCOUNT, in the name of WILLIAM A. FREEMAN. THE CLERK OF COURT is DIRECTED to FORWARD a CERTIFIED COPY of this SUMMARY JUDGMENT to HENRY COUNTY AUDITOR and the STATE OF GEORGIA GSA to RECORD POST FULL SETTLEMENT AND CLOSURE COURT CASE/ACCOUNT No. 2021-SU-CR-958-HV, as PAID-IN-FULL, FREE AND CLEAR from now on, and COMPLETE transaction of AFFIANT TRUE BILL.

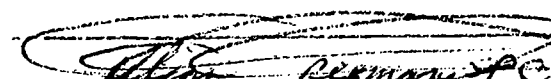
THE CLERK of this COURT is DIRECTED to submit a JOURNAL ENTRY, under the SEAL of HENRY COUNTY SUPERIOR COURT CLERK OF COURT, Journalizing, in COURT CASE No. 2021-SU-CR-958-HV COURT DOCKET, a DISMISSAL on all charges, with Prejudice, pursuant to CRIMINAL RULE "ACQUITTAL" for Lack of Subject-Matter Jurisdiction and FORWARD JOURNAL ENTRY to SUPERIOR COURT JUDGE Holly Veal. HENRY COUNTY SUPERIOR COURT JUDGE, Holly Veal, upon receiving JOURNAL ENTRY is INSTRUCTED to issue an ORDER OF RELEASE upon DEFENDANT and DISCHARGE AFFIANT from the custody of HENRY COUNTY JAIL and SERVE ORDER OF RELEASE on DEFENDANT IMMEDIATELY. DEFENDANT is INSTRUCTED to assign a HENRY COUNTY POLICE OFFICER to ESCORT AFFIANT, in an UNMARKED VEHICLE, to the STATE OF GEORGIA DEPARTMENT OF DRIVING SERVICES (DDS) so AFFIANT can obtain a STATE OF GEORGIA DRIVING ID to replace PLAINTIFF'S DRIVING ID, said JUDGE Holly Veal shall accommodate any necessary COURT ORDER RELEASE(S) for the DRIVING ID as so DIRECTED. Said ESCORT is DIRECTED to ESCORT AFFIANT to CHASE BANK to verify AFFIANT TRUE BILL GRAND TOTAL FUNDS and sign for ACCOUNT, and DIRECTED to ESCORT AFFIANT safely onto a, Pre-paid One-Way DELTA Commercial Flight to CLEVELAND, OH, making stops in route if necessary, using the same Boarding Process HENRY COUNTY SHERIFF'S OFFICE to ESCORT AFFIANT to the STATE OF GEORGIA, on June 16, 2021. This shall ensure no more injuries occur and surest return to AFFIANT'S Home Estate.

IT IS ORDERED that DEFENDANT, UNLAWFUL THIRD PARTY, and the CLERK of this COURT must, within TEN (10) DAYS of the entry date of this ORDER, pay the \$511,623,096.00 and properly execute SUMMARY JUDGMENT AFFIDAVIT provided to the CLERK OF COURT. BE ADVISED, failure to perform ORDER(S) and/or INSTRUCTIONS for POST FULL SETTLEMENT AND CLOSURE and RETURN FOR VALUEREMEDY constitutes DISHONOR and BAD-FAITH and shall be offenders of Obstruction to Justice and added Party to the above § 1963 CIVIL RIGHTS ACTION. TAKE NOTICE: Failure to Object, under Penalty of Perjury or in apparent support of Non-Response to the procedure instruction of POST FULL SETTLEMENT AND CLOSURE, within (3) DAYS of the filing of this SUMMARY JUDGMENT AFFIDAVIT, constitutes HONOR and FULL ACCEPTANCE, not in part, of this Payment Presentment and REMEDY and ORDER shall be issued to DISCHARGE AFFIANT from HENRY COUNTY JAIL'S custody and ACQUITTAL of all charges against PLAINTIFF IMMEDIATELY. All Rights Reserved.

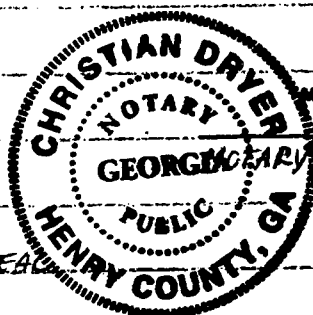
\*FOR if you remain completely silent at this time, relief and deliverance will arise for [AFFIANT] from another place... And who knows whether it is for a time like this that you have attained to your Judicial status" - Esther 4:14

To the Above, AFFIANT Affirms is CORRECT and FACT, COMPLETE and TRUE, under Penalty of Perjury.

IT IS SO ORDERED and DIRECTED, under NOTARY PUBLIC SEAL, on this 22 day of November, 2021.

  
WILLIAM A. FREEMAN, SPC  
AFFIANT

NOTARY SEAL



Christian Dryer  
Notary Public State of Georgia  
My Commission Expires February 7, 2025

EXHIBIT H

EXHIBIT H

FILED IN OFFICE  
CLERK OF SUPERIOR COURT  
HENRY COUNTY, GEORGIA

**SUCR2021000958**

HV

AUG 04, 2022 12:31 PM

  
Sabriya Hill, Clerk  
Henry County, Georgia

IN THE SUPERIOR COURT OF HENRY COUNTY  
STATE OF GEORGIA

THE STATE OF GEORGIA

v.

William Freeman

INDICTMENT NO.:

2021-SU-CR-0958-HV

CHARGES: Child Molestation, Child  
Molestation, Child Molestation, Child  
Molestation and Child Molestation

**EVIDENCE IN AGGRAVATION AND/OR RECIDIVIST NOTICE**

The state hereby gives notice to the Defendant under O.C.G.A. 17-10-2 that the following evidence will be presented to the Court as evidence in aggravation at sentencing in the above-styled matter. Further, if applicable, this motion serves as notice of the State's intent to seek recidivist punishment under O.C.G.A. 17-10-7 (a), (b), and/or (c) based upon the following convictions.

<u>County</u>	<u>Case No.</u>	<u>Felony</u>	<u>Sentencing</u>
Cuyahoga	06-476211-A	Gross Sexual Imposition	08/21/07
Mahoning	07-CR1291(A)	Aggravated Robbery	04/08/08

The State further provides notice that it may use any or all of the above convictions, as well as any convictions listed in the Defendant's criminal history, to impeach the Defendant's testimony and/or evidence at trial.

Respectfully submitted, this the 4th day of August, 2022.

/s/Kayla Kudratt

**Kayla Kudratt**

Assistant District Attorney

Flint Judicial Circuit

One Courthouse Square; 2nd Floor - West Tower

McDonough, Georgia 30253

Main Office: 770-288-6400

FAX: (770) 954-2135

EXHIBIT I

EXHIBIT I

IN THE SUPERIOR COURT OF HENRY COUNTY  
STATE OF GEORGIA

STATE OF GEORGIA

Case Number: 2021-SU-CR-000958-HV

VS

WILLIAM FREEMAN  
1336 QUINN STREET  
YOUNGSTOWN OH 44506

Charges:  
CT.1 : CHILD MOLESTATION  
CT.2 : CHILD MOLESTATION

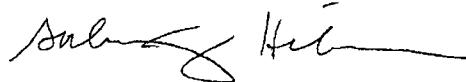
NOTICE TO DEFENDANT AND CLERK'S CERTIFICATE OF SERVICE

You, the defendant, are hereby notified that the case pending against you in the SUPERIOR COURT OF HENRY COUNTY, STATE OF GEORGIA, will be called for **CRIMINAL MOTIONS CALENDAR the 15th day of February, 2023**, at **1:30 PM** in **COURTROOM C, THIRD FLOOR**, SUPERIOR COURT OF HENRY COUNTY, McDonough, Georgia. You are required by law to be present.

YOU HAVE THE RIGHT TO BE REPRESENTED BY AN ATTORNEY. YOU MAY BE ELIGIBLE FOR THE APPOINTMENT OF AN ATTORNEY TO REPRESENT YOU, IF YOU ARE INDIGENT. IF YOU DO NOT HAVE AN ATTORNEY AND BELIEVE YOU ARE INDIGENT, AT YOUR COURT APPEARANCE SCHEDULED BY THIS NOTICE, ASK THE JUDGE TO DETERMINE IF YOU ARE ELIGIBLE FOR AN APPOINTED ATTORNEY.

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

This the 30th day of January, 2023.



Sabriya Hill, Clerk  
Henry County Superior Court

EXHIBIT J

EXHIBIT J

IN THE SUPERIOR COURT OF HENRY COUNTY  
STATE OF GEORGIA

STATE OF GEORGIA

Case Number: 2022-SU-CR-000651-HV

VS

WILLIAM FREEMAN  
1336 QUINN STREET  
YOUNGSTOWN OH 44506

**Charges:**

CT.1 : CHILD MOLESTATION  
CT.2 : CHILD MOLESTATION  
CT.3 : CHILD MOLESTATION  
CT.4 : CHILD MOLESTATION

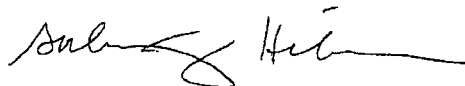
**NOTICE TO DEFENDANT AND CLERK'S CERTIFICATE OF SERVICE**

You, the defendant, are hereby notified that the case pending against you in the SUPERIOR COURT OF HENRY COUNTY, STATE OF GEORGIA, will be called for **CRIMINAL MOTIONS CALENDAR the 5th day of February, 2023**, at **1:30 PM**, in **COURTROOM C, THIRD FLOOR**, SUPERIOR COURT OF HENRY COUNTY, McDonough, Georgia. You are required by law to be present.

YOU HAVE THE RIGHT TO BE REPRESENTED BY AN ATTORNEY. YOU MAY BE ELIGIBLE FOR THE APPOINTMENT OF AN ATTORNEY TO REPRESENT YOU, IF YOU ARE INDIGENT. IF YOU DO NOT HAVE AN ATTORNEY AND BELIEVE YOU ARE INDIGENT, AT YOUR COURT APPEARANCE SCHEDULED BY THIS NOTICE, ASK THE JUDGE TO DETERMINE IF YOU ARE ELIGIBLE FOR AN APPOINTED ATTORNEY.

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

This the 30th day of January, 2023.



Sabriya Hill, Clerk  
Henry County Superior Court



EXHIBIT K

EXHIBIT K

FILED IN OFFICE  
HENRY COUNTY  
SUPERIOR COURT

IN THE SUPERIOR COURT OF HENRY COUNTY

JAN 13 2023

STATE OF GEORGIA

  
CLERK OF SUPERIOR COURT

STATE OF GEORGIA,

vs.

CASE NO: 2021-SU-CR-958-HV

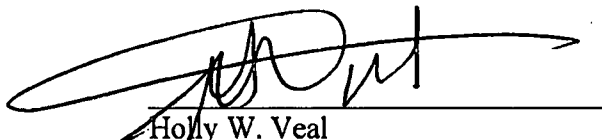
WILLIAM FREEMAN,

Defendant.

SPECIAL SET ORDER

The above-entitled is specially set for a Bench trial beginning March 29, 2023 starting at 9:00 a.m. to 5:00 p.m. in Courtroom C, 3<sup>rd</sup> floor of the Henry County Superior Court, located at One Courthouse Square, McDonough, Georgia 30253.

IT IS SO ORDERED, this 13 day of January 2023.



Holly W. Veal  
Judge, Henry Superior Court  
Flint Judicial Circuit

EXHIBIT L

EXHIBIT L

FILED IN OFFICE  
HENRY COUNTY  
SUPERIOR COURT

JAN 13 2023

*Amelia*  
CLERK OF SUPERIOR COURT

IN THE SUPERIOR COURT OF HENRY COUNTY

STATE OF GEORGIA

STATE OF GEORGIA,

vs.

WILLIAM FREEMAN,

Defendant.

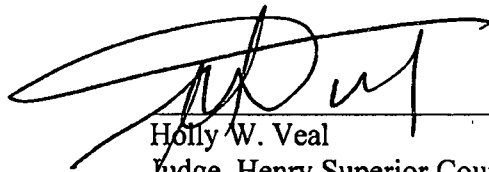
)  
)  
)  
)  
)  
)  
)

CASE NO: 2022-SU-CR-651-HV

SPECIAL SET ORDER

The above-entitled is specially set for a Bench trial beginning March 29, 2023 starting at 9:00 a.m. to 5:00 p.m. in Courtroom C, 3<sup>rd</sup> floor of the Henry County Superior Court, located at One Courthouse Square, McDonough, Georgia 30253.

IT IS SO ORDERED, this 13 day of January 2023.



Holly W. Veal  
Judge, Henry Superior Court  
Flint Judicial Circuit

EXHIBIT M

EXHIBIT M

IN THE SUPERIOR COURT OF HENRY COUNTY  
STATE OF GEORGIA

CRIMINAL JURY TRIAL CALENDAR NOTICE

From: SABRIYA HILL  
CLERK OF SUPERIOR COURT  
1 COURTHOUSE SQUARE  
MCDONOUGH GA 30253-3220

TO: WILLIAM FREEMAN #1080932  
HENRY COUNTY JAIL  
120 Henry Parkway  
McDonough, GA 30253

Home Phone: Work Phone:

You are hereby notified that the case and/or all cases pending against the individual(s) listed below will be called for CRIMINAL JURY TRIAL CALENDAR in the SUPERIOR COURT OF HENRY COUNTY, State of Georgia, on the 24th day of April, 2023 in room COURTROOM C, THIRD FLOOR.

\*\*\* PLEASE READ THE ATTACHED ORDER FOR ADDITIONAL DATES TO APPEAR - THIS IS THE ONLY NOTICE YOU WILL RECEIVE - SEPARATE NOTICES WERE MAILED FOR THE PRE TRIAL DATES OF APRIL 12 AND APRIL 13, 2023 - THEY WERE DATE AND TIME SPECIFIC \*\*\*

UNIFORM SUPERIOR COURT RULE 17.1: CONFLICT LETTERS REQUIRED WHEN AN ATTORNEY IS SCHEDULED FOR A DAY CERTAIN BY TRIAL CALENDAR, SPECIAL SETTING OR COURT ORDER (INCLUDING A SUBPOENA COMPELLING HIS OR HER APPEARANCE TO TESTIFY) TO APPEAR IN TWO OR MORE COURTS (TRIAL OR APPELLATE; STATE OR FEDERAL), THE ATTORNEY SHALL GIVE PROMPT WRITTEN NOTICE OF THE CONFLICT TO OPPOSING COUNSEL, TO THE CLERK OF EACH COURT AND TO THE JUDGE BEFORE WHOM EACH ACTION IS SET FOR HEARING. ATTORNEYS CONFRONTED BY SUCH CONFLICTS ARE EXPECTED TO GIVE WRITTEN NOTICE SUCH THAT IT WILL BE RECEIVED AT LEAST SEVEN (7) DAYS PRIOR TO THE DATE OF CONFLICT. CONFLICT LETTERS CAN AND SHOULD BE UPDATED AFTER FILING AS CONFLICTS RESOLVE.

Defendant's Name	Case Number	Time to Appear
WILLIAM FREEMAN	2021-SU-CR-953-HV	9:00 AM
CT.1 : CHILD MOLESTATION		
CT.2 : CHILD MOLESTATION		
WILLIAM FREEMAN	2022-SU-CR-651-HV	9:00 AM
CT.1 : CHILD MOLESTATION		
CT.2 : CHILD MOLESTATION		
CT.3 : CHILD MOLESTATION		
CT.4 : CHILD MOLESTATION		

EXHIBIT N

EXHIBIT N

IN THE SUPERIOR COURT OF HENRY COUNTY  
STATE OF GEORGIA

STATE OF GEORGIA

vs.

Alexander William Freeman  
Defendant

Case No. \_\_\_\_\_

Warrant No. 2021-586-WF

## ORDER DENYING BOND

The above-styled case having come before the Court regarding the setting of a bond, and the Court having heard evidence and argument from all concerned parties appearing on the issue of bond, and

The Court finds the representative of the Henry County District Attorney's Office spoke with the victim(s) (or victim's immediate family if victim is deceased or otherwise incompetent) in this case concerning the contents and effect of this Order or, if not, made the following reasonable efforts to contact the victim: \_\_\_\_\_

IT IS ORDERED that bond be DENIED because:

Initial: MSR (1) The Defendant poses a significant risk of fleeing from the jurisdiction of the Court or failing to appear in Court when required based upon the following finding: Defendant does not have Substantial ties to the community and is not a resident of Georgia.

Initial: MSR (2) The Defendant poses a significant risk to person(s), to the community or to property in the community based upon the following finding: Due to Defendant's prior criminal history and the charges being brought.

Initial: \_\_\_\_\_ (3) The Defendant poses a significant risk of committing a felony pending trial bases upon the following finding: \_\_\_\_\_

Initial: MSR (4) The Defendant poses a significant risk of intimidating witnesses or otherwise obstructing the administration of justice based upon the following finding: Due to the age of the victim; the relationship of the parties and the charges being brought.

Initial: MSR (5) The Defendant lacks substantial ties to the community based upon the following finding: The Defendant is not a resident of Georgia.

SO ORDERED this 17th day of June, 2021.

W. DONALD PATTEN Maritza S. Ramos  
Magistrate Judge, Magistrate Court of Henry County, Georgia  
Judge by Designation, Superior Court of Henry County, Georgia

EXHIBIT D

CC 80

The State of Ohio, }  
COUNTY OF CUYAHOGA } ss.

I, *Nailah K. Byrd*, Clerk of the

Common Pleas Court within and for said County, and in whose custody the Files, Journals and Records of said Court are required by the laws of the State of Ohio, to be kept, hereby certify that the foregoing is taken and copied from the ~~Journal~~ Indictment CR-476211-A of the proceedings of the Common Pleas Court within and for said Cuyahoga County, and that the said foregoing copy has been compared by me with the original entry on said ~~Journal~~ Indictment CR-476211-A and that the same is a correct transcript thereof.

In Testimony Whereof, I do hereunto subscribe my name officially and affix the seal of said Court, at the Court House in the City of Cleveland, in said County, this 6<sup>th</sup> day of, July, A.D. 20 22

*Nailah K. Byrd*, Clerk of Courts

By *J Walton* Deputy Clerk

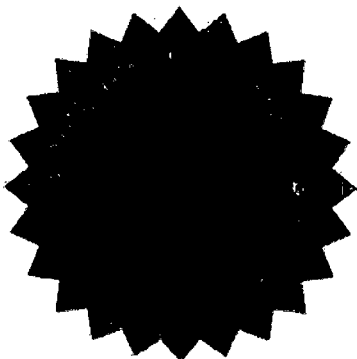



EXHIBIT P

EXHIBIT P

Case Number: 2020-00100905. ORI: GA0750500.

Page: 30 of 33

HCPD CID Supp, Officer: BOCA\pd5571, Supervisor: BOCA\pd4753, Merged By:  
BOCA\pd3931

	<b>HENRY COUNTY POLICE DEPARTMENT</b>	
	CID SUPPLEMENT REPORT	CASE# 2020-00100905

EVENT	REPORTED DATE/TIME 12/22/2020 11:32	ENTRY TITLE Received Case/Contact Made	
	OCCURRED FROM DATE/TIME	OCCURRED THRU DATE/TIME	LOCATION OF OCCURRENCE GA

**NARRATIVE**

**Case Number:** 2020-00100905

**Entry Title:** Received Case/Contact Made

I received this case for further investigation. I made contact with the complainant, Cicely Brown with phone number 404-749-6392. I introduced myself and explained why I was calling. I asked about arranging a forensic interview for her daughter and explained how the case would proceed. I provided her with my contact information and stated I would submit the intake form for her case today. I thanked her for her time and the call ended.

\*\*\*See call audio for exact details on the call\*\*\*

**Attachments:**

Call Audio

**\*\*End of Report\*\***

REPORTING OFFICER 527 Maher, Joseph	DATE 12/22/2020	REVIEWED BY Roberts, N. 4753	12/22/2020
--	--------------------	---------------------------------	------------

EXHIBIT Q

EXHIBIT Q

**MAGISTRATE COURT OF HENRY COUNTY  
CRIMINAL ARREST WARRANT APPLICATION – Warrant Number 2021-586WF**

PROSECUTOR / APPLICANT: J Maher

DEPARTMENT: policedept

CONTACT NUMBER: 770-288-8250

ACCUSED: WILLIAM A FREEMAN

ADDRESS: 1336 QUINN STREET

CITY: YOUNGSTOWN

STATE: OH

ZIP: 445061103

PHONE NUMBER (HOME): 4408622673

(WORK):

(MOBILE, PGR.):

RACE: B

AGE: 43

SEX: M

HT: 602

WT: 225

EYES: BRO

HAIR: BLK

DOB: 9/11/1977

SSN: 276-74-2576

AUTO:

TAG:

RELATIONSHIP TO VICTIM, IF ANY ☐ PRESENT SPOUSE ☐ FORMER SPOUSE ☐ LIVE TOGETHER

☐ NONE

☐ FORMERLY LIVED TOGETHER

☐ PARENTS OF SAME CHILD(REN) ☐ PARENT ☐ CHILD

☐ STEPPARENT ☐ STEPCHILD

☐ FOSTER PARENT ☐ FOSTER CHILD ☐ OTHER

INCARCERATED: No

**VICTIM**

WITNESS: BROWN, ANILAHFAIR

ADDRESS: 1033 HWY 155

CITY: MCDONOUGH

STATE: GA

ZIP: 30252

CONTACT NUMBER: 4047496392

CASE NUMBER: 2020-  
00100905

CODE: 1. 16-6-4 Child Molestation [Count(s): 1]

DATE OF INCIDENT: 10/30/2020

TIME OF INCIDENT: 12:01:00 AM

Address (including County) where incident occurred:

30 DOGWOOD LANE MCDONOUGH GA 30252

**Give a brief summary of what happened:**

William A. Freeman (age 43) is accused of child molestation for the immoral/indecent acts committed against Anilahfair Brown (age 12), with the intent to arouse or satisfy his or her sexual desires. Anilahfair Brown did state in a forensic interview, William Freeman had touched her vagina underneath her clothing and had also touched her breasts under her clothing. The incident location was identified as 30 Dogwood Lane, McDonough (Henry County) GA 30252, which occurred between 10/30/20 to 11/5/20. I attempted to interview William A. Freeman and he refused to provide a statement.

EXHIBIT R

EXHIBIT R



WARRANT ISSUED



WARRANT DECLINED

Reason for Denial: \_\_\_\_\_

I hereby swear or affirm that the above information is true and correct to the best of my knowledge.



Detective J. Maher

J Maher

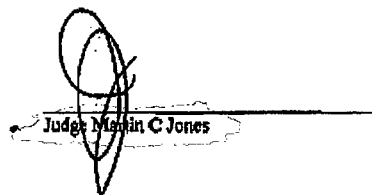
Sworn to and subscribed before me this 22nd day of

April

, 2021

at

07:26 AM



Judge Martin C Jones

Judge



EXHIBIT S

• STATE WARRANT AND MITTIMUS

Warrant#: 2021-586WF

Case #: 2021-586WF

FELONY

EXHIBIT S

Georgia, HENRY COUNTY

**AFFIDAVIT**

• Personally came J. Maher who on oath says that, to the best of his/her knowledge and belief, WILLIAM A FREEMAN did, in the County aforesaid, commit the offense of

1. 16-6-4 - Child Molestation - FELONY [Count(s): 1]

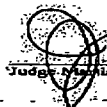
in said County between October 30, 2020 12:01 AM and November 5, 2020 11:59 PM. The place of occurrence of said offense being 30 DOGWOOD LANE MCDONOUGH GA 30252 and against the Laws of the State of Georgia. Said offense being described as

• William A. Freeman (age 43) is accused of child molestation for the immoral/indecent acts committed against Anilahfair Brown (age 12), with the intent to arouse or satisfy his or her sexual desires. Anilahfair Brown did state in a forensic interview, William Freeman had touched her vagina underneath her clothing and had also touched her breasts under her clothing. The incident location was identified as 30 Dogwood Lane, McDonough (Henry County) GA 30252, which occurred between 10/30/20 to 11/5/20. I attempted to interview William A. Freeman and he refused to provide a statement.

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

• Sworn and subscribed before me this 22nd day of April, 2021

• at 08:56 o'clock AM

  
Judge Martin C. Jones

  
Detective J. Maher

\*\*\*\*\*

**WARRANT**

Georgia, HENRY COUNTY

To any Sheriff or his deputy, Coroner, Constable, Marshall or Peace Officer of said State, GREETINGS:

For sufficient causes made known to me in the above affidavit you are hereby commanded to arrest the body of said, WILLIAM A FREEMAN 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/her before me or other Judicial Officers of this State to be dealt with as the law dictates.

Herein fail not. The 22nd day of April, 2021


  
Judge Martin C. Jones


EXHIBIT T

EXHIBIT T

Case Number: 2020-00100905. ORI: GA0750500.

Page: 11 of 33

HCPD Arrest, Officer: BOCA\pd5571, Supervisor: BOCA\pd4753, Merged By: BOCA\pd6859

	<b>HENRY COUNTY POLICE DEPARTMENT</b>	
	<b>FIELD ARREST REPORT</b>	<b>CASE# 2020-00100905</b>
	<b>Family Violence: NO</b>	

<b>DETAILS</b>	<b>ARREST DATE/TIME</b>	<b>ARREST TYPE</b>	<b>ARRESTING OFFICER</b>
	04/27/2021 14:07	HCPD WARRANT/PENDING ARREST	527 Maher, Joseph
	<b>LOCATION OF ARREST</b> 108 S Zack Hinton Pkwy McDonough, GA		

<b>ARRESTEE</b>
-----------------

<b>ARRESTEE</b>	<b>NAME (JACKET TYPE/LAST, FIRST, MIDDLE SUFFIX)</b> Freeman, William A.							
	<b>DOB</b>		<b>AGE</b>	<b>ADDRESS (STREET, CITY, STATE, ZIP)</b>				
	09/11/1977		43	1336 Quinn Street Youngstown, OH 44506				
	<b>RACE</b>		<b>SEX</b>	<b>HEIGHT</b>	<b>WEIGHT</b>	<b>HAR</b>	<b>EYE</b>	
	Black / African American		Male					
	<b>DL NUMBER/STATE</b>		<b>SSN</b>		<b>PRIMARY PHONE</b>		<b>PHONE #2</b>	
			--					

<b>CHARGES</b>			
<b>CHARGES</b>	<b>STATUTE / DESCRIPTION</b>	<b>COUNTS</b>	<b>ATTEMPT/COMMIT</b>
	01 16-6-4(a) - FEL Child Molestation	1	Commit

<b>NARRATIVE</b>
<b>Case Number:</b> 2020-00100905
<b>Entry Title:</b> Warrant Application
I completed a warrant application on Focal Point, charging William Freeman with Child Molestation. A video conference was arranged with Judge M. Jones, Chief Magistrate Judge with Henry

TRANSFER OF CUSTODY

DATE & TIME

<b>REPORTING OFFICER</b>	<b>DATE</b>	<b>REVIEWED BY</b>	<b>DATE</b>
527 Maher, Joseph	04/27/2021	Roberts, N. 4753	04/27/2021

EXHIBIT U

Case Number: 2020-00100905. ORI: GA0750500.

EXHIBIT U

Page: 12 of 33



**HENRY COUNTY POLICE DEPARTMENT**  
FIELD ARREST REPORT

CASE# 2020-00100905

**ARREST NARRATIVE (continuation)**

County Magistrate Court. I swore to the details provided in the application and the arrest warrant was approved. A copy of the E-Signed warrant, numbered 2021-586WF was added to the case file and this entry.

\*\*\*See attachments for more details\*\*\*

**Attachments:**

Arrest Warrant Copy (2021-586WF)

**\*\*End of Report\*\***

REPORTING OFFICER  
**527 Maher, Joseph**

DATE  
**04/27/2021**

REVIEWED BY  
**Roberts, N. 4753**

**04/27/2021**


EXHIBIT V

EXHIBIT V

Case Number: 2020-00100905. ORI: GA0750500.

Page: 21 of 33

HCPD CID Supp, Officer: BOCA\pd5571, Supervisor: BOCA\pd5852, Merged By:  
BOCA\pd1288

	<b>HENRY COUNTY POLICE DEPARTMENT</b>
CID SUPPLEMENT REPORT	CASE# 2020-00100905

EVENT	REPORTED DATE/TIME 01/12/2021 13:38	ENTRY TITLE William Freeman Contact Attempt	
	OCCURRED FROM DATE/TIME	OCCURRED THRU DATE/TIME	LOCATION OF OCCURRENCE GA

**NARRATIVE**

**Case Number:** 2020-00100905

**Entry Title:** William Freeman Contact Attempt

I attempted to make contact with William Freeman with phone number 440-862-2673, provided by the complainant. I was not able to speak with anyone at this time. I was able to leave a voice message, requesting a return phone call. I will attempt to make contact again on another date/time.

**Attachments:**

Call Audio

**\*\*End of Report\*\***

REPORTING OFFICER 527 Maher, Joseph	DATE 01/12/2021	REVIEWED BY Rotella, Steven R	01/12/2021
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
EXHIBIT W

Case Number: 2020-00100905. ORI: GA0750500.

EXHIBIT W

Page: 31 of 33

HCPD CID Supp, Officer: BOCA\pd5571, Supervisor: BOCA\pd5852, Merged By:  
BOCA\pd7156

	<b>HENRY COUNTY POLICE DEPARTMENT</b>
CID SUPPLEMENT REPORT	CASE# 2020-00100905

EVENT	REPORTED DATE/TIME 01/18/2021 10:39	ENTRY TITLE William Freeman Message	
	OCCURRED FROM DATE/TIME	OCCURRED THRU DATE/TIME	LOCATION OF OCCURRENCE GA

**NARRATIVE**

**Case Number:** 2020-00100905

**Entry Title:** William Freeman Message

I received a voice message from Mr. Freeman from phone number 440-862-2673, stating he was returning y call and wanted to speak with me. The message stated he has been receiving threats and harassment from the parties involved. Mr. Freeman stated he had text message too. The message was added to the case file.

\*\*\*See voice message audio for exact details\*\*\*

On the next available date/time, I attempted to call Mr. Freeman back and was not able to speak with anyone at this time. I was able to leave a voice message, stating why I was calling.

\*\*\*See call Audio for exact details\*\*\*

**Attachments:**

Message Audio

Call Audio

**\*\*End of Report\*\***

REPORTING OFFICER 527 Maher, Joseph	DATE 01/18/2021	REVIEWED BY Rotella, Steven R	01/18/2021
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EXHIBIT X

Case Number: 2020-00100905. ORI: GA0750500.

EXHIBIT X

Page: 19 of 33

HCPD CID Supp, Officer: BOCA\pd5571, Supervisor: BOCA\pd4732, Merged By: BOCA\pd7156

	<b>HENRY COUNTY POLICE DEPARTMENT</b>	
	CID SUPPLEMENT REPORT	CASE# 2020-00100905

EVENT	REPORTED DATE/TIME 01/21/2021 15:20	ENTRY TITLE William Freeman Call	
	OCCURRED FROM DATE/TIME	OCCURRED THRU DATE/TIME	LOCATION OF OCCURRENCE GA

**NARRATIVE**

**Case Number:** 2020-00100905

**Entry Title:** William Freeman Call

I received a return call from Mr. Freeman from the previously noted phone number. I introduced myself and explained why I was trying to speak with him. I stated I wanted to meet with him to obtain a written statement from him, in reference to this investigation. Mr. Freeman began to provide a back story on why the other parties involved were doing what that are allegedly doing.

I explained to Mr. Freeman, what he was discussing was a civil matter and I was investigating something else. I stated I would like him to come see me for his statement. I explained he was not in any trouble with me and he did not have any warrants pending against him. Mr. Freeman was trying to provide alternates to meeting with me in person: sending a statement via certified mail or by email. I explained that is not what I prefer. I explained I like to do things in person, where I can properly document the interview.

Mr. Freeman stated he was not available at this time and made an excuse he was waiting on his truck to get fixed. He stated he does not know when it will be done. I asked if he planned on calling me back to arrange our meeting once his truck is ready and he stated "yes". I asked about how long he thought it would take and he stated maybe next week.

I thanked him for his time and the call ended. The call audio was added to the case file.

\*\*\*See call audio for exact details on the call\*\*\*

**Attachments:**

Call Audio

**\*\*End of Report\*\***

REPORTING OFFICER 527 Maher, Joseph	DATE 01/21/2021	REVIEWED BY Spencer, Daniel H	01/22/2021
--	--------------------	----------------------------------	------------

EXHIBIT Y

EXHIBIT Y

IN THE SUPERIOR COURT OF HENRY COUNTY

STATE OF GEORGIA

THE STATE OF GEORGIA

INDICTMENT NO.: 2022-SU-CR-651-HV

v.

CHARGES: Child Molestation (4 Counts)

William Freeman

SUPPLEMENTAL CERTIFICATE OF DISCOVERY PROVIDED BY THE  
STATE

This is to certify that I have this day, in accordance with O.C.G.A. 17-16-1 *et seq.*, served pro se Defendant, William Freeman, with a copy of the following items, by hand delivery:

1. The State's Request to Introduce Evidence of Defendant's Commission of Child Molestation
2. Supplemental Witness List
3. Police Report from Cleveland Division of Police
4. Indictment and Certified Conviction from the Court of Common Pleas Cuyahoga County, Ohio
5. Certified Conviction from the Court of Common Pleas Mahoning County, Ohio

This the 3<sup>rd</sup> day of July, 2023.

I, William Freeman, agree that on July 3, 2023, I was hand served with the above-referenced items in Supplemental District by the State by an Investigator from the Henry County District Attorney's Office.

\_\_\_\_\_  
William Freeman

\_\_\_\_\_  
Date

M.S. Blum  
Investigator

Henry County District Attorney's Office

7/3/2023  
Date

EXHIBIT 2

EXHIBIT 2

IN THE SUPERIOR COURT OF HENRY COUNTY

STATE OF GEORGIA

THE STATE OF GEORGIA

v.

William Freeman

INDICTMENT NO.: 2022-SU-CR-651-HV

CHARGES: Child Molestation (4 Counts)

**SUPPLEMENTAL CERTIFICATE OF SERVICE FOR NOTICE OF STATE'S  
INTENT TO PRESENT CHILD HEARSAY AT TRIAL PROVIDED BY THE  
STATE AND SUPPLEMENTAL DISCOVERY**

This is to certify that I have this day, in accordance with O.C.G.A. 17-16-1 *et seq.*, served pro se Defendant, William Freeman, with a copy of the following items, by hand delivery:

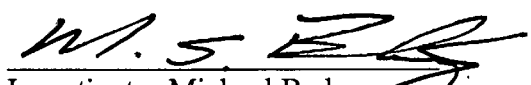
1. Notice of State's Intent to Present Child Hearsay at Trial
2. Screenshots of Snapchat conversation
3. Disc of audio recordings

This the 7<sup>th</sup> day of July, 2023.

I, William Freeman, agree that on July 7, 2023, I was ~~hand served~~ with the above-referenced items in Supplemental Discovery from the State by Investigator Michael Bednarz from the Henry County District Attorney's Office.

\_\_\_\_\_  
William Freeman

\_\_\_\_\_  
Date

  
Investigator Michael Bednarz  
Henry County District Attorney's Office

7/7/23  
Date



EXHIBIT AA

EXHIBIT AA

Case Number: 2022-SU-CR- 651-HV

Defendant's Name:  
William Freeman

The defendant(s) waives formal arraignment, indictment by Grand Jury, copy of the bill of Indictment, and list of witnesses and pleads as follows:

This 7 day of September, 2022.

[Signature]  
District Attorney

NA Guilty

X WILLIAM A. FREEMAN by Auth. Rep  
Defendant

\_\_\_\_\_  
Defendant's Attorney

\_\_\_\_\_  
We, the jury, find the Defendant, \_\_\_\_\_,

this \_\_\_\_\_ day of \_\_\_\_\_, 2022.

\_\_\_\_\_  
Jury Foreperson

## 100905 STATEMENTS

## HENRY COUNTY POLICE DEPARTMENT

## STATEMENT FORM

CASE NUMBER: 2020-00100905  
 PERSON INTERVIEWED: Cecily Brown 038657092  
 ADDRESS: 1033 Hwy 155A  
 CITY: McDonough STATE: Ga ZIP: 30252  
 DATE OF BIRTH: 12/7/74 SOCIAL SECURITY (optional): 293600023  
 SEX: F RACE: W HEIGHT: 5 WEIGHT: 120 AGE: 46  
 EMPLOYER: Home  
 ADDRESS: \_\_\_\_\_  
 PHONE (HOME): 47440392 (WORK): \_\_\_\_\_ (CELL): \_\_\_\_\_  
 EMAIL ADDRESS: Schmccicely@gmail.com

DETAILS (WHO, WHAT, WHEN, WHERE, WHY, HOW) (SIGN & DATE UPON COMPLETION)

I was alerted that my daughter  
 was being touch by ~~William~~ William Freeman  
 member, on several occasions. She  
 then told me that there was some digital penetration

12/19/20 William H. Freeman (13) / 30 Dogwood Ln. 30252

Anita Jean Brown (12) 1/22/08

SIGNATURE: CR

FOR DEPARTMENTAL USE ONLY			
VICTIM: <input type="checkbox"/>	WITNESS: <input type="checkbox"/>	SUSPECT: <input type="checkbox"/>	OTHER: <input checked="" type="checkbox"/>
DATE/TIME STATEMENT TAKEN/INTERVIEW BEGAN: <u>12/19/20</u> <u>12/10</u>			
COMPLETED: <u>12/15</u>			
STATEMENT TAKEN/INTERVIEWED BY: <u>Engel V</u> ID #: <u>511</u>			

EXHIBIT CC

Case Number: 2020-00100905. ORI: GA0750500.

EXHIBIT CC

Page: 9 of 33

HENRY COUNTY POLICE DEPARTMENT

STATEMENT FORM

CASE NUMBER: 2020-00100905

PERSON INTERVIEWED: Derek Mann 053 819 702  
ADDRESS: 30 Dogwood Lane  
CITY: McDonough STATE: GA ZIP: 30253  
DATE OF BIRTH: 01/14/1990 SOCIAL SECURITY (optional): 252-75-5933  
SEX: M RACE: Caucasian HEIGHT: 6'0 WEIGHT: 145 AGE: 30  
EMPLOYER: Quik Trip  
ADDRESS: 50 ~~Dogwood Lane~~ Willow Lane, McDonough, GA  
PHONE (HOME): — (WORK): — (CELL): 404-579-1479  
EMAIL ADDRESS: Derek\_mann19@yahoo.com

DETAILS (WHO, WHAT, WHEN, WHERE, WHY, HOW) (SIGN & DATE UPON COMPLETION)

The suspect is one William Alexander Freeman. Age 43, dark skinned male, and second cousin to the suspect. On 12/18/2020 I was woken up in the morning by my Aunt, the victim's mother, and informed by her she had found out he was a sex offender up in Ohio. William B. currently <sup>OP</sup>one of my tenants. Upon hearing this news I ~~reported~~ the findings to an investigation unit. Later that night while at work, I received some texts via snapchat. I asked ~~the~~ Fair if she was ok ~~on 12/18/20~~

SIGNATURE: Derek Mann

FOR DEPARTMENTAL USE ONLY			
VICTIM: <input type="checkbox"/>	WITNESS: <input type="checkbox"/>	SUSPECT: <input type="checkbox"/>	OTHER: <input checked="" type="checkbox"/>
DATE/TIME STATEMENT TAKEN/INTERVIEW BEGAN: <u>12/19/20 1215</u>			
COMPLETED: <u>1250</u>			
STATEMENT TAKEN/INTERVIEWED BY: <u>Gregory</u>		ID #: <u>512</u>	

## HENRY COUNTY POLICE DEPARTMENT

## STATEMENT FORM

CASE NUMBER: 2020-00100905

PAGE 02 OF 2

~~finding out about William~~ and if he had  
done anything to her. She opened up to me,  
asking if I would be willing to talk  
with her mom about it the next morning.  
I ~~take a screenshot of the conversation.~~  
The texts revealed that he had been touching  
her inappropriately, touching her butt, chest,  
and between her legs. As well as holding onto  
her and grinding against her. She informed  
me that she had been too scared to talk  
about it until the information ~~came to my~~  
~~my~~ aunt and I had found her given  
her the courage to open up to me.  
The next morning (12/19/20) I spoke with  
my aunt and shared the text. She ~~had~~  
the ~~text~~ the Henry County sheriff's at first  
and I was then forwarded to the police  
Department.  
Incident may have occurred between mid Oct to Nov 4th.  
- Derek Mann

SIGNATURE: 

EXHIBIT DD

EXHIBIT DD

Case Number: 2020-00100905. ORI: GA0750500.

Page: 16 of 33

HCPD Case, Officer: BOCA\pd5512, Supervisor: BOCA\pd6293, Merged By: BOCA\pd6994

	<b>HENRY COUNTY POLICE DEPARTMENT</b>	
	FIELD CASE REPORT	
CASE# 2020-00100905		

<b>EVENT</b>	REPORTED DATE/TIME <b>12/19/2020 12:27</b>	OCURRED INCIDENT TYPE <b>Child Molest. AGG</b>	Family Violence: YES
	OCURRED FROM DATE/TIME <b>10/15/2020 12:00</b>	OCURRED THRU DATE/TIME <b>11/04/2020 12:00</b>	LOCATION OF OCCURRENCE <b>30 Dogwood LN McDonough, GA</b>

<b>OFFENSES</b>	STATUTE/DESCRIPTION	COUNTS	ATTEMPT/COMMIT
	<b>01 16-6-4(c) Aggravated Child Molestation</b>	<b>1 FV</b>	<b>Commit</b>

<b>SUBJECT</b>	JACKET/SUBJECT TYPE <b>Adult Suspect</b>	NAME (LAST, FIRST, MIDDLE SUFFIX) <b>Freeman, William Alexander</b>					
	DOB <b>09/11/1975</b>	AGE or AGE RANGE <b>45</b>	ADDRESS (STREET, CITY, STATE, ZIP) <b>30 Dogwood LN McDonough GA, 30252</b>				
	RACE <b>Black / African American</b>	SEX <b>Male</b>	HEIGHT or RANGE	WEIGHT or RANGE	HAR	EYE	
	DL NUMBER/STATE	PRIMARY PHONE	PHONE #2	PHONE #3			

<b>SUBJECT</b>	JACKET/SUBJECT TYPE <b>Juvenile Victim</b>	NAME (LAST, FIRST, MIDDLE SUFFIX) <b>Brown, Anilahfair</b>					
	DOB <b>01/22/2008</b>	AGE or AGE RANGE <b>12</b>	ADDRESS (STREET, CITY, STATE, ZIP) <b>1033 Highway 155 McDonough GA, 30252</b>				
	RACE <b>Black / African American</b>	SEX <b>Female</b>	HEIGHT or RANGE	WEIGHT or RANGE	HAR	EYE	
	DL NUMBER/STATE	PRIMARY PHONE <b>(404)749-6392</b>	PHONE #2	PHONE #3			

<b>SUBJECT</b>	JACKET/SUBJECT TYPE <b>Adult Complainant</b>	NAME (LAST, FIRST, MIDDLE SUFFIX) <b>BROWN, CICELY TERESA</b>					
	DOB <b>12/07/1974</b>	AGE or AGE RANGE <b>46</b>	ADDRESS (STREET, CITY, STATE, ZIP) <b>1033 HIGHWAY 155 MCDONOUGH GA, 30252</b>				
	RACE <b>Black / African American</b>	SEX <b>Female</b>	HEIGHT or RANGE <b>5'0</b>	WEIGHT or RANGE <b>130 130</b>	HAR <b>Brown</b>	EYE <b>Brown</b>	
	DL NUMBER/STATE <b>038659092 / GA</b>	PRIMARY PHONE <b>(404)749-6392</b>	PHONE #2	PHONE #3			

REPORTING OFFICER <b>274 Gregory, G.</b>	DATE <b>12/19/2020</b>	REVIEWED BY <b>Fisher, Isaac</b>	<b>12/20/2020</b>
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
EXHIBIT EE

EXHIBIT EE

Case Number: 2020-00100905. ORI: GA0750500.

Page: 29 of 33

HCPD CID Supp, Officer: BOCA\pd5571, Supervisor: BOCA\pd4732, Merged By: BOCA\pd7156

	<b>HENRY COUNTY POLICE DEPARTMENT</b>	
	CID SUPPLEMENT REPORT	CASE# 2020-00100905

EVENT	REPORTED DATE/TIME 01/22/2021 08:37	ENTRY TITLE William Freeman Criminal History	
	OCCURRED FROM DATE/TIME	OCCURRED THRU DATE/TIME	LOCATION OF OCCURRENCE GA

**NARRATIVE**

**Case Number:** 2020-00100905

**Entry Title:** William Freeman Criminal History

I requested a criminal history report for Mr. Freeman. The CH report provided history for Ohio only and none of the charges/convictions were sex crimes. The most recent charge was a misdemeanor drug charge in Ohio in February 2020 and prior to that was a charge in 2007. No other information proved to be relevant to this investigation.

**Attachments:**

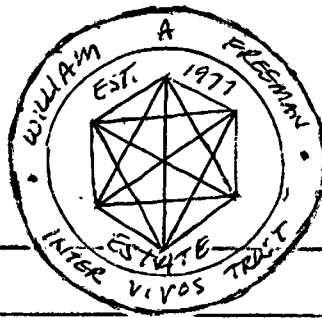
N/A

**\*\*End of Report\*\***

REPORTING OFFICER 527 Maher, Joseph	DATE 01/22/2021	REVIEWED BY Spencer, Daniel H	01/22/2021
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EXHIBIT FF

EXHIBIT FF



WILLIAM ALEXANDER FREEMAN  
INTER VIVOS TRUST  
ORGANIZATION  
1336 QUINN STREET, YOUNGSTOWN, OH [44506]

MARCH 20, 2013

TO: MR. REGINALD SCANDRETT, HENRY COUNTY SHERIFF'S OFFICE/MEMBER(S) OF HIS STAFF.

RE: FOR THE EXECUTION OF PEREMPTORY WRIT OF RIGHT BOND GRANTED AS A MATTER OF RIGHT,  
① COMMANDS REENTRY OF WILLIAM A. FREEMAN FROM MALICIOUS ARREST/PROSECUTION.

SUBJECT: RESTRICTED SECURITIES OF REAL PARTY IN INTEREST, WILLIAM A. FREEMAN, NOT PART  
OF PUBLIC OFFERING; RELEASE LIEN ON REAL PROPERTY AND RELEASE PERSONAL  
② PROPERTY FROM ESCROW.

DEAR MR. SCANDRETT,

GREETINGS!

NOW, ~~PRESENTLY~~ PRESENTLY IS UNDERSIGNED, BY SPECIAL APPEARANCE FOR THE

/SSVANCE

of the

Peremptory Mandamus

Writ of Right

## PARTIES

DEBTOR	NAME: WILLIAM A. FREEMAN ©	OFFICE: INTER VIVOS TRUST	U.S. CITIZEN PERSON: Blue chip stock	("Defendant")
③ CREDITOR BENEFICIARY	NAME: MYSELF William A. Freeman	OFFICE: AUTH REP	U.S. Citizen People: PERFERRED STOCK	("Undersigned")

### BOUND INDIVIDUAL(S) BY LAW PARTIES

④	PRINCIPAL DEBTOR	NAME: STATE OF GEORGIA	SIN #: CAS051072X (GA)	("State")
	ARRESTING AGENT	NAME: Reginald SCANDRETT *	OFFICE: HENRY COUNTY SHERIFF	("Sheriff")
⑤	ADMINISTRATIVE AGENT	NAME: Sabriya HILL #	OFFICE: SUPERIOR COURT CLERK OF COURT	("Administratrix")
	EQUITY TRIBUNAL	NAME: Holly VEAL	OFFICE: SUPERIOR COURT JUDGE	("Judge")
	SPECIAL AGENT	NAME: DARIUS PATTILLO	OFFICE: STATE DISTRICT ATTORNEY	("DA")

\* or a member of his staff.

# ADMINISTRATRIX is appointed ASSISTANT OF COUNSEL, see writ of ASSISTANCE.

## ⑦. START

By the Power vested in I/we, Undersigned, asserts, by evoke, the RESERVED POWERS AMENDMENT and SUPREMACY CLAUSE, (U.S. Const. 10 Amend. and U.S. Const. Art. 6 Cl. 2) against Sheriff's unlawful detention and State's sham prosecution, under the color of law, NOTWITHSTANDING as charge against BOUND INDIVIDUAL(S) through the U.S. Const. 14 Amend.

SETS FORTH, herein, the enforcement of, I/we, Undersigned's fundamental rights so substantially immune to sheriff's and State's, [all BOUND INDIVIDUAL(S)], interference of Undersigned's Life and Liberty through the guise of arrest and malicious prosecution, hereby, GRANT, as a matter of right, this ancient Writ of Right for the Recovery of Real Party in Interest, MR. William A. FREEMAN.

## BILL OF REVIEW

On January 21, 2021, the Undersigned received a phone call from Joseph ("Maher"), HENRY COUNTY POLICE DETECTIVE, about the insufficient subject-matter in ("COURT CASE(S)" - 2021-SU-CR-958-HV and 2022-SU-CR-651-HV). During this phone call, Undersigned gave, bona fide, Notice to Maher, that, this organization and Undersigned is, IN FACT, EXEMPT FROM LEVY. Maher, however, disregarded this Legal Notice in misrepresenting his department, and State, levying for an illegal ARREST WARRANT, fraud in the factum, submitted his application littered with false pretense and fictitious information, of which, Sheriff posted the County Default judgment against Undersigned, on 01/27/2021, for the unlawful seizure of Undersigned. The Undersigned suffered illegal arrest, abduction, false imprisonment in conditions he would not put himself in, involuntary servitude, emotional and physical stress held at sheriff's HENRY COUNTY JAIL ("HCS"). ONCE IN HCS custody, Undersigned, issued three grievance petitioning to Redress Tort through an Administrative Process, Demanding his immediate release from public use, resulting in NON-PERFORMANCE, and receiving Sheriff's tacit agreement to the Legal FACTS stated above and bailment for mutual Benefit.



OVER the (23) MONTHS of false imprisonment, suffered physical injury, under moral and economical duress to Life and Liberty and prosperity being denied exercising the fundamental Bill of Rights in pursuit of Justice and finds the COUNTY [HENRY], and State official(s), in repeated bad faith, Recklessly disregarding, Undersigned's Rights. In accordance, the private Restricted security interest, was affected by this malicious arrest/prosecution and the risk of the aforementioned erroneous deprivation through the procedure use, [by the State], Undersigned is **Automatic Protected** against the prejudice, by the State's interference of Undersigned's Life and Liberty conversion by taking restricted security interest as surety and the frustration of procedural safeguards to pervert Justice.

This Writ is the enforcement of Rights so fundamentally important as to **REQUIRE** compliance, places Bound individual(s) under legal duties and obligations, with DUE PROCESS standards of fairness and Justice pursuant Equal Protection of the Law. There is only one possible resolution of this legal judgment, the **IMMEDIATE ACQUITTAL, DISCHARGE** state's sham prosecution, release and **JUST COMPENSATION** pursuant U.S. Const. 5 Amend. Public Policy dictates that citizens shall not be subjected to undue detention or arrest and entitled to compensation for Public use.

DUE PROCESS AND THE 14<sup>TH</sup> AMEND., as in Ex Parte Young, the U.S. SUPREME COURT stated, "No change in ancient procedure can be made which... protect the citizen in his private right..." The issuance of this WRIT OF RIGHT for the REENTRY of Undersigned and compensation for serving (300) DAYS, at HCD, TODAY, to the sum certain amount of ONE BILLION TWO HUNDRED MILLION AND TWO HUNDRED THOUSANDS ~~USD~~ DOLLARS (\$1,200,200,000.00 USD) pursuant U.S. Supreme Court decision TRAZAVANT vs City of Tampa, which must be paid, ~~to x free~~, by coupon redemption.

• ONE BILLION THREE HUNDRED FORTY EIGHT MILLION AND ONE HUNDRED THOUSAND USD (YTD)

#### ORDER

and ~~AMEND~~ private property of Public use compensation

This matter in due course, peremptory writ, special contract under seal, requires the BOUND INDIVIDUAL(S), ~~with~~ without malice, ministerial act(s) commanded be **done absolutely** and shall supersede all proceeding(s). BOUND INDIVIDUAL(S) are, hereby, INSTRUCTED to perform the winding up process, to execute the enumerated act(s) ordered below for the release of Undersigned by 3:00 pm, TODAY, free of charges.

Accordingly, a member of Sheriff's staff is DIRECTED to immediately remove from Jail Dorm Room and escort Undersigned to his personal clothes, and then to a [public] waiting area, without restraints, free to go outside, to await his assigned escort as commanded below. Sheriff is DIRECTED to FORWARD, by fax, a true copy of this writ, plus attachments, to Administratrix upon site, FORWARDED no later than 10:00 AM TODAY, March 20, 2023. Sheriff is then DIRECTED to preschedule a 7:00 PM, pre-paid, at Sheriff's expense, Business Class flight, on DELTA Airline, to Cleveland-Hopkins then assigned a plain clothes Deputy for escorting Undersigned, released on [OR] Bond, to his appointments, from 10:30 AM to Hartsville-Jackson International Airport, through TSA and aboard said flight completing Reentry.

Upon receipt of this Writ, Administratrix is thereby DIRECTED to issue an OR Bond, and entry judgment: "Ordering" the Acquittal and Discharge of DEFENDANT/Undersigned on both COURT CASE(S) pursuant insufficient subject matter jurisdiction to sustain a criminal conviction, the immediate release of Undersigned from the Sheriff's ~~custody~~ custody, extinguishing any, and all, attachments. FORWARDING certified ~~release~~ release to Sheriff,

via fax, Administratrix is DIRECTED to schedule an appointment, for 1:30 PM, TODAY, to obtain a properly issued valid, pre-paid, at the expense of the state, a Diplomatic Immunity Passport Identification [for Undersigned and be pick-up by Undersigned]. Administratrix is DIRECTED to conduct a FULL INTERNAL Audit on court case(s) to trace where the money has been spent for the recall and collection of money assets, to settle compensation and extinguish the indebtedness. Audit must be completed, anytime, WITHIN (30) DAYS. Administratrix is DIRECTED to expunge the state, Henry County, and the City of McDonough's public record of all documents issued in court case(s), to include "Peach Court, com. Administratrix is DIRECTED to box all document from expungement and full audit and FORWARD to Undersigned, via Certified Mail, to: 1336 QUINN STREET, YOUNGSTOWN, OH [44506]. This concludes this Organization's business, today, in Henry County, GA.


INTER VIVOS TRUST

Administratrix is DIRECTED to distribute Dividend as followed:

- an initial up-front payment amount for \$2,500.00 USD is to be deposited onto a prepaid Debit card and hand-delivered to Undersigned at 10:00 AM, today, before Released on [OR] Bond.
- an additional payment, as part of the up-front payment amount for \$197,500.00 USD, deposited into a CHASE ("BANK") Checking Account in Undersigned's Name, with a \$1,000.00 USD per diem, automatic deposit schedule, starting Today [March 20, 2023] [through] for (30) DAYS. Administratrix is DIRECTED to set an appointment with BANK manager, at 3:30 PM, today, pre-verified of Undersigned's Identification, with manager, for Undersigned to sign and claim said account.
- deposit a LumpSum payment of ~~\$1,199,470,000.00 USD~~ <sup>\$1,347,900,000 USD (YTD)</sup> into said BANK account, on or about, but not to exceed, April 10, 2003: Aug 19, 2023.

It is SO ORDERED this 20th day of March 20, 2023.

② Signed with my signature in  
Royal Blue Ink

  
AUTHORIZED REPRESENTATIVE AUTHORIZED REPRESENTATIVE  
Undersigned.  
William A. Freeman.  
Secured Party.  
Creditor Beneficiary.  
William A. Freeman Released.  
Free of Charges.

④ This is my Bond  
in Blood Red ink

STOP

A copy of this WRIT has been filed.

ATTACHMENTS: STOCK CERTIFICATE; CERTIFICATE OF SERVICE; SUPPLEMENTAL TO WRIT OF RIGHT

# CERTIFICATE OF SERVICE

I/we certify that a True and Complete copy of this WRIT OF RIGHT was served upon, Mr. Reginald Seandrett, or a member of his staff, by hand-delivery on this 20th day of March, 2023.

  
Undersigned

## SUPPLEMENTAL TO WRIT OF RIGHT

Defendant is being held on a "NO BOND" and denied the ability to post Bail. The Magistrate Judge and Judge erred when issuing the defendant to be held without Bond denying HIS right to release himself to formulate a proper defense. Defendant is indigent and cannot afford Bail. BOUND INDIVIDUAL(S) erred by failing to intervene in protecting the Rights of Undersigned, he is so entitled to, violating his right to Life and Liberty causing Undersigned to suffer excessive Bail and undue cruel and unusual punishment, pursuant U.S. Const. 8 Amend. It is the ORDER of this Writ that Undersigned be released on his Own Recognizance immediately, TODAY. Any New Bond, with a dollar amount is excessive.

Also, in trial court, Undersigned raised the issue of effective assistance of counsel asserting the court appointed Public Defender failed to follow Undersigned's instructions. Judge saw it necessary to have the Public Defender withdrawn from the court case(s) but erred to uphold Undersigned's constitutional right to counsel, which, Undersigned did not waive, by not assigning another attorney seeing that Undersigned is indigent, leaving Undersigned the only option to represent himself to be prejudice, by Judge, of his legal representation.

On these findings, herein, in supplemental to writ of Right, the writ orders these court case(s) be immediately dismissed and issue the release of Undersigned.

Administratrix is DIRECTED to SETOFF any, and all general/statutory, filing and service fees of her office, and all back taxes, pursuant PUBLIC POLICE 110-10; PUBLIC LAW 73-10; HJR-172, in executing this Writ of Right. Administratrix is DIRECTED to oversee and enforce Undersigned's immediate release and all INSTRUCTION PRO TANTO full compliance by BOUND INDIVIDUAL(S). Administratrix is, also, DIRECTED to FOWARD, by hand-delivery, a stamped Received copy of this Writ to Undersigned.

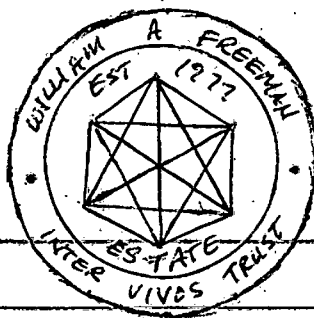
IT IS ALSO SO ORDERED this 22<sup>nd</sup> day of March, 2023

William J. Freeman, III  
Undersigned

EXHIBIT GG

22-SU-CR-651

EXHIBIT GG



ORGANIZATION

FROM: William A. FREEMAN  
IN C/O: 1080932 HENRY COUNTY JAIL  
120 HENRY PARKWAY  
MCDONOUGH, GA 30253

RECEIVED APR 17 2023

DATE: April 5, 2023

*Amir Hill*

TO: Mrs. Sabriya Hill, Clerk  
SUPERIOR COURT HENRY COUNTY, GA  
ONE COURTHOUSE SQUARE, 1st FL,  
MCDONOUGH, GA 30253-3220

DEAR MRS. Hill

Greetings! Your services are hereby sought to file the enclosed civil action Writ of Habeas Corpus, counterclaim against Reginald SCANDRAFT, HENRY COUNTY SHERIFF, in the "GREEN File" for execution, challenging the jurisdiction, subject-matter to his claim to hold Petitioner BODY as surety pending criminal charges, NOTWITHSTANDING, and the United States Constitutional Rights that are violated in pursuit the state's sham prosecution, under the color of law, to obtain a conviction. Please Date Stamp, to include civil action No., and Return Mail documents marked "COPY" in the enclosed self-addressed envelope. For filing writ, you, Mrs. Hill are Directed to Setoff your office filing and service fees, pursuant Public Policy 110-10; Public Law 73-10, and HJR-192.

If, your office filing and service fees are Not Public issued charges and required to be paid with CASH (USD); then I request a IN FORMA PAUPERIS Application be sent to the above "IN C/O" address and for your office hold the enclosed proceedings in abeyance for the return application or money to pay your office fees. Otherwise, these proceedings are considered ACCEPTED/FILED into your office in accordance with MAIL BOX RULE. Please schedule a hearing for writ enforcement the following day of the received file date of this writ. Thank you!

The foregoing proceedings were dispatched into HCS mailbox on 04/06/2023.

Sincerely,

*William A. Freeman*  
William A. Freeman



A copy of this letter has been filed.

EXHIBIT HH

EXHIBIT HH

2022-SU-CR-651-HV  
HENRY COUNTY SUPERIOR COURT

April Term, 2022

The State  
Vs.

WILLIAM FREEMAN

CHILD MOLESTATION (O.C.G.A. 16-6-4(a))  
(4 COUNTS)

TRUE BILL  
*Don Williams*  
Foreperson

DARIUS PATTILLO  
DISTRICT ATTORNEY

Returned in Open Court by Grand Jury Bailiff,  
this 7 day of July, 2022.

*Linda S. Nokes* Deputy  
Clerk of Superior Court

Recorded in Indictment Book \_\_\_\_\_ Page \_\_\_\_\_.

Minute and Final Rec. Book \_\_\_\_\_ Page \_\_\_\_\_.

RECEIVED APR 17 2023

*Sam Hill*

BILL OF INDICTMENT

Page 2 of 3

2022-SU-CR-651-HV

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

The GRAND JURORS selected, chosen and sworn for the County of Henry, to wit:

- |                                      |                                       |
|--------------------------------------|---------------------------------------|
| 1. David E. Williams, Foreperson     |                                       |
| <del>2. Sotheavy Sok</del>           | 13. Kathleen S. Mahady                |
| <del>3. Allison Y. Gittens</del>     | <del>14. Gregory P. Jolly</del>       |
| 4. Cheri Dean Durrett                | 15. Brenda W. McClinic                |
| 5. Tamara Lynn Callahan              | 16. Sherry Lynn Costo                 |
| <del>6. Ana Cotton</del>             | 17. Patricia S. Head                  |
| 7. Monique Yvette Dawson             | <del>18. Keenan Isiah Notae</del>     |
| 8. William J. Hulett, Jr.            | 19. Alberto A. Willecke               |
| 9. Rex Boise Carlisle, III           | <del>20. Dailoni Matasha McLean</del> |
| 10. Christopher H. Seaton            | 21. Fredrick Marcus Reid              |
| <del>11. Angelo Santell Walker</del> | <del>22. Jeffrey Wayne Vanburen</del> |
| 12. Lorraine B. Gilbert              | 23. Alexander Clark England           |
|                                      | Alt. Daphne Johnson Williams          |
|                                      | <del>Alt. Alfonso Wynn</del>          |

in the name and on behalf of the citizens of Georgia, charge and accuse WILLIAM FREEMAN with the offense of CHILD MOLESTATION (O.C.G.A. 16-6-4(a)), in that the said accused in the State and County aforesaid, between the 1<sup>st</sup> day of October, 2020, and the 31<sup>st</sup> day of October, 2020, the exact date of the offense being unknown to the Grand Jury, did commit an immoral and indecent act to Anilahfair Brown, a child under the age of 16 years, with the intent to arouse and satisfy the sexual desires of himself, by touching her breasts, and said act being separate and distinct from Count-2, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 2

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse WILLIAM FREEMAN with the offense of CHILD MOLESTATION (O.C.G.A. 16-6-4(a)), in that the said accused in the State and County aforesaid, between the 1<sup>st</sup> day of October, 2020, and the 31<sup>st</sup> day of October, 2020, the exact date of the offense being unknown to the Grand Jury, did commit an immoral and indecent act to Anilahfair Brown, a child under the age of 16 years, with the intent to arouse and satisfy the sexual desires of himself, by touching her thigh, and said act being separate and distinct from Count 1, contrary to the laws of said State, the peace, good order, and dignity thereof.

---

BILL OF INDICTMENT

Page 3 of 3

2022-SU-CR-651-HV

Count 3

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse **WILLIAM FREEMAN** with the offense of **CHILD MOLESTATION (O.C.G.A. 16-6-4(a))**, in that the said accused in the State and County aforesaid, between the 1<sup>st</sup> day of November, 2020, and the 30<sup>th</sup> day of November, 2020, the exact date of the offense being unknown to the Grand Jury, did commit an immoral and indecent act to Anilahfair Brown, a child under the age of 16 years, with the intent to arouse and satisfy the sexual desires of himself, by touching her vagina, and said act being separate and distinct from Count 4, contrary to the laws of said State, the peace, good order, and dignity thereof.

Count 4

And the GRAND JURORS, aforesaid, in the name and on behalf of the citizens of Georgia, further charge and accuse **WILLIAM FREEMAN** with the offense of **CHILD MOLESTATION (O.C.G.A. 16-6-4(a))**, in that the said accused in the State and County aforesaid, between the 1<sup>st</sup> day of November, 2020, and the 30<sup>th</sup> day of November, 2020, the exact date of the offense being unknown to the Grand Jury, did commit an immoral and indecent act to Anilahfair Brown, a child under the age of 16 years, with the intent to arouse and satisfy the sexual desires of himself, by touching her buttocks, and said act being separate and distinct from Count 3, contrary to the laws of said State, the peace, good order, and dignity thereof.

Darius Pattillo, District Attorney  
Special Presentment

Investigator Ambakisye Adams, Prosecutor



CERTIFIED COPY OF  
INDORSEMENT ON REVERSE  
OF TRUE BILL COURT CASE NO.  
2022-SK-CR-651-HV  
BY: SPC Nov 25, 2022

EXHIBIT II

CONDITIONAL ACCEPT FOR VALUE  
RETURN FOR VALUE  
EXEMPT FROM LEVY  
PURSUANT PUBLIC POLICY 110-10, PUBLIC LAW  
73-10, HSR-192  
DATE: 09/28/2022 AMOUNT \$1:  
UCC-1 PRIVATE ACCT/CHEIP #1:  
FORM UCC-1 FILING No. 1-276742576  
INDORSED BY: William A. Freeman, Secured  
Party Creditor  
INDORSEMENT William A. Freeman  
CANE SECURED PC

FILED IN OFFICE  
HENRY COUNTY  
SUPERIOR COURT

OCT 13 2022

William A. Freeman  
CLERK OF SUPERIOR COURT

EXHIBIT JJ

EXHIBIT JJP

IN THE SUPERIOR COURT OF HENRY COUNTY

STATE OF GEORGIA

(Correction)

Ex Parte,

William A. Freeman,

Petitioner,

CIVIL ACTION NO.

VS.

Reginald SCANDRETT,  
HENRY COUNTY SHERIFF,  
~~Ex Parte~~ Respondent.

(Clerical Error)

STOCK CERTIFICATE; AND  
SUPPLEMENTAL TO STOCK  
CERTIFICATE AUTHORIZATION  
TO RELEASE FROM SURETY

STOCK CERTIFICATE AND PRIVATE PROPERTY DESCRIPTION [FOR RELEASE]

1. I/We certify, in May of 2008, DEBTOR<sup>(TM)</sup> WILLIAM A. FREEMAN<sup>(C)</sup>, INTER VIVOS TRUST ORGANIZATION and, Real Property, William A. Freeman, entered into a Security Agreement. Filing this Security Agreement and FINANCING STATEMENT (FORM UCC-1), deposited ~~collect~~ collateral giving it value, along with other attachments, into the STATE OF MICHIGAN, SECRETARY OF STATE UNIFORM COMMERCIAL CODE DEPT. giving Public Notice of Private Security Interest in Organization Preferred and Blue Chip Stock(s). Conveying all Rights to share in the Ownership of Property Interest stocks - Preferred and Blue Chip Ownership; U.S. Citizen privileged and immunities, and, Indemnity to William A. Freeman, Secured Party, Creditor.
2. I/We further certify that shares have not been registered with the SECURITIES AND EXCHANGE COMMISSION, therefore these restricted securities were not part of a Public offering, and, Exempt From Levy, pursuant PUBLIC POLICY 110-10; PUBLIC LAW 73-10 and HJR-192. These Lettered Stock(s) is Priority, contests and William A. Freeman is Holder-in-Due-Course, First-in-Line-Creditor.
3. A copy of this certificate, including facsimile transmission, may be accepted as an original.

SUBJECT PROPERTY DESCRIPTION

SUBJECT PROPERTY NAME:	WILLIAM ALEXANDER FREEMAN <sup>(C)</sup>
FEDERAL BUREAU OF INVESTIGATION NO.:	145357RB9
OHIO DRIVER LICENSE NO.:	RR324671
STATE IDENTIFICATION NO.:	B934663
DATE OF BIRTH:	09/11/1977
SOCIAL SECURITY NO.:	XXX-XX-2576

On this 20th day of March, 2023.

*William A. Freeman*  
Undersigned

SUPPLEMENTAL TO STOCK CERTIFICATE AND AUTHORIZATION TO RELEASE REAL PROPERTY FROM ESCROW/SURETY

4. I/we, also, further certify the Body Description, below, Object Private Real Property is Preferred Stock of WILLIAM A. FREEMAN®, INTER VIVOS TRUST, Secured Interest, ~~that~~ A U.S.A. Citizen, living spirit/soul. Not For Public Use, Plus, Justice and Accountability has been served in Respondent's/State's criminal claim.


AUTHORIZATION TO RELEASE REAL PROPERTY FROM ESCROW/SURETY

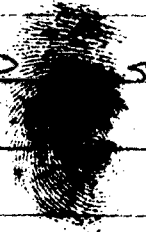
1. I/We authorized Real Property, BODY, be immediately released from custody, held under the color of Law, IN CARE OF: HENRY COUNTY SHERIFF/JAIL as surety for State's PUBLIC COURT CASES as a matter of course and a matter of Right, pursuant U.S. Const. 10 Amend.

REAL PROPERTY BODY DESCRIPTION

BODY NAME:	William A. Freeman
BODY TYPE:	Athletic
HEIGHT:	6'2"
WEIGHT:	230 lbs
HAIR:	BROWN/GRAY
EYES:	BROWN
RACE:	African American/Native America Heritage
SEX:	Male
AGE:	45
DATE OF LIVE BIRTH:	09/11/1977
STATE OF LIVE BIRTH:	Ohio
CUSIP No:	XXXXXX2576
CITIZENSHIP:	United States of America
STATUS:	Exempt From Levy

On this 4<sup>th</sup> day of April, 2023.

  
Undersigned:  
William A. Freeman.



IN THE SUPERIOR COURT OF HENRY COUNTY

STATE OF GEORGIA

WILLIAM A. FREEMAN,

INMATE NO. 1080932,

Petitioner,

VS.

CIVIL ACTION NO.

Reginald SCANDRETT,

HENRY COUNTY SHERIFF,

HENRY COUNTY JAIL,

Ex Parte, Respondent.

Ex Parte, WRIT OF

HABEAS CORPUS

Now presently before this Court is, ~~William A. Freeman~~, William A. Freeman, ("Undersigned"), Locus Standi pre se performing my preexisting duty to the Petitioner from Infancy of Respondent's CRIMINAL ACTION BOUND OVER in SUPERIOR COURT CASE NO. 2022-SU-CR-651-HV. Here by Special Appearance, Lawfully WITHSTANDING seeking the Immediate Release of Petitioner's Corpus for this petition redresses preemptive constitutional rights violations that lead to the Unlawful Restraint and Detention, ((561) DAYS, Nov 30, 2022 YTD), of Petitioner's Exempt Private Personam and Real Property ("Corpus"), and, is being Prejudiced by the Unconstitutional enforcement of the STATE OF GEORGIA'S ("STATE") Process of Law in equity. Petitioner seeks this COURT'S adequate and sufficient <sup>issuance of writ</sup> ~~that is fair and reasonable under~~ the circumstances for an equitable remedy as a matter of Law.

Relief is accordingly sought.

William A. Freeman SFC  
UNDERSIGNED.

#### A. VIOLATION SUMMARY

Petitioner asserts the Respondent's tortious conduct violates the following US CONSTITUTION'S ~~fund~~ fundamental compliance with DUE PROCESS standards and Laws, to wit: Amend. 1, Amend. 4, Amend. 5, Amend. 6, Amend. 8, Amend. 9, Amend. 10, Amend. 13, Amend. 14, Art. 4 Sec. 2 Cl. 1, Art. 1 Sec. 10 Cl. 1, 10 USC 3405(a), 10 USC 3435(a), UCC 9-102(1)(11), UCC 3-303(a), PUBLIC POLICY 110-10, PUBLIC LAW 73-10, HJR-192, UCC 1-201(25), UCC 9-102(a)(28).

#### B. CLAIM

The point of business, Petitioner apologizes for any dishonor, default and contempt of COURT. Petitioner invokes the 1<sup>st</sup> AMENDMENT Right to Petition this COURT for HABEAS CORPUS seeking a definitive <sup>issuance</sup> ~~for~~ for Relief on ~~the~~ jurisdiction, Question of Law, not as a matter of discretion. Petitioning for the True Rule of Law to Petitioner's Real Defense, his legally protected interest Exempt from Levy and the satisfaction of STATE'S CRIMINAL obligation against the Petitioner to include a Declaratory Judgment Relief against the Respondent from his on-going prejudice of Petitioner's fundamental constitutional privileges and immunity, placed on PUBLIC INTERSTATE NOTICE to PRINCIPAL, since 2008 through the SECRETARY of STATE. WHICH ARE, guaranteed by the US Const. and charged against the STATE through the AMEND. 14'S EQUAL PROTECTION OF THE LAW and DUE PROCESS clause.

Petitioner's AFFIDAVIT FOR SUMMARY JUDGMENT, UNDER NOTARY SEAL, filed in the CLERK of this COURT OFFICE, DEC. 10, 2021, (SEE DOCUMENTS IN SUPPORT), is a Declaration of a Perfected Administrative Remedy and protests the Validity of the Respondent's General Jurisdiction to enforce his WARRANT and STATE'S INDICTMENT as being INVALID, NULL and VOID

NUNC PRO TUNC in accordance with Amend. 14. Whereby, the Respondent shall NOT ENFORCE his Laws against Petitioner and HIS Corpus, also, impair issued SETOFF INSTRUMENT performed Pro Tanto Acquity, Discharge, FREE and CLEAR pursuant EQUAL PROTECTION and DUE PROCESS Guarantees.

As a U.S. Citizen out of the STATE OF OHIO, Petitioner effectively performed this Real Defense by First giving bona fide Notice to Agent from infancy of the Respondent and STATE'S WARRANT/INDICTMENT process, rendering the STATE NOTWITHSTANDING to enforce ITS Process of Law in contrary to Amend. 14 Exemption ENTITLED to Petitioner. Petitioner have perfected Remedy by the Exhaustion of an Administrative Process to grieve Respondent's CRIMINAL ACTION Ex Delicto. This Petition redresses this and maintains the Burden of Proof upon the Respondent to rebuttal Petitioner's SCHEDULE OF STIPULATED FACTS ACQUIESCENCE, Point-By-Point, under Penalty of Perjury that Petitioner ISN'T Lawfully Entitled to Relief sought.

The Respondent has failed to Rebuttal, Point-By-Point, in such a factual setting, the Course of Performance Tort asserted. Petitioner seeks this Court to Enter a Judgment <sup>issuing</sup> ~~of~~ petition for an Equitable Remedy because there is no genuine issue of material facts to be decided - that is the Respondent's evidence is legally insufficient to support a Dismissal verdict. Also, in the Undersigned's Due Diligence, issued a Presentment Performance of ACCEPTING FOR HONOR QUID PRO QUO Respondent's and STATE'S WARRANT SECURITY and TRUE BILL INSTRUMENT in Exchange for Respondent's Special-Duty Due Process Performance to enforce these privileges and immunity guarantee. Petitioner sees the CLERK OF COURT

has RECEIVED and ACCEPTED Petitioner's presentment deposit Bailment Documents, and the Terms and Conditions therein, on Oct. 13. of this Year. These Documents, (SEE DOCUMENTS IN SUPPORT), ARE: PETITION REQUESTING FOR BAIL "on Own Recognizance"; the ReExecution, Indorsed For SETOFF, TRUE BILL INSTRUMENT REDRAFT, COURT CASE NO. 2022-SU-CR-651-HV; and BILL OF REDEMPTION LETTER OF CREDIT, deposited as sufficient tender that satisfies any and all charges, fines, costs, Bonds, Taxes, the TRUE and Complete Penal Sum obligation in this matter Pro Tanto. IMMEDIATE Acquittal and Discharge of Petitioner's Exempt Secured Interest, Corpus, for the Balance of Justice. TO WHICH, the Respondent **owes** a Special-Duty Due Process Performance in the matter.

START  
C. INSURIES

Respondent's is in dishonor of Petitioner's Superior Claim causing Petitioner to suffer under moral and economic Duress and corpus is in disrepair pursuant: the TRIAL COURT rectless disregard to the ~~the~~ Constitutional Guarantees Entitled to the Petitioner to Redress the STATE'S CRIMINAL ACTION EX DELICTO; the TRIAL COURT's Rectless disregard to the lawful Administrative Due Process issued by ~~the~~ Undesignated in behalf of Petitioner's contract Loyalty; the TRIAL COURT's interfering with the winding-up process of the Petitioner's Business; Respondent and TRIAL COURT intend to induce contract disloyalty to resolve this matter; Respondent and TRIAL COURT willfully intend to frustrate the lawful Entitlement of these rights sought for DUE-PROCESS fairness and Justice; Respondent and STATE is usurping their office to abridge, impair and deny Petitioner through the enforcement of these fundamental Right; Respondent and STATE admitting, by Tacit, accessory to Conspire

private property trespass against Petitioner's Exempt Secured Interest, Corpus.

#### D. RELIEF

this petition seeks the enforcement of Rights so fundamentally important as to **REQUIRE** compliance with **DUE PROCESS** standards of Fairness and Justice pursuant Equal Protection of Law. Petitioner seek equitable relief, the **IMMEDIATE** release of Exempt Secured Interest, Corpus, and the **TRUE** and **Complete** fulfillment of the **BILL OF REDEMPTION**. Re-Entry Extradition of Petitioner's Corpus and **ACCEPTED** conditions. this concludes petitioner's Business.

Remedy is accordingly sought.

~~William A. Freeman~~ **SPC**  
Undersigned.



#### MEMORANDUM IN SUPPORT

When applying the Mathews vs Eldridge, test, 422 U.S. 319, 96 S. Ct. 893 (1976), in support of petition's guaranteed relief, the Courts has long determined the principle whether a Court procedure provides **DUE-PROCESS** protection by analyzing the nature of the Private Interest that will be affected by **STATE'S** action and the risk of an erroneous deprivation through the procedure used, amongst other test prongs. In accordance with this test, Petitioner's Corpus, Exempt Property, Secured Interest is **Automatic protection** and is prejudiced by the **STATE'S/Respondent's** interference of Life and Liberty conversion by taking secured interest as surety; the Frustration of procedural safeguards to prevent justice; the Looming uncertainty of further injury or destruction and damages to Corpus, Exempt Property, already in disrepair pursuant detainment suffering.



health problems and broken nose; the threat of conditions and damages of personal harm in confinement; the cost of additional court procedural safeguards to obtain relief currently sought; operating in circumstances with very ~~the~~ limited resources confined; plus the PUBLIC Accountability cost. With Petitioner under duress, his corpus will continue to suffer a series of frustrating unanticipated changed circumstances like, experienced, COURT OFFICIALS failure to Re-Present petitioner's legal remedy instructions, inadequate Law Library, Denied access to property material evidence, delayed or failed delivery of Legal mail, all causing ineffective assistance of Counsel, and, a Hearing for a <sup>[cast]</sup> Bond instead of for Bail. Substantially frustrates Justice are determined DISCHARGE and ACQUIT under this test and the Frustration Doctrine <sup>STOP</sup>.

Remedy is accordingly sought.

William A. Freeman SPC  
Undersigned

Delivered into HCS mail 11/29/2022 FEDERAL MAILBOX RULE

STATE OF GEORGIA

COUNTY OF HENRY

The Undersigned affirms HABEAS CORPUS is complete and true, correct and fact, under the Penalty of Perjury on this 29 day of November, 2022.

William A. Freeman SPC  
Undersigned

IN THE SUPERIOR COURT OF HENRY COUNTY

STATE OF GEORGIA

WILLIAM A. FREEMAN,

CIVIL ACTION NO.

INMATE NO. 1080932

Petitioner,

vs.

Reginald SCANDRETT,

HENRY COUNTY SHERIFF,

Ex Parte

HENRY COUNTY JAIL,

SUMMARY JUDGMENT

Ex Parte, Respondent.

NOW, presently before this Court, the ("Undersigned"), by Special Appearance, ~~██████████~~ William A. Freeman per se, Third-Party Intervener for the Petitioner, and petitions for SUMMARY JUDGMENT in a matter of law pursuant to the legal facts asserted below.

The Petitioner's real defense seeks DUE PROCESS and EQUAL PROTECTION OF THE LAW Guarantee, a matter of a Legal Maxim of fundamental Rights, A Fortiori over the Respondent's presumable jurisdiction than Petitioner in Respondent's custody as surety in its CRIMINAL TRANSACTION. Under the Color of Law, the Respondent function's in a system of processes that the Respondent assumes to have general jurisdiction to detain the Petitioner for a PUBLIC DEBT obligation default judgment. Also the Respondent operates in PUBLIC assumption and presumptions with very little Legal Facts. The Respondent assumes HENRY COUNTY POLICE DEPARTMENT, ("HCPD"),

thoroughly did their PUBLIC duty of correctly positive indentifying the Petitioner that the Respondent assumes general Jurisdiction over the Undersigned's superior claim of Petitioner's Private Property, and the Respondent presumes their witnesses presented truthful material facts, which prejudice Petitioner, to Law Enforcement, following this process. The Undersigned, as a Private People in Fact asserts only Law and Facts for a Real defense, nothing Colorable, to this COURT, within the Policy Right to SETOFF resolving Petitioner's Respondent's CRIMINAL case and Facts of tortious conduct of STATE and Respondent's OFFICIALS for an adequate and sufficient <sup>issuance of writ</sup> ~~that is~~ that is fair and reasonable under the circumstances for <sup>issues</sup> ~~that is~~ Relief.

#### A. LAW

Art. 6 Cl. 2 enforces that the CONSTITUTION and US LAWS are Supreme Law, and JUDGES in EVERY STATE is bound thereby, plus, "any Thing in the CONSTITUTION or Laws of any STATE to the contrary NOTWITHSTANDING." Emphasis added. Citizens of each STATE shall be ENTITLED to all Privileges and Immunities, Art. 4 Sec. 2 Cl. 1. AMENDMENT 9 and AMENDMENT 10 ensures these Rights shall not be construed to deny or disparage and the Power are Reserved to the People. As applied to the Respondent through the 14<sup>th</sup> AMENDMENT that the STATE shall not make or Respondent to enforce any Laws which will abridge those privileges or immunities nor deprive any person without DUE PROCESS NOR DENY EQUAL PROTECTION OF THE LAW.

## B. FACTS

The Petitioner, whom is a US Citizen of the STATE OF OHIO, a legal fiction, transmitting Utility Person bearing the same name as the Undersigned. Since May of 2008, and thereafter, Undersigned and the Petitioner entered into a conveyance agreement of these privileges and immunities, aforementioned, and filed this lawful security pursuant UCC 9-102(1)(11), including collateral, giving value (UCC 3-303(a)), into a PUBLIC RECORDS at the STATE OF MICHIGAN, SECRETARY OF STATE, UNIFORM COMMERCIAL CODE DEPARTMENT giving PUBLIC NOTICE to PRINCIPAL of Petitioner's Security Interest. Filing Legal Documents consisting of, but not limited to: FORM UCC-1 FINANCING STATEMENT; an IRREVOCABLE POWER OF ATTORNEY which, therein, revoking all other General POWER OF ATTORNEY(S), implied or expressed; and a HOLD HARMLESS INDEMNITY BOND FOR SETOFF AGREEMENT, holding the Undersigned HARMLESS performing his fiduciary duties for Petitioner Right to SETOFF, any and ALL, charged duties Levied for PUBLIC Debt, PENAL SUM, and Commercial Dishonor in lieu of being held as Respondent's Surety pursuant to PUBLIC POLICY 110-10, PUBLIC LAW 73-10, and HJR-192, Supreme Laws. The Petitioner's core belief is this to be the surest way to avoid any possibility of identity misunderstanding in the future between all concerned, as in this CRIMINAL action. This ~~preclude~~ preclude Petitioner's Private Property Exemption From Levy and surety to not transfer to the Undersigned, HOLD HARMLESS in this cases of Law and Equity guaranteed by the 14<sup>th</sup> AMENDMENT.

The Undersigned, withstanding, gave Notice to Respondent, through HCPD, and made Respondent aware of said Exemption PRIOR to the WARRANT-INDICTMENT process, under the Color of Law, and is in Dishonor, thereof, lacking Subject-Matter Jurisdiction on the basis of Law and the Undersigned upheld contract Loyalty to Petitioner's Constitutional fundamental rights. Thereforward, the Respondent's dishonor sent the STATE on a slippery slope to proceed with presumed general jurisdiction, even under the process of ITS Law, with a fraudulent Representation of an invalid ARREST WARRANT obtained by fraud in the factum from infancy, an INDICTMENT held under false pretense and voidable NUNC PRO TUNC, misinformation and tortious conduct denying Petitioner an Impartial Grand jury without Petitioner's Discovery of Material evidence and Respondent's conflicting and fictitious documents. Depriving the DUE PROCESS of AMENDMENT 4 and AMENDMENT 5 resulting in the unlawful restraint of Petitioner and Petitioner's Exempt Private Property violating AMENDMENT 8, which is false imprisonment. With the STATE's on-going illegal general jurisdiction over the Undersigned's Superior Claim is tortious conduct.

HOWEVER, under Petitioner's Duress, the Undersigned did Bonafide ACCEPTED FOR SETOFF QUID PRO QUD the STATE'S TRUE BILL INSTRUMENT, (Under his hand), on the face of the Instrument despite the Undersigned distinguishing Exemption From Levy during Respondent's investigation process. (SEE Documents in Support INDICTMENT TRUE BILL INSTRUMENT COURT CASE NO. 2021-SU-CR-958-HV). Satisfying STATE'S CASE/ACCT obligations for FULL SETTLEMENT AND CLOSURE, FREE AND CLEAR. To which the Undersigned's presentment was disregarded and Dishonored by the

Trial Court. Corresponding with, an Administrative Process Petitioner gave Respondent Clear Chance to Redress Tort. See ADMIN NOTICES in DOCUMENTS IN SUPPORT. Petitioner has received, by Tacit Agreement that there is no dispute in Petitioner's Superior claim, in law, the Respondent does not have Subject-Matter and Personam Jurisdiction NUNC PRO TUNC. In ~~petition~~ retaliation the Respondent inflicted a series of injuries intended to coerce Petitioner and HIS Exempt Private Personal and Real Property, to induce contract disloyalty and performances, in the PUBLIC, against HIS will. The Petitioner did not enter into a contract with the Respondent nor wishes to enter into one. Petitioner ~~nor~~ the Undersigned did not give nor volunteer consent to general personam jurisdiction to Respondent's waiving any Constitutional privileges and immunities guarantees. The Undersigned sustained Petitioner's offer of performance over the period during Petitioner's Exempt Private Property detainment by Respondent.

Through the perfection of Petitioner's Administrative Remedy, the Respondent agreed to certain fact in this matter, to wit:

- a) Petitioner has not entered into a contract with Respondent.
- b) Respondent lacks Subject-Matter and Personam Jurisdiction in his CRIMINAL Transaction.
- c) Petitioner did give direct bona fide Notice TO PRINCIPAL NOTICE TO AGENT of actual knowledge of security interest pursuant Administrative Remedy (pursuant to UCC 1-201(25)). All agents were on Notice of the judgment creditor lien.
- d) ~~STATE'S~~ Respondent's detainment is contrary to PUBLIC POLICY laws and NOTWITHSTANDING.

- e.) Petitioner's secured interest is Automatic perfection of HIS bona fide Administrative Remedy.
- f.) STATE's legislative discrimination affects Petitioner's fundamental rights guaranteed by the 14<sup>th</sup> AMENDMENT'S EQUAL PROTECTION clause.
- g.) Respondent's detainment and STATE's prosecution is unconstitutional.
- h.) Petitioner has presented a Ex Facto STATEMENT OF INTEREST of Legally protected interest.
- i.) STATE'S CASE/ACCT 2021-SU-CR-958-HV is Dissolved and CASE/ACCT 2022-SU-CR-651-HV OFFSET.
- j.) Petitioner's Private Personal and Real Property Exemption From Levy and Right to SETOFF is guaranteed by the privileges and Immunities clause of US CONST. 14 Amend. and Art. 1 Sec. 10 Cl. 1.
- k.) Surety conveyance to Respondent and is liable to the creditor for the Respondent/STATE did not meet the PUBLIC duties owed to the creditor. Respondent is directly liable.
- l.) STATE'S PUBLIC Debt is satisfied Pro Tanto Discharge NUNC PRO TUNC.
- m.) Respondent is liable for common-law copy-right infringement pursuant UCC 9-102 (a) (2B).
- n.) Respondent is in direct violation of the 14<sup>th</sup> AMENDMENT primary provisions effectively applied to Respondent for denying Petitioner DUE PROCESS and EQUAL PROTECTION, and also, for abridging the privileges and immunities of Petitioner and HIS Exempt Private Property.
- o.) Petitioner has ex facto standing to challenge Respondent's tortious conduct.
- p.) Respondent's and STATE's Non-Performance of their Legal abilities resulting in direct liability.

- g.) Respondent is liable of conveyance transfer in fraud of creditor.
- R.) Respondent and STATE is held liable pursuant the Special-Duty Doctrine.
- s.) Respondent's evidence and statements derived from an illegal arrest and fraudulent WARRANT is inadmissible being Fruit-of-the-Poisonous-Tree.
- t.) the Undersigned, Secured Party Creditor, is Holder-in-Due-Course pursuant UCC 3-305 (b) to extinguish Respondent's and STATE'S obligation.
- u.) Respondent's ARREST WARRANT AFFIDAVIT is fraud in the factum from infancy, renders the INDICTMENT voidable.
- v.) The undersigned's bona fide performance was under strict Moral and Economic DURESS.
- w.) Petitioner has, by Legal Right, obtained unconditional Discharge that the Respondent and STATE is in Dishonor of.

It is so Stipulated.

**START** Petitioner has effectively established each element of His claim as a matter of law, (pursuant Fed. R. Civ. P. 56), there is no real controversy between the parties, in this action, against the Stipulated Facts BY Acquiescence, enumerated above. The compelling-Respondent-interest and its purpose over Petitioner is unbalanced against the Petitioner. The Respondent's interest is not strong enough for his CRIMINAL claim to be upheld. IN THE EQUAL PROTECTION CLAUSE **REQUIRES STRICT SCRUTINY** in this dispute of jurisdiction.

Petitioner seeks immediate definitive <sup>CLERK ISSUANCE</sup> ~~of the law~~ of the law for Discharge and Acquittal on the Facts asserted herein, because there is no genuine issue of material facts to be decided because the



evidence the Respondent might claim is legally insufficient to support a verdict in the Respondent's favor. The Petitioner has proved that these violation(s) injuries occurred and proved a logical case of it. The Respondent's claim cannot succeed by a mere prima facie showing of another imaginable alternative cause more probable than the cause shown by Petitioner. Petitioner's claim is compulsory mandated by legal process. There is only one possible resolution of this legal dispute, **IMMEDIATE DISCHARGE and ACQUITTAL**, <sup>ISSUING</sup> ~~Summary Judgment~~ **SUMMARY JUDGMENT** in the Petitioner's favor for Relief, for the enforcement of Immunities asserted in this civil action, preventing further, irreparable injury that will result unless relief is <sup>ISSUED</sup> ~~issued~~ and redressing the Respondent's tort for equitable Relief. Petitioner seeks SUMMARY JUDGMENT for Redemption, Discharge and Acquittal, the Respondent is directly liable of this civil Real defense action of constal and false light tortious interference with prospective advantage of Petitioner. **STOP**

It is so Prayerfully ~~Requested~~ Sought for Remedy.

William A. Freeman SPC  
Undersigned  
William A. Freeman, SPC

Delivered into HCS mail. 11/29/2022. FEDERAL MAILBOX RULE

STATE OF GEORGIA

COUNTY OF HENRY

The Undersigned affirms the above SUMMARY JUDGMENT is Correct and True, Complete and Fact, under the Penalty of Perjury, on this 29 day of November, 2022.

William A. Freeman SPC  
Undersigned.

SUMMARY JUDGMENT