

24-6548  
No.

QALI QALI

## IN THE

SUPREME COURT OF THE UNITED STATES

FILED  
FEB 03 2025

OFFICE OF THE CLERK  
SUPREME COURT, U.S.

Kynnedi Rae Jan Charles PETITIONER  
(Your Name)

Gary Wayne Chambers, et al VS. RESPONDENT(S)

**MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS**

The petitioner asks leave to file the attached petition for a writ of certiorari without prepayment of costs and to proceed *in forma pauperis*.

Please check the appropriate boxes:

Petitioner has previously been granted leave to proceed *in forma pauperis* in the following court(s):

United States Court of Appeals 11th Circuit

Petitioner has **not** previously been granted leave to proceed *in forma pauperis* in any other court.

Petitioner's affidavit or declaration in support of this motion is attached hereto.

Petitioner's affidavit or declaration is **not** attached because the court below appointed counsel in the current proceeding, and:

The appointment was made under the following provision of law: \_\_\_\_\_

---

\_\_\_\_\_, OR

a copy of the order of appointment is appended.

a copy of the order of appointment is appended.

(Signature)

RECEIVED  
FEB 11 2025

**OFFICE OF THE CLERK  
SUPREME COURT, U.S.**

**AFFIDAVIT OR DECLARATION  
IN SUPPORT OF MOTION FOR LEAVE TO PROCEED *IN FORMA PAUPERIS***

I, Kynned Rae Charles, am the petitioner in the above-entitled case. In support of my motion to proceed *in forma pauperis*, I state that because of my poverty I am unable to pay the costs of this case or to give security therefor; and I believe I am entitled to redress.

1. For both you and your spouse estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

<b>Income source</b>	<b>Average monthly amount during the past 12 months</b>		<b>Amount expected next month</b>	
	<b>You</b>	<b>Spouse</b>	<b>You</b>	<b>Spouse</b>
Employment	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Self-employment	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Income from real property (such as rental income)	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Interest and dividends	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Gifts	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Alimony	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Child Support	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Retirement (such as social security, pensions, annuities, insurance)	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Disability (such as social security, insurance payments)	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Unemployment payments	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Public-assistance (such as welfare)	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
Other (specify): _____	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____
<b>Total monthly income:</b>	\$ <u>0</u>	\$ <u>0</u>	\$ _____	\$ _____

2. List your employment history for the past two years, most recent first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross monthly pay
Diamond House GA	3900 Crown Rd SUITE 161074 Atlanta, GA 30304	01-16-2020	\$ 0
			\$ 0
			\$ 0

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross monthly pay
—	—	—	\$ 0
—	—	—	\$ 0
—	—	—	\$ 0

4. How much cash do you and your spouse have? \$ 380<sup>00</sup>  
Below, state any money you or your spouse have in bank accounts or in any other financial institution.

Type of account (e.g., checking or savings)	Amount you have	Amount your spouse has
N/A	\$ 0	\$ 0
	\$ 0	\$ 0
	\$ 0	\$ 0

5. List the assets, and their values, which you own or your spouse owns. Do not list clothing and ordinary household furnishings.

Home  
Value \$ 0

NO personal items

Other real estate  
Value \$ 0

Motor Vehicle #1  
Year, make & model #0  
Value \$ 0

Motor Vehicle #2  
Year, make & model #0  
Value \_\_\_\_\_

Other assets  
Description \_\_\_\_\_  
Value \_\_\_\_\_

6. State every person, business, or organization owing you or your spouse money, and the amount owed.

Person owing you or your spouse money	Amount owed to you	Amount owed to your spouse
<u>Marellis Copeland</u>	\$ <u>1,000</u>	\$ <u>0</u>
<u>Rodrick Bates</u>	\$ <u>3,000</u>	\$ <u>0</u>
	\$ _____	\$ _____

7. State the persons who rely on you or your spouse for support. For minor children, list initials instead of names (e.g. "J.S." instead of "John Smith").

Name	Relationship	Age
<u>N/K</u>		

8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, or annually to show the monthly rate.

no personal items	You	Your spouse
Rent or home-mortgage payment (include lot rented for mobile home)	\$ <u>0</u>	\$ <u>0</u>
Are real estate taxes included? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
Is property insurance included? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$ <u>0</u>	\$ <u>0</u>
Home maintenance (repairs and upkeep)	\$ <u>0</u>	\$ <u>0</u>
Food	\$ <u>480</u>	\$ <u>0</u>
Clothing	\$ <u>0</u>	\$ <u>0</u>
Laundry and dry-cleaning	\$ <u>0</u>	\$ <u>0</u>
Medical and dental expenses	\$ <u>136</u>	\$ <u>0</u>

	You	Your spouse
Transportation (not including motor vehicle payments)	\$ 0	\$ _____
Recreation, entertainment, newspapers, magazines, etc.	\$ 0	\$ _____
Insurance (not deducted from wages or included in mortgage payments)		
Homeowner's or renter's	\$ 0	\$ _____
Life	\$ 112	\$ _____
Health	\$ 136	\$ _____
Motor Vehicle	\$ 0	\$ _____
Other: _____	\$ _____	\$ _____
Taxes (not deducted from wages or included in mortgage payments)		
(specify): _____	\$ 0	\$ _____
Installment payments		
Motor Vehicle	\$ 0	\$ _____
Credit card(s)	\$ 0	\$ _____
Department store(s)	\$ 6	\$ _____
Other: _____	\$ 0	\$ _____
Alimony, maintenance, and support paid to others	\$ 0	\$ _____
Regular expenses for operation of business, profession, or farm (attach detailed statement)	\$ 0	\$ _____
Other (specify): _____	\$ 0	\$ _____
<b>Total monthly expenses:</b>	\$ 0	\$ _____

9. Do you expect any major changes to your monthly income or expenses or in your assets or liabilities during the next 12 months?

Yes  No If yes, describe on an attached sheet.

10. Have you paid – or will you be paying – an attorney any money for services in connection with this case, including the completion of this form?  Yes  No

If yes, how much? \_\_\_\_\_

If yes, state the attorney's name, address, and telephone number:

11. Have you paid—or will you be paying—anyone other than an attorney (such as a paralegal or a typist) any money for services in connection with this case, including the completion of this form?

Yes  No

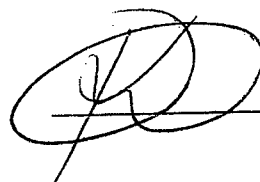
If yes, how much? \_\_\_\_\_

If yes, state the person's name, address, and telephone number:

12. Provide any other information that will help explain why you cannot pay the costs of this case.

When the Police murdered my son, the tragic loss of my son profoundly affected my mental health, leading to significant stress, anxiety and depression. Unfortunately, this has impacted my ability to care for myself, including maintaining personal hygiene, my attention is overwhelmed by the loss of my unborn child, and I often feel unher and neglected, which further exacerbates the strain on my life. Despite these challenges, I declare under penalty of perjury that the foregoing is true and correct. I am tirelessly working on my son's case, driven by a sense of duty to honor his memory.

Executed on: 02-01-2025, 20\_\_\_\_

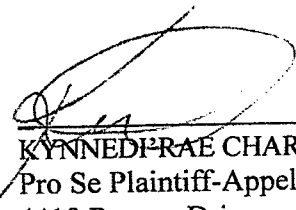


(Signature)

WHEREFORE the Movant Prays for the following relief:

1. That Movant, Kynnedi’Rae Charles, be appointed CJA counsel by the Court.
2. That the Court enters an Order saying the Plaintiff/Appellant is indigent as defined by Statute.
3. That the Court decree such other and additional relief as the Court deems to be just and equitable.

This 22<sup>nd</sup> day of June 2023.

  
KYNNEDEI’RAE CHARLES  
Pro Se Plaintiff-Appellant  
4418 Roman Drive  
Columbus, GA 31907  
678-900-0348



Kynnedi'Rae Charles  
Pro Se Plaintiff-Appellant  
4418 Roman Drive  
Columbus, GA 31907  
678-900-0348

**IN THE UNITED STATES COURT OF  
APPEALS FOR THE ELEVENTH CIRCUIT**

UNITED STATES OF AMERICA      )  
KYNNEDIRAE CHARLES      )  
                                  )  
Plaintiff-Appellant      )      Appeal No: 23-11636-C  
                                  )  
vs.                            )  
                                  )

Gray Chambers, et al      ))      *Case Number: 5:21-cv-00153*

Defendants-Appellees      )

**MOTION TO APPOINT COUNSEL**

COMES NOW, the Plaintiff, by and through as Pro Se, Kynnedi'Rae Charles, and in her Motion to Appoint Counsel does allege and state:

1. That Kynnedi'Rae Charles does not have present counsel retained.
2. That the Plaintiff wants counsel to be appointed by the Government because she can't afford to pay attorney fees, costs, etc. and is eligible for CJA counsel because she is indigent as defined by the CJA.
3. That Plaintiff has a medical condition, recently diagnosed with breast cancer on 06/07/2023, which may interfere with the progress of all aspects of the case, if counsel is not appointed.

# Georgia Department of Public Safety

## Policy Manual

SUBJECT <b>USE OF FORCE</b>	POLICY NUMBER <b>10.01</b>
DISTRIBUTION <b>ALL EMPLOYEES</b>	DATE REVISED <b>4/21/2015</b>

### 10.01.1 Purpose

To establish policy and procedures governing the use of force by members of the Department of Public Safety. This policy and the standards contained herein are for the Department of Public Safety's use only, and the standards or policy established do not apply in any criminal or civil proceedings. Even though in certain instances our standards or policy contained herein may be more stringent than legal standards for criminal or civil liability, they are not to be construed as creating a higher legal standard of safety or care by which the member is to be bound in an evidentiary sense with respect to claims by others involving criminal or civil liability. The violation of this policy will subject the member to Department disciplinary action only, and shall not form the basis for civil and/or criminal action.

### 10.01.2 Policy

The Department of Public Safety recognizes and respects the value of human life. Occasionally, members in the performance of their duties encounter situations where the use of force reasonably appears necessary in order to affect a detention or an arrest, overcome resistance, control a subject or protect themselves or others from injury. Reasonable force, as set forth in this policy, may be used in those situations.

### 10.01.3 Definitions

- A. Member – Sworn employees of the Department of Public Safety who have been certified by the Peace Officer Standards and Training Council as law enforcement officers possessing arrest powers, and such other security employees of the Department of Public Safety.
- B. Authorized Weapon - A weapon approved or issued by the Department for official use by its members.
- C. Deadly Weapon - A firearm or anything manifestly designed, made, or adapted for the purpose of inflicting death or serious bodily injury or anything that in the manner of its use or intended use can cause death or serious bodily injury.
- D. Bodily Injury - Physical pain, illness, or any impairment of physical condition.
- E. Serious Bodily Injury - Bodily injury that creates a substantial risk of death or causes death, serious permanent disfigurement, or protracted loss or impairment of the function of any bodily member or organ.

- F. Less-Lethal Force - Force which, under the circumstances, is not reasonably capable of causing death or serious bodily injury.
- G. Deadly Force - The force that has a reasonable probability of causing death.
- H. Forcible Felony - Any felony that involves the use or threat of physical force or violence against any person.
- I. Physical Strength and Skill - Any physical actions by one or more members (e.g. holding, restraining, pushing, and pulling) which may include special skills (e.g. boxing, karate, and judo) but do not include the use of deadly force or any authorized or other weapons.
- J. Probable Cause - Probable Cause is an objective standard. It is that total set of apparent facts and circumstances that forms a reasonable belief that a crime has been or is about to be committed.
- K. Reasonable – The U.S. Supreme Court in *Graham v. Conner*, 490 U.S. 386 (1989), acknowledged that the “reasonableness” test in analyzing the use of force is “not capable of precise definition or mechanical application.” For that reason, in determining whether a member’s use of force is reasonable in a particular case, it is necessary to evaluate the facts and circumstances confronting the member at the time force was used. All of the surrounding circumstances will be considered, including whether the subject posed an immediate threat to the safety of the member or others, the severity of the crime at issue and whether the suspect actively resisted arrest or attempted to flee. The evaluation of a member’s use of force will be undertaken from the perspective of a reasonable member on the scene, not through the 20/20 vision of hindsight. The central inquiry in every use of force case is whether the amount of force used by the member was objectively reasonable in light of the particular circumstances perceived by the member.

#### **10.01.4 General Provisions**

##### **A. Use of Force**

- 1. Reasonable force may be used to affect a lawful investigative detention or arrest; control a subject who is in lawful custody; prevent an escape; or protect the member, the subject, or another person from injury or death.
- 2. Any other provision notwithstanding, members may use any weapon (or use any weapon in any manner) if emergency circumstances make it immediately necessary to do so to prevent serious bodily injury or death.

##### **B. Amount and Degree of Force**

Any use of force (up to and including deadly force) by a member must be objectively reasonable. In determining whether a member’s use of force is reasonable in a particular case, it is necessary to evaluate the facts and circumstances confronting the member at the time force was used. All of the surrounding circumstances will be considered, including whether the subject posed an immediate threat to the safety of the member or others, the severity of the crime at issue and whether the suspect actively resisted arrest or attempted to flee. The evaluation of a member’s use of force will be undertaken from the perspective of a reasonable member on the scene, not through the 20/20 vision of hindsight. The central inquiry in every use of force case is whether the amount of force used by the member was objectively reasonable

in light of the particular circumstances perceived by the member.

**C. Application of Force**

When a member is performing their duty, there exists the potential for the use of force. The member should not only maintain environmental and situational awareness, but also be mentally and physically prepared to control a resisting or violent subject. When confronted with a resisting or violent subject, the member will have to utilize some level of force to ensure control. This level of force should be that necessary to maintain control, effect an arrest, or to accomplish other lawful objectives.

- D. A member shall, in a timely manner, render or summon necessary medical aid to a person who has been injured if such can be done without endangering the member or others. In those cases where professional medical assistance is rendered, the member will notify their immediate supervisor of the incident and location. If the member is unable to contact a supervisor, the first member on the scene, with the opportunity, will do so.**
- E. A member has no obligation to retreat before resorting to the use of force (including deadly force).**

**10.01.5 Less-Lethal Force**

**A. Authorized Chemical Irritant Gas**

- 1. Authorized chemical irritant gas may be carried and will be used only as a defensive control weapon in those instances that threaten the safety of a member or another person.**
- 2. Members shall be governed by the procedures in Oleoresin Capsicum (O.C.) Spray Policy #10.02.**

**B. Batons**

Only the issued batons shall be carried and used. Members shall use batons in a manner consistent with DPS training.

**C. Electronic Control Devices**

Consistent with the Department's policy of using only that amount of force that reasonably appears necessary in order to effect a detention or an arrest, overcome resistance, control a subject or protect themselves or others from injury, the department authorizes the use of Electronic Control Devices by sworn members who have been trained and certified in their use.

**1. Description**

Electronic Control Devices (ECD) are designed to restrain potentially violent persons, when alternative restraint tactics have been used, are reasonably likely to fail, and/or when it would be unsafe for officers to approach a person to apply restraints.

The ECD has two options for its use. The first option fires two darts connected to the device by fine wires. Once in place, electricity is discharged into the person

at the control of the ECD operator. The second option allows metal contacts to be placed directly against the person. The person should normally be immobilized and dazed by the electricity long enough for officers to apply restraints.

## 2. Training

Only sworn members who have successfully completed Taser Training provided by the DPS Training Division are authorized to use and carry the ECD.

## 3. Usage

- a. The ECD may be used when it reasonably appears that it will be the most effective less-lethal response to resistance option, balancing the need to arrest or subdue the person; the likelihood of injury to the person, to innocent bystanders, or law enforcement officers; and officer safety concerns.
- b. Use of the ECD should be consistent with policy and training received by the Department.
- c. Deployment of an ECD against any person shall be considered a use of less-lethal physical force. The ECD is not intended to be used as an alternative to the use of deadly physical force.
- d. When possible, the member should give a warning before deploying the ECD and subsequent warnings for additional cycles. The member shall energize the subject the number of times needed and no longer than necessary to accomplish the operational objective.
- e. When applicable, an announcement should be made to other members or law enforcement officers on the scene that an ECD is going to be used.
- f. The ECD should be used only for official law enforcement purposes. No member shall playfully, maliciously or intentionally misuse an ECD. The subject should be secured as soon as practical following the use an ECD.
- g. In determining the need for additional energy cycles, members should be aware that an energized subject may not be able to respond to commands during or immediately following exposure.
- h. The device may also be used in certain circumstances in a drive stun mode.
  - 1) This involves removing the cartridge and pressing the unit against an area of the body based on training. It is important to note that when the device is used in this manner, it is:
    - a) Primarily a pain compliance tool due to a lack of probe spread;
    - b) More likely to leave marks on the subject's skin; and
    - c) Subject to the same deployment (use) guidelines and restrictions as those of the ECD in cartridge deployments.

4. Examples of situations in which the ECD may be used include, but are not limited to the following:

- a. Dealing with a mentally ill person perceived to be violent;
  - b. Armed suspects;
  - c. Violent persons under the influence of alcohol and/or drugs;
  - d. In civil disorder situations when necessary to apprehend or subdue violent participants who fail to comply with lawful directions;
  - e. Persons expressing the intent and having the means to commit suicide, and
  - f. When concluded that an alternative lesser response to resistance option will likely be ineffective, or a greater response to resistance option may be inappropriate, given objective circumstances.
5. The ECD should not be pointed at any person unless the member involved reasonably believes that it will be necessary to use the device.
6. **Restrictions on Usage**

The ECD should not be used when the following circumstances are known to exist:

  - a. When the operator cannot, for safety or other reasons, approach the person within the device's effective range;
  - b. In proximity to flammable liquids, gases, blasting materials, or any other highly combustible materials that may be ignited by use of the device, including but not limited to any person who may have been contaminated with combustible liquids;
  - c. When it is reasonable to believe that incapacitation of the person may result in serious injury or death (e.g. incidents listed in paragraph 7 below or where the person's fall may result in injury or death);
  - d. When the person is standing on any form of elevated platform or where the person may not fall directly to the ground;
  - e. A subject fleeing should not be the sole justification for use of an ECD. Severity of the offense and other circumstances should be considered before the member's use of an ECD on a fleeing subject.
  - f. On a handcuffed or secured prisoner, absent active aggressive behavior that cannot be reasonably dealt with in any other less intrusive fashion.
7. The preferred target zone is the lower torso and legs on the front side of the body and the back and legs on the backside of the body.
8. In less-lethal responses to resistance situations, when possible, members should avoid using ECD on:
  - a. Persons in wheelchairs or in control of a vehicle;
  - b. Pregnant women;

- c. People with apparent debilitating illness or the elderly;
- d. Children or those under 80 pounds, or
- e. Persons with known neuromuscular disorders such as multiple sclerosis, muscular dystrophy, or epilepsy.

9. Dart Removal

- a. ECD darts that penetrate sensitive areas of the subject's body (i.e., neck, face, groin, and, with female subjects, the breast area) will only be removed by medical personnel.
- b. All other dart removal may be performed by a member certified in the use of the ECD.
- c. Members should dispose of cartridges and probes in the nearest sharps container (i.e. hospital or ambulance).
- d. Photos should be taken of the affected area after dart removal. With darts that penetrate sensitive areas, photos should be taken (by members of the same gender as the subject) of the affected area prior to and after dart removal.

10. Cartridges

- a. ECD cartridges shall not be carried loosely in pockets or in similar fashion for long periods of time, because static electricity may cause discharge and serious injury.
- b. Post Commanders shall maintain an adequate supply of replacement cartridges in a secured area at the Post. The cartridges shall only be accessible by NCO's assigned to the Post.
- c. A log of replacement cartridges shall be maintained indicating the time and date of issuance, the trooper to whom the cartridge was issued, and the serial number of the cartridge. The log shall be maintained in the Post files for a period of three years and then destroyed locally.

11. The ECD shall be test-fired at the beginning of each work day for a standard cycle of 5 second spark test. An ECD that does not meet the testing protocol should be taken out of service until repaired. The firing log generated by the ECDs internal software will be inspected by the Troop Officer at post inspections to insure that testing is being conducted.

- a. Unintentional discharge of the ECD will be explained in a letter through channels to the Troop Commander. Unintentional discharges that are deemed negligent will require the member's letter to be forwarded to the Commanding Officer's office for possible disciplinary action.

12. Use of Force Report

- a. Use of the ECD is considered a use of force and requires completion of the Incident/Use of Force Report (DPS- 1113).

- b. With the exception of training, all instances of ECD usage, including unintentional discharges, shall be reported to a supervisor and documented.
- 13. ECDs shall be maintained in accordance with the manufacturer's recommendations (i.e. Tasers shall be protected from exposure to moisture, to avoid an accidental discharge.)

#### **10.01.6 Deadly Force**

- A. Use of Deadly Force/Firearms Discharge, Generally
  - 1. The Department recognizes and respects the value and special integrity of each human life. In vesting the members of this agency with the lawful authority to use force to protect the public welfare, a careful balancing of all human interests is required. Members will use only that force that is reasonably necessary to effectively bring an incident under control, while protecting the lives of the member and others.
  - 2. A member may use deadly force to apprehend a suspected felon only when the member reasonably believes that the suspect possesses a deadly weapon or any object, device, or instrument which, when used offensively against a person, is likely to or actually does result in serious bodily injury; when the member reasonably believes that the suspect poses an immediate threat of physical violence to the member or others; or when there is probable cause to believe that the suspect has committed a crime involving the infliction or threatened infliction of serious physical harm. (O.C.G.A. § 17-4-20).
  - 3. The basic responsibility of members to protect life also requires that they exhaust all other reasonable means for apprehension and control before resorting to the use of deadly force. Members are equipped with firearms as a means of last resort to protect themselves and others from immediate threat of death or serious bodily injury. Even though all members must be prepared to use their firearms when necessary, the utmost restraint must be exercised in their use.
- B. Administrative Requirements After the Use of Deadly Force
  - 1. All incidents involving use of force, which results in serious bodily injury or death, by department members shall be thoroughly investigated by this department for determination of compliance with existing policy and law.
  - 2. Any member involved in a use of force incident, resulting in serious bodily injury or death, shall immediately notify their supervisor. The supervisor shall notify the appropriate adjutant through the chain of command. A Troop/Region Officer will make the initial investigation.
  - 3. An Investigator from the Office of Professional Standards will make a complete investigation of all shootings by members that occur in the performance of their duties.
    - a. The Office of Professional Standards must be notified from the scene of the shooting, when possible, and given the opportunity to view the scene before it is disturbed.
  - 4. A member involved in an incident involving the use of deadly force during the discharge of his official duties shall be placed on paid administrative leave until

approved for return to duty by his troop/region commander, a member of his troop/region commander's chain of command or someone acting on their behalf. If the use of deadly force results in death, then the administrative leave shall be for a minimum of five calendar days. This period of leave is intended to provide the department sufficient time to conduct an initial investigation of the incident and to provide the member time to participate in a post-incident debriefing or seek professional counseling if necessary. Placement on paid administrative leave as outlined above shall not be interpreted to imply or indicate that the member has acted improperly.

**C. Prohibited Use of Firearms**

1. Members shall not discharge their firearms under the following circumstances:

- a. When not in accordance with the provisions of this policy;
- b. As a warning shot;
- c. At a fleeing vehicle or the occupants, unless the occupants are using, or attempting to use, deadly force against a member or other person.

**D. Members may draw and have ready any of their authorized weapons for use only when they reasonably anticipate that such weapon(s) may lawfully be used.**

**E. Members shall consider the risks to innocent bystanders.**

1. A negligent discharge of a firearm, where there is a risk to the public will be investigated by the Office of Professional Standards.
2. A negligent discharge of a firearm, where there is no risk to the public, may be investigated at the Troop level, at the discretion of the Commanding Officer.

**F. Members are authorized to euthanize an injured animal if the following conditions are met:**

1. Every reasonable attempt is made to contact the animal's owner or caretaker before the animal is euthanized. Such notification, or attempt, shall be documented on the Radio Operator's Report;
2. Precautions are taken to prevent any ricochets, and
3. The appropriate agency is called to dispose of the carcass.
4. Use of a firearm in this manner shall not be considered a use of force for reporting purposes, as required by this policy. However, an incident report shall be completed.

**G. Carrying Firearms**

**1. Issued Weapons**

- a. Only issued handguns may be carried in uniform.

- 1) SCRT members may carry different handguns if approved by the Commanding Officer through channels.

- b. Members must carry their badge and a picture I.D. to carry any authorized weapon off-duty.
  - 1) The member must have shown, through the Training Unit, proficiency in the operation of any authorized weapon carried off-duty.
  - 2) Only department-authorized ammunition shall be carried in off-duty weapons.
- c. Shotguns shall have shells in the magazine but the chamber shall be empty.
  - 1) The trigger shall be pulled and safety off.
  - 2) No plugs are allowed in the magazine.
  - 3) Reserve shells shall be maintained in the speed-feed stocks when the shotgun is not in use.
- 2. Except in an emergency, only authorized ammunition shall be used in authorized firearms. Authorized ammunition is that approved by the Commissioner of the Department of Public Safety.

#### **H. Security of Firearms**

- 1. Firearms shall not be left accessible to unauthorized persons. At no time will a member allow any unauthorized person to handle, control or fire any Department authorized weapons.
  - a. Shoulder weapons may be carried in the passenger compartment of the vehicle or in the trunk.
    - 1) If a shotgun mount is installed in the vehicle, the shotgun shall be carried in the mount in accordance with DPS training.
  - b. When the vehicle is left unattended in a garage for service or repairs or at any other time where it would be prudent, weapons will be removed and stored in a secure place.

### **10.01.7 Reporting and Investigations**

#### **A. Use of Force Report**

- 1. Any use of force, as referenced in this policy statement, shall require that the member involved complete an Incident/Use of Force Report (DPS-1113) as soon as possible. The member will describe in detail the force used and all of the circumstances and facts surrounding the use of force. The basic questions-who, what, where, when, how and why-must be answered. When complete, the Use of Force Report shall be submitted to the appropriate adjutant through the member's chain of command. The adjutant will forward a copy of the report to the Director of the Office of Professional Standards.
  - a. This policy shall remain in effect at the scene of a civil disorder, unless suspended by issuance of a written directive by the Commissioner prior to deployment of personnel to the incident.

- b. In the event the Commissioner issues such a directive, the directive shall be maintained as part of the official documentation of the incident.
- 2. The preparation of the Incident/Use of Force Report (DPS- 1113) shall not relieve the member of their responsibility to immediately notify their supervisor of a use of deadly force incident.
- 3. The Office of Professional Standards will compile an annual Use of Force Statistical analysis. The Office of Professional Standards will check the report for accuracy and forward it to the Computer Services Section for data entry. If the force used resulted in serious bodily injury or death to the suspect, third-party or a member, a copy of the Use of Force Report will also be forwarded to the Legal Services Division. The Use of Force Statistical analysis will be reviewed by the Training Unit, Legal Services and the Office of Professional Standards to determine whether there are policy, training, weapon/equipment or discipline issues that should be addressed.

B. All personnel authorized to carry weapons shall be issued a copy of this policy and be instructed in requirements of this policy before being authorized to carry a weapon. Such issuance and instruction shall be documented.



GEORGIA DEPARTMENT OF REVENUE  
MOTOR VEHICLE DIVISION  
PO BOX 740382  
ATLANTA GA 30374-0382  
Phone: (855) 406-5221



Date: 19-Dec-2022  
Letter ID: L2047274352  
VIN: WDDDJ72X19A146891

KYNNEIDI'RAE JOAN CHARLES  
PO BOX 250611  
ATLANTA GA 30325-1611

### Certification of Vehicle Records

I, DREIDRA BRAWNER, of the Department of Revenue (DOR), by the power delegated to me by the DOR Commissioner, in accordance with the provisions of the Motor Vehicle Certificate of Title Act and other laws in force, certify that the 4 page(s) attached hereto are a true and correct copy of the original records on file in the Office of the State DOR Commissioner, for the following described vehicle:

Year and Make: 2009 MERZ CLS CLASS 4S      Vehicle Identification Number: WDDDJ72X19A146891

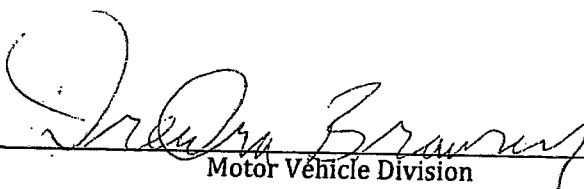
#### TYPE OF RECORD

-Certificate of Title. Title Status: Valid

In testimony whereof, I, by the authority vested in me, have hereunto set the hand and affixed the seal of the Department of Revenue.

December 19, 2022

Date

  
Motor Vehicle Division

MV-39B (Rev. 09/18)

gLO009-9070-mla

Visit us online at dor.georgia.gov/mvd



GEORGIA DEPARTMENT OF REVENUE  
MOTOR VEHICLE DIVISION  
PO BOX 740382  
ATLANTA GA 30374-0382  
Phone: (855) 406-5221



Date: 14-Dec-2022  
Letter ID: L1056716144  
VIN: WDDDJ72X19A146891

## VEHICLE, TITLE, AND TAG INFORMATION

### Vehicle Information Section

#### Vehicle Location Address:

VIN:	WDDDJ72X19A146891	Title Number:	770057284288001		
Year:	2009	Make:	MERZ	Model:	CLS CLASS
Body Style:	4S	Fuel:	Gasoline	Cylinders:	8
Body Color:	WHITE	Roof Color:		Farm Vehicle:	No
Odometer:	123001	Dealer Sale:	No	Condition:	Used
Purchased:	30-Nov-2020	Print Date:	03-Dec-2020	App. Date:	

Title Checks: Valid

Tag: RYF1667 Expire Date: 28-Feb-2023

Tag Type: AA - Passenger Car/Light Trucks

Valuation: 8,450.00 Insurance Status: ACTIVE

Contract Date Perfection Date

### Owner Section

Address of Primary Owner:  
3900 CROWN RD SE STE 161074 ATLANTA GA 30304

Number of Owners: 1

DIAMOND HOUSE GA LLC

### Title Brands Section

No brands found

### Lienholder Section

No recorded liens



## GEORGIA MOTOR VEHICLE DIVISION VEHICLE, TITLE, AND TAG INFORMATION

Letter Id: L1194073456

### Title History

Title Seq	Title Number	Status	Purchase	Application	Printed	Issued
1	770057284288001	Printed	30-Nov-2020		03-Dec-2020	03-Dec-2020
1	775161170930079	CANCELLED	01-Apr-2017	03-Apr-2017	06-Apr-2017	03-Apr-2017
2	778146191294079	CURRENT TITLE, NOT HELD	15-Mar-2019	09-May-2019		09-May-2019
2	770057284288001	Printed	30-Nov-2020		03-Dec-2020	03-Dec-2020
3	770056201237964	Cancelled	15-Mar-2019		10-Nov-2020	10-Nov-2020
3	776142190781963	CANCELLED	15-Mar-2019	19-Mar-2019	01-Apr-2019	19-Mar-2019
4	778658123628016	CANCELLED	26-Nov-2012	27-Dec-2012	01-Jan-2013	27-Dec-2012
4	770057284288001	Printed	30-Nov-2020		03-Dec-2020	03-Dec-2020
5	370211123369951	CANCELLED	01-Dec-2012	01-Dec-2012	01-Dec-2012	01-Dec-2012
5	770056201237964	Cancelled	15-Mar-2019		10-Nov-2020	10-Nov-2020

### Title Owners

Title Seq	# of Owners	Lessee Count	First Owner / Lessee	Address
1	1	0	DIAMOND HOUSE GA LLC	3900 CROWN RD SE STE 161074 ATLANTA GA 30304
1	1	0	OWNER: ANTONIO MANUEL DA SILVA GRANGEIA CARVALH	108 GRAND AVE SUWANEE 30024-4289
2	1	0	DIAMOND HOUSE GA LLC	3900 CROWN RD SE STE 161074 ATLANTA GA 30304
3	1	0	KYNNEIDI'RAE JOAN CHARLES	6274 LAMP POST PL COLLEGE PARK GA 30349-8830
3	1	0	OWNER: KYNNEIDI'RAE JOAN CHARLES	6274 LAMP POST PL COLLEGE PARK 30349-8830
4	1	0	DIAMOND HOUSE GA LLC	3900 CROWN RD SE STE 161074 ATLANTA GA 30304
4	1	0	OWNER: PRODESA NORTH AMERICA CORP	6825 SHILOH RD E STE B7 ALPHARETTA 30005-2227
5	1	0	KYNNEIDI'RAE JOAN CHARLES	6274 LAMP POST PL COLLEGE PARK GA 30349-8830

### Registration History

gL0012

This is for informational purposes only.

Page 2 Of 4



## GEORGIA MOTOR VEHICLE DIVISION VEHICLE, TITLE, AND TAG INFORMATION

Letter Id: L1194073456

Title Seq	Plate Id	Plate Type	Reg Status	Issue	Expire	Plate Issue
1	RYF1667	AA - Passenger Car/Light Trucks	Expired	26-Jan-2022	28-Feb-2023	30-Nov-2020
1	24760798	TP - Temporary Operating Permit (TOP)	EXPIRED	15-Mar-2019	29-Apr-2019	15-Mar-2019
1	RAU9929	A1 - Standard Alternate	Transferred	26-Jan-2018	29-Jan-2019	26-Jan-2018
1	RAU9929	A1 - Standard Alternate	RENEWED	23-Jan-2017	29-Jan-2018	23-Jan-2017
2	RYF1667	AA - Passenger Car/Light Trucks	Expired	26-Jan-2022	28-Feb-2023	30-Nov-2020
3	RRQ4695	AA - Passenger Car/Light Trucks	ACTIVE	02-Apr-2020	07-Apr-2021	26-Apr-2019
3	RRQ4695	AA - Passenger Car/Light Trucks	ACTIVE	26-Apr-2019	07-Apr-2020	26-Apr-2019
3	24760798	TP - Temporary Operating Permit (TOP)	EXPIRED	15-Mar-2019	29-Apr-2019	15-Mar-2019
3	RAU9929	A1 - Standard Alternate	Transferred	26-Jan-2018	29-Jan-2019	26-Jan-2018
3	RAU9929	A1 - Standard Alternate	RENEWED	23-Jan-2017	29-Jan-2018	23-Jan-2017
4	RYF1667	AA - Passenger Car/Light Trucks	Expired EXPIRED	26-Jan-2022	28-Feb-2023	30-Nov-2020
4	21614308	TP - Temporary Operating Permit (TOP)	Transferred	01-Apr-2017	16-May-2017	01-Apr-2017
4	PMM3073	AA - Passenger Car/Light Trucks	RENEWED	30-Aug-2016	31-Aug-2017	30-Aug-2016
4	PMM3073	AA - Passenger Car/Light Trucks		02-Sep-2015	31-Aug-2016	02-Sep-2015
4	PMM3073	AA - Passenger Car/Light Trucks	EXPIRED	08-Sep-2014	31-Aug-2015	08-Sep-2014
4	PMM3073	AA - Passenger Car/Light Trucks	EXPIRED	12-Sep-2013	31-Aug-2014	12-Sep-2013
4	PMM3073	AA - Passenger Car/Light Trucks	EXPIRED	10-Jan-2013	31-Aug-2013	10-Jan-2013
5	RRQ4695	AA - Passenger Car/Light Trucks	Ownership Active	02-Apr-2020	07-Apr-2021	26-Apr-2019
5	10935558	TP - Temporary Operating Permit (TOP)	EXPIRED	01-Dec-2012	31-Dec-2012	01-Dec-2012

### Insurance History

Seq	Effect Date	Termination Date	Submission Date	Transaction Type	Reason	Discard Date
1	24-Nov-2022		02-Dec-2022	N	CNB	
2	18-Oct-2013		18-Oct-2013	N		
3	11-Oct-2022	24-Nov-2022	01-Nov-2022	N	CNB	
4	30-Dec-2020	10-Oct-2022	01-Jan-2021	N		

gL0012

This is for informational purposes only.

Page 3 Of 4



## GEORGIA MOTOR VEHICLE DIVISION VEHICLE, TITLE, AND TAG INFORMATION

Letter Id: L1194073456

5	15-Mar-2019	30-Dec-2020	17-Mar-2019	N
6	27-Oct-2017	10-Aug-2018	28-Oct-2017	N
7	01-Apr-2017	27-Oct-2017	04-Apr-2017	N
8	08-Jun-2016	10-Mar-2017	10-Jun-2016	N
9	18-Oct-2013	18-Oct-2013	18-Oct-2013	N

### Insurance Exceptions

Seq	Effect Date	Termination Date	Submission Date	Exception Type	Office
1	15-Mar-2019	15-Mar-2020		Fleet	
2	01-Apr-2017	01-May-2017		Binder	
3	18-Oct-2012	18-Oct-2013		Fleet	
4	01-Dec-2012	31-Dec-2012		Binder	