IN THE CHANCERY COURT OF LAFAYETTE COUNTY, MISSISSIPPI

PHYLLIS MARIE CROWDER-KESTER	E 1200 P. 1:42					
)	T				
v.)	NO	CV2016-422W			
MATTHEW OLIVER REARDON	,					

RESPONDENT'S OBJECTION, REJECTION, CONDEMNATION, AND REBUKE OF ORDER OF GUARDIAN AD LITEM

Comes now before the court Matthew Reardon, the respondent, and respectfully moves this court for relief from the Judgement in cause number CV2016-422W. Respondent would show just cause through the following extenuating circumstances and reasons listed that movant is most definitely entitled to relief:

Movant begins by posing this question before the court that based on the same rationale this court has judged respondent and the controversial way it has chosen to rule on matters concerning this caring father's right to visitation with his minor child, can this court prove beyond the doubt that exists that it is not complicit in the ongoing fraud continuing to occur? There is but one party whom is obnoxiously in contempt of this courts order and that is the petitioner whom brought this false and frivolous claim for two matters in particular, the first being to manipulate a desirable outcome in a prior proceeding in Olive Branch, MS in which she was defending against the charge brought by Olive Branch Police Department for the commission of filing a false report of rape against Movant in November of 2018 which had it's final disposition in November of 2020. The second reason Petitioner brought this false and frivolous petition was by way of retaliation on movant due to her being charged for the commission of a sickening

crime in which she had conspired with her present husband and admitted to via a recorded phone call. All this stemming after petitioner failed in her attempt to have movant falsely framed for the absolutely sickening crime of molestation 1-Year prior in a completely obnoxious and undeserving attempt to rid the father of her child from her child's life through complete lies and manipulation of the legal system. Sadly this court is choosing to feed directly into it despite all clear evidence that movant has continued to assert, which this court would have had knowledge of had it actually read movant's petition, motions, and responses filed with this court. How this court has not seen straight through these lies perpetuated is beyond astonishment. Once again, movant would pose a commonsense question to this court seeking answer from it. If Petitioner had any type of valid, truthful claim, why would Department of Child Services have closed out her report as untrue/unfounded? Why would law enforcement have not made contact with movant or filed criminal charges movant when it was reported if there was any credibility to her report? Finally, and most of all, WHY did petitioner go in gross, willful contempt of this court's standing visitation order from January of 2020 while movant and his spouse were at Le Bonheur Children's Hospital tending care to their newborn child until the time the petition was filed with this court by petitioner's attorney, nearly 9 months later? On what grounds would any court find that acceptable in the slightest bit? Movant would insist upon standing trial before a jury of his peers in order to allow movant the ability to seek additional relief and damages if this court is actually willing to further entertain this nonsense brought forth by Petitioner. Movant finds this highly prejudicial and constitutionally offensive that such horrid lies continue to be asserted by petitioner and she continues to get away with it unscathed despite movant being the one to truly suffer, while law enforcement and the courts toss care to the wind further enabling it. Movant is in the process of locating and uploading every single recorded call he has with petitioner to demonstrate that petitioner has acted with ill intent since day one wrongfully and without cause initiating false and undeserving complaints and petitions, showing a

continuous pattern of criminal behavior and clear mental issues that have continuously gone unchecked and even protected by the legal system. Petitioner has continued to "bite the hand that feeds her" through her perpetuation of libelous, defaming, and dangerous lies that are now clearly insistent upon federal intervention to halt and deter due to state agencies and state courts fully enabling and condoning it, and in doing such have severely and irreparably aggrieved some of the most significant of injuries upon movant. Movant hereby, yet again, puts Lafayette county and the state of Mississippi on official notice of it's grievous violations of not only Its own state constitution and laws, but Federal Law through it's intentional violations of 42 USC 1985, 42 USC 1983, and flagrant denial of the equal protections under State and Federal Laws to the Movant. Even more concerning is the fact that these violations have been cited and raised by Movant prior to include the same criminal conduct involving knowingly false accusations alleged by the petitioner in this cause over the last three and a half years. It is blatantly clear to see the end goal is exactly what Movant has asserted since May of 2017. That Movant's child has been USED as a manipulation tool by her mother, her attorney/attorneys, Lafayette County, and most certainly Chancery Court and Circuit Court In order to steer and manipulate a desirable outcome which benefits the county and the minor child's mother, and fully deprives Movant, a Marine Corps Veteran, of his civil rights along with his due process rights, which have risen beyond that of a civil matter to the level of criminal conduct by ways of criminal conspiracy. Movant has continuously provided notice and sought out protections by Agencies and this court which have neglectfully gone unheard, unnoticed, and have not been acted upon despite undeniable evidence to back all claims. Movant completely objects, rejects, condemns, and rebukes the actions of the responsible parties and this court to the highest degree for flat out refusing to assess, read, and respond to any of the motions and evidence brought forward by the Movant which makes clear that the petitioner is in direct violation of perjury, criminal conspiracy, and worse. Every single time Movant has been denied the presumption of innocence and in fact has had to produce surrender his personal freedoms, liberties, and privacy to prove his complete innocence, and each time the truly guilty party/parties have been fully enabled by Movant not receiving any justice due to him at the malice hands of his false accuser to include the most recent matter in Olive Branch where petitioner conspired with her husband to falsely accuse Movant of rape. Movant showed proof of this and Olive Branch insisted on downloading Movants phone in order to obtain concrete proof of petitioner's guilt along with movants innocence in order to prosecute her, only for Petitioner to not receive any type of true punishment that would serve as a deterrent, and in fact the punishment (a fine) only stood to yield the city of Olive Branch financial gain at the continued harm of Movant and this particular matter would prove just that.

Movant moves this Chancery Judge to recuse himself from this cause due to clear bias shown favoring petitioner despite not one single piece of evidence in a knowingly false assertion where Movant has provided continued proof as well as common sense should easily show. Movant reasserts his right to live his life free of harassment and intrusion by the state whom has continued to aggrieve more injuries upon the Movant and condoned the initiation of false legal proceedings with the intention of harassing and delaying other ongoing legal proceedings. Movant hereby introduces all Facebook Messages between Movant and Petitioner's attorney in the Olive Branch Matter, Christi McCoy into evidence as EXHIBIT A. Movant hereby introduces all court records from the Olive Branch matter as EXHIBIT B which would go to substantiating such claim that this proceeding stemmed by way of padding the result of the prior matter. Petitioner's attorney, Mona Pittman, whom allegedly was hired as cocounsel in the Olive Branch never made the first appearance in that matter. It is the completely confident position of Movant that the sole reason she even "came on board" in the other matter was to delay that proceeding and further to file this proceeding in order to "rig" a preferable outcome.

While Movant can't confirm with 100% confidence that petitioner's attorney lied about her "COVID-19" exposure which she used to delay the initially set hearing in this cause, it should be alarming to this court that she used that excuse to delay both legal matters on two totally separate spans of time within a short period. As a side note, movant questions why anyone would choose to go to New York to "Quarantine" with New York having one of the highest COVID-19 infection rates. Movant has been completely truthful with this court and all courts for that matter and it is completely offensive to Movant that this court wants to insist on once again violating Movants rights to privacy, and states this order is unlawful through extorting movant's right to his child whom he has fully supported in order to further violate movants rights, paving way to 4th Amendment violations by way of an unjustified and undeserving order, and all because the state refuses to properly punish and deter the petitioner due to it having a greater interest in "Hanging" the Movant. A Guardian Ad Litem is not warranted in this cause to prove what should be clearly evident to this court, that the petitioner lied and is in intentional violation of Perjury through affidavits filed. Movant has complied with everything asked of him up to now, but enough is enough when it comes to the personal freedoms and liberties of Movant being continuously attacked by the same county that has not shown the slightest care or remorse for Movants Civil/Constitutional Rights that he swore a lifelong oath to his country, not his state and not his county, to protect and defend. The fact that this court is buying into the clear blasphemous lies brought forward by the petitioner and her attorney without so much as a shred of evidence produced by either makes it abundantly clear the near impossibility for Movant to receive a fair hearing in Lafayette County, whom sent millions of splinters through the surrounding areas based on completely false statements and allegations which the county, the petitioner. and her attorney are directly responsible for. Movant hereby would insist that this court schedule a show cause hearing immediately to properly punish the perjurious party being that sworn affidavits have been given to prevent further intentional violations of movants civil rights, freedoms, and liberties which

Movant asserts have come under attack prior to proceeding any further and aggrieving further intentional injuries. Otherwise, Movant stands willing and ready to immediately escalate this matter up to the highest courts necessary in order to challenge it on constitutionality grounds, block it, and seek any and all relief possible. This order as it stands amounts to nothing less than a complete decimation of movants rights, systemic kidnapping, and shows all signs of collusion at the helping hands of Lafayette County and The State of Mississippi, further opening the door and leading way to the county and the state illegally obtaining information from Movant by way of unlawful search and seizure and under false pretenses.

Movant insists upon a show cause hearing at the soonest possible date and time prior to the scheduled hearing January 28th, and for it to stay the order entered 12/17/2020 until such time that a hearing be heard

Respectfully Submitted, Attested, and Sworn to under penalty of Perjury this 28th Day of December 2020

Matthew Reardon

Respondent/Movant

117 CR 401 Oxford, MS 38655

matt@mattreardon.com

662-812-1613



Witnessed by

Johnson 12/28/2020

OATH OF ENLISTMENT







"I DO SOLEMNLY SWEAR (OR AFFIRM) THAT I WILL SUPPORT AND DEFEND THE CONSTITUTION OF THE UNITED STATES AGAINST ALL ENEMIES, FOREIGN AND DOMESTIC; THAT I WILL BEAR TRUE FAITH AND ALLEGIANCE TO THE SAME; AND THAT I WILL OBEY THE ORDERS OF THE PRESIDENT OF THE UNITED STATES AND THE ORDERS OF THE OFFICERS APPOINTED OVER ME, ACCORDING TO REGULATIONS AND THE UNIFORM CODE OF MILITARY JUSTICE. SO HELP ME GOD."

(Exhibit A

Matthew Reardon

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Ok. Thanks for letting me know. I've been told by quite a few that you would be the perfect attorney for my case and lawsuit, but we both know that would be too much of a conflict of interest especially if you didn't withdraw

Jun 25, 2020. 1:33 PM

Christi McCoy

You can now call each other and see information like Active Status and when you've read messages.

Jun 25, 2020, 1:31 PM

Christi McCoy

I did not withdraw.

Jun 25, 2020, 1:31 PM

Matthew Reardon

I heard you may have been withdrawing as counsel. Did you in fact withdraw as counsel for Liz?

Jun 25, 2020, 12:51 PM

Generated by Matthew Reardon on Saturday, October 3, 2020 at 6:27 PM UTC-05:00

Matthew Reardon

Well she will be 6 in August

Jun 27, 2020, 2:23 AM

Matthew Reardon

Christi, if this is part of your client's strategy to somehow strengthen her case some way unbeknownst to me then I'd love to know from a respect standpoint. But are you aware that she has not allowed me to see or speak to my 6 year old child in over 5 months? Despite her being paid 600 a month in child support. The only reason she hasn't been hauled into court yet for gross contempt of a visitation order is that rural legal can't represent me because of the conflict of interest and I can't afford not hire an attorney to do it at the moment due to my residual income dipping while she skims around half of it off the top, my costs of discovery, and my time crunch to file everything while she skims around to work that takes in my state case and everything with riding with the outlaw which just so happens to be part of everything with the evidence collected from it. Not to mention her telling the sheriffs department that cps said not to let me see Lydia when I had a deputy make a welfare check, which cps of course categorically denies. Conversations with the Joey easy and cps of course were recorded for proof as well as a police report made. Doesn't sound like much of a victim to me with everything else not to mention the take molestation claim she attempted to make a year prior in the first plot to remove me permanently from lydias life. Doesn't sound much like a victim at all to have a victim rights attorney

Jun 27, 2020, 2:23 AM

Matthew Reardon

You sent an attachment.

https://www.facebook.com/mattoreardon/posts/10105417799712806

Jun 26, 2020, 5:17 PM

Matthew Reardon

FOR IMMEDIATE RELEASE. Hope Sheriff Joey East and the all the obstructionists with Lafayette County and the Sheriffs Department see this one

Jun 26, 2020, 4:56 PM

Matthew Reardon

You sent an attachment.

https://www.facebook.com/OxfordOutlaw/posts/915155475666896

Jun 26, 2020, 4:56 PM

Matthew Reardon

Jun 26, 2020, 1:48 PM

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Matthew Reardon

You sent an attachment.

https://www.facebook.com/OxfordOutlaw/posts/915049659010811

Jun 26, 2020, 1:48 PM

Matthew Reardon

https://www.facebook.com/243968462785604/posts/914364765745967/?vh=e&d=nhttps://www.facebook.com/OxfordOutlaw/posts/914364765745967

Jun 25, 2020, 2:10 PM

Matthew Reardon

Thank you Christi

Jun 25, 2020, 2:06 PM

Christi McCoy

Been there, done that. FOIA with state/local agencies is almost a joke. Feds are a bit better but it takes forever.

Good luck. I am not a fan of censoring and failure to be transparent when it comes to government agencies.

Jun 25, 2020, 1:41 PM

Matthew Reardon

Roger that. I'll likely be filing it pro se in the northern district of fed court. Have to file a post conviction relief first next week, then follow that up next week with filing in district court to stay the statute of firnitations. Two months of discovery has produced unsurpassed amounts of evidence and a long list of defendants. So much obstruction of justice and refusal to cooperate with FOIA from LCSO and the FBI. Complete refusal

Jun 25, 2020, 1:39 PM

Christi McCoy

You are welcome. And I appreciate that! You need someone not in Oxford. Maybe not even in the immediate area. Jim Waide in Tupelo. Shame McLaughlin also in Tupelo.

But you may want to get an attorney who is not in this jurisdiction.

You see the trailer to everything?

5.

Jun 27, 2020, 4:55 PM

Matthew Reardon

I certainly am and that was the route I was going was taking similar cases to reference. A legal complaint of the same type in order to frame the outline. Then Full it in with Riding With The Outlaw. Now I have a court filing in state court for a PCR AND a court filing for District Court (fed) to file next week as well. The Fed filing I'll continue pushing off until the por is completed. Then I have the exoneration at the state court to further solidify my federal claim as well as completely destroying their covenant to not sue. And what's really awesome is that I get a documentary and a book to be published, not to mention any and every dollar I can fetch for the way these people caused permanent damages not to mention punitive to really satisfy the way these people made it so personal to me

Jun 27, 2020, 4:52 PM

Christi McCoy

I don't know the Lynches and oidn't even know that was going on. I do not get out and about in the Oxford scene. I know a lot of the players simply because I have worked in the legal system. I thought you were filing a suit for damages. You are filing a PCR, right? There are some lawyers who might help with that. Actually - the best PCR writer I ever knew was a writ writer in prison. He has been out for years. His last name was Young, I think. Unsolicited advice - get copies of as many similar motions as you can and study those.

Jun 27, 2020, 4:14 PM

Matthew Reardon

Agreed. And see that's the huge hypocrisy I am attacking the system on. I am putting together a documentary from all the footage I have gathered and writing a book. This was the most corrupt quid pro quo public corruption scandal To rock the state of Mississippi In my own personal opinion. It's honestly got project mockingbird written all over it. And a huge huge Michael Flynn similarity

Jun 27, 2020, 4:04 PM

Christi McCoy

I am still watching and reading. You have a LOT of info on there. I did not follow the incident honestly didn't know a thing about it until recently. I know that I have filed FOIAs that have taken years to get answered. But last year I filed one and actually got the right tumaround. Federal, not state.

Jun 27, 2020, 4:02 PM

Christi McCoy

the ming red traved. There are contravor trail it to a contributed for our apapeas, to make the litigants at legal clinics get that benefit. But again, there isn't a big push here for helping indigent litigants.

Jun 27, 2020, 4:00 PM

Matthew Reardon

Okay, Thank you for that. I just take the position of I shouldn't have to bear the cost upfront of a filing fee and I shouldn't have to when I fulfilled my end and she gets a huge chunk of my residual income. So what do you think about everything gathered on riding with the outlaw? Have to take care of everything this week

Jun 27, 2020, 3:58 PM

Christi McCoy

You might check with the clerk and see if there are any legal clinics happening in chancery here. I know there was one set before the pandemic. The Tupelo area has started having their again check with Sherry Wall's office and see if that is an option.

Jun 27, 2020, 3:07 PM

Christi McCoy

If I have to withdraw it isn't related to her status as a victim or not. It is related to our grant and the parameters of where we can serve.

Jun 27, 2020, 3:01 PM

Matthew Reardon



Jun 27, 2020, 3:00 PM

Christi McCoy

The reason NMRLS cannot represent you has nothing to do with my representing Ms. Crowder.

Jun 27, 2020, 2:59 PM

Christi McCoy

am not involved in any action involving your child.

Christi McCoy

I saw your post about the call. Have they denied you access to the info or they just haven't responded at all?

Jun 27, 2020, 5:16 PM

Christi McCoy

I can clear one thing up because I noticed this when I was looking at your documents - the action was filed in chancery. There is a "drop down" list on the civil cover sheet for chancery/circuit. Whoever was filling it out didn't click the right drop down selection. But it was filed in chancery. It was assigned a chancery judge and a chancery number. That is just a clerical error.

Jun 27, 2020, 5:15 PM

Matthew Reardon

Coincidentally around that time the sheriffs department received a call which Jarrett Bundren took. This call ultimately led to the warrant. And it's this call I need to show literally every single element in this devised sinister plot to frame me

Jun 27, 2020, 5:06 PM

Matthew Reardon

The 24th two days later when Mona didn't get a favorable test result for Liz, she initiated a chancery court civil action within 7 minutes of my drug test results which weren't even as bad as Lizs

Jun 27, 2020, 5:05 PM

Matthew Reardon

So may 22nd Rhea starts a civil action in CIRCUIT court for an injunction. We both know that's not to be done in circuit court unless it's an on going circuit court case. But it wasn't. The next day I'm pulled over and served it

Jun 27, 2020, 5:03 PM

Matthew Reardon

So when they decided they needed to get me out of the picture so that information that could pose a political fallout, not to mention I was listed on the board minutes to address the board on the same day coincidentally of the election June 6th

Jun 27, 2020, 5:02 PM

Matthew Reardon

Jun 27, 2020, 5:01 PM

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Matthew Reardon

Rhaa represented Liz in 2006 when Lydia was held from me for about two months. It's been a game of cat and mouth with me vs him for years prior and we were about even

Jun 27, 2020, 5:00 PM

Matthew Reardon

Come to find out Mona worked in the basement of Rheas building

Jun 27, 2020, 4:59 PM

Matthew Reardon

Mona Pittman represented Liz in 2017 with the two conjured up fake restraining orders put on me to try to dearmonize me and take full custody with no visitation of Lydia. Oddly enough, both restraining orders were filed not only on the same two days I got false arrested from the county but in the same hour of my arrests

Jun 27, 2020, 4:59 PM

Matthew Reardon

Neither were valid. And they were coerced under stress of providing for and being there for my child. Certified by a psychologist on my psychological evaluation 2 months after pleading out

Jun 27, 2020, 4:56 PM

Christi McCoy

We used to do banishments years ago when I was working state courts in the Tupelo area in the 90s. Then there was some sort of "rule" or "policy" that we couldn't use that anymore. Yours was the first I have heard of in a while BUT I haven't done circuit work in years.

Jun 27, 2020, 4:56 PM

Christi McCoy

Who came up with the covenant not to sue? That is a little unusual in my experience. Was that part of the plea negotiations? Like - we will recommend no jail time if you will sign the covenant not to sue? That is definitely an interesting twist. Someone obviously anticipated a suit. I am not sure it is even valid. Honestly, I am not sure that banishment was valid.

Jun 27, 2020, 4:55 PM

I didn't purchase until the 20th and only got because I wanted to protect myself and my family after Liz crowder sent me messages that she knew of a death threat that was made on me, and how crazy things got overnight

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Jun 27, 2020, 5:50 PM

Matthew Reardon

Yes they claim on or before May 8 I put the lynches in fear of their life with the ar-15

Jun 27, 2020, 5:49 PM

Matthew Reardon

Carolyn bell is behind closed doors with Caleb East for about 10 min before coming out and refusing to let me address the court to show how the state had absolutely zero evidence because I purchased the gun in question 12 days later. She said I had the right to remain silent which I argued with her twice that I also have the right to speak granted by the first amendment. She gave me a \$150,000 bond

Jun 27, 2020, 5:48 PM

Christi McCoy

Was that Memorial Day weekend? Four days is too long - should be less than 2 unless it is a holiday or something and they couldn't find a judge. What was the charge? Is this the stalking of the bar people? The Lynches?

Jun 27, 2020, 5:47 PM

Christi McCoy

am not finished listening and reading - so cut to the chase for me - who was behind it and why?

Jun 27, 2020, 5:46 PM

Matthew Reardon

May 26 im arrested. Don't go before a judge until the 30th for a bail hearing

Jun 27, 2020, 5:46 PM

Matthew Reardon

Literally they shot themselves in the foot and I was right there to gather every last piece of evidence that these sinister people were out to frame me and silence me.

Jun 27, 2020, 5:45 PM

Yep. I can't think of a stronger and more compelling case

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Jun 27, 2020, 5:44 PM

Christi McCoy

You definitely need to reach out to the county attorney. I think it is David O'Donnell.

Jun 27, 2020, 5:44 PM

Matthew Reardon

https://youtu.be/KS2E82814yE https://www.youtube.com/watch?v=KS2E82814yE

Jun 27, 2020, 5:36 PM

Matthew Reardon

So I'm trying to get in touch with the county attorney for a response to the sheriffs statement of "putting it on the county and refusing to comply" and I think I'm going to the county board meeting in a couple days to address the board for answers. To petition the Government for a redress of grievances

Jun 27, 2020, 5:35 PM

Matthew Reardon

And then directly denies all that and says ask the county a few days agohttps://www.facebook.com/243968462785604/posts/914364765745967/?vh-e&d=n https://www.facebook.com/OxfordOutlaw/posts/914364765745967

Jun 27, 2020, 5:33 PM

Matthew Reardon

Both, They aren't even responding. Joey tells me 10 days prior to resubmit it and they will comply. This was like the 3rd time asking for it> https://youtu.be/odqY9-XMkn0 https://www.youtube.com/watch?v=odqY9-XMkn0

Jun 27, 2020, 5:32 PM

Christi McCoy

Ha! I just realized your evaluation was with Joe Edd Morris. I really like him. He is a tad bit weird to some folks but I have always liked him. I did some work for him in college 30 years ago.

Matthew Reardon

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Your client was one of the ring leaders because she was gotten to and clearly convinced and helped to devise a plan to permanently get me out of her daughters life... just not the money

Jun 27, 2020, 6:02 PM

Christi McCoy

Is that dude with the curly hair Todd Lynch?

Jun 27, 2020, 6:01 PM

Matthew Reardon

It benefitted 4 different parties

Jun 27, 2020, 6:01 PM

Matthew Reardon

So to get out and be there for my daughter, to fight to get her back, I should plea due to them railroading next if I didn't

Jun 27, 2020, 6:01 PM

Matthew Reardon

It June 5th a habeas filing was done. June 6 she is elected. The last Thursday in June she is sworn in. The following Thursday I am told if I don't take this plea deal and get the hell out of dodge on banishment then they will throw the book at me with additional charges to get a guaranteed conviction to remove me

Jun 27, 2020, 6:00 PM

Matthew Reardon

Look at the joke of a restraining order her filed representing his own wife as her attorney which is posted to the vault of ridingwiththooutlaw.com

https://www.ridingwiththeoutlaw.com/

Jun 27, 2020, 5:58 PM

Matthew Reardon

That is what all my evidence leads to because they effectively blocked me from showing up June 6 and got rid of me 2 weeks prior to Election Day

Matthew Reardon

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The Tannehalts ultimately are the ring leader. The person making that call is ultimately who is responsible

Jun 27, 2020, 5:57 PM

Matthew Reardon

want, I need a jury trial

Jun 27, 2020, 5:56 PM

Matthew Reardon

That is chilling and honestly an admission from him at the end of that call

Jun 27, 2020, 5:54 PM

Matthew Reardon

https://youtu.be/Q_EByDs2Nqw

https://www.youtube.com/watch?v=Q_EByDs2Nqw

Jun 27, 2020, 5:54 PM

Matthew Reardon

It's who I am. I'm not afraid. Don't back down. I sold my soul to the devil in July of 2017 when I took that "deal". I won't do it a second time with a settlement and that's out of principle

Jun 27, 2020, 5:54 PM

Matthew Reardon

https://www.facebook.com/243968462785604/posts/915049659010811/?vh=e&d=n https://www.facebook.com/OxfordOutlaw/posts/915049659010811

Jun 27, 2020, 5:53 PM

Matthew Reardon

I never did anything illegal. In fact they were more threatening than me. I just played right back much like I'm doing with Scott Mills now

Jun 27, 2020, 5:51 PM

He's close to retirement

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Jun 27, 2020, 6:09 PM

Matthew Reardon

He was put on admin leave for it because the video went viral

Jun 27, 2020, 6:09 PM

Matthew Reardon

Wouldn't ever go on the offensive. Only defensive to protect myself, my family, and innocent bystanders

Jun 27, 2020, 6:09 PM

Christi McCoy

I saw the video with Pruitt. How did he stand to gain?

Jun 27, 2020, 6:08 PM

Matthew Reardon

I'm a patriot, a marine corps veteran

Jun 27, 2020, 6:08 PM

Matthew Reardon

Never committed any true crime

Jun 27, 2020, 6:08 PM

Matthew Reardon

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Jun 27, 2020, 6:08 PM

Christi McCoy

First offense?

Jun 27, 2020, 6:08 PM

https://www.facebook.com/OxfordOutlaw/videos/742070096597741/? https://www.facebook.com/OxfordOutlaw/videos/742070096597741/

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Jun 27, 2020, 6:07 PM

Christi McCoy

That is a long time for pretrial!

Jun 27, 2020, 6:07 PM

Matthew Reardon

I served from May 26, 2017 til July 6th 2017. Timmy Pruitt and the county stood to gain from this. This was the 1st part who ultimately sparked the chain reaction>

Jun 27, 2020, 6:06 PM

Christi McCoy

Did I read one of the Horans represented you?

Jun 27, 2020, 6:05 PM

Christi McCoy

Okay - so if she wanted you out of your child's life - that didn't accomplish that. Did you do any jail time? Who else benefitted and how?

Jun 27, 2020, 6:05 PM

Matthew Reardon

I think a movie needs to be made about this, What industry connections do you have?

Jun 27, 2020, 6:03 PM

Matthew Reardon

That was Todd

Jun 27, 2020, 6:02 PM

Matthew Reardon

Yes

They picked a fight with the wrong person who is capable of yanking that corrupt temple down in a biblical way

5.

Jun 27, 2020, 6:29 PM

Matthew Reardon

To be a trial litigator handling strictly 1983 cases where government agencies screwed over an innocent person

Jun 27, 2020, 6:28 PM

Matthew Reardon

I want to go to law school

Jun 27, 2020, 6:28 PM

Christi McCoy

Still going through it! So much stuff!!

Jun 27, 2020, 6:27 PM

Matthew Reardon

Is that not the most obnaxious shit ever?

Jun 27, 2020, 6:26 PM

Matthew Reardon

You sent an attachment. https://www.facebook.com/mattoreardon/videos/10102966491334446/

Jun 27, 2020, 6:13 PM

Matthew Reardon

https://www.oxfordeagle.com/2017/05/02/oxford-man-charged-after-waiving-state-flag-in-front-of-

courthouse/ https://www.oxfordeagle.com/2017/05/02/oxford-man-charged-after-waiving-state-flag-in-front-of-

Jun 27, 2020, 6:12 PM

Lord I need a chart to keep all of this straight

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Jun 27, 2020, 6:11 PM

Christi McCoy

He arrested you for protesting without a permit, right? Did they pursue that?

Jun 27, 2020, 6:11 PM

Matthew Reardon

Hold on and I'll send you what happened

Jun 27, 2020, 6:10 PM

Christi McCoy

Did you file a formal complaint against him? Is that why he was put on leave? Is he still there now?

Jun 27, 2020, 6:10 PM

Matthew Reardon

And the 4th was Liz crowder with Lydia

Jun 27, 2020, 6:10 PM

Matthew Reardon

Third party was the Lynch's and frank and marlees

Jun 27, 2020, 6:10 PM

Christi McCoy

Honestly I thought he had retired.

Jun 27, 2020, 6:09 PM

Matthew Reardon

Second party of course was the tannehills

Jun 27, 2020, 6:09 PM



5.

Matthew Reardon

So type in Reardon watch in YouTube

Jun 27, 2020, 6:50 PM

Matthew Reardon

I've got another case that I'd love for you to help me with where I'm owed a substantial amount of money

Jun 27, 2020, 6:50 PM

Christi McCoy

Okay. I am sorting through all of this. I understand part of it but I am not getting it all. What was the deal with the Lynches? You and the wife got in a argument and she threw out your food? So they brought charges against you for stalking or something?

Jun 27, 2020, 6:50 PM

Matthew Reardon

So pretty unbelievably believable case based on evidence galore huh?

Jun 27, 2020, 6:49 PM

Christi McCoy



Jun 27, 2020, 6:49 PM

Matthew Reardon

So they "tossed" the charge as part of my plea deal. So that wasn't a deal because honestly I would have loved for Johnny Wayne to rule guilty on that so I could have appealed it up as high as the ms Supreme Court if necessary

Jun 27, 2020, 6:49 PM

After I typed that I realized you would have to pay the fee since it was not interpersonal relationship issues.

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Jun 27, 2020, 6:48 PM

Matthew Reardon

t was seeking an emergency injunction

Jun 27, 2020, 6:47 PM

Christi McCoy

Ljust listened to your interview with Alyssa. What happened to that charge? Was that in city court or justice court?

Jun 27, 2020, 6:47 PM

Matthew Reardon

It's not domestic violence though

Jun 27, 2020, 6:47 PM

Christi McCoy

Well, to be honest, we have problems with clerks not telling people that there is no fee. If you file a Domestic Abuse Protection Order - a DAPO - there is no filing fee. Those should start in Justice Court, rather than Chancery, BUT - those are only available between people with interpersonal relationships - family, spouses, former partners, etc. If the person is not no no of those categories you have to file another motion and there is a fee. We are working on having that protection expanded but right now it is not. You mentioned someone causing you to lose your employment - that would likely not qualify. But if it is a family member or former partner - it would.

Jun 27, 2020, 6:47 PM

Matthew Reardon

Hence again the hypocrisy. It's all political

Jun 27, 2020, 6:43 PM

Christi McCoy

Listening to call with judge's law clerk. When was that? There is no filing fee for an order of protection.

Jun 27, 2020, 6:42 PM

This was Brennan Horan who was the attorney

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Jun 27, 2020, 7:01 PM

Matthew Reardon

Two days prior to that they attacked my rights by filing an injunction for constitutional protected

Jun 27, 2020. 7:00 PM

Matthew Reardon

being obstructed Well I'd say the answer to that would fall into the details of the call made may 24 that the info is

Jun 27, 2020, 7:00 PM

Matthew Reardon

Nothing else has been done in it. No no. Adjudication

Jun 27, 2020, 6:59 PM

Christi McCoy

Jun 27, 2020, 6:59 PM I know Kevin Horan well but not the other Horans. How was Rhea tied in to the stalking charge?

Matthew Reardon

paid him \$7500 Aggravated stalking. Which then got changed to Aggravated cyber stalking. This case was riddled with attorney malpractice as Horan knew Rhea very well and my mother didn't know that when she

Jun 27, 2020, 6:58 PM

Christi McCoy

So okay. What exactly did you plead to? Stalking? Felony? Did you do a non adjudication?

Jun 27, 2020. 6:56 PM

Christi McCoy

Probably good these days. I bet a lot of the local places have taken a huge hit.

Matthew Reardon

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Couple years ago

Jun 27, 2020, 6:55 PM

Matthew Reardon

No they sold it

Jun 27, 2020, 6:54 PM

Christi McCoy

Do the Lynches still have the bar in town?

Jun 27, 2020, 6:54 PM

Christi McCoy

Matthew Reardon

Jun 27, 2020, 6:54 PM

I wish I could help but I am not taking any private cases. I am running the advocacy program.

me from me not seeing her. I say in that that im not going to go on any type of offensive, that I'm If fact in one of my drunk streams (which I'll never drink and livestream again because I look so stupid) I break down crying about my daughter being weaponized with the courts and used against going to do the Christian thing

Jun 27, 2020, 6:54 PM

Matthew Reardon

instead of getting offended Yes it was a tit for tat meme war on Facebook. I just had fun with it and played back the same way

Jun 27, 2020, 6:52 PM

Matthew Reardon

But the idiots didn't realize that that was a goldmine to me

Jun 27, 2020, 6:51 PM

Matthew Reardon

Christi McCoy

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This is probably a dumb question - I am still digesting this. But was the report of the call not in your discovery in the criminal case?

Jun 27, 2020, 7:14 PM

Matthew Reardon

And then he represented her on her 2016 initial custody and restraining order filing. And she was charged with domestic violence at the time which I worked to convince the state to drop

Jun 27, 2020, 7:14 PM

Matthew Reardon

Yes so Rhea and my beef started like two years prior

Jun 27, 2020, 7:13 PM

Christi McCoy

I looked at the bar website. Brennan graduated 10 years before Rhea, Now they may be great friends - no clue about that. But they weren't in law school together. So why did Rhea want you in jail? Not because he had represented Liz? Did yall have personal interaction?

Jun 27, 2020, 7:10 PM

Christi McCoy

Yeah - I dare say Joey doesn't have a lot of control over that. I would reach out to the county administrator and then the county attorney.

Jun 27, 2020, 7:09 PM

Matthew Reardon

I have and you heard Joeys response. He's saying ask the county. They by there own admission had 7 days and I have that as well

Jun 27, 2020, 7:07 PM

Christi McCoy

So she says on Jun 11 they are working on response. Two weeks should be plenty time. I would definitely check in Monday.

Jun 27, 2020, 7:07 PM

Don't be too worried about Mississippi lawyers going to school together. We all did. For the most part. Rhea was a class behind me. I don't think Brennan was around then.

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Jun 27, 2020, 7:06 PM

Christi McCoy

Well it should make its way to the county attorney but I would give him a call

Jun 27, 2020, 7:05 PM

Matthew Reardon

I filed it with the county administrator

Jun 27, 2020, 7:05 PM

Matthew Reardon

Well my now wife had a good experience with it with her ex and had recommended him. She just didn't know about his going to school with Rhea and them knowing each other well

Jun 27, 2020, 7:04 PM

Christi McCoy

Okay. So the problem with the Lynches is tied up in the phone call the SO will not release. Who did you file the FOIA request with?

Jun 27, 2020, 7:04 PM

Christi McCoy

l ask because a lot of times you need someone close to the source. Not always, Like in a PCR - no-don't use anyone around here. But when you have a criminal charge sometimes it helps to have a local person who knows everyone. I don't know Brennan or anything about him.

Jun 27, 2020, 7:03 PM

Christi McCoy

I saw that it was Brennan. I think that is Kevin's brother. Maybe nephew. Kevin is in Grenada. Good guy. Why did you pick Brennan if you don't mind my asking?

Jun 27, 2020, 7:02 PM

They are one of the worst for FOIA. Not as bad as the US Attorney but close.

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Kelly Luther was the judge. Mickey Malette the ADA. I am guessing the Lafayette County Sheriff was the charging agency?

Oh. One thing I didn't understand and I may have just missed something. Why was the FBI involved in a state court action? Was it because it was "cyber" and allegedly crossed state lines? Which agent did you deal with?

Jun 28, 2020, 12:15 PM

Matthew Reardon

I do have the transcript. I thought about putting that into the vault but decided not to on second thought. Hold on and I'll get it. The best news is the relevancy to Michael Flynn's case and how the FBI clearly are playing a part. How they knew of my innocence and refused to act and how they refused to comply with the FOIA and hinted at its disappearance

Jun 28, 2020, 12:12 PM

Christi McCoy

I have not seen the information or the plea transcript but I THINK I have gotten through everything else!! Do you have either?

Setting aside a plea is almost impossible, but it can happen. I did it successfully in federal court maybe 12 years ago. Only time I can recall in 25+ years where I was involved.

Jun 28, 2020, 12:10 PM

Christi McCoy

Damning information? About the mayoral election?

Jun 27, 2020, 7:52 PM

Matthew Reardon

http://chng.it/Dfd4ytnCCL

https://www.change.org/p/tate-reeves-veto-dismantle-and-rebuke-oxford-ms-city-ordinance-2020-4-enacted-march-18-2020

Jun 27, 2020, 7:50 PM

Matthew Reardon

Effectively remove me from causing problems and open the road for her to essentially effect into policy unconstitutional laws

Matthew Reardon

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The benefit was this. I was silenced from coming forward with damning information. Kept away and silenced for the election and swearing in. Then banished for 5 years while the mayoral term is 4

Jun 27, 2020, 7:49 PM

Matthew Reardon

My attorney said it would take multiple hearings likely to get the bail reduced enough to get out. He told me on the 15th June if I signed off on a permanent restraining order which I wasn't even fully shown that it would get me out easier. Then said on the 6tj if I wanted to get out for my daughter and to see her that I should plea out otherwise they would throw the book at me

Jun 27, 2020, 7:47 PM

Christi McCoy

And you may have answered this and I missed it in the thread - what was the benefit to the Tannehills for you to be charged/convicted?

Jun 27, 2020, 7:43 PM

Christi McCoy

Who was bringing your child into it?

Jun 27, 2020, 7:42 PM

Christi McCoy

What information did you rely on to enter the plea? Did you plead to an information rather than an inductment?

Jun 27, 2020, 7:42 PM

Matthew Reardon

I plead under duress and coercion to information and never indicted. My rights were slaughtered and it took the coordinated effort of my daughter to be held from it for that to happen because I'm too strong willed.

Jun 27, 2020, 7:23 PM

Matthew Reardon

A motion of discovery was never done!!! I was never truly afforded due process under color of law!!

Jun 29, 2020, 2:42 PM

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Matthew Reardon

Ok. It's last minute. Poor preparing on this one. But realized today is the semi monthly meeting so it's effectively the only one before SOL runs out

Jun 29, 2020, 2:41 PM

Christi McCoy

When I needed coverage I always sent a fax to WTVAWLOV and the Memphis stations. I think it is WMCTV who comes from Memphis a lot to cover.

Send to the print journalists as well - Jackson FreePress, Clarion Ledger, Commerical Appeal. You can send to William Moore at the Daily Journal but they don't cover the court scene the way they did when Patsy Brumfield was there.

Jun 29, 2020, 2:40 PM

Matthew Reardon

You sent an event link.

https://www.facebook.com/events/609250709709408/

Jun 29, 2020, 2:38 PM

Matthew Reardon

I've got to get answers and get to the bottom of this shit with the county board that the sheriff just so happened to invoke Tuesday when confronted.

Jun 29, 2020, 2:36 PM

Matthew Reardon

I need a bunch of news cameras at 5pm

Jun 29, 2020, 2:35 PM

Matthew Reardon

Sloppy and I guess they didn't think I was smart enough to do all that I'm doing in uncovering it all. The only thing they had going was being well banded and "protected" by the government

Jun 28, 2020, 12:35 PM

Yep. This thing has more holes in it than a cheese grater

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Jun 28, 2020, 12:34 PM

Christi McCoy

That is your best argument.

Jun 28, 2020, 12:34 PM

Matthew Reardon

I saw my attorney one time for maybe 10 minutes

Jun 28, 2020, 12:33 PM

Matthew Reardon

Which that 302 would show as well as me talking about getting the ar15 May 20 to protect me and my family from the threat

Jun 28, 2020, 12:32 PM

Matthew Reardon

Yes it was the sheriffs department that made the arrest. The fbi was involved through me meeting with them the day before my arrest on May 25 2017. Two agents at the field office. To discuss the death threat that Liz sent me, what I felt like was a first amendment violation due to their cheap shot restraining order taken out which essentially barred me from my scheduled speaking June 6th, and information Liz gave me regarding embezzling money from her trust fund

Jun 28, 2020, 12:32 PM

Christi McCoy

He says June 2016. Then Malette says May, Later they say 2017. But they never corrected that original statement. That is the first thing that jumped out at me.

You were in jail during this entire time. How many times did you see your lawyer?

Jun 28, 2020, 12:20 PM

Christi McCoy

So many new agents in Oxford since I quit doing federal defense work. I probably don't know him/her.

Jun 28, 2020, 12:15 PM

Christi McCoy

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Did you sign that at the same time you signed the Information/Waiver of Indictment?

Jun 29, 2020, 4:03 PM

Matthew Reardon

That is true, and even more I only signed off on the permanent restraining order on the tannehills because he told me it would make things quicker and easier with getting out. In fact I never even read the restraining order that was taken out with the claims made or I would have said hell no out of principle because Rhea represented his wife as an attorney and let his emotions completely come out onto the order. Making claims of constitutionally protected activity. It was pathetic. My attorney only gave me the signature page to sign with him

Jun 29, 2020, 3:17 PM

Christi McCoy

If you file your PCR relying on the issue of not being fully advised of the consequences of your actions I don't think you need that. You can file an amended PCR upon the discovery of new evidence. But the lack of knowledge of consequences of your plea is fine without that.

The fact that you still haven't seen the evidence against you adds credibility to that, in my opinion.

Jun 29, 2020, 3:14 PM

Matthew Reardon

So meeting isn't today. Next Monday coincidentally. After my time expires. So I'm trying to line up news interviews and contact the board members for an emergency hearing otherwise it's going to wind up with them being named as defendants being that Joey East made direct reference to "ask the county".

Jun 29, 2020, 3:10 PM

Christi McCoy

Seems like there is some group. Maybe out of Memphis. We hooked up with them. Freelance association of reporters or something. I will have to poke around my files.

Jun 29, 2020, 2:58 PM

Matthew Reardon

Probably calling the journalism school

Jun 29, 2020, 2:50 PM

Not sure how to find them but I know through the years we would see young free lance journalists at trials and such.

Jun 29, 2020, 2:50 PM

Matthew Reardon

Absolutely good idea there Christi

Jun 29, 2020, 2:49 PM

Christi McCoy

Wonder if there are any freelancers around? Maybe from the journalism folks on campus. Those guys are always happy to do whatever it takes for a story. Moreso than an employee of a corporate entity.

Jun 29, 2020, 2:49 PM

Matthew Reardon

I'll probably have a few hundred watching on a livestream

Jun 29, 2020, 2:48 PM

Matthew Reardon

That's exactly why I need coverage

Jun 29, 2020, 2:47 PM

Christi McCoy

Good luck. You know what they are going to say. Be careful.

Jun 29, 2020, 2:47 PM

Matthew Reardon

It's too late to get put on the agenda. So I'm going to do it the way I did before and invoke my first amendment right to petition the govt for a redress of grievances especially such a major one as evidence being covered up and withheld with my sol running in less than a week.

Jun 29, 2020, 2;47 PM

Christi McCoy

Christi McCoy

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But what was the call? I don't understand how the call is related to the charge by the Lynches

Jun 29, 2020, 8:52 PM

Matthew Reardon

To be honest with you I believe that the reason the sheriffs department is putting the county in harms way by not giving details of that call comes to the source of the call likely being someone with some skin in the game. Someone important they want to keep masked. That restraining order was bullshit and you know it was. It's my opinion from everything that I've gathered that the county and sheriffs dept doesn't want the person unmasked because of tremendous implications coming down. Maybe it was stuff discussed also. Why else would they open the county to so much liability in having a judge order it?

Jun 29, 2020, 8:48 PM

Christi McCoy

Question - did the county finally give you those reports from the FOIA? That is progress!

Jun 29, 2020, 8:42 PM

Christi McCoy

I have no idea about anything between you and Rhea. I have known him many years and have never seen anything unethical or even suspicious in his character and his practice. I can tell by the petition that he had concerns about the situation and was worned about Robyn. I gave you my two cents on the PCR but I represent Liz in a criminal case in Olive Branch Municipal Court. I am not involved in any civil aspect between the two of you. I wish the two of you had a better relationship but it is, I didn't do that. Rhea didn't do that. Mona didn't do that. We have to deal with what is brought to us. And never, ever would either of those two engage in the type of behavior you are alleging. I get you are emotional and that a lot has happened. It is easy to blame others or to justify actions. I can say without hesitation that neither Rhea nor Mona is involved in anything unethical. I just do not believe it based on my personal knowledge of them.

Jun 29, 2020, 8:41 PM

Matthew Reardon

I understand all of that and I agree with you. You just have no idea how personal it was to Rhea. I guess both of us. That sorry son of a bitch fried to charge at me swinging while I was shackled in an orange jumpsuit on the initial appearance in chancery court on May 30 when I successfully argued for a continuance. A sheriffs deputy had to restrain him against the wall. It really takes a low down crazed individual to try to assault a man shackled up like a prisoner at Guantanamo bay

Jun 29, 2020, 8:35 PM

Neither Mona or Rhea would ever do that. I do not have any doubt about that.

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Be logical - why would they do that? No competent attorney would ever advise a client to commit a crime and certainly not in your case.

Those reports show a clear pattern of dysfunction between the two of you for years. No way an ethical attorney would give that sort of advice.

Your PCR is much more credible without the conspiracy allegations. That is just my opinion based on everything you have shown me. If you really want to set the plea aside - focus on the facts of your plea and what you knew at the time.

Just my two cents.

Jun 29, 2020, 8:29 PM

Matthew Reardon

If someone like Rhea or Mona played a part in her plan to frame me on the false rape allegation and false molestation claim a year prior, I won't pursue criminal and civil conspiracy against her and Dustin with her admitting on a Recorded call that he played a big part, so long as I get an actual confession to that happening. It's extremely harmful to the fabric of society if an attorney is giving advice to setup an innocent man in furtherance of a larger plan with a side goal of getting the father out of a child's life and ultimately giving the mother full control. Please check with her to see if she is willing to talk and confess if others were involved in all of this. It's beyond coincidence that a restraining order was filed on fake information not only the same days as my two arrests but the same hour. And to take out the May 26th one based on a drone which had already been proven false on these reports. I was arrested and charged on what was clearly a political ploy using a small fraction of the evidence I have of this being what I daim

Jun 29, 2020, 8:25 PM

Christi McCoy

Are you saying your criminal charge is related to Liz wanting to remove you from Lydia's life? I don't think so, I don't think any of those folks would do that. They may have had their own reasons but I don't believe the Sheriff's department or Ben Creekmore's office would fabricate a criminal case as a favor to Liz, I just don't see that.

I think you may have a cause of action based on your inability to completely understand the plea and that you were just doing what your attorney told you to do.

Jun 29, 2020, 8:13 PM

Matthew Reardon

Shockingly those are all filed by Liz over the last several years, 95% of them jaw droppingly fabricated to set the stage for this false narrative they have tired to pin on me since the beginning in a clear attempt to remove me from my daughters life. All of these warrant nothing shy of a court ordered mental health evaluation and guite likely commitment. That is complete recklessness by her and goes along with everything live been claiming

Matthew Reardon

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Yes in a nutshell. Or the call came first and then Todd was advised to come up there

Jun 29, 2020, 9:03 PM

Matthew Reardon

The quid pro quo is that it stood to make Timmy Pruitts and the departments liability go away, make Robyn and Rheas problem go away, make Todd and Ashley Lynch's problem go away, and benefit Liz by way of Lydia since she was closest to me by way of my child's mother and the easiest to help facilitate the twisting of my wrist

Jun 29, 2020, 9:02 PM

Christi McCoy

So you think someone else called and complained about you harrassing/threatening Todd and then Bundren called Todd?

Jun 29, 2020, 9:02 PM

Christi McCoy

Let me read it again closely.

Jun 29, 2020, 9:01 PM

Matthew Reardon

Otherwise why wouldn't they produce it? Why would they allow themselves to come under such heat for it

Jun 29, 2020, 9:01 PM

Matthew Reardon

And either or it would look horrible with the surfacing evidence hence why they are trying to keep it sealed

Jun 29, 2020, 9:00 PM

Matthew Reardon

I think either Robyn or Rhea likely were behind the call made

Jun 29, 2020, 9:00 PM

But - important question - what is the quid pro quo?

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Jun 29, 2020, 9:00 PM

Christi McCoy

can see that as well. It could go either way.

Jun 29, 2020, 8:59 PM

Matthew Reardon

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Jun 29, 2020, 8:59 PM

Matthew Reardon

To me it reads opposite. To me it reads Todd was approached and decided to press charges after the call was made

Jun 29, 2020, 8:59 PM

Christi McCoy

Got it. I had not seen that. It kind of reads like it was Todd Lynch. Are you thinking it was someone other than the Lynches that was pointing out the Facebook stuff?

Jun 29, 2020, 8:59 PM

Matthew Reardon

It's got quid pro quo written all over it and if they would comply in producing what I have steadily asked for it would very likely fully prove everything I've been claiming based on all evidence gathered

Jun 29, 2020, 8:58 PM

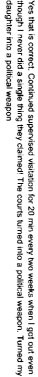
Matthew Reardon

It has literally EVERYTHING per their own admission to do with the Lynches

Jun 29, 2020, 8:57 PM

Matthew Reardon

I'll show you hold on a sec



Jun 29, 2020, 10:52 PM

Christi McCoy

Looking at the chancery docket. Yall went to court on the 9th and came up with an agreed order - as far as custody/support. So you went to jail on the 26th and were there til July when you entered your plea in circuit, right?

Jun 29, 2020, 9:30 PM

Matthew Reardon

Yes. Within an hour and then did a victory walk around the square walking from the sheriffs department with my state flag lol

Jun 29, 2020, 9:28 PM

Christi McCoy

But when you were arrested on the 1st - did you bond out?

Jun 29, 2020, 9:27 PM

Matthew Reardon

Both of those days Mona initiated civil actions and filed emergency restraining orders claiming erroneous false claims on behalf of Liz WITHIN the same hour as my arrest. What a coincidence

Jun 29, 2020, 9:24 PM

Matthew Reardon

Timmy arrested me the 1st and I was hunted down like prey on the 26th on the square as a publicity stunt

Jun 29, 2020, 9:22 PM

Matthew Reardon

The 26th

Jun 29, 2020, 9:22 PM

The call to the SO about Todd came in on the 24th. When did you go to jail?

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Jun 29, 2020, 9:22 PM

Matthew Reardon

These actors gave me a great book to write and quite possibly a movie

Jun 29, 2020, 9:21 PM

Matthew Reardon

The May 26 restraining order and bullshit "contempt" accusation for flying a drone which was disproven by the multiple police reports called in by her I sent you eatiler taken out by Mona and Liz set a court date in June while I was locked up

Jun 29, 2020, 9:20 PM

Christi McCoy

So they brought you to chancery from the jail? Did you see the judge or was it all agreed upon?

Jun 29, 2020, 9:17 PM

Matthew Reardon

I'm glad you are playing devils advocate because i want to be deposed. First of all, the sham restraining order would have NEVER stood had I been out and came prepared to argue and defeat it. Especially if I saw the bullshit Rhea put in there. It makes Judge Alderson look bad as a judge for clearly not reading it and taking Rhea at his word. As far as Timmy, his problem and ultimately the departments went away if their accuser went away. So in the grand scheme if they worked it to where I signed a covenant to not sue and they dropped the sham charge from May 1st then ultimately they save face because their problem and it's recourse went away. As far as Liz, while I was still in jail they brought me before the chancery judge to take out a withholding order against my residual for \$600 a month. So Senfaxt Solutions witholds that money and sends it to her every month. So she wouldn't lose financially at all. In fact she fairs much better having me out of the picture. And just like that, I will have no problem convincing a jury of the exact same things

Jun 29, 2020, 9:15 PM

Christi McCoy

How? Start with Pruit. You say it was a bad arrest. So how would getting Todd to press charges against you help that situation? Same with Robyn and Rhea. Didn't hely have a permanent restraining order? Why would they care about Todd pressing charges? And Liz would not benefit if you go to jail that cuts off any child support and it does not cut off your visitation rights. Devil's advocate - you need to be prepared to answer these questions if you go that route. Do you know if the audio of the call actually exists?



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I worked with some documentary folks. Hudson Hickman is a producer I have worked with. Melanie Addington directed the only documentary I worked on.

I have had some clients self published their books. I think it is easier to do than it used to be

Jun 29, 2020, 11:32 PM

Matthew Reardon

I mean I know you have helped connect people with the right people on publishing deals, rights to life story, etc. And while I wouldn't want to relinquish all rights to my story, I would likely explore a publishing deal or production deal.

Jun 29, 2020, 11:31 PM

Christi McCoy

What do you mean?

Jun 29, 2020, 11:26 PM

Matthew Reardon

Who have you worked with if it isn't book publishers?

Jun 29, 2020, 11:09 PM

Christi McCoy

That sort of report will be extremely helpful. Make sure the report mentions that your stress could cause you not to be able to process the consequences of your actions. Stick to the basics and leave out any fluff.

No clue on publishers. Never worked with any book publications

Jun 29, 2020, 11:06 PM

Matthew Reardon

I've even got a psychological report slating I took the plea under coercion and stress due to my daughter. It's a knock down drag out case and I've got to say I'm highly looking forward to it. It's going to be biblical

Jun 29, 2020, 11:02 PM

Matthew Reardon

Jun 29, 2020, 11:00 PM

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Matthew Reardon

8th, 14th, 1st, and quite possibly 9th

Jun 29, 2020, 10:59 PM

Matthew Reardon

Yes 1983

Jun 29, 2020, 10:59 PM

Matthew Reardon

You'd be all over this like a bitch in heat if you were representing me on this and you know you would if there wasn't any type of conflict of interest. I've presented every element and I feel like I could persuade any jury of everything that happened before, during, and after amounting in a vacation of plea and an astronomical recovery with all the obstruction and the million piece splintering they sent through this area and surrounding areas causing permanent damages

Jun 29, 2020, 10:58 PM

Christi McCoy

I saw the withholding order in the docket. That is not unusual. It happens in every case unless parties agree in writing not to do a withholding order.

What kind of jury trial? Civil rights violation?

Jun 29, 2020, 10:56 PM

Matthew Reardon

And somewhere around a couple weeks prior to my plea they took out a withholding order which was sent to the source of my residual income, SenText solutions

Jun 29, 2020, 10:54 PM

Matthew Reardon

That's why it's so personal and I won't settle out with these bastards. I'm going all the way to jury trial. I refuse to sell my soul to the devil a second time because of all they did

Jun 29, 2020, 10:53 PM



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https://www.ridingwiththeoutlaw.com/

Jul 1, 2020, 6:25 PM

Matthew Reardon

You sent an attachment.

https://www.facebook.com/OxfordOutlaw/videos/573530103360078/

Jul 1, 2020, 6:25 PM

Matthew Reardon

Breaking news! Pass this along! Press conference at 4pm

Jul 1, 2020, 1:41 PM

Matthew Reardon

You sent an attachment.

https://www.facebook.com/OxfordOutlaw/posts/918627761986334

Jul 1, 2020, 1:41 PM

Matthew Reardon

Press conference being called for this afternoon to announce the grotesque details of likely the largest corruption ring and cover up by Lafayette County, their attorney, and state officials

Jul 1, 2020, 12:17 PM

Matthew Reardon

Sounds good. Thank you for all the wise and gainful advice on the matter. This city Unrightfully demonized me, I've never been the person they made me out to be. I've tred to be more of a unifier. Always well before their framing of me and to this day said that I'd never go on the offensive to cause harm, strictly defensive in protecting myself, my family, and innocent bystanders. They sent millions of splinter cells through the area and surrounding areas that can never be fixed. Permanent lifelong damages. So they deserve a stinging lesson and to be served for destroying my life and ability to properly protect myself and my family

Jun 30, 2020, 6:40 PM

Christi McCoy

I have no judgment of you at all. Please know that, I am not in the custody dispute. The lack of discovery is soooo troubling to me. I rarely advised a client to sign a waiver of indictment but if I did you can bet they had seen all the discovery. 1983 work is exciting and heart breaking at the same

reeb your eye on man oo norten anyone or anyoning uiswact you.

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Jun 30, 2020, 6:22 PM

Matthew Reardon

At least we can both find mutual respect and common middle ground. You've been a lot of help to me because I wanted a subjective deposition. And I'm sorry about the crass language. It wasn't directed at you, it was just a figure of speech and I could have found and used better figures of speech there. I totally get you on the selectiveness. I'm going to go to law school upon successfully overturning this to be a trial litigator specializing in 1983 cases and the cases I take on will be extremely selective with few and far between. You have to be completely sold on it to put your best tool forward. Personally I feel that if I use one reason only for my por being that I wasn't fully advised, I think I'll crash and burn. I've got a lot of legal knowledge which has shown in the project that I'm doing. There were many factors involved. My attorney not doing a discovery request, failing to inform me of the habeas filing nor fuffilling it when it was granted, the state withholding evidence and getting a plea under duress and coercion, and the introduction of new evidence. Being I have one chance only here, if feel I'll have much greater success in attacking the multiple attack angles instead of one and one only as far as the pcr goes

Jun 30, 2020, 6:19 PM

Christi McCoy

I wish you the best of luck.

I have no desire to argue with you or anyone else unless I am in a countroom. But I have to clarify a statement you made - I would not be all over this case. I won't use the crass language you used but I would not. I have been very selective in what 1983 cases I file and this is not one I would file under my name based on what I know at this point.

You may have a decent PCR - I can't tell for sure based on what I know. But I can tell you that your best bet with PCR relief is to stick with the facts and don't muddy the waters.

Jun 30, 2020, 6:03 PM

Matthew Reardon

I'm working on getting more and more videos uploaded to the YouTube channel YouTube.ridingwiththeoutlaw.com

https://www.youtube.com/channel/UCVZ1PXD6utg-iBNBlagovPQ

Jun 29, 2020, 11:39 PM

Matthew Reardon

Gotcha. Yeah Riding with the Outlaw started out as a podcast envisioned. Then transitioned to video production and a mine of data collected. I'm currently working on putting all my footage together and creating a documentary of everything. I've got to go film the intro of it tomorrow where everything started. Hoping to have everything good to go and mixed down by Friday



my write and motities in cultancery count, the made the mutual briefs pountly the country can book when was going to get bad if I ever got traction on this and sank my teeth fully into this scandal. Especially from his horrible treatment of me, I made it clear I wouldn't forget it and would rip the trellises out of that corrupt temple.

Jul 1, 2020, 8:34 PM

Christi McCoy

What is Scott's role?

Jul 1, 2020, 8:30 PM

Matthew Reardon

It would have done him much better to have stayed retired

Jul 1, 2020, 8:29 PM

Christi McCoy

Also - Liz is not under indictment. She is charged with a misdemeanor.

Jul 1, 2020, 8:29 PM

Christi McCoy

Scott retired and worked as a CSO for the federal courthouse a white. I think he came back when Joey became sheriff.

Jul 1, 2020, 8:28 PM

Matthew Reardon

No surprisingly he never retired. Now Scott mills retired but mysteriously came back sometime before i came back. I'm not suing Timmy because he learned his place and stayed out of my way and didn't taunt me or obstruct in any way. The publicity he got back then was enough I felt. And the covenant to not sue was originally drawn up to shield the county from the Timmy saga

Jul 1, 2020, 8:27 PM

Christi McCoy

I thought Timmy retired a while back. No? So did you make a complaint against him? Was that part of the covenant not to sue?

Jul 1, 2020, 8:23 PM



I listened to part of it. Will try and finish it. Just be careful with your 1983 litigation. The Court won't hold you to the standard of an attorney but they will make you follow rules. Only state actors can be legit defendants in a 1983 lawsuit. You want to be careful with that. Our district judges are all great but some of them are harsher than others when it comes to pro se filings.

Jul 1, 2020, 8:22 РМ

Matthew Reardon

Timmy took time away however it was officially classified. It was a fishing vacation for him

Jul 1, 2020, 8:22 PM

Matthew Reardon

Then of course you hear the gaffed off bullshit response by the county administrator. I'm not naming ther in the lawsuit because I know that call fell back on the county specifically the county attorney

Jul 1, 2020, 8:20 PM

Matthew Reardon

I'll send you the recording of O'Donnell yesterday at 4pm. Give me a minute on the other questions Just getting back to my car. That 1hour 15 min livestream was epic and layed out everything perfectly

Jul 1, 2020, 8:12 PM

Christi McCoy

What did O'Donnell say? He is straight up. He and I are always on opposite sides but he is a good lawyer and trustworthy.

Also - I meant to ask you - are you sure a 302 was created by the FBI in 2017?

Trying to get it all straight in my mind. Pruitt arrested you first. And he was suspended over it? Or put on leave? What happened with that? Was it disorderly conduct? Was that the charge?

Jul 1, 2020, 8:10 PM

Matthew Reardon

Made official as of 7/1/2020 in providing the facts one by one of the story of my framing and subsequent publishing of Riding with the outlaw that all attempts at convincing the county to give up its corrupt ways and cooperate have fallen through. Parties are now put on notice of impending legal action being taken by way of State action being filed in circuit court and 1983 civil rights federal lawsuit being filed in the northern district naming at least 10 defendants to include Lafayette County Sheriff Joey East, Oxford Mayor Robyn Tannehill and husband Rhea Tannehill, Attorney Brennan Horan, Scott Mills, Alan Wilbum, Jarred Bundren, Caleb East, Phyllis "Liz" Crowder, Lafayette





Jul 1, 2020, 9:06 PM

Christi McCoy

From today? I watched a little bit. Will try and watch the rest of it. I listened to the David recording. David is one of the good guys when it comes to attorneys representing governmental agencies. I can tell you without hesitation he would never lie or obstruct justice. If he said there is no recording - I believe him.

One reason I wondered if there was a recording is the report does not state where the call came in. Did it come to the SO switchboard or his cell? It isn't clear.

Jul 1, 2020, 9:02 PM

Matthew Reardon

Did you watch any of my live-streamed press conference? Of just me? Lot. I should have done like I've done in the past and pretended the media was there asking questions—the questions I wanted to be asked since they were to cowardly to show up themselves

Jul 1, 2020, 9:00 PM

Christi McCoy

Ha! No arguing.

Jul 1, 2020, 8:57 PM

Matthew Reardon

I wanted to win one legal argument with you on principle that I felt you had to end up agreeing on anyways. Lot

Jul 1, 2020, 8:55 PM

Christi McCoy

Ha! I am a Faulkner fan so run on sentences do not bother me.

Jul 1, 2020, 8:55 PM

Matthew Reardon

Sorry about the ridiculous run on sentence. I just realized that was ONE damn sentence!!! Lot

Jul 1, 2020, 8:54 PM



Of course. No parent is allowed to unitaterally change visitation without justification. Absolutely

Jul 1, 2020, 8:50 PM

Matthew Reardon

Yes and surely you know that a willful refusal to let me see or talk to my child for 5 months time meanwhile I've compiled on everything and not behind on child support, been the victim of many false reports filed by her proven false, and I have two police reports from different dates where she advises sheriffs deputies that cost lold her I couldn't see Lydia as I was under investigation, PLUS two recordings speaking to CPS where they flat out say she is lying and that the reports by her have been closed out as lies spells disaster in a custody case especially given that I can factually prove now that I was framed not to mention the timing of her false reports coincides with the dates which can directly tie her into this with motive

Jul 1, 2020, 8:47 PM

Christi McCoy

I noticed David confirmed there is no recording. I suspected that

Jul 1, 2020, 8:43 РМ

Christi McCoy

As I told you - I am not involved in anything related to the issues with yall's child. But surely you know that visitation is not tied to child support. The two are completely separate issues. One does not depend on the other.

Jul 1, 2020, 8:41 PM

Matthew Reardon

I am a great father and it's adding weight on more and more each day with me not seeing my child or talking to her

Jul 1, 2020, 8:40 PM

Matthew Reardon

I hope Liz is fully advised and knows the disasterous legal outcome this all is going to spell out for her by her willful and contains IOU's contempt of the judges visitation schedule especially in light of her getting a majority of my residual income every month and all the false reports five unearthed.

Jul 1, 2020, 8:39 PM

Matthew Reardon



Christi McCoy

If you file a federal lawsuit the discovery is different than state court. The parties have to produce pre discovery disclosure before any other discovery can be done. The policies/procedures handbook will probably be in there.

Jul 1, 2020, 9:52 PM

Matthew Reardon

Well I'm done talking to any of them until after suit is filed and then it's going to be done by a procedure. Their window of opportunity closed today. I wouldn't even talk to David outside of a courtroom at this point. He had his opportunity and knew how serious this was. But I will definitely request that as one of the first things. Take that back...I'll subpoena it. Asking for compliance got me nowhere and wasted my time

Jul 1, 2020, 9:46 PM

Christi McCoy

Get the policy and procedures of Lafayette SO. It should dictate when and how reports are complied. Feds have a much more rigid policy but LCSO has to have SOMEsort of policy.

Jul 1, 2020, 9:37 PM

Matthew Reardon

This is my huge issue I've been stressing. There HAS to be an initial report! And it HAS to detail the initial report/complaint otherwise it's sham and I feel like I could argue it tossed based on that alone

Jul 1, 2020, 9:35 PM

Matthew Reardon

Like it was created on demand to help justify a \$150k bond 🕲

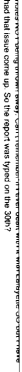
Jul 1, 2020, 9:34 PM

Matthew Reardon

Yes the report was typed on 5/30. The same day as my bond hearing. And that report was a start to end narrative. Seemed fictitious to me.

Jul 1, 2020, 9:34 PM

Christi McCoy



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Jul 1, 2020, 9:30 PM

Matthew Reardon

No outside of what I already received. That report Bundren did was from 5/30. An officer can't be expected to remember every detail 6 days later to log. Meaning there was an initial report more fine tuned to the interaction on the call. More detailed about what the call was about, who it was, etc. and if not I cry foul even louder

Jul 1, 2020, 9:21 PM

Christi McCoy

He said there was one page associated with the request, right? I took that to be Bundren'a report.

Jul 1, 2020, 9:18 PM

Matthew Reardon

If they truly cared they would have upheld the thin blue line motto of protect and serve, not obstruct and destroy. They would have truly been out in the interest of justice. But that wasn't their end goal. The corrupt actors have to be tossed in order to protect the good ones. And the trickle down corruption plaguing everything around here and other places won't stop until it's harshly put in check and the people at the top topple.

Jul 1, 2020, 9:16 PM

Matthew Reardon

And of course I have to attack every angle of weakness and opportunity else I'm doing myself an injustice

Jul 1, 2020, 9:08 PM

Matthew Reardon

I'm sure he's a great guy. Probably a great attorney. But he just tossed the county headfirst into a firestorm with that call days prior to my SOL running

Jul 1, 2020, 9:07 PM

Matthew Reardon

Well it is more concerning if it was a cell call. So that's the first thing. That would incline me to believe it was personal favors. Secondly, there is still a call log. Phone records. Even without a recorded call somebody called him at the sheriffs department. And pay phones aren't used anymore



I did not add you as a friend. I am not sure what happened.

i am not going to argue with you about Liz or anything else. I was simply trying to save you a lot of trouble if you name a non state actor in a 1983 cause of action.

I am not aware of any chancery cause of action between the two of you. Therefore I am not discussing any issues related thereto.

I simply brought up the issue of the 1983 litigation because you stated you were going to name a number of people who are not proper defendants. That was for your benefit, not mine and certainly not Liz's. I would say the same to anyone who was contemplating filing a 1983 cause of action.

Have a safe 4th of July

Jul 3, 2020, 1:03 PM

Matthew Reardon

Not to mention, your dealings with Liz per your own admission is with the false report charge only. Which is why everytime I bring up the fact that my daughter is being immorally and unlawfully kept from me in defiance of a judges order you tell me you only represent her on the olive branch charge. So if you would be remiss to your client by not informing me of what you just did, then you would also be remiss to your client in not advising her that she is acting in an unlawful and immoral way which can only and will only result in disastrous legal consequences with her ultimately losing custody of the child due to her willful and malicious behavior. The only defense I can see to it is her claiming mental instability, which would hit the nail on the head, however would ultimately wind up with the same conclusion I just stated in her being defeated on a another contempt complaint and custodial challenge. Is that something that she is ready for and is that something you are prepared to represent her on?

Jul 3, 2020, 12:39 AM

Matthew Reardon

Did you really add me as a Facebook friend and then delete me just like that within 24 hours? Did that really just happen?

Jul 3, 2020, 12:22 AM

Matthew Reardon

i will be filing anything and everything I can that is available to file against Liz. She is filed with nothing but pure evil, manipulation, and is clearly mentally unstable. I say that with 100% absolute certainty and conviction. She may not fall under a 1983 fort but you better believe I will bring any and all intentional tort litigation against her as she has done nothing but create complete havoc and never ceased to take my kindness for weakness. How are you even able to represent her given the intentional nature of her actions and proven elements through text message and recorded calls? I can't see anyway victim assistance funding would apply to her. There is such a hypocritical double standard going on here

Jul 3, 2020, 12:16 AM

Hey Matt. Hate to hear the press did not respond. As I have lold you - I have no judgment and I wish you the best in your efforts at PCR. I want to remind you again that a person can only be a 1983 defendant if they were a state actor at the time of the offense. Several people you name are not state actors. As you know, I represent Liz in the Olive Branch matter and I do not represent her in any pending custody/visitation matter. However, I feel I need to advise you that if you name Liz as a 1983 defendant she will seek any and all remedies available to her. She is simply not a part of any alleged conspirator and she is a private citizen. Any potential action against her would arise from a state court our action, specifically an intentional tort. You have not listened any negligence by Liz, only alleged intentional acts. Again, I wish you the best of luck in the PCR and/or any 1983 cause of action. I would be remiss in my duty to Liz if I did not bring this up with you. Good luck.

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Jul 2, 2020, 11:51 PM

Matthew Reardon

Please read every word of this and if you agree wholeheartedly, pass it on

Jul 2, 2020, 5:45 PM

Matthew Reardon

You sent an attachment.

https://www.facebook.com/OxfordOutlaw/posts/919433931905717

Jul 2, 2020, 5:45 PM

Christi McCoy

I respect all views, I am from a progressive family but we have extended family who are a bit more conservative.

There is room at the table for everyone as long as respect is truly practiced.

Debate about what? I don't debate as much as I used to unless it is in a courtroom

Jul 2, 2020, 1:15 PM

Matthew Reardon

I don't like your views but I respect your right to have your views. Lol. I'm that guy on the square going up asking you take it downers questions like why and reminding everyone they have a right to stand there feeling however they feel about any issue because we all have that right. I would like to challenge you to a friendly debate sometime. What do you think?

Jul 1, 2020, 11:39 PM

Matthew Reardon





Jul 10, 2020, 6:49 PM

Matthew Reardon

You sent an attachment. https://www.youtube.com/watch?v=IADYL9tzTzo

Jul 9, 2020, 6:14 PM

Christi McCoy

Not to be a naysayer but understand everyone who gets 5 years or more in prison files a PCR. And some who get less. A lot of circuits have a pro se law clerk who handles the PCR filings because there are so many. So understand that the court system sees these all day every day.

They will go back to the transcript and look for errors. The issue with the date is a non issue YOU knew when you bought the gun. Why didn't you bring it up then? Who came up with the May 8th date?

The lack of ability to review discovery and the very limited contact with your atty while in custody are favorable to your case.

But everybody says - my lawyer told me to sign so I did. What movie is it where the guy in prison says "we are all innocent - got screwed by the lawyer". Is that Shawshark? My point is that you have to realty go into detail and make sure you have the number of days in custody and the number of lawyer visits and the length of the visits. Press that, Not seeing discovery is something that should get their attention.

Jul 6, 2020, 9:29 PM

Matthew Reardon

Well my argument is complicatedly simple. I had incompetent council and was never made aware that a habeas motion was made on 6/8 and approved on 6/8 to proceed forma pauperis. I've uncerthed so much to back my innocence and the only way I could get out to parent and effectively do anything about this bullet ridden case was to plea when my attorney made it sound and feel like there were no other options. I feel like there couldn't be anymore evidence and clarity that I am innocent than the fact that the weapon in question wasn't even purchased until 12 days after they asserted that I had it in my possession. And if the lower court wants to make this area look even dumber and worse then I would suggest they kick it back so I can send it to the Supreme Court

Jul 6, 2020, 9:08 PM

Christi McCoy

Don't count on it. Trial courts very very rarely give evidentiary hearings.

The court may request a briefing schedule if the new evidence is not clearly spelled out. The judge might ask you to submit your evidence via affidavit if he thinks it is warranted.

What is your evidence that could not have been known on the day of the plea? Be sure and put that in there clearly.

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Jul 6, 2020, 8:52 PM

Matthew Reardon

There is no reason I wouldn't get a hearing though. Evidence hasn't been presented so they won't just vacate it without an evidentiary hearing. Hopefully they want to discuss settlements after this

Jul 6, 2020, 8:45 PM

Matthew Reardon

I need to make some adjustments. Cierical errors. And style myself as the defendant and them as prosecution. That way it's filed as a motion and I'm not opening a new civil action with a new filing fee

Jul 6, 2020, 8:43 PM

Matthew Reardon

It's styled wrong

Jul 6, 2020, 8:42 PM

Christi McCoy

Cool. Maybe you will get a hearing. Sometimes they rule without a hearing. Then you appeal it and the Supremes send it back for a hearing.

Jul 6, 2020, 8:36 PM

Matthew Reardon

You sent an attachment. https://www.facebook.com/OxfordOullaw/posts/920838881765222

Jul 4, 2020, 8:01 PM

Matthew Reardon

You sent an attachment.

https://www.facebook.com/OxfordOutlaw/videos/734593364026719/

Jul 4, 2020, 11:56 AM



Matthew Reardon

You sent an attachment.

Jul 19, 2020, 5:53 PM

Matthew Reardon

LIVE PREMIERE of Riding With The Outlaw in 1 hour on YouTube! Make sure you tune in at 8:30 to see an unbelievable documentary about a public corruption scandat back in 2017 which framed me for a crime I couldn't possibly have committed in order to benefit 4 parties including who would be elected as Mayor of Oxford, MS. I call this type of corruption #trickledowncorruption and it's a cancer that will destroy our country if we don't deal with it now head on! The landing page is below. Please help pass the word along!

https://youtu.be/ilB91oQJoQE

https://www.youtube.com/watch?v=ilB91oQJoQE

Jul 18, 2020, 7:38 PM

Matthew Reardon

You sent an attachment

https://www.facebook.com/OxfordOutlaw/videos/687449612099763/

Jul 16, 2020, 8:39 PM

Matthew Reardon

1080p HD version of my new Documentary Movie, "Riding With The Outlaw" Premiers tonight at 8:30pm. It's already uploaded to Facebook's server so it will be crystal clear.

I've got a new copy with a couple extra scenes that is encoding now and will be available on YouTube tomorrow. Make sure you tune in at 8:30!

https://www.facebook.com/243968462785604/posts/929614094221034/?d=nhttps://www.facebook.com/OxfordOutlaw/posts/929614094221034

Jul 16, 2020, 8:00 PM

Matthew Reardon

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https://www.facebook.com/OxfordOutlaw/videos/690800798164282/

Jul 16, 2020, 1:45 PM



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https://www.facebook.com/OxfordOutlaw/videos/1155282934838170/

Jul 15, 2020, 7:05 PM

Christi McCoy

Hey Matt. Trying to catch up. So did the county say they have a document that is not subject to production or did they say they gave you everything? With regard to the phone call? I was confused on that.

Jul 13, 2020, 6:30 PM

Matthew Reardon

https://anchor.fm/oxfordoutlaw/episodes/Phone-Call-630-with-County-Attorney-David-ODonnell-and-meeting-71-with-County-Administrator-egj0vr

https://anchor.fm/oxfordoutlawiepisodes/Phone-Call-630-with-County-Attorney-David-ODonnell-and-meeting-71-with-County-Administrator-egj/0vr

Jul 11, 2020, 4:53 PM

Matthew Reardon

Riding With The Outlaw- Documenting Public Corruption #LiveNow #BreakingNews on https://youtu.be/bla921_x6fo via @YouTube
https://youtu.be/bla921_x6fo via @YouTube

https://www.youtube.com/watch?v=UaO9ZL_x6lo

Jul 11, 2020, 4:29 PM

Matthew Reardon

You sent an attachment.

https://www.facebook.com/OxfordOutlaw/posts/925106488005128

Jul 10, 2020, 8:11 PM

Matthew Reardon

I hope everybody reads this, watches this, and does their part in helping to curve extreme amounts of corruption #FORIMMEDIATERELEASE

#ridingwiththeoutlaw #anticorruption #oxfordoutlaw #publiccorruption #scandal

Jul 10, 2020, 6:49 PM

Matthew Reardon



Christi McCoy

Matthew Reardon

You sent an attachment.

https://www.facebook.com/OxfordOutlaw/videos/236948284175684/

Aug 22, 2020, 9:00 PM

Matthew Reardon

Please SHARE this exclusive 1 hour special release! If 300 get on live I'll cut a Mohawk on livestream!

Aug 20, 2020, 10:42 PM

Matthew Reardon

You sent an attachment.

https://www.facebook.com/OxfordOutlaw/posts/949450195570757

Aug 12, 2020, 3:57 PM

Matthew Reardon

Don't want to send it to her directly, i'd rather lick a stop sign in sub zero temperatures, I understand you can't officially accept it on her behalf, however i'm not by any means required to send it either. Contempt to that degree is what it is and no formality in sending a legal demand honestly with help me any more, although the fact alone that I send it looks favorable. And no judge in their right mind would blame me for not wanting to mail something to her, because she'd probably claim it was a "ricen" letter given her track history of overdramatized lies and false reporting of crimes. I just figured you could at least skim over it and possibly summarize it to her the next time you and her talk if that is before the time clock expires. I'm interested to see how she is going to be defended and portrayed as a victim in this scam she pulled. Especially with recorded admissions and proof via text. I have never nor could I ever be cruel like that and especially randomly out of the blue. I'll play nice so long as I'm not abruptly attacked and there isn't some low blow attack to unfairly try to demonize me when I've done absolutely nothing wrong. So long as that fine line isn't crossed we are good. But if that line is crossed and part of or all of the defense is to demonize me then it will constitute the

Btw, I'm filing suit against the FBI both tocally and their Headquarters in Virginia tomorrow;). I have no fear when it comes to good vs evil. There are huge ethics and morality issues needing to be addressed and fixed with that corrupt organization

Aug 3, 2020, 10:06 PM

Christi McCoy

my address is in to box act objett cambot accept in on the behalf, hop should sent it unlectly to helf

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Aug 3, 2020, 9:45 PM

Matthew Reardon

Right, but I am not trying to send anything to her, make any contact with her, etc because God knows she would spin it around. Hell the proof is in the pudding with that with all the bogus police reports she filed when I was nowhere even within the vicinity of her or Lafayette county for that matter. So this is a document I want to go to her attorney's hands. And being that you are the only one listed for her right now, I'll just get it over to you. Is 1739 university Ave still a good address?

Aug 3, 2020, 9:44 PM

Christi McCoy

You need to go by whatever address is on file with the chancery clerk.

Aug 3, 2020, 9:25 PM

Matthew Reardon

I hope you and her both realize that that last minute dodging maneuver to kick the can down the road further will not sway the outcome because the solid evidence isn't going to change. But what it did do was exacerbate the major issue by allowing another month's worth of publicity from more people watching the Lafayette county scandal to now also latch on to this. What address can I send a 7 day legal demand letter to demanding her immediate compliance on the child visitation agreement? Because I'm going to make it crystal clear in the demand letter that exactly 7 days from tomorrow I will be fiting suit against her for civil conspiracy, abuse of process, and any other intentional/negligence tort I can find that applies to everything

Aug 3, 2020, 5:25 PM

Matthew Reardon

On what grounds did you request a last minute continuance and on what grounds did the judge grant it?

Aug 3, 2020, 5:01 PM

Matthew Reardon

You sent an attachment

Jul 26, 2020, 8:59 PM

Matthew Reardon

You sent an attachment

City of Olive Branch, Mississippi Child

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IN THE MUNICIPAL COURT OF THE CITY OF OLIVE BRANCH - COURT ORDER

DOCKET#: 2000000454

PHYLLIS MARIE CROWDER

NAME:

ATTORNEY FOR DEFENDANT

COURT DATE: 2/11/2020 9:00 AM This cause came on for hearing this date, and the Court, finding that it has jurisdiction of the persons and the subject matter herein, and the Court, finding that the Defendant, A. Having Waived his/her right to counsel and representing himself/herself. ____B. Had Counsel Appointed by the Court. _____C. Retained Counsel And, further, that Defendant: 1. Fully understands the nature of the charges against him/her. 2. Fully understands that he/she has right to a trial, the right to subpoena witnesses to testify in his/her behalf, and the right to cross examine any witnesses testifying against him/her. 3. Knowingly and intelligently waived each of these rights. THAT THE FOLLOWING DISPOSITION IS MADE OF THE CHARGES: **VIOLATION DESCRIPTION** CITATION# FINES **ASSTM** TOTAL DISPOSITION **FALSE REPORTING OF CRIME** CT013887 1000.00 149.25 1149.25 Sub Total Due: 1,149.25 CASH BOND \$ _____ FORFEITED \$ ____ REFUNDED \$ ____ SENTENCED: 1. Total Jail Time 30 days Serve 30 days in Jail, w/credit for 0 days served and 0 suspended. 2. House arrest for _____ _days, monitored by the Justice Network. _Supervised Probation for _____months. ____Unsupervised Probation for ____months. **OTHER CONDITIONS:** SO ORDERED AND ADJUDGED THIS 22Day of 510 APPROVED: MUNICIPAL COURT JUDGE **DEFENDANT PROSECUTOR**

AFFIANT

IN THE MUNICIPAL COURT OF THE CITY OF OLIVE BRANCH - COURT ORDER

NAME:

NAME: PHYLLIS MARIE CROWDER			OCKET #:	: 200000454		
COURT DATE: 2/11/2020 9:00 AM	_					
This cause came on for hearing this date, and the subject matter herein, and the Court, fin	ding that the D	efendant	: ,		of the persons and	
A. Having Waived his/her right to c		resenting	g himself/	herself.		
B. Had Counsel Appointed by the CC. Retained Counsel						
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Fully understands the nature of the classical control of the class	harges against l	him/her				
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ORDER OF CONTINUANCE IN THE MUNICIPAL COURT

CITY OF OLIVE BRANCH COUNTY OF DESOTO STATE OF MISSISSIPPI DOCKET NO. 200000454

CITY OF OLIVE BRANCH (OR STATE OF MISSISSIPPI) VS.	
Mylls Crowder, DEFENDAN	NT
By agreement between (Counsel for) the City of Olive Branch and (Counsel for)	.
A	†
A.M.P.M., for the purpose of 1)entry of plea & pa	
ordered and adjudged the 22 day of 20	ort back.
Ordered and adjudged the day of \(\sqrt{10 ft}, 20	\mathcal{L}
In Person	Janan DCC
Acknowledged:	JAGO E COLINIO
ByCITY OF OLIVE BRANCH	
(STATE OF MISSISSIPPI)	
_	May pay before court
Can Min Mond	SUBPOENA
DEFENDANT	
V	
PHONE #	
· Charate Million	
ATTORNEY FOR DEFENDANT	

WARRANT STATE OF MISSISSIPPI

Olive Branch Municipal Court Warrant No: 31808

To Any Lawful Officer:				
This is to command you to fort Phyllis Marie Crowder	hwith to take the bod	y of:		
Race / Sex: W / F DOB	;			
SSN:	OLN:			
and have said person before the Mississippi on a charge of: FALSE REPORTING OF CRIME. This in violation of section 97-3. Witness my hand this the	11E 5-47	- /	al Court Judge	of said city to answer to the State of 2,500.00 Bond Type: Cash/Surety Olive Branch Municipal Court Judge
Warrant served this 25 Name of Officer	Day of Junua	Certificate of Ser		<u>o</u>
After d This theDay o Signature;	iligent search and inq	uiry the within nan Time	ned individual o	could not be found.
You are to appear in the Olive E	Branch Municipal Cou	rt Court on this	Day of	,Time

General Affidavit STATE OF MISSISSIPPI

Olive Branch Municipal Court

incident No: 2019004743

	1		N -		
Personally appeared before me,	Fin	Wade		of the Olive Brand	:h ·
Municipal Court, Ashley I Holladay who mal	ces oath that on or abo	ut the <u>੨੧</u>	_day of <u>/) </u>	nber 20 18	_ within
the corporate limits of said city and in the ju	risdiction of the Court.				_
Phyllis Crowder did WILLFULLY, UNLAWFI TO A LAW ENFORCEMENT OFFICER, BY 11/29/2018 at approximately 1550, officers a physical assault. Upon arrival officers spo Crowder reported (R&I 2018038694) that or father of her child, Matthew Reardon sexual her report that Reardon grabbed her by her told him to stop. Crowder stated Reardon the bed, and inserted both his penis and a sex to Holladay, met with Crowder and her husband During our conversation, Crowder stated the Interviewed Reardon at OBPD. Reardon state residence for them to have sexual intercours sex. Reardon then gave me printed out screen Reardon stated he would bring the phone to Reardon brought his cell phone to OBPD, are the cell phone was later downloaded. The deand supported Reardon's claims that this was rape to be a false report intentionally filed by County, Mississippi.	JLLY AND KNOWINGI ANY MEANS, KNOWINGI were dispatched to 425 ke with Phyllis Crowder of 11/25/2018 between to ly assaulted her at his in clothing while in the kit en forcibly grabbed her by into her vagina withed d at OBPD. Crowder can be sexual intercourse wanted he and Crowder has be. Reardon stated Crowders on 12/17/2018 of the obsession of consolved information is a consensual sexual	ING THAT SU 50 Bethel Rd (r (MS DL: the approximatesidence of 7 chen in an attained the conse- ame to my offus not consensed to text and play were did com- sations between for us to down it. I obtained in matched the particular of the particular is to consensed.	ICH REPORT WAS Olive Branch Meth-) who appeate hours of 0100-0 '677 Alexander Crowner to have sex wiring her to his bedrant. On 11/30/2018 and Crowder grand. On 12/13/2016 and Crowder de to his residence, and Crowder de to his residence, and crowder as earch warrant for crinted texts Reardingsed on the evidence.	S FALSE. To Wit: On odist Hospital) in reference to be distraugh 345, her ex-boyfriend assing Cir. Crowder soom, pushed her onle at approximately 130 ave me details of the 3 at 1224, I read Mira for her to come to his and they had consert for the weekend in 12/18/2018 at 12 or Reardon's cell phoon had previously proce, I found the allegates.	erence to t. d and stated in sistently to his 00, I, Det. e incident. anda and s nsual question. 16, ne, and ovided ation of
This in the Olive Branch Municipal Court in the contrary to the Ordinances of said city in suc	ie State of Mississippi. h cases made and prov	Against the policed, and the	peace and dignity of good order and pe	of the State of Mississeace thereof.	sippi and
Sworn and subscribed before me this	13 Day of	Tebra	pet A. G	Affiant O] <u>3395</u>
MARRANT MUNARED. 04000		_		Wacle I Signed) <u>(</u> (
WARRANT NUMBER: 31808	AFFIDAVI	T PREPAREI	DBY ID#: A. Holla	day #3395	
lame	Defendant		Δn	dress	
Phyllis Marie Crowder				<u> </u>	
Race / Sex: W / F DOB: SSN: DLN:					

FEE BILL, CRIMINAL CASES, COUNTY COURT

State of Mississippi DeSoto County

STATE OF MS V PHYLLIS CROWDER

APPEALS

1319.25

Total \$ 1319.25

Payment received from PHYLLIS CROWDER

Transaction 303924 Received 11/19/2020 at 12: 1 Drawer 1 I.D. RPW

Receipt Amount \$ 1319.25 Current Balance Due \$0.00

____D.C. Dale K. Thompson, Circuit Clerk

IN THE COUNTY COURT OF DESOTO COUNTY, MISSISSIPPI CRIMINAL DIVISION

STATE OF MISSISSIPPI CITY OF OLIVE BRANCH

VS

CAUSE NUMBER \$2020-0024(CD)

PHYLLIS CROWDER. DEFENDANT

ORDER OF DISMISSAL

This matter is before the Court on the de novo appeal filed in this matter on November 19, 2020. Having reviewed the case file and considered the relevant case law and court rules, the Court, acting sua sponte, finds as follows:

On November 19, 2020. Defendant filed her de novo appeal of a conviction rendered in the Municipal Court of Olive Branch, Mississippi on September 22, 2020 for 'False Reporting of a Crime'. Attached to Defendant's Notice of Appeal is correspondence with the lower court's clerk indicating that Defendant did not actually receive a copy of the judgment until it was transmitted by email on October 6. 2020.

Mississippi Rule of Criminal Procedure 29.1(a) states in relevant part:

Any person adjudged gailty of a criminal offense by a justice or municipal court may appeal to county court or, if there is no county court, to circuit court, by filing simultaneously a written notice of appeal, and both a cost bond and an appearance bond (or cash deposit), as provided in Rules 29.3(a) and 29.4(a), with the clerk of the circuit court having jurisdiction within thirty (30) days of such judgment.

Even giving the Defendant the benefit of the doubt that the lower court may have rendered judgment under advisement at a date later than the trial and judgment date of September 22, 2020, the time period for filing the appeal lapsed on November 5, 2020. That was the thirtieth (30%) day after the judgment. Defendant's appeal is two weeks late. ASSOTO COUNTY MS

4617 2 **3 2020**

19 115334 Wille H. Thomps

M.R.Cr.P 29.1(e) provides a mechanism for curing the content of a defective notice of appeal. However, Defendant's oversight is a defect that cannot be cured. The failure to timely file the *Notice of Appeal* pursuant to M.R.Cr.P. 29.1(a) leaves this Court without jurisdiction to entertain the appeal.

The comments to the above-referenced rule, which mirrors its predecessor, UCCCR 12.02, are also instructive:

Section (a) requires the notice of appeal to be filed with the clerk of the circuit court within thirty (30) days of entry of the judgment appealed from. See Murray v. State, 870 So.2d 1182, 1184 (Miss. 2004) (holding the thirty (30) day deadline in procedural rule governs over conflicting statute). Under section (a), and unlike Rule 4(e) of the Mississippi Rules of Appellate Procedure, pending post-trial motions do not extend the time for taking an appeal; nor is the time for filing a notice of appeal extended if the lower court judge stays execution of the judgment. Section (c) requires that the lower court be promptly notified of any dismissal, so that execution of its judgment may proceed.

This Court agrees with Justice Graves who stated in the *Murray* ease: "Although this Court has no choice but to hold that Murray's filing is untimely, it is troubling that such an unfortunate result must obtain " Id. At 1/84"

Accordingly, the appeal filed herein should be, and same is hereby, dismissed and the case is returned to the docket of the Municipal Court of Olive Branch Mississippi, for execution of the judgment rendered in this matter.

SO ORDERED, this the 23rd day of November, 2020.

COUNTY COURT JUDGE



Municipal Court

OLIVE BRANCH MUNICIPAL COURT OLIVE BRANCH, MISSISSIPPI

PHYLL	IS MARIE CROWDER	
vs.		DOCKET # 2000000454
<u>CITY O</u>	F OLIVE BRANCH	RYAN EVANS, PROSECUTOR
	CRIMINAL COST	BILL FOR APPEAL
1.	CIRCUIT AND COUNTY CO	OF THE MISSISSIPPI UNIFORM DURT RULES BOND IS POSTED ND NUMBERED CAUSE OF
	FINE	\$ <u>1.000.00</u>
	ASSESSMENTS	\$ 209.25
	COUNTY COURT COST	S 110,00
	LESS FINE AND COST F	AID \$0-
	TOTAL	\$ <u>1,319.25</u>
2. APPE	AL BOND APPROVED IN TH	E AMOUNT OF \$ <u>1, 319.25</u>
3.	APPEARANCE BOND	\$ <u>1,000.00</u>
ORDER	ED AND ADJUDGED, THIS T	HE <u>26TH</u> DAY OF <u>OCTOBER</u> , <u>2020</u> .
		MANAGE OF

OLIVE BRANCH JUI

IN THE COUNTY COURT OF DESOTO COUNTY, MISSISSIPPI ON APPEAL FROM OLIVE BRANCH MUNICIPAL COURT

STATE OF MISSISSIPPI

VS.

Cause No. 52020-0024CD

PHYLLIS CROWDER

NOTICE OF PAYMENT OF APPEAL COSTS

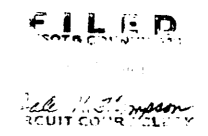
Notice is hereby given that the appellant, Phyllis Crowder, has this day paid all costs of the appeal.

- 1. Order entered October 6, 2020 (see attached).
- 2. Notice of Appeal filed (see attached)
- 3. Bill of cost provided October 26, 2020 (see attached)
- 4. Costs paid October 29, 2020 (see attached)

This the 29th day of October 2020

`HRISTI MCCOY'∕MSB#9986

Christi McCoy
The Earlene Gardner Victims Assistance Project
Post Office Box 928
Oxford, Mississippi 38655
cmccoy a multicom
662-816-7251



CERTIFICATE OF SERVICE

I do hereby certify that I have this day mailed, via U.S. Mail, the preceding Notice.

This the 29th day of October 2020.

Christi McCov, MSB#9986



Municipal Court

OLIVE BRANCH MUNICIPAL COURT OLIVE BRANCH, MISSISSIPPI

PHYLLIS	S MARIE CROWDER	
VS.		DOCKET # <u>200000454</u>
CITY OF	OLIVE BRANCH R	YAN EVANS, PROSECUTOR
	CRIMINAL COST	BILL FOR APPEAL
1.		OF THE MISSISSIPPI UNIFORM URT RULES BOND IS POSTED D NUMBERED CAUSE OF
	FINE	\$ <u>1,000.00</u>
	ASSESSMENTS	\$ 209.25
	COUNTY COURT COST	\$ 110.00
	LESS FINE AND COST PA	AID \$0
	TOTAL	\$ <u>1,319.25</u>
2. APPEA	L BOND APPROVED IN THE	AMOUNT OF \$ <u>1,319.25</u>
3.	APPEARANCE BOND	\$ 1,000.00
ORDERE	D AND ADJUDGED, THIS TH	E <u>26TH</u> DAY OF <u>OCTOBER, 2020</u> .

OLIVE BRANCH JU

IN THE MUNICIPAL COURT OF OLIVE BRANCH, MISSISSIPPI

STATE OF MISSISSIPPI

VS. Docket No. 2000000454

PHYLLIS CROWDER

NOTICE OF APPEAL

COMES NOW, PHYLLIS CROWDER, defendant herein, and files this Notice of Appeal from the order of September 22, 2020. (Received 10/6/2020).

Respectfully submitted,

Christi R. McCoy, MSB#9986

Christi R. McCoy P.O. Box 928 Oxford, Mississippi 38655 662-234-8731, ext. 2101 cmccoy@nmrls.com

Attorney for Phyllis Crowder

CERTIFICATE OF SERVICE

I, Christi R. McCoy, attorney for Phyllis Crowder, do hereby certify that I have this day mailed, by United States Mail, postage prepaid, a true and correct copy of the above and foregoing to:

Ryan Evans Prosecutor/Olive Branch Municipal Court

This the 13th day of October 2020.

Christi R. McCoy, MSB#9986

JOSHUA B. WULLIAMS MS LICENSE #9908476 D/B/A

Nº 11319 A

PRONE 662 429-2310

Appearance Bond
For Appeal

AL WILLIAMS BAIL BOND COMPANY

BAIL BOND COMPANY
3402 Industrial Drive West Hernando, MS 38632
Appearance Bond For Appeal from Ouve Boarch City Court to.
<u>County</u> <u>Cirvit Hernando</u>
County of State of Mississippi
KNOW ALL MEN BY THESE PRESENTS THAT WHEREAS THE UNDERSIGNED
Principal Hhyllis Clouder has been charged with
The Offense of False Reporting of a
Coine
by the court from day to day and term to term until tried, enters a guilty plea, or the case is remanded to the files in the court jurisdiction in the matter. This is not a guarantee of fine or any other sentence. This bond cannot be used to bind over to any court other than the one stated above for pre-sentencing release after a determination of guilt. If principal fails to appear we will pay the court listed above the sum of Ope Thousand dollars (\$ 1,000). Principal should appear in court to Be Notified.
This bond written 19 day of NOV
Ashley McKinnie #10108088 662-429-2310
ACCEPTED BY JOSHUA B, WILLIAMS

IN THE MUNICIPAL COURT OF THE CITY OF OLIVE BRANCH, MISSISSIPPI

CITY OF OLIVE BRANCH

VS

DOCKET NO. 2000000454

PHYLLIS MARIE CROWDER

DEFENDANT

ORDER GRANTING CONTINUANCE

THIS CAUSE came on this date upon the Motion for Continuance filed by Counsel for the Defendant, and the Court, having maturely considered the same, doth find as follow, to-wit:

1.

That although the Court notes that this case has deemed to be a "stale case" with no further continuances granted, Counsel for the Defendant filed a "Motion To Continue" as co-counsel has been ordered quarantined in the State of New York.

2.

3.

That any further continuances shall only be granted for good cause shown.

SO ORDERED AND ADJUDGED this 31st day of July, 2020.

MUNICIPAL COURT-JUDGE

Subp. A. Holladay Victim

IN THE MUNICIPAL COURT OF OLIVE BRANCH, MISSISSIPPI

STATE OF MISSISSIPPI

VS.

Cause No.

PHYLISS CROWDER

MOTION TO CONTINUE

COMES NOW, Phyliss Crowder, defendant herein, by and through counsel and moves this Honorable Court to continue the matter set August 4, 2020, stating as follows:

- 1. This criminal matter is set for hearing August 4, 2020.
- 2. Defendant Crowder has retained new counsel, Mona Pittman, who is also the defendant's attorney in a related chancery matter.
- 3. Attorney Pittman will be quarantined in New York City until the latter part of the month and cannot be present for the trial on August 4, 2020.
- Defendant prays this Honorable Court will continue this matter until Attorney Pittman can be present.
- 5. The prosecutor has indicated he has no objection to a continuance of this matter for the listed reason.
- This motion is not filed for the purpose of delay but so that justice may be served.
 This the 2nd day of August 2020.

Respectfully submitted,

/s/Christi R. McCoy CHRISTI R. MCCOY, MSB#9986 Christi R. McCoy, MSB#9986 The Earlene Gardner Victims Assistance Project Post Office Box 928 Oxford, Mississippi 38655

Telephone: 662-234-8731, Ext. 2101

Facsimile: 662-234-2965

Email: emccoy@nmrls.com

CITY OF OLIVE BRANCH STATE OF MISSISSIPPI COUNTY OF DESOTO

SUBPOENA

TO ANY LAWFUL OFFICER GREETING:

SUMMON:

SGT. ASHLEY HOLLADAY 10470 HWY 178 OLIVE BRANCH, MS 38654 **DOCKET NO: 2000000454**

To PERSONALLY appear before the Judge in the Municipal Court of OLIVE BRANCH, MISSISSIPPI at 9:00 AM on the 22nd day of September, 2020, to testify in a matter wherein PHYLLIS MARIE CROWDER is charged with a violation of the ordinance in the City of OLIVE BRANCH, and PHYLLIS MARIE CROWDER shall in no way omit, under penalties to prescribed by law.

OF THIS WRIT MAKE LEGAL AND DUE RETURN

Given under my hand, this the 17th day of August, 2020.

CARLA JOHNSON, D.C.C.
City Court Clerk

PHYLLIS MARIE CROWDER

SGT. ASHLEY HOLLADAY 10470 HWY 178 OLIVE BRANCH, MS 38654 (662) 892-9400

ISSUED: 8/17/2020

CAME TO HAND	A true com
EXECUTED ON THE D	AY WITHIN NAMED PARTY
THIS 18 DAY OF	Algust 20 (5).
12	The state of the s
(Officer

CITY OF OLIVE BRANCH STATE OF MISSISSIPPI COUNTY OF DESOTO

SUBPOENA

TO ANY LAWFUL OFFICER GREETING:

SUMMON:

DOCKET NO: 2000000454

MATTHEW OLIVER REARDON 503 CR 371 WATER VALLEY, MS 38965

To PERSONALLY appear before the Judge in the Municipal Court of OLIVE BRANCH, MISSISSIPPI at 9:00 AM on the 22nd day of September, 2020, to testify in a matter wherein PHYLLIS MARIE CROWDER is charged with a violation of the ordinance in the City of OLIVE BRANCH, and PHYLLIS MARIE CROWDER shall in no way omit, under penalties to prescribed by law.

** FAILURE TO APPEAR ON THIS SUBPOENA COULD RESULT IN A WARRANT BEING ISSUED FOR YOUR ARREST.**

OF THIS WRIT MAKE LEGAL AND DUE RETURN

Given under my hand, this the 17th day of August, 2020.

CARLA JOHNSON, D.C.C.	
City Court Clerk	
=======================================	
PHYLLIS MARIE CROWDER	

MATTHEW OLIVER REARDON 503 CR 371 WATER VALLEY, MS 38965 (662) 892-0132 612-1613

ISSUED: 8/17/2020

Mailed B.17-20 @

CAME TO HAND	
EXECUTED ON THE	DAY WITHIN NAMED PARTY
THIS DAY OF	, 20 .
-	Officer

ORDER OF CONTINUANCE IN THE MUNICIPAL COURT

CITY OF OLIVE BRANCH COUNTY OF DESOTO STATE OF MISSISSIPPI	DOCKET NO. 2000 000 4501
CITY OF OLIVE BRANCH (OR STATE OF MISSISS	·
By agreement between (Counsel for) the City of Olive E	branch and (C)
motion, said cause is hereby continued until the	day of, 20, at, 20
Ordered and adjudged the 23 day of 0	report back.
TW PERSON Acknowledged:	JUDGE/CLERK
By CITY OF OLIVE BRANCH (STATE OF MISSISSIPPI)	
	May pay before court
D. N. A DEFENDANT	SUBPOENA VICTIM
PHONE #	
D. N. A. ATTORNEY FOR DEFENDANT	

CITY OF OLIVE BRANCH STATE OF MISSISSIPPI COUNTY OF DESOTO

SUBPOENA

TO ANY LAWFUL OFFICER GREETING:

DOCKET NO: 2000000454

Mailed 7.16.20

SUMMON: MATTHEW OLIVER REARDON 503 CR 371 WATER VALLEY, MS 38965

To personally appear before the Judge in the Municipal Court of OLIVE BRANCH, MISSISSIPPI at 9:00 AM on the 4th day of August, 2020, to testify in a matter wherein PHYLLIS MARIE CROWDER is charged with a violation of the ordinance in the City of OLIVE BRANCH, and PHYLLIS MARIE CROWDER shall in no way omit, under penalties to prescribed by law.

** FAILURE TO APPEAR ON THIS SUBPOENA COULD RESULT IN A WARRANT BEING ISSUED FOR YOUR ARREST.**

OF THIS WRIT MAKE LEGAL AND DUE RETURN

Given under my hand, this the 16th day of July, 2020.

City Court Clerk

CARLA JOHNSON, D.C.

MATTHEW OLIVER REARDON 503 CR 371 WATER VALLEY, MS 38965 (662) 832-5049

ISSUED: 7/16/2020

EXECUT THIS	TO HAND	
	Officer	



Olive Branch Police Department

Incident Report

10470 HWY 178 Olive Branch, MS 38654

					P	hone: (662) 89	2 - 9400 Fax: (6	362) 892 - 9404		
CI	hief Of Police	- Don	ORI		County		Venue	302) 032 - 3404	Rei	port#
	Gammage		MS0170200		DESOTO CO		OLIVE BRA	NCH		19004743
	_		Report Date / Time		Occurrence Date					Class
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Summe	-									
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			(Date o	of Info:	11/29/2018)					
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Complair	nant			0			
l · -	AV ACUES	/ L / D -:	**	Title	Date of Birth		
HOLLADA	AY, ASHLEY	1 (Primary	Name)				
Race	· · · · · · · · · · · · · · · · · · ·	Sex	Age at Occurrence	DL#			
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			of Info: 03/10/2017)				
Address:			0. 1				
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	I MATTHEV	V OLIVED	(Primary Name)	Title	Date of Birth		
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e Color		Build		Facial Hair	Date of Info		
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Incident Narratives

Original Narrative

hor: Date Created:

eated: Supp#:

Patrol Sgt. A. Holladay #3395 02/13/2019 0922 Hrs

On 11/29/2018 at approximately 1550, officers were dispatched to 4250 Bethel Rd (Olive Branch Methodist Hospital) in reference to a physical assault. Upon arrival officers spoke with Phyllis Crowder (MS DL: who appeared to be distraught. Crowder reported (R&I 2018038694) that on 11/25/2018 between the approximate hours of 0100-0345, her ex-boyfriend and father of her child, Matthew Reardon sexually assaulted her at his residence of 7677 Alexander Crossing Cir. Crowder stated in her report that Reardon grabbed her by her clothing while in the kitchen in an attempt to have sex with her, but she consistently told him to stop. Crowder stated Reardon then forcibly grabbed her by the hair, drug her to his bedroom, pushed her onto his bed, and inserted both his penis and a sex toy into her vagina without her consent. Crowder stated when Reardon fell asleep on the couch, she took photographs of the inside of the residence, took her daughter, left the residence, and went to her residence in Oxford, MS.

On 11/30/2018 at 1300, I, Det. Holladay, met with Crowder and her husband at OBPD. Crowder came to my office and we spoke regarding the incident. Crowder stated during the incident, she voluntarily removed her own clothing, and during the sexual assault she kept her hands above her head due to Reardon instructing her not to touch herself or him. Crowder stated during the incident, their four year old daughter came downstairs, and Crowder asked Reardon to close the door so their daughter would not see. Crowder stated Reardon got up and closed the bedroom door. Crowder admitted to performing oral sex on Reardon, "to get him back right." Crowder stated what she meant by that was she gave him oral sex until he was fully erect again. Crowder stated Reardon penetrated her vaginally again with his penis and a vibrator, and Reardon also penetrated her anally with a vibrator. Crowder stated this continued until Reardon ejaculated inside of her vagina. Crowder stated during the incident, Reardon asked repeatedly to record it, but Crowder stated she told him no. Crowder stated Reardon did not record the incident. Crowder stated after the incident she left Reardon's residence by herself, went to McDonald's, got something to eat, and returned to Reardon's residence. Crowder stated while she was in her vehicle, she had a phone conversation with her husband, but she did not tell him about the sexual assault that had just occurred. Crowder stated when she got back to Reardon's residence, she and Reardon sat in the living room while she ate. Crowder stated when Reardon fell asleep, she gathered her daughter's belongings, took pictures of the residence's living conditions, got her daughter, and they left Reardon's residence. Crowder stated the sexual interaction between she and Reardon was not consensual.

On 12/13/2018 at 1224, I read Miranda and Interviewed Reardon at OBPD. Reardon stated he and Crowder had text and planned all weekend for her to come to his residence for them to have sexual intercourse. Reardon stated Crowder did come to his residence, and they had consensual sex. Reardon then gave me printed out screenshots of text conversations between he and Crowder for the weekend in question. Reardon stated he would bring the phone to OBPD on 12/17/2018 for us to download it's contents.

On 12/18/2018 at 1216, Reardon brought his cell phone to OBPD, and I took possession of it. I obtained a search warrant for Reardon's cell phone. Reardon's cell phone was later downloaded. The downloaded information matched the printed texts Reardon had previously provided and supported Reardon's claims that this was a consensual sexual encounter. Based on the evidence, I found the allegation of rape to be a false report intentionally filed by Crowder.

Det. A. Holladay/3395

Signed: Patrol Sgt. A. Holladay #3395	Reviewed: Maj B. Cox #3167

Supplement #1 Narrative

Author:

Date Created:

Supp#:

Patrol Officer S. George #3312 01/25/2020 2131 Hrs 1

On January 25, 2020 at approximately 7:50 pm I met Lafayette County PD on HWY 7 near the Marshall County line to take custody of Phyllis Crowder for warrant # 31808 for False Reporting of Crime. Crowder was transported to OBPD, processed and later bonded out to No Limit Bail Bonds and given a court date of February 11, 2020 at 9:00 am. Crowder's bond was \$2,500.00.

Officer George 3312

Signed: Pairol Officer S. George #3312

Reviewed: Patrol Sgt. A. White #3398

Olive Branch Police Department

Field Arrest Report

10470 HWY 178 Olive Branch, MS 38654

Arrest Number			Phone: (662) 892 - 9400 Fax: (662) 892 - 9404			CT	013887	200000 45
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