

Thurman Robinson

Date: April 23, 2025

Honorable Judge Shawn F. Bratton

Gwinnett County State Court – Division 2

75 Langley Drive

Lawrenceville, GA 30046

RE: Final Submission – Comprehensive Motion Package for Case Nos. 20-D-02604-S2 / 20-D-02206-S2

Dear Honorable Judge Bratton,

I, **Thurman Robinson**, the Defendant in **Case Nos. 20-D-02604-S2 / 20-D-02206-S2**, respectfully submit this **final comprehensive motion package** for your review and consideration. This submission consolidates all prior motions and requests into a single document to ensure a **fair and just resolution** of my case.

Given the **excessive delays, procedural failures, and violations of my constitutional rights**, I request that the Court **dismiss my case with prejudice**, declare a **mistrial**, and grant the relief outlined in the attached motions. Additionally, I request an **expedited hearing** to finalize all outstanding legal matters, as this case has remained unresolved for **over five years**, far exceeding the statute of limitations.

I have also enclosed supporting documentation, including my **court-approved Domestic Violence Class enrollment letter and certificate of completion**, verifying compliance with court requirements.

For ease of reference, I have included a **Table of Contents** below, listing all motions in this submission.

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REQUEST FOR FINAL REVIEW & RELIEF

I respectfully request that the Court:

1. **Review all motions in detail** and consider the supporting evidence enclosed.
2. **Schedule an expedited hearing within 30 days** to resolve all outstanding legal matters.
3. **Dismiss my case with prejudice** due to procedural failures and violations of due process.
4. **Declare a mistrial** based on excessive delays and judicial misconduct.
5. **Recall the bench warrant, reinstate my driver's license, and cancel the restraining order.**
6. **Hold the Court, Public Defender's Office, Magistrate, and Jail in contempt** for failing to provide timely hearings, assign legal counsel, and notify me of case updates.
7. **Grant any additional relief** deemed just and proper under the circumstances.

I appreciate the Court's time and consideration in reviewing this final submission. I look forward to a **prompt resolution** of my case so that I may proceed with my **military enlistment**, as time is of the essence.

Thank you for your attention to this matter.

Respectfully submitted,

/s/ Thurman Robinson

Thurman Robinson

IN THE STATE COURT OF GWINNETT COUNTY, GEORGIA

STATE OF GEORGIA

Plaintiff,

v.

THURMAN ROBINSON

Defendant.

Case Nos.: 20-D-02604-S2 / 20-D-02206-S2

MOTION TO SCHEDULE A COURT HEARING

TO THE HONORABLE JUDGE SHAWN F. BRATTON:

COMES NOW the Defendant, **Thurman Robinson**, appearing pro se, and respectfully moves this Court to schedule a hearing in the above-referenced matter. The Defendant requests this hearing to address procedural irregularities, present newly obtained evidence, and seek appropriate relief.

I. BACKGROUND

1. The Defendant has been involved in ongoing legal proceedings related to Case Nos. **20-D-02604-S2 / 20-D-02206-S2** and has previously submitted a **Comprehensive Motion for Dismissal and Relief**, outlining procedural errors, ineffective counsel, and violations of due process.
2. The Defendant has now completed a **court-approved Domestic Violence Class** and has enclosed an **enrollment letter and certificate of completion** verifying compliance with court requirements.
3. Despite repeated attempts to resolve these matters, the Defendant has faced delays and procedural failures that have hindered his ability to receive a fair and timely resolution.

4. The **prosecutor originally offered 12 months for each offense**, yet it has now been **over five years** since that offer was made, far exceeding any reasonable timeframe for resolution.
5. The Defendant has **requested a new public defender multiple times**, including direct requests to **Tammy Brown**, yet no action has been taken to provide legal representation.

II. REQUEST FOR RELIEF

WHEREFORE, the Defendant respectfully requests that this Honorable Court:

1. **Schedule a hearing** at the earliest available date to review the Defendant's motions and supporting evidence.
2. **Consider the enclosed documentation** verifying completion of the court-approved Domestic Violence Class.
3. **Review all previously filed motions** to ensure a fair and just resolution.
4. **Grant any additional relief** deemed just and proper under the circumstances.

Respectfully submitted,

/s/ Thurman Robinson

Thurman Robinson

Dated: **04/23/2025**

MOTION TO HOLD THE COURT IN CONTEMPT

TO THE HONORABLE JUDGE SHAWN F. BRATTON:

COMES NOW the Defendant, **Thurman Robinson**, appearing pro se, and respectfully moves this Court to be held in contempt for its failure to adhere to procedural requirements, provide timely hearings, and properly address the Defendant's legal concerns.

I. INTRODUCTION

1. The Defendant has previously submitted a **Comprehensive Motion for Dismissal and Relief**, outlining procedural errors, ineffective counsel, and violations of due process.
2. Despite repeated requests, the Court has failed to provide a timely hearing or address the Defendant's motions, resulting in undue hardship and continued legal uncertainty.
3. The Defendant has now completed a **court-approved Domestic Violence Class** and has enclosed an **enrollment letter and certificate of completion** verifying compliance with court requirements.
4. The Court's failure to act in a timely manner has caused significant harm, including the continued enforcement of an **obsolete restraining order**, the improper suspension of the Defendant's **driver's license**, and the **unjust issuance of a bench warrant**.
5. The **prosecutor originally offered 12 months for each offense**, yet it has now been **over five years** since that offer was made, far exceeding any reasonable timeframe for resolution.
6. The Defendant has **requested a new public defender multiple times**, including direct requests to **Tammy Brown**, yet no action has been taken to provide legal representation.

II. LEGAL BASIS FOR CONTEMPT

The Court's failure to provide timely hearings and address procedural irregularities constitutes contempt under Georgia law. Specifically:

- **Violation of Due Process:** The Fourteenth Amendment guarantees the right to a fair and timely hearing. The Court's inaction has deprived the Defendant of this right.

- **Failure to Enforce Statutory Protections:** Georgia law requires courts to process motions and hearings within a reasonable timeframe. The Court's failure to act has resulted in continued legal harm.
- **Judicial Misconduct:** The Court's repeated delays and failure to address procedural errors have caused undue hardship and warrant corrective action.
- **Gwinnett County Solicitor General Brian Whiteside Case:**
 - In **2020**, a **Gwinnett County judge filed a petition against Solicitor-General Brian Whiteside and his staff**, stating they "**obstructed the administration of justice**" by suspending in-person court services without authority.
 - The **23-page document** filed against Whiteside argued that his actions **violated judicial procedures** and **denied defendants their right to a fair trial**.
 - This case demonstrates a **pattern of judicial misconduct** in Gwinnett County, further supporting the Defendant's claim that his case has been improperly handled.

III. REQUEST FOR RELIEF

WHEREFORE, the Defendant respectfully requests that this Honorable Court:

1. **Hold the Court in contempt** for failing to provide timely hearings and address procedural irregularities.
2. **Immediately recall the bench warrant** issued against the Defendant.
3. **Reinstate the Defendant's driver's license** without further delay.
4. **Cancel the restraining order**, which is no longer necessary.
5. **Schedule an immediate hearing** to resolve all outstanding legal matters.
6. **Grant any additional relief** deemed just and proper under the circumstances.

Respectfully submitted,

/s/ Thurman Robinson

Thurman Robinson

Dated: **04/23/2025**

IN THE STATE COURT OF GWINNETT COUNTY, GEORGIA

STATE OF GEORGIA

Plaintiff,

v.

THURMAN ROBINSON

Defendant.

Case Nos.: 20-D-02604-S2 / 20-D-02206-S2

MOTION TO DISMISS CASE DUE TO MISTRIAL

TO THE HONORABLE JUDGE SHAWN F. BRATTON:

COMES NOW the Defendant, **Thurman Robinson**, appearing pro se, and respectfully moves this Court to dismiss the charges in the above-referenced matter due to a **mistrial** caused by excessive delays, procedural failures, and violations of the Defendant's constitutional rights.

I. BACKGROUND

1. The Defendant was charged in **2018**, and the case has remained unresolved for **over five years**, far exceeding the statute of limitations for misdemeanor domestic violence cases (**O.C.G.A. § 17-3-1**).
2. The **prosecutor originally offered 12 months for each offense**, yet it has now been **over five years** since that offer was made, violating the Defendant's right to a **speedy trial** under the **Sixth Amendment of the U.S. Constitution**.
3. The Defendant has **requested a new public defender multiple times**, including direct requests to **Tammy Brown**, yet no action has been taken to provide legal representation.

4. The **Gwinnett County Solicitor General's office, under Brian Whiteside, obstructed court proceedings**, as documented in a **23-page petition** filed against him for **criminal contempt** in 2020.
5. The Defendant has suffered **significant hardship**, including the **improper suspension of his driver's license**, the **issuance of a bench warrant**, and the **continued enforcement of an obsolete restraining order**.

II. LEGAL BASIS FOR DISMISSAL

- **Statute of Limitations:** Under **O.C.G.A. § 17-3-1**, misdemeanor domestic violence cases must be prosecuted within **two years**. This case has been pending for **over five years**, making prosecution unlawful.
- **Right to a Speedy Trial:** The **Sixth Amendment** guarantees the right to a **fair and timely trial**. The excessive delay has **hindered the Defendant's ability to defend himself** and pursue opportunities, including military enlistment.
- **Judicial Misconduct & Procedural Errors:** The **failure to provide timely hearings, assign legal counsel, and notify the Defendant of case updates** constitutes a **mistrial** and warrants **dismissal with prejudice**.

III. REQUEST FOR RELIEF

WHEREFORE, the Defendant respectfully requests that this Honorable Court:

1. **Dismiss all charges with prejudice** due to procedural failures and violations of due process.
2. **Declare a mistrial** based on excessive delays and judicial misconduct.
3. **Grant any additional relief** deemed just and proper under the circumstances.

Respectfully submitted,

/s/ Thurman Robinson

Thurman Robinson Dated: **04/23/2025**

MOTION TO RECALL BENCH WARRANT

TO THE HONORABLE JUDGE SHAWN F. BRATTON:

COMES NOW the Defendant, **Thurman Robinson**, appearing pro se, and respectfully moves this Court to **recall the bench warrant** issued against him due to procedural failures and violations of due process.

I. BACKGROUND

1. The Defendant was charged in **2018**, and the case has remained unresolved for **over five years**, far exceeding the statute of limitations.
2. The Defendant was unable to attend a scheduled court date due to **lack of proper notice and logistical challenges**.
3. The Defendant has **requested a new public defender multiple times**, yet no action has been taken to provide legal representation.
4. The **Gwinnett County Solicitor General's office obstructed court proceedings**, delaying the Defendant's ability to resolve his case.

II. LEGAL BASIS FOR RECALLING BENCH WARRANT

- **Violation of Due Process:** The **Fourteenth Amendment** guarantees the right to **fair legal proceedings**. The issuance of a bench warrant under these circumstances is unjust.
- **Failure to Provide Proper Notice:** The Defendant was not properly notified of his court date, making the warrant unlawful.
- **Judicial Misconduct:** The **failure to assign legal counsel and provide timely hearings** further supports the recall of the warrant.

III. REQUEST FOR RELIEF

WHEREFORE, the Defendant respectfully requests that this Honorable Court:

1. **Immediately recall the bench warrant** issued against the Defendant.
2. **Grant any additional relief** deemed just and proper under the circumstances.

Respectfully submitted,

/s/ Thurman Robinson

Thurman Robinson

Dated: **04/23/2025**

MOTION TO REINSTATE DRIVER'S LICENSE

TO THE HONORABLE JUDGE SHAWN F. BRATTON:

COMES NOW the Defendant, **Thurman Robinson**, appearing pro se, and respectfully moves this Court to **reinstate his driver's license**, which was improperly suspended due to unresolved legal proceedings.

I. BACKGROUND

1. The Defendant's **driver's license was suspended** due to the pending case, despite the fact that the case has remained unresolved for **over five years**.
2. The Defendant has **completed a court-approved Domestic Violence Class** and has enclosed an **enrollment letter and certificate of completion** verifying compliance with court requirements.
3. The **failure to provide timely hearings and legal representation** has prevented the Defendant from resolving this issue.

II. LEGAL BASIS FOR REINSTATEMENT

- **Violation of Due Process:** The **Fourteenth Amendment** guarantees the right to **fair legal proceedings**. The suspension of the Defendant's license under these circumstances is unjust.
- **Failure to Provide Timely Hearings:** The Defendant has been denied the opportunity to resolve his case, making the suspension unlawful.

III. REQUEST FOR RELIEF

WHEREFORE, the Defendant respectfully requests that this Honorable Court:

1. **Immediately reinstate the Defendant's driver's license.**
2. **Grant any additional relief** deemed just and proper under the circumstances.

Respectfully submitted,

/s/ Thurman Robinson

Thurman Robinson

Dated: **04/23/2025**

MOTION FOR EXPEDITED HEARING

TO THE HONORABLE JUDGE SHAWN F. BRATTON:

COMES NOW the Defendant, **Thurman Robinson**, appearing pro se, and respectfully moves this Court to **schedule an expedited hearing** to resolve all outstanding legal matters.

I. BACKGROUND

1. The Defendant's case has remained unresolved for **over five years**, far exceeding the statute of limitations.
2. The Defendant has **completed a court-approved Domestic Violence Class** and has enclosed an **enrollment letter and certificate of completion** verifying compliance with court requirements.
3. The Defendant needs this case resolved **urgently** to report back to his **military recruiter**, as he is **36 years old** and must finalize enlistment.

II. REQUEST FOR RELIEF

WHEREFORE, the Defendant respectfully requests that this Honorable Court:

1. **Schedule an expedited hearing** within **30 days** to resolve all outstanding legal matters.
2. **Grant any additional relief** deemed just and proper under the circumstances.

Respectfully submitted,

/s/ Thurman Robinson

Thurman Robinson

Dated: **04/23/2025**

IN THE STATE COURT OF GWINNETT COUNTY, GEORGIA

STATE OF GEORGIA

Plaintiff,

v.

THURMAN ROBINSON

Defendant.

Case Nos.: 20-D-02604-S2 / 20-D-02206-S2

ORDER GRANTING DEFENDANT'S MOTIONS

Upon consideration of the Defendant's **Motion to Schedule a Court Hearing, Motion to Hold the Court in Contempt, Motion to Dismiss Case Due to Mistrial, Motion to Recall Bench Warrant, Motion to Reinstate Driver's License, Motion to Cancel Restraining Order, and Motion for Expedited Hearing**, and for good cause shown, IT IS HEREBY ORDERED THAT:

I. DISMISSAL OF CASE & MISTRIAL DECLARATION

1. The Court **dismisses all charges with prejudice** due to procedural failures, excessive delays, and violations of the Defendant's constitutional rights.
2. The Court **declares a mistrial**, as the case has remained unresolved for **over five years**, far exceeding the statute of limitations for misdemeanor domestic violence cases (**O.C.G.A. § 17-3-1**).
3. The Court **recognizes the Defendant's right to a speedy trial under the Sixth Amendment**, which has been violated due to prolonged delays and judicial misconduct.

II. CONTEMPT FINDINGS & JUDICIAL REVIEW

4. The Court **holds the Gwinnett County Solicitor General's Office, the Public Defender's Office, the Magistrate, and the Jail in contempt** for failing to provide timely hearings, assign legal counsel, and notify the Defendant of case updates.
5. The Court **orders a judicial review of procedural errors**, including:
 - a. The failure to provide timely hearings
 - b. The failure to assign a new public defender despite multiple requests
 - c. The court's failure to notify the Defendant of case updates
 - d. The Gwinnett County Solicitor General's obstruction of justice, as documented in the 23-page petition filed against Brian Whiteside for criminal contempt

III. RECALL OF BENCH WARRANT & REINSTATEMENT OF DRIVER'S LICENSE

6. The Court **immediately recalls the bench warrant** issued against the Defendant, as it was improperly issued due to procedural failures.
7. The Court **orders the immediate reinstatement of the Defendant's driver's license**, which was unjustly suspended due to unresolved legal proceedings.

IV. CANCELLATION OF RESTRAINING ORDER

8. The Court **cancels the restraining order** against the Defendant, as it is no longer necessary and has become obsolete due to the absence of any contact with the involved parties for several years.

V. EXPEDITED HEARING & FINAL RESOLUTION

9. The Court **schedules an expedited hearing within 30 days** to ensure the Defendant's case is fully resolved.
10. The Court **reviews the Defendant's completion of the court-approved Domestic Violence Class**, including the **enrollment letter and certificate of completion**, and considers it in all relevant legal determinations.

VI. ADDITIONAL RELIEF

11. The Court **grants any additional relief** deemed just and proper under the circumstances.

SO ORDERED this ____ day of _____, 2025.

HONORABLE JUDGE SHAWN F. BRATTON

Gwinnett County State Court – Division 2

COURSE FOR VIOLENCE

DOMESTIC VIOLENCE CLASS

Domestic Violence Class Enrollment Verification Letter

Student: Thurman Robinson
Course: 4-hour Domestic Violence Class
Enrollment Date: May 6, 2025
Student ID: 2097599

This letter serves as notification that Thurman Robinson enrolled in the 4-hour Domestic Violence Class on May 6, 2025.

I am the course instructor and hold a Bachelor's Degree from the University of Florida. I am credentialed as a Certified Domestic Violence Specialist (CDVS-1), Certified Anger Management Specialist (CAMS-1), and a member of the Association of Domestic Violence Intervention Programs (ADVIP) and the National Anger Management Association (NAMA).

I have authored or co-authored educational materials which have reached tens of thousands of students. My writings have been acknowledged by, and received approval from, Federal and State Departments for use in court-required educational programs. Thousands of certificates verifying successful completion of programs I have written are widely accepted by most U.S. Court Judicial Districts.

I have worked in the non-profit sector for over a decade and have been a featured speaker at the National Department of Justice Offender Transition Conference and the AFCPE Military Conference. I have held positions on the board of directors of the Personal Finance Employee Education Foundation, National Financial Literacy Foundation, and the Florida JumpStart Coalition. I hold additional certifications from AFCPE, ICFE, NCHEC, and the U.S. Department of HUD. I have active memberships with NADCP, NAADAC, and APPA.

If you require any further information regarding the participation of Thurman Robinson in the Domestic Violence Class, please send an email to help@nalearning.org or call the number below.

Best,



Mr. Robert A. Williams, Course Instructor
Certified Domestic Violence Specialist (CDVS-1)
Certified Anger Management Specialist (CAMS-1)
help@nalearning.org | (888) 338-8855



Certificate of Completion

This certifies that the person named below has completed a
4 Hour Domestic Violence Class

COURSE FOR VIOLENCE

DOMESTIC VIOLENCE CLASS

Thurman Robinson

15634 Wallisville Rd #800 - 170, Houston, TX 77049

Date of Birth: 08/27/1988

Date of Course Completion: 05/06/2025

Certificate Number: 1453063



Mr. Robert A. Williams, Course Instructor
Certified Domestic Violence Specialist (CDVS-1)
Certified Anger Management Specialist (CAMS-1)
(888) 338-8855 | certificate@courseforviolence.com

Verify the authenticity of this certificate by
visiting: NALearning.org/Verify



IN THE STATE COURT OF GWINNETT COUNTY, STATE OF GEORGIA

DIVISION 2

STATE OF GEORGIA

v.

THURMAN ROBINSON

Case Nos.: 20-D-02604-S2 / 20-D-02206-S2

COMBINED MOTION FOR MISTRIAL, DISMISSAL, AND RELIEF WITH COUNTERCLAIMS

I. INTRODUCTION

Defendant Thurman Robinson respectfully moves this Court to grant the relief requested herein. By way of this motion, I seek (1) a declaration that a mistrial is warranted based on cumulative procedural errors and misconduct; (2) dismissal of all charges with prejudice; (3) recall of the bench warrant; (4) reinstatement of my driver's license; (5) cancellation of the restraining order; (6) closure of the bond with return of all bond funds; and (7) permission to participate in further proceedings remotely. Additionally, I request that the Court review the supporting documentation I have provided, including my original filings for a restraining order, trespassing, harassment, and bullying, not limited to the defamation of character and libel against my Real Estate Investing business, which clearly demonstrate that I have been the victim in this matter. I also seek consideration for counterclaims against the opposing party, his mother, and appropriate sanctions against counsel and judicial officers whose actions contributed to this miscarriage of justice.

II. STATEMENT OF FACTS

- In 2018, I filed for a restraining order, trespassing, harassment, and bullying against an aggressive, controlling boyfriend. I sought to protect myself from his controlling,

narcissistic and manipulative conduct which I think comes from his culture of being a “Jamaican Man” which he always reminds me to justify his unrealistic expectations, beliefs and behavior, when he is the only person literally living a lie, trapped in the closet, hiding from his true identity and masking it from his family, friends and co-workers.

- Despite my efforts to follow the law and protect myself, the magistrate denied my initial restraining order and, in a retaliatory measure, issued a restraining order against me. I have attached copies of my original filings for your review.
- My court-appointed attorney, Sean Kane, failed to notify me of my scheduled court date while I was in Los Angeles during the COVID-19 lockdown—a period when travel was highly restricted—and then withdrew from the case. This failure directly resulted in the issuance of a bench warrant against me. He basically tried to force me to take the 24 month of probation and just plead guilty. He did not want to do his job that he was assigned and protect me, he wanted to side with the prosecutor as if he lacks the competence and confidence to argue against the prosecution on my behalf. Nor would they let me speak or say anything. Just talk me into a guilty charge with no defense. So what’s the point of you talking to me or representing me.
- I have not resided in Georgia since August 2020.
- The prosecutor initially offered 12 months of probation for each related case; however, more than 24 months have elapsed, and I have not violated any probationary terms.
- On the day the restraining order was granted against me, I was at Kaiser Hospital due to an episode of alcohol poisoning. Despite informing the Court of my situation, the opposing party exploited the circumstances and falsely alleged that I violated the restraining order.
- The opposing party, aided by his mother, has engaged in a pattern of behavior designed to manipulate the legal process. His continued harassment (including repeated, baseless accusations and physical confrontations near my residence) and his attempts to portray me as the aggressor are well documented in the attached evidence.
- I have been the victim of retaliatory defamation, harassment, and wrongful enforcement of a restraining order—actions which I believe merit both dismissal of this case and a declaration of mistrial.
- The inaccurate processing of my bond paperwork has resulted in undue financial hardship. I now request that my bond be closed immediately and all bond funds returned.

III. ARGUMENT AND LEGAL BASIS

A. Mistrial and Dismissal Based on Procedural Errors and Misconduct

- The cumulative procedural errors—including ineffective counsel, failure to notify me of the court date, and improper handling of the restraining order—have deprived me of a fair trial.
- Barker v. Wingo, 407 U.S. 514 (1972) establishes the right to a speedy trial, which has been violated by these delays.
- Due to these errors, the integrity of the proceedings has been compromised to the extent that a declaration of mistrial is warranted.

B. Statute of Limitations and Right to Dismissal

- Under Georgia O.C.G.A. § 17-3-1, the statute of limitations for misdemeanor offenses is two years. With the events occurring well over five years ago, continued prosecution is time-barred.
- Additionally, my right to a speedy trial as guaranteed by the Sixth Amendment has been infringed upon.

C. Failure of Counsel and Ineffective Assistance

- As established in Strickland v. Washington, 466 U.S. 668 (1984), ineffective assistance of counsel undermines a defendant's right to due process. My attorney's failure to notify me directly contributed to the improper issuance of the bench warrant.

D. Unjust Enforcement of the Restraining Order

- Georgia's protective order statutes (O.C.G.A. § 19-13-1 et seq.) require that such orders be based on a demonstrable, ongoing threat. The evidence clearly shows that I have not posed a threat and have instead been the victim, while the opposing party's retaliatory conduct is unequivocal.
- State v. Smith, 287 Ga. App. 1 (2007) supports the dismissal of restraining orders when no continuing danger is present.

E. Bond Processing and Financial Hardship

- The bond in this case was processed improperly, and my financial resources have been unduly restricted.
- Equity demands that the bond be closed and all funds returned to allow me to resume my personal and professional life.

F. Counterclaims Against Opposing Party and Misconduct by Officials

- The evidence of retaliatory behavior, including false accusations and defamation by the opposing party and his mother, supports counterclaims for defamation and malicious prosecution under Georgia law (refer to O.C.G.A. Title 51, Chapter 5).
- I respectfully request that the Court consider imposing sanctions or awarding counterclaims against the parties responsible for this misconduct, as well as against those officials (including the public defender and magistrate) whose actions have contributed to this injustice.

IV. REQUEST FOR RELIEF

WHEREFORE, based on the foregoing, Defendant Thurman Robinson respectfully prays that this Court:

1. Declare a mistrial due to the cumulative procedural errors and misconduct;
2. Dismiss the case with prejudice on the grounds that the statute of limitations has expired and my right to a speedy trial has been compromised;
3. Recall the bench warrant issued against me;
4. Reinstate my driver's license immediately;
5. Cancel the restraining order, as it is no longer necessary for my protection;
6. Close the bond and order the return of all bond funds within 30 days;
7. Grant permission for me to participate in future proceedings via telephone or video conferencing;

8. Consider my counterclaims for defamation and malicious prosecution against the opposing party and his mother, and impose appropriate sanctions on the public defender and magistrate, should evidence of misconduct be established;
9. Award any further relief deemed just and proper by the Court.

V. SUPPORTING DOCUMENTATION

Attached herewith are the following documents, which support the allegations and relief requested:

- Copies of the original restraining order and my filings for trespassing, harassment, and bullying;
- Documentation detailing the events on the day the restraining order was granted;
- Evidence of my court-appointed counsel's inability to notify me and subsequent withdrawal;
- Police reports and other records documenting repeated harassment and retaliation;
- Evidence of the improper processing of my bond;
- Any additional correspondence and supporting documents establishing the pattern of victimization and retaliatory behavior.

VI. CONCLUSION

The cumulative evidence clearly demonstrates that I, Thurman Robinson, have been the victim in this case, seeking lawful protection against an aggressor engaged in narcissistic and manipulative behavior. The errors and misconduct in these proceedings are egregious, and I respectfully request that the Court grant this motion for mistrial, dismissal, and relief, along with resolving the counterclaims as provided herein.

Dated: 04/23/2025

/s/ Thurman Robinson

Thurman Robinson

PROPOSED ORDER

IT IS HEREBY ORDERED that:

1. A mistrial is declared due to cumulative procedural errors and misconduct.
2. The bench warrant issued against Thurman Robinson is recalled.
3. Thurman Robinson's driver's license is immediately reinstated.
4. The case is dismissed with prejudice.
5. The restraining order is cancelled.
6. The bond is closed and all bond funds are returned to the Defendant within 30 days.
7. Thurman Robinson is granted permission to participate in future proceedings via telephone or video conferencing.
8. The Court shall review the supporting documentation and consider counterclaims for defamation, malicious prosecution, and impose sanctions upon the opposing party, his mother, and, if warranted, officials responsible for prosecutorial and judicial misconduct.

Dated: 04/23/2025

Honorable Shawn F. Bratton
Judge, Gwinnett County State Court – Division 2

CERTIFICATE OF SERVICE

I hereby certify that on this 23 day of April 2025, I served a true and complete copy of the foregoing Combined Motion for Mistrial, Dismissal, and Relief with Counterclaims on all counsel and parties of record in accordance with applicable court rules.

/s/ Thurman Robinson

Thurman Robinson

Respectfully submitted,

Thurman Robinson

Supporting Documentation & Personal Statement of Thurman Robinson

Case: State of Georgia v. Thurman Robinson

Case Nos.: 20-D-02604-S2 / 20-D-02206-S2

Court: Gwinnett County State Court – Division 2

Judge: Honorable Shawn F. Bratton

Background and Procedural History

- On Sunday/Monday, I submitted combined motions for recall of warrant, reinstatement of driver's license, and dismissal of the case. However, I did not include a judge's order for Your Honor to sign, which would simplify the process.
- This case stems from a restraining order incident in 2018, where I initially filed for protection against the opposing party. My request was denied, and the opposing party retaliated by filing a restraining order against me, resulting in my current legal predicament.
- The magistrate failed to take my restraining order seriously, dismissing my concerns despite my evidence of repeated harassment and physical attacks. This decision placed me at a disadvantage and escalated the situation unnecessarily.

Issues with Court-Appointed Counsel

- My court-appointed attorney, Sean Kane, failed to notify me of the scheduled court date during the COVID-19 pandemic.
- Instead of requesting a continuance due to my inability to travel from Los Angeles during the lockdown, he withdrew from the case, knowing this would result in a warrant for my arrest.

- The lockdown in Los Angeles lasted for 18 months, during which travel was severely restricted. I have not resided in Georgia since August 2020 at the latest.

Probation Offer and Timeline

- The prosecutor initially offered 12 months of probation for each court case.
- It has now been over two years (24 months) since the probationary period would have ended, had I accepted the offer. I have not violated any terms of probation during this time.
- The prolonged nature of this case has caused undue hardship, as I have been forced to defend myself against retaliatory claims while maintaining compliance with the law.

Details of the Restraining Order Incident

- On the day the restraining order was granted against me, I was at Kaiser Hospital due to alcohol poisoning from the night before.
- The opposing party left the court and went to a gas station near my house, where he called the police and falsely claimed I violated the restraining order.
- I was unaware that the restraining order had been activated, as I had informed the court of my hospitalization.
- Both parties had temporary restraining orders at the time, but the opposing party's order was granted after his mother intervened upon learning that I, an African-American homosexual male, was involved.

Retaliation and False Claims

- The opposing party's mother fabricated accusations against me, escalating the charges and aggravating the situation.
- The opposing party continued to visit my house despite the restraining order, leading to repeated conflicts.
- I filed police reports documenting physical attacks and harassment, but law enforcement dismissed my concerns, stating they could not intervene.

Impact on My Life

- I am a published real estate investor, author, and multi-business entrepreneur specializing in tax preparation, accounting, day trading, and investments.
- This case has prevented me from pursuing further education, including military cyber security certification and law school, since 2018.
- My professional and personal life has been severely disrupted, as I was earning \$130,000 annually before this situation began.

Evidence of Retaliation and Misconduct

- The opposing party has a history of engaging in unprotected sexual activity for money, which poses health risks.

- I have screenshots and evidence of his involvement with multiple partners, which his mother refuses to acknowledge.
- Despite filing for protection, I have been left to defend myself against retaliatory claims, while the opposing party continues to manipulate the legal system.
- Mark Anthony Elijah Brown has participated in defamation and libel, by contacting my real estate business partner, telling her about our ongoing court cases, slandering my character in hopes of failed employment in business venture, to aggravate and escalate the situation out of retaliatory action against me. A counter claim lawsuit against him should be filed in another lawsuit.
- Andrea Jones has received spoken to my father, sister and no more than two calls from my phone number 323-5 40-1855, which I have never disrespected her or raise my voice because that is his mother, I would never disrespect her, she hasn't done anything to me, she's a nice sweet lady, we're both very calm. So I'm not sure who she has spoken to on the phone but just like the mother, I also have received a lot of harassing phone calls from his 2 to 3 other boyfriends while dating him for three years and other people letting me know that he's having threesomes with them and he comes over there every Saturday at 10 AM consistently or goes to see them when he gets off work at midnight, and his sugar daddies, his so called business partners that he's having sexual relations with. Whatever the case may be, he also has sexual content, not limited to pictures and videos that to my knowledge have went viral on platform, such as only fans, and Twitter, which is now called X. The original person who posted the video on their only fans told me that they removed it because he called them and ask them to remove it off the platform because he did not give them permission, subsequently the blogs share all of that individuals content on the platform called X, and those videos receive a minimum 10,000 + views, and that was a few months prior to me putting the restraining order on him, so I highly doubt that I could be the individual harassing him or his mother because I'm getting the same phone calls about him, which I don't care, I already know he's very promiscuous and he does sexual favors for money, which I don't judge because it seems to be a trend with the young African-American males and females, it's like a norm now.. My friends have talked about him, spoke his name up and he's gotten around Atlanta and he also went to the college for arts in Sandy Springs so he is very well known and popular. So I do not think it's me harassing his mother or whatever she says because I've only asked her to tell her son to stop coming to my house, which of course he didn't, and retaliated in anger because he's a Jamaican and he's dark and he's a football player and he punched me in the head 10 times and stole my bag and trash my house and tore the windshield wipers off my car. I didn't call the police on him I just haven't dealt with him since and I asked his mom to tell him to stop coming to my

house because I'm serious. When he got off of probation for the drug charge with marijuana, he proceeded to become very aggressive with me, so I put a restraining order on him August 1. The magistrate denied it. He found out about it, after I filed it again for the second time. He was very angry and so was his Mother, as if I may false claims about him being my boyfriend for the last three years and me dealing with him for the past six years I've been friends with him since he was a freshman in college. The magistrate was unconcerned about my safety.

I feel like the magistrate, set me up for a bad situation by denying my initial restraining order and allowing him to get one before me, and if you look at the original notes on the first to restrain, or I found in his, you will see that he is lying and he's not telling the full truth. In the case should be dismissed after carefully reviewing my initial report and his initial report and then my second initial report to the magistrate, it should begin to make sense to you.

Secondly, if you look at the address on the arrest warrant, it says Beaver ruin Road, I live on Beaver ruin Road, Steve Reynolds Boulevard crosses each other and Kaiser is on that block so why are you at the intersection of my house knowing that I'm at the doctors and now you have come to Come by me so you can say that I broke the restraining order because I didn't know that the restraining order was in effect because I wasn't at court. While I was recording you to show it to the course that you are still coming over here harassing and bullying me, you went and told the cops that I was recording you and I got a warrant for my arrest, I never received any mail, or notifications about the court dates to respond or show up, even though I was given a public defender from the beginning. This has been a very tough 5 to 7 years.

Then you have to ask yourself, the corp building is nowhere near my house. The QT gas station is at the corner. That was the first time I supposedly when she fossil reported that I broke the restraining order. The Kaiser is one block from there. How did you get from the Court office to Kaiser and managed to run into me while I'm leaving Kaiser unless you were sitting outside waiting for me? It's just too ironic, and if you have a restraining order against me, why are you still forcing yourself to come around me. Is it because I don't wanna talk to you, Mark Anthony? I just graduated with my masters degree that May 2018, just made \$130,000, and just secured my first fix and Flip in Atlanta, so why would I have time to be arguing with him or fighting with him when we never Have had any fights or serious physical altercation before. There is no police reports or history of me coming to his house doing all this stuff so how all of a sudden do all these occurrences just pop up, or is it because your friend is a police officer and they told you to tell the police all the stuff.

Sean Kane, the attorney that was assigned to me knowingly did not ask for a continuance of the case and knew that I would get a bench warrant. So the magistrate and the attorney assigned to be my public defender proceeded to screw me over.

At this point, I am helpless and there is nothing that I can do. And my grandmother just died in June 2000 and then my father died in February 14, 2022, so I had no idea about any court dates or anything nor have I been in Georgia for the last five years so again I still haven't got assigned another public defender so the courts and legal system is failing me miserably. And I lost a lot of money, I literally lost everything. And now I can't go to the military because of this.

The other Atty, or whatever his name is, resigned from the case as well, but when I request to see the discovery, he tells me that he's not going to send it to me because in fear that I'm in retaliation, so how am I supposed to know how to defend myself or know why I even have these charges, because I'm trying to figure out when did I break the restraining order because I have not been to his house or did anything to him, we only came in contact that one time when he drove over to my house. Which I keep telling the courts, the magistrate and the police that this boy will not stop coming to my house. I'll tell his mama to tell him to stop coming to my house. It's just not gonna end well and I don't wanna have to call the cops on him; I literally just helped him have to pay for him being on probation for marijuana, so why would I call the cops on him when I'm actually trying to help him stay out of trouble and not go to court and get off probation successfully, I even go to the probation meeting with him and sit outside in the car. I don't wanna be in court with this young man because I love him. But now he has something to prove because his Jamaican Mom says to her that he straight and I'm the enemy so I'm screwed.

The jail had to call me to come back down there because they release me without signing paperwork that was needed and told me if I didn't come back to the jail and signed the paperwork that they will put another warrant out for my arrest so that is another Miss procedure on the counties part, maybe, the magistrate, the public defender and the jail, plus he's lying and fabricating stories with his mother. When we're all being harassed because of his hypersexual behavior and tendencies. I'm hurt and what can we do about another grown man. Nothing, he's gonna be who he is, but I don't judge him because he's gay like me and asked me to marry him three times. Now his mom says none of that is true so I won't be having any more conversations with her. Because she's in denial like most mothers are of their sons especially when you're Jamaican. And he lives with his mother so he has to lie and tell her that he's straight and fake and get a girlfriend so that she won't kick him out.

The other Ex he has been dealing with since college freshman year that he has had several issues with. After speaking to his ex-boyfriend, I didn't even know at the time that Mark had actually got an apartment in his name for another grown man that he used to date while he was dating me, so I used to try to figure out why he was so frustrated and angry, and why he was lying and not answering his phone is showing up. Come to find out he has a whole Nother apartment with another man so he's having get another double relationship. This is the third time that I'm finding out about this later on. So whatever issues that he's been having with this man that he's never ever told me about, but they've been dealing with each other since he was 18 years old, That has to be the person that his mother is referring to because he's the one that said that he went to her house and got into it with the mother. I've never gotten into it with the mother. But because I found the restraining order and you have all my contact information I get blamed for something that your boyfriend Number two and you are going through in this new apartment that me and your mother have no idea about. Clock that T

The boyfriend even reached out to me through social media to ask me why does Marc keep threatening to call the cops on him, because he will call the cops on you and he will lie and fabricate because he seems to have these issues and problems with His past men and women that he dates. But according to the records in Decatur, this is not the first domestic violence go around for him. I don't have a record in Georgia and haven't been in any trouble in 6 to 10 years.

I never texted his mother. We don't have a text thread. I had Mark blocked for the last 8 months of our relationship so all these harassing messages, I received them as well from his other ex, the guy with the dreads.

My address is : 4041 Northridge Way, Norcross, GA 30093, United States

The Quick Trio at the corner light Main Street at my house address: 1515 Beaver Ruin Rd, Norcross, GA 30093, United States

Kaiser address: 3650 Steve Reynolds Blvd, Duluth, GA 30096, United States

Court location: it's somewhere over 20 mins away from me and he passed his house in Duluth to come over to my house in Norcross so why did he speed over here? It just doesn't make any sense how the place of the violation is at my house, Marc Anthony brown what are you doing at Thurman Robinson's house after court? You are intentionally trying to manipulate the law in retaliation to me getting a restraining order on you because I do not feel like having any drama, I made too much money. I was put in a realty magazine, four page article in 2019, I was supposed to run for Councilman, and got endorsed by the Atlanta councilman, one is Hispanic and when is black so why would I be arguing with you.

Mark has also done all my marketing and Graphic Design in advertising for my tax business, from flyers, to brochures, logos, marketing, campaigns, materials, anything you name it, so I have no ill malice towards him. I am very thankful for him in his services. I even bought him a computer to help him finish college, because his mother cannot afford a \$2500 computer. He did not complete that degree because he was so busy cheating on me and having multiple relationships which I do not care, that's his loss, he is the one that did not finish his bachelors degree at the Art Institute on his 3rd to 6th attempt. I do not have an issue with this young man, he has supported me, and I have supported him. I even gave him fake urine in college because his mother was drug testing him because she found out that he was smoking weed in college. He knows all my brothers, my dad and my family, etc. He knows all my college friends. He's a great guy. So this is very disheartening. I went to the police and told them about the defamation and libel, but I'm not interested in fighting with him. We can go our separate ways. I helped him establish and encourage him to start his Graphic Design business and have sent him so many customers and will still refer people to him today. I do not think all this is worth me not being able to go to the military from something that happened in 2018 and is now 2025, considering all the situation and mishaps to all these processes and I still don't have a public defender. For the third time.

Lastly, he knows that I'm going to see a therapist, he also knows that I am on medication, prescriptions, mood, depression. They have side effects, and I told him that you just really need to leave me alone, so I don't know if it's the medication that just made me completely cut him off because I just wanna be happy, and I don't wanna be hurt. So you can see with the attachment of the doctors note that It's the same the same day when I was at Kaiser, the same day that we had court for both of our temporary restraining orders that he drove over there purposefully, intentionally to try to get me in jail for whatever reason. So this definitely needs to be a missile after review of this information and details of what actually occurred. It's really a bunch of nonsense.

Errors in Processing and Bond Issues

- The jail failed to process my paperwork correctly, resulting in improper documentation and delays.
- My bond was not signed properly, and I request that it be closed and the funds returned to me.

Grounds for Dismissal:

- a) The restraining order was based on false information and fabricated allegations by Mark Brown and his mother.
- b) Thurman Robinson has experienced significant hardships due to this case, including defamation of character, pain and suffering, lost wages, lost investments, and other damages dating back to August 2018.
- c) The handling of this case by the public defender and the County of Gwinnett has been flawed, including several instances of misprocessing, miscommunication, and changes to court dates without the Petitioner's consent.
- d) These procedural missteps have severely affected Thurman Robinson's life, including his ability to register for the Air Force.

Request for Relief

I respectfully request that Your Honor:

- 1. Review the original temporary restraining order and identify the errors that led to this situation.
 - 2. Direct the prosecutor to reexamine the case and acknowledge the retaliatory nature of the opposing party's claims.
 - 3. Declare a mistrial based on the procedural errors and misconduct outlined above.
 - 4. Grant the relief sought in my combined motions, including recall of the warrant, reinstatement of my driver's license, dismissal of the case, cancellation of the restraining order, closure of the bond, and return of funds.
 - 5. Petitioner requests disciplinary action against the public defender and other responsible parties in the County of Gwinnett for the mishandling of his case.
- e) Petitioner seeks the ability to file a counterclaim lawsuit against the County of Gwinnett, Mark Anthony Brown, and his mother Andrea Jones Sutherland for defamation of character, pain and suffering, lost wages, lost investments, and other related damages.

Additional Motions:

- a) Petitioner reserves the right to file a motion for contempt against Mark Anthony Brown and his mother for fabricating stories and falsely accusing the Petitioner.
- b) Petitioner further reserves the right to file a motion for damages pursuant to the counterclaim lawsuit. Counterclaims: For defamation and other damages against Mark Brown, his mother, and the county of Gwinnett.
- c) Petitioner requests a comprehensive list of necessary documents and forms, complete with instructions on proper filing, signing, and e-filing procedures required to successfully address this matter before the Court.
- d) Petitioner calls upon the Court to contact the county clerk to notify the bondsman and reset the court date, thus removing the arrest warrant for his missed court appearance.

Conclusion

This case has caused significant hardship and injustice, stemming from procedural errors, ineffective counsel, and retaliatory actions. I urge the Court to take immediate action to rectify these issues and restore fairness to the proceedings.

1. Motion to Dismiss the Case: This motion would argue for the dismissal of the charges against Thurman due to the misinformation and lies that led to the restraining order, as well as the procedural errors and misconduct by the county.
2. Motion for Contempt: This motion would seek to hold the plaintiffs (Mark Brown and his mother) in contempt for fabricating stories and falsely accusing Thurman Robinson.
3. Motion for Damages: This motion would seek compensation for defamation of character, pain and suffering, lost wages, lost investments, and other damages dating back to August 2018.
4. Motion to Quash Arrest Warrant: Given that Thurman Robinson no longer resides in Georgia and missed court dates due to reasons beyond his control, this motion would request the removal of the arrest warrant
5. Motion for Disciplinary Action: This motion would request disciplinary action against the public defender and the county of Gwinnett for mishandling the case and changing court dates without Thurman's consent.

6. Counterclaim Lawsuit: A counterclaim against the county of Gwinnett, Mark Brown, and his mother Andrea Jones for defamation and libel, pain and suffering, lost wages, lost investments, and other damages.

Given that Thurman Robinson no longer resides in Georgia and missed court dates due to reasons beyond his control, this motion would request the removal of the arrest warrant.

Please see attached documents, photos, initial court filings in my behalf where I am the Plaintiff, it should not be the other way around, doctors notes matching the same day of court, and the same day of the violation of the restraining order within a three hour period or less. And he was out of court. If there was no initial violation on that first day that I missed court, and he was granted the restraining order, I would not be in this predicament or situation now because I have not done nothing to that young man but move on with my life, career, health and education. He told me at my graduation in May 2018 that he was jealous of me because he would never be able to have the opportunity to sit at the table, at his graduation dinner, with his mother and his family and his boyfriend, and he assumed the entire time that I didn't have a family or support in it and tease me about me being born on crack and calling me a crack, baby when my father is actually married, and my family is supportive of me, but of course I am homosexual so the support can be limited.

Respectfully submitted,

/s/ Thurman Robinson

Thurman Robinson

LEGAL REFERENCES AND SUPPORTING AUTHORITIES

- Georgia Family Violence Act – O.C.G.A. § 19-13-1 et seq.
 - Establishes the statutory framework for protective orders in domestic violence cases, including the issuance and enforcement of temporary and permanent orders.
- Statute of Limitations for Misdemeanor Offenses – O.C.G.A. § 17-3-1
 - Sets a two-year limitation period for the prosecution of misdemeanor offenses, which is relevant when considering the expiration of charges in this matter.
- Georgia Defamation and Libel Statutes – O.C.G.A. Title 51, Chapter 5 (Sections 51-5-1 through 51-5-12)
 - Governs claims involving libel and slander, providing remedies for defamatory statements that have caused harm to reputation, including retaliatory actions.
- Georgia Consumer Protection Act – O.C.G.A. § 10-1-390 et seq.
 - Protects consumers from deceptive trade practices and unfair business practices, which may be relevant to fraudulent or retaliatory conduct.
- Sixth Amendment of the United States Constitution
 - Guarantees the right to a speedy trial, a right that has been compromised due to prolonged delays and procedural failures in this case.
- Strickland v. Washington, 466 U.S. 668 (1984)
 - Establishes the standard for effective assistance of counsel; pertinent to the failure of my court-appointed attorney to notify me of the scheduled court date.
- New York Times Co. v. Sullivan, 376 U.S. 254 (1964)

– Sets forth the actual malice standard required for defamation claims involving public figures, which supports claims of libel and retaliatory defamation.

- Barker v. Wingo, 407 U.S. 514 (1972)

- Provides the criteria for determining whether an extended delay has violated a defendant's right to a speedy trial.

- Mathews v. Eldridge, 424 U.S. 319 (1976)

- Articulates the balancing test for procedural due process requirements in administrative and judicial proceedings.

IN THE STATE COURT OF GWINNETT COUNTY
STATE OF GEORGIA

State of Georgia :
:
v. : Case No. 20-D-02206-S2
Thurman Robinson, :
:
Defendant. :

**DEFENSE COUNSEL
NOTICE OF INTENT TO WITHDRAW**

The undersigned defense counsel files this Defense Counsel Notice of Intent to Withdraw pursuant to Uniform Superior (State) Court Rule 4.3 to give notice to opposing counsel, the Court, and Defendant, Thurman Robinson, that he intends to withdraw from representation. Counsel is serving a copy of this notice upon Defendant at his last known mailing address and email address advising Defendant of the following:

- (A) I wish to withdraw as attorney for Thurman Robinson in this case;
- (B) The Court retains jurisdiction of this action;
- (C) Thurman Robinson has the burden of keeping the Court informed where notices, pleadings or other papers may be served;
- (D) Thurman Robinson has the obligation to prepare for trial or hire new counsel to prepare for trial when the trial date has been scheduled and to conduct and respond to discovery or motions in the case;
- (E) If Thurman Robinson fails or refuses to meet these burdens, he may suffer adverse consequences, including bond forfeiture and arrest;
- (F) Counsel is not currently aware of any dates for scheduled proceedings, including trial, except that the Court was attempting to schedule trial for May, June, or July of 2022 to allow

Page 1 of 3

Defendant time to arrange for travel from California, but the holding of any such proceedings will not be affected by the withdrawal of counsel;

- (G) Service of notices may be made upon Thurman Robinson at his last known mailing address; and
- (H) Thurman Robinson has the right to object within 10 days of the date of this notice which will be February 18, 2022.

Defense counsel further states that the reason for the withdrawal is that, in recent communications with Defendant, Defendant became hostile, profane, and insulting to such a degree that counsel has come to believe that effective representation is no longer possible.

February 8, 2022

The Law Office of Sean Kane, LLC

/s/ Sean Kane
Sean Kane

3220 Gravel Springs Road

IN THE STATE COURT OF GWINNETT COUNTY
STATE OF GEORGIA

STATE OF GEORGIA

v.

THURMAN ROBINSON

* * *
ACCUSATION NO:
20D 02206-2

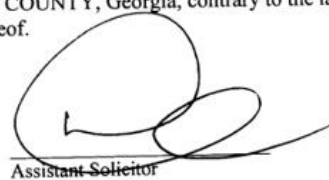
FILED IN OFFICE
CLERK STATE COURT
GWINNETT COUNTY GA
HORATIO ALEXANDER
20 MAY 20 AM FILED
16-5-95;

ACCUSATION

Count 1 003

Brian Whiteside, the Solicitor-General of Gwinnett County, as Prosecutor in the name and behalf of the citizens of Georgia, does hereby charge and accuse THURMAN ROBINSON with the offense of VIOLATING FAMILY VIOLENCE ORDER for that the said Accused, on about October 23, 2018, did knowingly and in a nonviolent manner violate the terms of a civil family violence order, to wit: that defendant not place Mark Brown under surveillance, issued on 10/23/2019, pursuant to Article 1 of Chapter 13 of Title 19 of the Official Code of Georgia, issued against said accused, by placing Mark Brown under surveillance, in violation of O.C.G.A. 16-5-95;

The above offense having occurred in GWINNETT COUNTY, Georgia, contrary to the laws of this State and the good order, peace, and dignity thereof.



Assistant Solicitor

CRIMINAL ARREST WARRANT

20D 02206-2

GEORGIA, GWINNETT COUNTY
STATE OF GEORGIA
v.

THURMAN EARL ROBINSON
DOB: 08/27/1988, Custody: No
Race: B, Sex: Male, Height: 6'0", Weight: 170, Hair: BLK
(Black), Eyes: BRO (Brown)
4041 NORTHRIDGE WAY, #6, NORCROSS, GA, 30093

AFFIDAVIT

Personally appeared the undersigned prosecutor, A. V. Truong who, on oath, says that, to the best of the prosecutor's knowledge and belief, the above named accused, between 10/23/2018 05:12:00 PM and 10/23/2018 05:15:00 PM at 1515 BEAVER RUIN RD, NORCROSS, GA, 30093, GWINNETT COUNTY did commit the offense of VIOLATE FAMILY VIOLENCE ORDER(Misdemeanor) in violation of O.C.G.A. 16-5-95 and against MARK ELIJAH Brown and the laws of the State of GEORGIA. The facts of this ORDER issued for arrest are based on Said accused did knowingly and in a nonviolent manner violate a TEMPORARY PROTECTIVE FOLLOWED VICTIM IN A CAR FROM 1515 BEAVER RUIN RD. ACCUSED CHASED VICTIM SOUTH ON STEVE REYNOLDS FOLLOWING BEHIND VICTIM AND PULLED ALONG SIDE VICTIM. Said contact is a violation of the order at issue. Prosecutor makes this affidavit that a warrant may be issued for the accused person's arrest.

Sworn to and subscribed before me this 23rd day of October, 2018, at 10:47:08 PM

*John K. Schubel**A.V. Truong #1356*

Judge:
Magistrate Court of GWINNETT COUNTY

Prosecutor: A. V. Truong
Badge: 1856

Agency: Gwinnett County Police

STATE WARRANT FOR ARREST

To any Sheriff, Deputy Sheriff, Coroner, Constable or Marshal of this State— Greetings:
For sufficient cause made known to me in the above affidavit, incorporated by reference herein, and other sworn testimony; you are hereby commanded to arrest the accused THURMAN EARL ROBINSON named in the above affidavit, charged by the prosecutor therein with the above offense(s) against the laws of this State at the time, place and manner named in the above affidavit, and bring the accused before me or another judicial officer of this State to be dealt with as the law directs. Herein fail not.

This 23rd day of October, 2018, at 10:47:08 PM

John K. Schubel

Judge:
Magistrate Court of GWINNETT COUNTY

ORDER FOR BOND

IT IS HEREBY ORDERED that the aforesaid accused, THURMAN EARL ROBINSON, be and is hereby granted bail to be made with sufficient surety as approved by the Sheriff of GWINNETT COUNTY in the amount of One Thousand Dollars \$1,000.00 to secure the presence of said accused at arraignment, trial and final disposition in the Superior Court/ State Court of GWINNETT COUNTY.

Witness my hand and seal, this 23rd day of October, 2018, at 10:47:08 PM

John K. Schubel

Judge:
Magistrate Court of GWINNETT COUNTY

FELONY FAMILY VIOLENCE PROBATION
 MISDEMEANOR SPECIAL CONDITIONS OF BOND PAROLE
 IN CUSTODY

FILED IN OFFICE	CLERK STATE COURT
GWINNETT COUNTY, GA	
JOHN R. ALEXANDER, CLERK	
20 MAY 2018	11:45 AM
SERVED BY	1312
BADGE NUMBER	18098723
CASE NUMBER	

FILED OCT 24 2018 7:32 AM
RECORDED
ECCS

IN THE STATE COURT OF GWINNETT COUNTY
STATE OF GEORGIA

STATE OF GEORGIA

v.

THURMAN ROBINSON

ACCUSATION NO:

200 02604-2

CLERK STATE COURT GA
GWINNETT COUNTY GA
RICHARD ALEXANDER, CLERK
20 JUN 17 AM 11:02

ACCUSATION

Count 1 001

Brian Whiteside, the Solicitor-General of Gwinnett County, as Prosecutor in the name and on behalf of the citizens of Georgia, does hereby charge and accuse THURMAN ROBINSON with the offense of HARASSING COMMUNICATIONS for that the said Accused, between August 25, 2018 and October 14, 2018, the exact date of the offense being unknown, did unlawfully contact ANDREA JONES via text messaging, repeatedly and for the purpose of annoying, harassing, and molesting said person, in violation of O.C.G.A. 16-11-39.1;

The above offense having occurred in GWINNETT COUNTY, Georgia, contrary to the laws of this State and the good order, peace, and dignity thereof.


Assistant Solicitor

9:47



62



[View After Visit Summary](#)

NOV Ancillary Orders

21 Nelson Yuen, MD

2018 Gwinnett Internal Medicine



[View After Visit Summary®](#)

OCT Emergency

23 Department

2018 Gwinnett Advanced Care Center



[View After Visit Summary®](#)



[View notes](#)

OCT History

23 EVANS RN, DONNA ROSCHELLE

2018 Gwinnett Advanced Care Center



[View After Visit Summary®](#)

AUG Ancillary Orders

21 Nelson Yuen, MD

2018 Gwinnett Internal Medicine



[View After Visit Summary®](#)

AUG ALLIED

15 HEALTH/NURSE VISIT

- MH/BH

(Missed)

[Website Feedback](#)

healthy.kaiserpermanente.org

After this page, you will find the original cases that I filed on Mark Anthony Elijah Brown in August, then you will see he filed one against me, and then I filed one against him. It's kind of a back-and-forth thing. They weren't trying to say that I was trespassing, or harassing them or phone calls or anything until after they received my initial charges, I just wanted him to leave me alone. I also attend copies of him contacting Lorraine, who is my employee, Real Estate Mentor and Project Manager, she actually works for me, but I lost a lot of money and my real estate business because of him sending her all that information and she also responded back to him. The dream visions, his business graphic design Instagram page is also a page where he publicly posted it The information to defame my character. He also has helped me run my tax business and has posted my clients names and Social Security numbers, and their IDs online but his mom doesn't know anything about that or the police because I never wanted to say anything in fear that he may actually get in more trouble than me once the truth comes out.. My tax clients actually saw the page and told me about it and reported it. So there are a lot of other things that he has done that I just never ever told the courts because This is my first time communicating with you guys. So please find the attached document so you can actually see the pattern in the dates. To see that I actually initiated the restraining order twice. And then I also went back to the courts again in September and October. And then he filesbin retaliation basically saying the same things I said, but putting me his house. Why are there no previous records, police reports, police cars, text messages, anything prior to be filing the initial restraining order. If you see the dates from his mother, she did not have anything to say about me ever contacting her until after I file those court documents on him then all of a sudden This whole story is made up. Why didn't you guys go to the court first? Because you were not a threat and Thurman Robinson was not coming to your house in Duluth and Thurman Robinson was not doing anything to you. I spoke with his other ex-boyfriend that he was dating simultaneously with me that he obtained an apartment with that guy in 2017 or 2018, so I don't have a copy of the phone conversation but that's how I found out a lot of this information that was going on from our relationship that started in 2015 of June, Memorial Day weekend and ended in 2018 memorial day weekend. The same month of my graduation. Where he was texting other guys in my bed at 5 o'clock in the morning and texting them in the car while my brother is driving us back from Virginia, but he lied to his mother and told his mother that he was going on a work trip. He has never worked at another location or been assigned to work at another location, he's on vacation with his boyfriend that his mother does not know about. So I do empathize with him in the stress that he goes through from living in secrecy and hiding from his mother from the age of 18 to 23. Because I've been dealing with him from 2012 to 2018. And I dated him from 2015 to 2018. I sent to his house where his mother stays there, they turn around and follow it back against me, but it's two of them so I lose. Nothing I can really fight.

gwinnettcourts.com

SUPERIOR | STATE | MAGISTRATE | PROBATE | JUVENILE | RECORDER'S Monday, October 15, 2018
CLERK OF SUPERIOR, STATE, & MAGISTRATE COURTS COUNTY OF GWINNETT Select Language I'm looking for... [Collapse All]

Courts & Judges Case Search Court Programs Jury Services Deeds | Land Records About

Home Back to Search Robinson Vs Brown [Collapse All]

Case Information

Case Number:	18-P-01618-0	Filing Date:	Friday, August 10, 2018
Case Type:	Superior Court Domestic	Disposition:	Order
Category:	Family Violence Petition	Disposition Date:	Friday, August 10, 2018
Court:	Superior Court Civil - Family Violence	Disposition Manner:	
Filing Type:	Petition	Official:	Judge Judicial Assistance

Party Information

- Thurman Robinson (Plaintiff Pro Se)
- Mark Anthony E Brown (Defendant)

Summons

Summons Issued to Mark Anthony E Brown. Sheriff Summons.

Documents

Document images may be obtained at the courthouse.

- 2018-08-10 - Gen Civ/Dom Rel Case Filing Info PLAINTIFF PRO SE
- 2018-08-10 - PETITION PLAINTIFF PRO SE
- 2018-08-10 - Confidential Informational Form PLAINTIFF PRO SE
- 2018-08-10 - DISMISSAL ORDER JUDGE

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CLERK OF SUPERIOR, STATE, & MAGISTRATE COURTS COUNTY OF GWINNETT Select Language I'm looking for... [Collapse All]

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Case Information

Case Number:	18-M-31373	Filing Date:	Monday, September 10, 2018
Case Type:	Magistrate Court Civil	Disposition:	
Category:	Small Claims General Civil	Disposition Date:	
Court:	Magistrate Court Civil	Disposition Manner:	
Filing Type:		Official:	Judge Magistrate

Party Information

- Mark Anthony Elijah Brown (Plaintiff Pro Se)
- Thurman Robinson (Defendant)

Summons

Summons Issued to Thurman Robinson. Sheriff Summons 09/11/2018. Service Date: 09/19/2018. Not Est./Not To Be Found. Unable To Locate Defendant For Service, Multiple Attempts Made For Service.

Documents

Document images may be obtained at the courthouse.

- 2018-09-10 - Statement of Claim PLAINTIFF PRO SE
- 2018-09-20 - Sheriff's Entry of Service Non Est SHERIFF

Last updated on Oct 19, 2018 09:30 PM. **The official court records are maintained by the Clerk of Court for Superior, State and Magistrate Courts and are available only from the office Monday thru Friday 8:00AM to 5:00PM.

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Case Information

Case Number:	18-H-00898	Filing Date:	Monday, August 13, 2018
Case Type:	Application Hearings For Warrants	Disposition:	Dismissed For Want Of Prosecution
Category:	Regular Warrants	Disposition Date:	Wednesday, September 26, 2018
Court:	Magistrate Court Criminal - Application Hearings	Disposition Manner:	
Filing Type:	Warrants Issued From Jail	Official:	Judge Magistrate

Scheduled Events

Date	Time	Courtroom	Event	Party	Status
09/26/2018	6:30PM	1	Application Hearing		

Party Information

- Mark-anthony Elijah Brown (Accused) 3395 Berkeley View Ct NW, Duluth, GA 30096.
- Thurman Robinson (Applicant) Confidential

Charge/Sentence

Mark-anthony Elijah COUNT 1

on 08/10/2018. O.C.G.A. 16-11-39.1, Harassing Phone Calls.

COUNT 1

on 08/10/2018. O.C.G.A. 16-5-23, Simple Battery.

Documents

Document images may be obtained at the courthouse.

- 2018-08-13 - Warrant Application
- 2018-08-13 - Verification of Address on Application
- 2018-08-13 - Disposition of Warrant Application
- 2018-08-13 - Notice of Civilian Warrant Application
- 2018-09-27 - Order of Disposition of Hearing

4:24 October 23, 2018 1:58 AM 1:58 AM 20% **gwinnettcourts.com**

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Case Information

Case Number:	18-M-31373	Filing Date:	Monday, September 10, 2018
Case Type:	Magistrate Court Civil	Disposition:	
Category:	Small Claims General Civil	Disposition Date:	
Court:	Magistrate Court Civil	Disposition Manner:	
Filing Type:		Official:	Judge Magistrate

Party Information

- Mark Anthony Elijah Brown (Plaintiff Pro Se)
- Thurman Robinson (Defendant)

Summons

Summons Issued to Thurman Robinson. Sheriff Summons 09/11/2018. Service Date: 09/19/2018. Not Est./Not To Be Found. Unable To Locate Defendant For Service, Multiple Attempts Made For Service.

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- 2018-09-20 - Sheriff's Entry of Service Non Est SHERIFF

Last updated on Oct 19, 2018 09:30 PM. **The official court records are maintained by the Clerk of Court for Superior, State and Magistrate Courts and are available only from the office Monday thru Friday 8:00AM to 5:00PM.

SUPERIOR | STATE | MAGISTRATE | PROBATE | JUVENILE | RECORDER'S Tuesday, October 23, 2018
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Case Information

Case Number: 18F-01618-0 Filing Date: Friday, August 10, 2018 Disposition: Order Category: Family Violence Petition Court: Superior Court Civil - Family Violence Disposition Manner: Official: Judge Judicial Assistance Filing Type: Petition

Party Information

- Thurman Robinson (Plaintiff Pro Se)
- Mark Anthony E Brown (Defendant)

Summons

Summons Issued to Mark Anthony E Brown. Sheriff Summons.

Documents

Document images may be obtained at the courthouse.

- 2018-08-10 - Gen Civ/Dom Rel Case Filing Info PLAINTIFF PRO SE
- 2018-08-10 - Petition PLAINTIFF PRO SE
- 2018-08-10 - Confidential Informational Form PLAINTIFF PRO SE
- 2018-08-10 - DISMISSAL ORDER JUDGE

Last updated on Oct 19, 2018 09:30 PM. *The official court records are maintained by the Clerk of Court for Superior, State and Magistrate Courts and are available only from the office Monday thru Friday 8:00AM to 5:00PM.



Scheduled Events					
Date	Time	Courtroom	Event	Party	Status
09/26/2018	6:30PM	1	Application Hearing		

Party Information

- Mark-anthony Elijah Brown (**Accused**)
3395 Berkeley View Ct NW, Duluth, GA 30096.
- Thurman Robinson (**Applicant**)
Confidential

Charge/Sentence

Mark-anthony Elijah Brown

COUNT 1

on 08/10/2018. O.C.G.A. 16-11-39.1, Harassing Phone Calls.

COUNT 1

on 08/10/2018. O.C.G.A. 16-5-23, Simple Battery.

Documents

Document images may be obtained at the courthouse.

- 2018-08-13 - Warrant Application
- 2018-08-13 - Verification of Address on Application
- 2018-08-13 - Disposition of Warrant Application
- 2018-08-13 - Notice of Civilian Warrant Application
- 2018-09-27 - Order of Disposition of Hearing

Last updated on Oct 19, 2018 09:30 PM. *The official court records are maintained by the Clerk of Court for Superior, State and Magistrate Courts and are available only from the office Monday thru Friday 8:00AM to 5:00PM.



October 23, 2018

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Case Information

Case Number: 18H-00958 Case Type: Application Hearings For Warrants Disposition: Dismissed For Want Of Prosecution Category: Regular Warrants Court: Magistrate Court Criminal - Application Hearings Disposition Date: Wednesday, September 26, 2018 Disposition Manner: Disposition Type: Warrants Issued From Jail Official: Judge Magistrate

Scheduled Events

Date	Time	Courtroom	Event	Party	Status
09/26/2018	6:30PM	1	Application Hearing		

Party Information

- Mark-anthony Elijah Brown (**Accused**)
3395 Berkeley View Ct NW, Duluth, GA 30096.
- Thurman Robinson (**Applicant**)
Confidential

Charge/Sentence

Mark-anthony Elijah Brown

COUNT 1

on 08/10/2018. O.C.G.A. 16-11-39.1, Harassing Phone Calls.

COUNT 1

on 08/10/2018. O.C.G.A. 16-5-23, Simple Battery.

Documents

Document images may be obtained at the courthouse.

- 2018-08-13 - Warrant Application
- 2018-08-13 - Verification of Address on Application
- 2018-08-13 - Disposition of Warrant Application
- 2018-08-13 - Notice of Civilian Warrant Application
- 2018-09-27 - Order of Disposition of Hearing

Last updated on Oct 19, 2018 09:30 PM. *The official court records are maintained by the Clerk of Court for Superior, State and Magistrate Courts and are available only from the office Monday thru Friday 8:00AM to 5:00PM.



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Case Information

Case Number: 18H-01234 Case Type: Application Hearings For Warrants Disposition: Dismissed Category: Regular Warrants Court: Magistrate Court Criminal - Application Hearings Disposition Date: Monday, October 22, 2018 Disposition Manner: Disposition Type: Warrants Issued From Jail Official: Judge Magistrate

Scheduled Events

Date	Time	Courtroom	Event	Party	Status
11/14/2018	6:30PM	1	Application Hearing		

Party Information

- Mark Anthony Brown (**Accused**)
3315 Berkeley View Ct, Duluth, GA 30096.
- Thurman Robinson (**Applicant**)
Confidential

Charge/Sentence

Mark Anthony Brown

COUNT 1

on 10/22/2018. O.C.G.A. 16-7-21, Criminal Trespass.

Documents

Document images may be obtained at the courthouse.

- 2018-10-23 - Warrant Application
- 2018-10-23 - Verification of Address on Application
- 2018-10-23 - Disposition of Warrant Application
- 2018-10-23 - Notice of Civilian Warrant Application
- 2018-11-09 - Returned Mail 3315 BERKELEY VIEW CT

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4:26

March 29, 2019
11:47 PM
11:47 PM
38%

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dream_visionz • Follow ...

Party Information

- Mark Anthony Brown (**Plaintiff Pro Se**)
- Thurman Earl Robinson (**Defendant**)

Summons

Summons
Issued to Thurman Earl Robinson. Sheriff Summons 10/12/2018. S 10/15/2018. Personal Service.

Documents

Document images may be obtained at the courthouse.

- 2018-10-12 - Gen Civ/Dom Rel Case Filing Info PLAINTIFF PRO SE
- 2018-10-12 - Petition PLAINTIFF PRO SE
- 2018-10-12 - Confidential Informational Form PLAINTIFF PRO SE
- 2018-10-12 - FAMILY VIOLENCE ORDER JUDGE
- 2018-10-16 - SHERIFF'S ENTRY OF SERVICE SHERIFF
- 2018-10-23 - FAMILY VIOLENCE ORDER - 1 YEAR JUDGE

Last updated on Mar 27, 2019 09:30 PM. *The official court records are maintained by the Clerk of Court for Superior, State and Magistrate Courts Monday thru Friday 8:00AM to 5:00PM.

4 likes that this man is trying me under my own business lmao !!

4:51 PM Touch to resume FaceTime 08:50

LB Lorraine

Today 2:04 PM Yes ? \$25k ? Delivered

Today 3:14 PM Ok, yes - \$25k would be probably more than enough.
So - does this work for you - You buy it, you get the hard money loan (Rui can handle - which starts your experience) we help you with the rehab, contractor, and selling it and we split the profits.
We will do an agreement in writing. Wholesaler wants all the offers by tomorrow.
He's asking \$55k, rno is about \$40-45k and ARV is \$150k

Ok.

11:47 PM 38%

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Party Information

- Mark Anthony Brown (**Plaintiff Pro Se**)
- Thurman Earl Robinson (**Defendant**)

Summons

Summons
Issued to Thurman Earl Robinson. Sheriff Summons 10/12/2018. S 10/15/2018. Personal Service.

Documents

Document images may be obtained at the courthouse.

- 2018-10-12 - Gen Civ/Dom Rel Case Filing Info PLAINTIFF PRO SE
- 2018-10-12 - Petition PLAINTIFF PRO SE
- 2018-10-12 - Confidential Informational Form PLAINTIFF PRO SE
- 2018-10-12 - FAMILY VIOLENCE ORDER JUDGE
- 2018-10-16 - SHERIFF'S ENTRY OF SERVICE SHERIFF
- 2018-10-23 - FAMILY VIOLENCE ORDER - 1 YEAR JUDGE

Last updated on Mar 27, 2019 09:30 PM. *The official court records are maintained by the Clerk of Court for Superior, State and Magistrate Courts Monday thru Friday 8:00AM to 5:00PM.

4 likes dream_visionz No comment 😂. Someone just alerted me that this man is trying me under my own business lmao !!

Got this earlier - was it in reference to the report? I have no clue who this was and they didn't reply

Text Message Today 3:00 PM

Lorraine Beato Gwinnett county cops are looking for your associate Thurman Earl Robinson.

Mark Anthony !

Lorraine Beato Realtor

Oh! 404 phone number?

I tried to do a pto on him in aug. they denied it. He came to my house a week ago, I think I told you to pick up Will. Now he told the police it stalking him after he came to my house. He's very tit for tat.

4047968192

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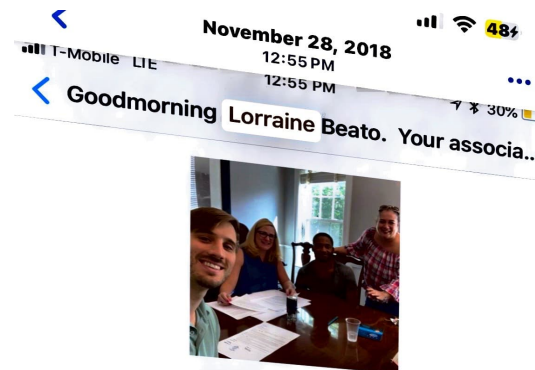
That was sent today ?

Lorraine Beato Realtor

Text Message
Tue, Oct 16, 3:00 PM

Lorraine Beato Gwinnett county cops are looking for your associate Thurman Earl Robinson.

I'm sorry, Who is this?
He's not my associate.



Goodmorning Lorraine Beato. Your associate Thurman Robinson has several warrants for his arrest from multiple people.
Warrant for Criminal trespassing

Warrant for harassing communication
Warrant for violation of restraining order .
All is available on gwinnett county courts. Plus a few more from other victims of his heavy drug use and mental imbalance. Please be careful .

Who is this?

I use to work with Mr.Robinson and our business dealing did not go over so well. Upon realizing that his drug use(coke) and mental health was not under his control I decided to cut all business ties .Mr.robinson has cost me thousands of dollars .I am still trying to get my money back .He is a scum bag .



■■■ T-Mobile LTE 12:55 PM ↗ * 30%

Goodmorning Lorraine Beato. Your associa...



Goodmorning Lorraine Beato. Your associate Thurman Robinson has several warrants for his arrest from multiple people.

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■■■ T-Mobile LTE 12:55 PM ↗ * 29% [yellow bar]

Goodmorning Lorraine Beato. Your associa...

reputation and I just wanted to give you info I think you should know and I wish I knew at the time .



I have known Mr. Robinson for 2 years.

I have been around for a long time and I don't take anyone's word for anything.

Once again, I am requesting your name or I have your number. I will find out.

Please refrain from contacting me any more.

Mr Robinson is dangerous and if you share this information with him I am fearful for my business and my well being . He has vandalized my property and has threatened me constantly since our business relationship fell through. A complete different person .as you wish .i will stop hope things go well .

You won't tell me who you are - you are hiding behind text messages.

Best to you.

Charge/Sentence
Thurman Earl Robinson

■■■ T-Mobile LTE 12:55 PM ↗ * 29% [yellow bar]

Goodmorning Lorraine Beato. Your associa...

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What is your name please.

I would like to verify your information.

I only said something to let you know your partner is currently under surveillance by the state and you can verify that on gwinnettcourts.com .i see how close your brand has come to his reputation and I just wanted to give you info I think you should know and I wish I knew at the time .



■■■ T-Mobile LTE 12:55 PM ↗ * 29% [yellow bar]

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Best to you.

Charge/Sentence
Thurman Earl Robinson
on 11/14/2018. O.C.G.A. 16-1

on 10/23/2018. O.C.G.A. 16-1

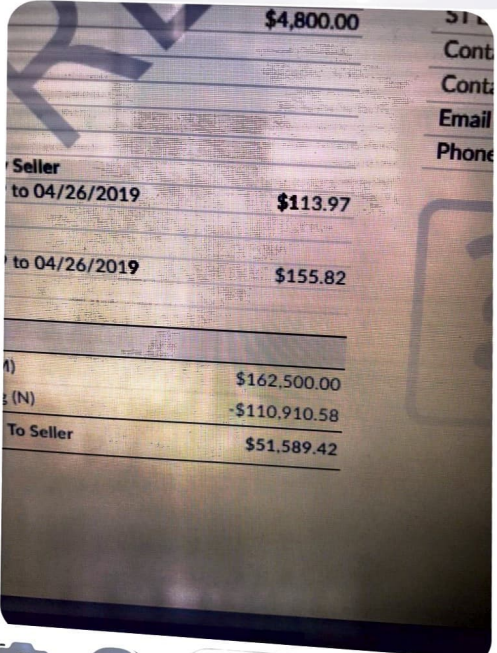
Documents

- Documents Document images may be obtained
Document images may be obtained
• 2018-11-14 - Warrant Application
• 2018-10-23 - Warrant Application
• 2018-10-23 - Arrest Warrant
• 2018-11-14 - Special Conditions
• 2018-10-23 - Special Conditions



Yes - there's a deadline. I'd say by tomorrow.

We just got the preliminary settlement statement. So we have actual numbers to work with. I'll update the email



Passion Projects

Designer, Realtor®, investor, and mentor Lorraine Beato is as much a Renovation Rockstar as are the properties she flips. She shares her reasons for real estate and some advice for newcomers.

Why are you passionate about real estate?

My why is creating beautiful living spaces that are affordable for first-time home buyers. I am passionate about real estate because I love providing people with a place of their own to create amazing memories and raise a family, all while building equity and wealth in a tangible asset.

What are signs you look for in a potential project?

For me, it's all about the location and the numbers. The numbers need to make sense and I need to have two exit strategies before I get into a deal. There are too many people right now jumping in and getting into the type of flipping, overpaying and then getting stuck or shorting on the renovation budget and can't sell.

Advice for first-time flippers?

Do NOT do it alone! Thurman Robinson was smart. He heard me speak on the Think Realty panel in 2016 and asked how he could learn more. I told him I would help him with his first deal that he bought and owned, totally minimizing his risk because his money was backed by the home. I charge a minimal fee up front and then we split profits so there's an incentive for both of us to want to make it a success.



Renovation Rockstar

A PARTNERSHIP CAN BE WORTH THOUSANDS IN THE FLIPPING BUSINESS.

by Editorial Staff

When real estate entrepreneur Lorraine Beato spoke on a panel at Think Realty's 2016 event in Atlanta, GA, little did she know that the young gentleman wearing a red cardigan asking to apprentice with one of the panelists would turn out to be one of her first flipping mentors. In fact, he's now an unlikely Beato at the Think Realty event, and he has stayed in touch with her since. In summer 2018, Robinson wanted to be part of a renovation project and before he invested \$25,000 into someone else's project, he turned to his trusted advisor who he affectionately calls his "shark."

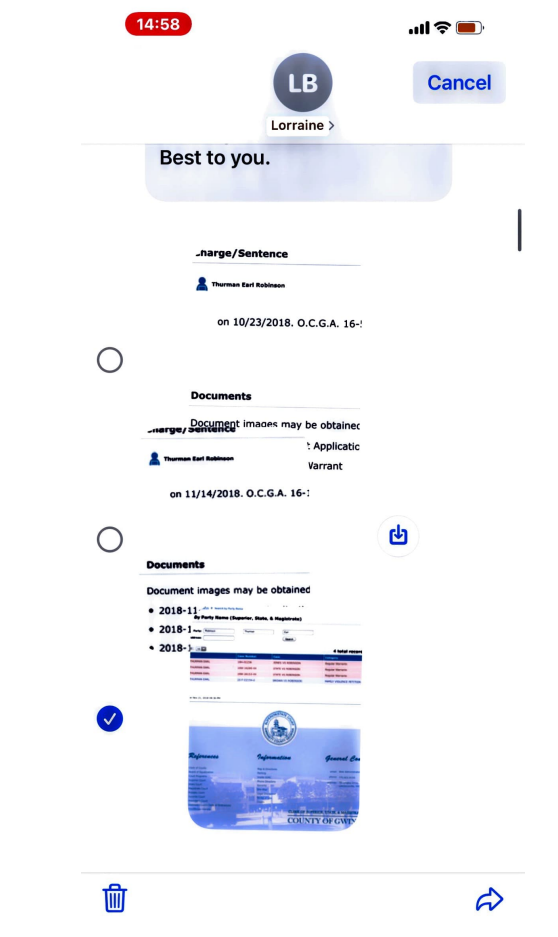
"Lorraine has saved me from losing thousands of dollars," Robinson said.

Determined to start on his real estate investing path, Robinson brought a potential deal to Beato. She reviewed the details and told him she didn't feel the numbers lined up well. But when he explained his concern, Beato told him she would help him acquire his own deal and she would mentor him through his first flip.

Beato found a wholesale deal where she felt the numbers made sense and it was the perfect project for a new investor. They made a full price offer to the wholesaler, who then turned around and said they were going for highest and best offer. "I told him, 'I'm not your mom,'" Beato told the wholesaler that she would stand at that offer. Two days later, when the highest buyer could not perform, the wholesaler called Beato back.

@LORRAINEBEATO

My first Newspaper article with @wethinkrealty @lorrainbeato @master_kingmali



I have known Mr. Robinson for 2 years.
I have been around for a long time and I don't take anyone's word for anything.
Once again, I am requesting your name or I have your number. I will find out.
Please refrain from contacting me any more.
Mr Robinson is dangerous and if you share this information with him I am fearful for my business and my well being . He has vandalized my property and has threatened me constantly since our business relationship fell through. A complete different person .as you wish .i will stop hope things go well .
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Warrant for harassing communication
Warrant for violation of restraining order .
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Who is this?
I use to work with Mr.Robinson and our business dealing did not go over so well. Upon realizing that his drug use(coke) and mental health was not under his control I decided to cut all business ties .Mr.robinson has cost me thousands of dollars in property damage in retaliation , which i am currently suing him for .He uses your name and husbands name a lot and also acts as if he is apart of your business and brand. When I came across that I just thought I should let you know my own experience . Hopefully I can sue him before he is arrested for his crimes . And hopefully your business with him will go better .
What is your name please. I would like to verify your information.
I only said something to let you know your partner is currently under surveillance

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