

IN THE CIRCUIT COURT, FOURTEENTH JUDICIAL CIRCUIT
OF THE STATE OF FLORIDA, IN AND FOR BAY COUNTY

FILED

2007 AUG 29 P 3:41

STATE OF FLORIDA,

Plaintiff,

Case No.:

06-4016

HAROLD BAZZEL
CLERK OF CIRCUIT COURT
BAY COUNTY, FLORIDA

vs.

HENRY DICKENS
CHARLES ENFINGER

06-4016CFMA

06-4016CFMB

RAYMOND HAUCK

06-4016CFMD

KRISTIN SCHMIDT
JOSEPH WALSH

06-4016CFMF

06-4016CFMG

06-4016CFMH

Defendant.


DEFENSE EXHIBIT LIST

1. Booking photograph of Martin Lee Anderson.
2. Documentation of State Test Results that Martin Lee Anderson tested positive for sickle cell trait as a baby dated 1-30-1991.
3. Discharge Teaching Checklist dated 1-17-91.
4. Department of Juvenile Justice Comprehensive Evaluation conducted by Michele Giroux on 10-20-05.
5. Department of Juvenile Justice Health Related History completed by Brenda Booher dated 10-21-05.
6. Medical and Mental Health Admission Screening dated 01-05-06.
7. Facility Entry Health Screening dated 01-05-06.
8. Physical Evaluation and Needs Assessment dated 01-05-06.
9. Bay Medical Ambulance Run Report dated 1-05-06.
10. Bay Medical Center Records dated 1-05-06;
 - a. Emergency Department Reports and Notes.
 - b. Blood Gas Analysis Report, 10:10.
 - c. Blood Gas Analysis Report, 11:15.
 - d. Toxicology Report.

11. AirHeart Medical Transfer Record signed by C. Jeter on 1-06-06.
12. Use of Force Policies;
 - a. Bay County Sheriff's Office Use of Force Policy.
 - b. Bay County Sheriff's Office Boot Camp Division Behavioral Management Matrix.
 - c. Bay County Sheriff's Office Use of Force Continuum.
13. Criminal Justice Standards and Training Commission Defensive Tactics Curriculum – June 2002.
14. Letter from Charles Chervanik dated January 23, 2003.
15. Memo from Secretary Schembri dated June 21, 2004.
16. April 20th, 2007 Memorandum for Bay County Sheriff's Office with all attachments totaling 155 numbered pages.
17. Department of Juvenile Justice 911 Policy Poster.
18. Emails between Dr. Thogmartin and Vern Adams regarding the second autopsy; with attachments.
19. Emails between Dr. Siebert and Dr. Adams regarding the second autopsy.
20. Letter from Dr. Jerry D. Spencer to FDLE dated July 16, 2007.
21. Death Certificate signed by Dr. Siebert.

The Defense reserves the right to seek admission into evidence of any additional exhibits needed for our defense and/or impeachment of any State witnesses. The Defense reserves the right to seek admission into evidence of any and all reports, documentation or items relied upon by any expert witness in forming their opinion.

I HEREBY CERTIFY that a copy of the foregoing Defendant's Witness List has been furnished to Honorable Michael C. Sinacore, State Attorney, 800 E. Kennedy Blvd 3rd Floor., Tampa, Florida 33602, by facsimile this 28th day of August, 2007.



Robert S. Sombathy, Esq.
Florida Bar No.: 0971870
Isler, Sombathy & Sombathy, P.A.
Post Office Box 430
Panama City, FL 32402
(850) 769-5532

ATTORNEY FOR DEFENDANT