

FILED
CLERK'S OFFICE
2020 JUN -9 P 4: 51
Shirley M. Adams
CLERK SUPERIOR COURT

IN THE SUPERIOR COURT OF GLYNN COUNTY
STATE OF GEORGIA

STATE OF GEORGIA,)
) Warrant Nos. _____
 v.)
) Murder; Criminal Attempt to Commit False
 WILLIAM RODERICK BRYAN,)
 Defendant.) Imprisonment

**MOTION TO COMPEL DISCLOSURE OF INFORMATION
NECESSARY FOR DEFENDANT TO EXERCISE RIGHT TO COMPULSORY
ATTENDANCE OF WITNESSES (SUBPOENA POWER) AND FOR
PRODUCTION OF DOCUMENTS AND EVIDENCE AT HEARINGS**

COMES NOW Defendant William Roderick Bryan, by and through undersigned counsel, pursuant to pursuant to the Fifth and Fourteenth Amendments to the United States Constitution, Article I, Section I, Paragraph I Of the Constitution of the State of Georgia, and the inherent powers of this court, and files this his "Motion to Compel Disclosure of Information Necessary for Defendant to Exercise Right to Compulsory Attendance of Witnesses (Subpeona Power). In support thereof, Defendant shows as follows:

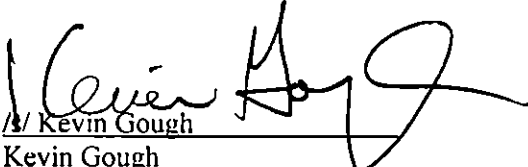
1. The State of Georgia adamantly refuses to disclose any information whatsoever about this case other than what it chooses to openly disclose or leak to the media. The State of Georgia refuses to disclose the identities or addresses where various law enforcement officers including but not limited to GBI employees Vic Reynolds, Jason Seacrist, Richard Dial, various Glynn County Police Officers, and the custodians or evidence and records for both departments may be served. Defendant is entitled to the names and either the home addresses of these individuals or a procedure by which they may be served at work. Defendant also needs to know the claimed mileage for these witnesses as they reside outside Glynn County at places unknown.

2. Attempts to amicably resolve such issues have been rejected by the State of Georgia.

3. Defendant requires this information *instanter* so that he may utilize compulsory process to produce witnesses for his bond hearing and other pre-indictment hearings as to pending motions.

WHEREFORE, Defendant prays that the Court grant the relief requested herein.

So moved, this 9th day of June, 2020.

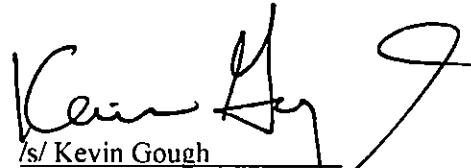

/s/ Kevin Gough
Kevin Gough
ATTORNEY FOR DEFENDANT
Georgia Bar No. 303210

Kevin Gough Firm, LLC
501 Gloucester Street, Suite 121
Post Office Box 898
Brunswick, GA 31521
(912) 242-5114
kevingough.firm@gmail.com

CERTIFICATE OF SERVICE

COMES NOW Kevin Gough, attorney for the defendant, and hereby certifies that a copy of the foregoing document(s) have been served upon the District Attorney by email delivery this date.

So moved, this 9th day of June, 2020.


/s/ Kevin Gough

Kevin Gough Firm, LLC
501 Gloucester Street, Suite 121
Post Office Box 898
Brunswick, GA 31521
(912) 242-5114
kevingough.firm@gmail.com