

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT
IN AND FOR PASCO COUNTY, STATE OF FLORIDA
CRIMINAL DIVISION

STATE OF FLORIDA,
Plaintiff,

Case No: CRC1400216CFAES

Division: 1

vs.

CURTIS J. REEVES,
Defendant.

FILED FOR RECORD
PASCO COUNTY, FLORIDA
2017 FEB 17 PM 3:39
Paula S. O'Sullivan
Clerk & Comptroller
Pasco County, Florida

STIPULATED ORDER CONCERNING FACTS PERTAINING TO DNA EVIDENCE

The State and the Defense, in a mutual effort to reduce the scope and quantity of certain testimony otherwise necessary at any future pre-trial immunity (“Stand Your Ground”) hearing and/or any trial, stipulate and agree to certain facts;

The State and the Defense stipulate to the following facts:

The iPhone belonging to Chad Oulson, which was seized by law enforcement on January 13, 2014 from inside Theater #10, Cobb Theater at the Grove, 6333 Wesley Grove Blvd, Wesley Chapel FL, was tested by Mary Pacheco of the Florida Department of Law Enforcement, Biology Unit, for the presence of DNA material. The testimony of Mary Pacheco would establish the following results:

- (1) The DNA profile obtained from the iPhone black case (Exhibit AP-13, black case) demonstrated the presence of a mixture of at least three individuals. Due to the complexity of the mixture obtained from the iPhone black case (Exhibit AP-13, case), this data was not interpretable.
- (2) Due to the limited nature of the DNA results obtained from the iPhone’s black case screen (Exhibit AP-13, screen), this data is insufficient for inclusion purposes, but may be suitable for exclusion.

- (3) Due to the limited nature of the results obtained, Chad Oulson (Exhibit SM-15) can be neither included nor excluded as a contributor to the iPhone 's black case screen (Exhibit AP-13, screen).
- (4) Curtis Reeves (Exhibit AP-13, screen) is excluded as a source of the limited DNA results obtained from the iPhone's black case screen (Exhibit AP-13, screen).

The State and the Defense further agree that this Stipulated Order will remain in full force and effect for all hearings and trials of this case.

DATE: 2/17/2017



Richard Escobar, Esquire
Florida Bar No.: 375179
Escobar & Associates, P.A.
2708 West Kennedy Blvd., Suite 100
Tampa, Florida 33609
(813) 875-5100 Office
(813) 877-6590 Facsimile
rescobar@escobarlaw.com

DATE: 2/17/17



Glenn Martin, Esq.; Florida Bar. No.: 435988
Office of the State Attorney, 6th Judicial Cir.
14250 49th St. N.
Clearwater, FL 33762
(727) 464-6221 Office

DATE: 2/16/2017

2/16/2017



Curtis J. Reeves

The Court, having reviewed the file and pleadings and being fully advised in the premises, finds that good cause exists to approve this Stipulated Order Concerning Facts Pertaining to DNA Evidence. Further, as agreed upon by the parties, this Stipulated Order will remain in full force and effect for all hearings and trials of this case.

DONE AND ORDERED, in Dade City, Pasco County, Florida this 17th day, February 2017



SUSAN BARTHLE
Circuit Court Judge

Conformed Copies To:

Office of the State Attorney, Pasco County
Escobar & Associates, P.A., 2917 W. Kennedy Blvd., Ste. 100, Tampa FL 33609