

Rudenberg and Glasser, P.A.
633 SE 3rd Avenue, Suite 401
Fort Lauderdale, FL 33301
(954) 543-1788

Wednesday, November 28th, 2018

Michael Osburn
214 E Drury Ave Apt B
Kissimmee, FL 34744
(407) 473-0875

Dear Rudenberg and Glasser, P.A.

I have tried using your web site to contact you, but I never received a response. Considering the electronic harassment I have received by the FLPD, I'm not certain you received my email or that I received any reply.

On October 2nd, 2014, the FLPD charged me with Aggravated Stalking FL ST 784.048-3, Written Threat to Kill FL ST 836.10 and Resisting W/O Violence. The Case No: 14012388CF10A

This was the result of a Baker Act by several plain clothed "Detectives" who Baker Acted me on June 26th, 2014. I went to the Police Department twice in July to get a copy of the Incident Report. Neither time was it available, so I went to the Broward General Hospital on 17th and Andrews to see if I could get any information.. The nurse in ER gave me a name and phone number. It said Det. Smith and gave his number.

The text messages enclosed are texts to the person I thought brought me in for an Involuntary Examination. I did not find out until October 1st that I was not communicating with the person who Baker Acted, rather it was Detective Smith who I did not know until I saw a photo of him on the internet. In the text messages I refer to the person who Baker Acted me as Porky Pig. The Address to which I refer in the original text messages was removed from the probable cause affidavit to make it appear as if I were actually threatening Steven Smith.

At the magistrate's hearing my Bond went from \$10,000 to \$500,000 for each of the two felony charges, effectively 1 million dollars.

In September a Motion To Dismiss was Granted after less than 24 hours after my PD received the actual text messages from my friend Thomas Cooney, however, I remained detained until I went to trial for the Aggravated Stalking Charge.

At trial I was exonerated from the Aggravated Stalking Charge, however, the jury found me guilty of the lesser included offense of 1st Degree Stalking.

I no longer have a copy of the State's Exhibit. I do, however, have all of the depositions and the transcript from the trial.

I moved out of Broward County, however, I am still being harassed electronically. I have wiped my computer several times a week. They have threatened to place child pornography on my computer. They have placed files on my backup drive which could be stenography, however I have no way to detect it.

I have a web site chronicling the experiences I have to deal with ever since the day I contacted the Boca Police Department to get a copy of the statement Smith gave to the Boca Police Department. It was never included only vaguely referred to in the Discovery, so he was never deposed over this statement. It is the fourth document I included which I did not receive or have knowledge of until July 18th, 2018.

I read the FL Statute on time limitations to bring a case to trial such as this. My understanding is that I may still be able to sue because I did not know about his statement until only a few months ago. Had it been included, I'm sure the case would have never gone to trial. His statement made on October first does not meet any of the criteria for the charges placed against me the following morning.

This is my web site: <http://www.threemuchinc.com>

I sat in the Min Jail for almost 18 months and received to injuries that caused me to break one of my front teeth on those metal tables and chipped several others after passing out upon standing.

If you feel I have a case please contact me at the number above. I am hard of hearing, so please leave a message and I can call you back once I have my headphones.

I look forward to hearing from you,

Respectfully,

Michael Osburn