

IN THE CIRCUIT OF THE SEVENTEENTH JUDICIAL CIRCUIT IN AND FOR
BROWARD COUNTY, FLORIDA



STATE OF FLORIDA	:	CASE NO:	14013288CF10A
	:	JUDGE	EDWARD MERRIGAN
	:		
Plaintiff	:		
	:		
v.	:		
	:		
	:		<u>STATE'S SUPPLEMENTAL DISCOVERY</u>
	:		
MICHAEL OSBURN	:		
	:		
Defendant	:		

COMES NOW the State of Florida, by and through the undersigned Assistant State Attorney, and pursuant to the provisions of Rule 3.220 (b)(1)(A) of the Florida Rules of Criminal Procedure, as supplement to the State's previous submissions(s) of discovery herein, submits the following amendment(s) or addition(s):

CORRESPONDENCE FROM DEFENDANT TO ASA

I HEREBY CERTIFY that a true copy hereof has been furnished Electronically
 U.S. Mail Hand Delivery Fax this 6th day of NOVEMBER, A.D 2015,
to Attorney for
Defendant Named above:

Kristie Cohen, Esquire, 201 SE 6th Street, Suite 3872, Fort Lauderdale, FL 33301

MICHAEL J SATZ
State Attorney

By: _____
NICOLE M. MARTELL, ESQ.
Assistant State Attorney
Fl Bar 100172
201 S.E. 6th Street
Unit FTU
Ft Lauderdale, FL 33301
(954) 831-7930

FTU/FE/WM

Case No.: 14013288CF10A

Michael Osburn SH1405799
P.O. Box 9356
Fort Lauderdale, FL 33310

November 1st, 2015

Nicole Martell
201 SE 6th St. Unit FTU
Fort Lauderdale, FL 33301

RECEIVED
2015 NOV - 3 AM 10:35
STATE ATTORNEY
17TH JUDICIAL CIRCUIT
RECORDS

Dear Ms. Martell,

As you know, Count I, Writing a threat to kill, was dismissed. It was dismissed on the grounds that Steven Smith was not the recipient of a threat to kill or do bodily harm. Porky pig was the target of the threat, however, he was not the recipient of the message. The text message made very clear distinctions between Steven Smith and Porky Pig.

On Count II, Stalking becomes aggravated when a "Credible threat" is made. A "Credible threat" requires the target of the threat to ~~reasonably~~ reasonably fear for his or her safety.

Judge Merrigan has already made it clear Steven Smith was NOT THREATENED.

What on earth does the State intend to prosecute and how long will it take to realize there is NO CASE, NO EVIDENCE to support these ridiculous charges?

Why on earth am I being detained after Count I was dismissed?

Respectfully,

Michael Osburn