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IN THE SUPERIOR COURT OF WALKER COUNTY  
STATE OF GEORGIA

STATE OF GEORGIA,	)	
	)	
vs.	)	CASE #'s
	)	03-CR-20884; 03-CR-00885;
TOMMY RAY-BRENT MARSH,	)	03-CR-20886; & 03-CR-20887
Defendant	)	

**DEMAND FOR PRODUCTION OF DEFENDANTS' STATEMENTS**

COMES NOW the Defendant, through counsel, and demands copies of all written statements, or the transcripts or memoranda delineating the substance of any oral statements, allegedly made by the Defendant, whether written, taped, recorded, or in whatever form, that the prosecution either intends to introduce into evidence or to rely upon at the trial of the case. In support of the same Defendant cites O.C.G.A. § 17-7-210.

*Defendant gives notice of intent to invoke the exclusionary provision of O.C.G.A. § 17-7-210 in the event that there is a failure to timely comply with this demand. See, Danna v. State, 201 GaApp 731, 412 SE2d 857 (1991) and McKenny v. State, 204 GaApp 411, 419 S.E.2d 731 (1992), (Defendant's statement to police excluded where not provided pursuant to demand)*

Defendant further requests any other written or recorded statements and all summaries or memorandum of any oral or written statements made by the Defendant to the police or prosecuting attorneys, whether or not the prosecution intends to introduce the same at the trial of the case. O.C.G.A. §§ 17-7-210 and 24-9-64, the 5th and 6th Amendments to the Constitution of the United States and Article I, Section I, Paragraphs I, II, VI, XII and XIV of the Constitution of the State of Georgia.

Respectfully submitted, this 23 day of Sept, 2003

**FILED IN OFFICE**

SEP 23 2003

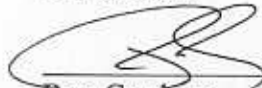
*Alicia Marshall*  
Clark

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P. O. Box 1130  
Ringgold, Georgia 30736  
(706) 965-8300



McCracken Poston  
Attorney for Tommy Ray-Brent Marsh  
GB 585606

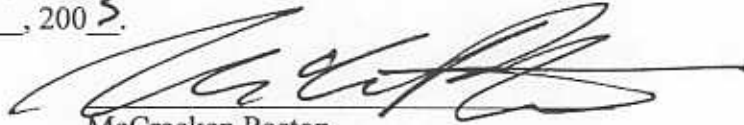


Ron Cordova

CERTIFICATE OF SERVICE

Now comes McCracken Poston, counsel for Defendant, and hereby certifies that a true and accurate copy of the foregoing pleading has been served upon the District Attorney ~~(by posting said copy in the U.S. Mail with sufficient postage attached thereto)~~ (by hand delivery to the District Attorney or one of his staff).

This 23 day of Sept., 2003.



McCracken Poston