

EXHIBIT # 1

IN THE STATE COURT OF GWINNETT COUNTY

CRIMINAL ACTION

FINAL DISPOSITION

STATE of GEORGIA

OFFENSE(S)

VS.

RACE: _____ SEX: _____ DOB: _____ OTN: _____ DATE of OFFENSE: 11.20.05

☒ PLEA: _____ ☐ TRIAL: _____ ☐ VERDICT: _____ ☐ OTHER: _____

☒ NEGOTIATED _____ ☐ JURY _____ ☐ GUILTY ON CT(S) _____ ☒ NOLLE PROS CT(S) 12.4.5

☒ GUILTY ON CT(S) 3.16 _____ ☐ BENCH _____ ☐ NOT GUILTY CT(S) _____ ☐ DEAD DOCKET CT(S) _____

☐ NOLO CONTENDERE CT(S) _____

MISDEMEANOR SENTENCE

WHEREAS, the defendant has been found guilty of or has entered a plea to the above-stated offense(s), it is ORDERED that the defendant is sentenced to:

☒ Confinement in the Gwinnett County Jail ☐ Comprehensive Correctional Complex for a period of 12 Months☐ After service of _____Credit time served CTS 7 months The remainder to be served on ☐ PROBATION ☐ SUSPENSION☒ The entire sentence of confinement may be served, subject to the conditions set out herein, on ☒ PROBATION ☐ SUSPENSION☐ Payment of RESTITUTION (see attached order.) ☒ Fine in the amount of \$ 200.00 280 800.00 Pay by: _____CONDITIONS OF ☒ PROBATION ☐ SUSPENSION

- (1) ☒ You must obey all laws and avoid persons of disreputable or harmful character.
- (2) ☒ You must avoid injurious and vicious habits, especially alcohol and narcotics unless lawfully prescribed.
- (3) ☒ You must work faithfully and not change your current residence or leave the jurisdiction of the Court without the permission of the Court.
- (4) ☐ You must report to your Probation Officer as directed and allow your Probation Officer to visit you wherever you are.
- (5) ☒ You must pay all fines and restitution within the time specified by your Probation Officer.
- (6) ☒ You must pay a Probation Supervision Fee of \$30 each month to Professional Probation Services, Inc., the Court's probation services contractor.
- (7) ☒ You must pay a Crime Victims Compensation Program fee of \$9.00 each month.
- (8) ☐ You must perform _____ hours of COMMUNITY SERVICE at the direction of your Probation Officer.
- (9) ☒ You must perform 5 days of COMMUNITY SERVICE through the GCCI. REPORT _____
For orientation. You must pay a Supervision Fee of \$75 plus a daily fee determined by the program director.
- (10) ☐ You must prove your attendance at ☐ Alcoholics Anonymous or ☐ Narcotics Anonymous _____ meetings PER WEEK for _____ consecutive weeks.
- (11) ☒ You must prove you attended a state approved school for ☒ State mandated Risk Reduction ☐ Defensive Driving
- (12) ☒ You must provide proof of your evaluation and treatment for ☐ mental health ☒ substance abuse at the GRN Mental Health Unit.
- (13) ☐ You will not use alcohol or narcotics and you must submit to random alcohol / drug screening.
- (14) ☐ You must have NO contact with/NO VIOLENT contact with, or visit the premises of _____
- (15) ☐ You must provide proof of attendance and completion of ☐ certified family violence intervention program ☐ anger management ☐ values clarification
- (16) ☐ Appear before this Court on _____, at _____ A.M. to prove completion of the terms of this sentence or your inability to comply.
- (17) ☐ You must ☐ pay a \$25 Publication fee ☐ install ignition interlock ☐ tag forfeiture
- (18) ☐ If fines, surcharges, & special conditions of the sentence are met/completed, probation may become ☐ non-reporting ☐ terminated.
- (19) ☐ Attend the Victim Impact Panel ☐ scheduled: _____ @6:30 p.m. ☐ as scheduled by probation. Pay a program fee of \$20.00.
- (20) ☒ Must attend alcohol treatment on 7/27/07 at 7:00pm
- (21) ☐ _____

The Defendant is further advised that the Court may, at any time, revoke any conditions of this probation and / or discharge the defendant from probation. The Defendant shall be subject to arrest for violation of any condition of probation herein granted. If such probation is revoked, the Court may order the execution of the sentence which was originally imposed, or any portion thereof, in the manner provided by law after deducting therefrom the amount of time the Defendant has served on probation.

Defendant was represented by Attorney Lewis H. Hersh County, by (Employment) (Appointment)Court Reporter Donna Hazel Judge (print) Benny RichORDERED this 19 day of September, 2007 Judge (sign) _____☐ By designation

WHITE - Clerk YELLOW - Solicitor PINK - Probation BLUE - Defense Attorney

AOC Fm 18 NCR [30] J

EXHIBIT # 2

Case Number:11-A-10155-7

Case Date:Thursday, September 2

Case Type:SUPERIOR COURT GENERAL CIVIL

Case Category:GENERAL CIVIL-OT

Case Description:

Disposition Date:

Disposition:

Disposition Manner:

Jury Trial Demand:

Filing Type:Motion

Official:judge melodie snell conner

Party Information (Top)

bridgewater, sharon - Plaintiff Pro Se

georgia state of - Defendant

Address:965 mission street 409

san francisco, CA 94103

rich, randy - Defendant

Documents (Top) Document images may be obtained at the court house

- 09/22/2011 - affidavit - of indigence - plaintiff pro se
- 09/22/2011 - request to proceed as pauper - plaintiff pro se
- 09/22/2011 - order to proceed in forma pauperis

Case | Scheduled Events | Parties | Documents | Collapse All | Expand All



Case Number:	07-A-03192-7	Case Date:	Tuesday, April 10, 2007
Case Type:	SUPERIOR COURT QUASI CRIMINAL	Case Category:	HABEAS CORPUS
Case Description:		Disposition Date:	Thursday, August 02, 2007
Disposition:	ORDER	Disposition Manner:	
Jury Trial Demand:		Filing Type:	Complaint
Official:	judge melodie snell conner :		



Event Type	Description	Division	Date
no service calendar	dismissed for want of prosecution	superior court civil	Wednesday, August 01, 2007

EXHIBIT # 3

- **sharon bridgewater**, *Sentenced on Wednesday, September 19, 2007*
 - Count 1: 40-6-391(A)(1), d.u.i./alcohol - 11/20/2005. **disp:** nolle prosequi (nol pros) on 09/19/2007
 - Sentence - **ct:** 1, probated-time to serve, \$501.00, **probation:** 12 months, **confinement:** time
 - Sentence - **ct:** 1, sentence vacated, **Sentence Date:** 05/25/2007
- Count 2: 40-6-391(A)(6), dui - controlled substance - 11/20/2005. **disp:** nolle prosequi (nol pros) on 09/19/2007
- Count 3: 40-6-10, failure to maintain insurance - 11/20/2005. **disp:** sentenced on guilty plea on 09/19/2007
 - Sentence - **ct:** 3, probated-no time to serve, \$280.00, **probation:** 12 months, conc to ct 1, **Sentence D**
- Sentence - **ct:** 3, sentence vacated, **Sentence Date:** 05/25/2007
- Sentence - **ct:** 3, fine only, \$280.00, **Sentence Date:** 09/19/2007
- Count 4: 40-6-10, failure to maintain insurance - 11/20/2005. **disp:** nolle prosequi (nol pros) on 09/19/2007
- Count 5: 40-6-48, traffic offenses - 11/20/2005. **disp:** nolle prosequi (nol pros) on 09/19/2007
- Count 6: 40-6-390, reckless driving - 11/20/2005. **disp:** sentenced on guilty plea on 09/19/2007
 - Sentence - **ct:** 6, probated-no time to serve, \$1090.00, **probation:** 12 months, **Sentence Date:** 09/19/2

- **sharon bridgewater** — *Defendant*
 - 07/10/2006 - jury demand - defendant's req - bind over from city of lville - attorney for defendant
 - 09/07/2006 - bench warrant - jury trial 9.5.06 - judge
 - 09/07/2006 - motion for bond forfeiture - judge
 - 09/07/2006 - order nisi - 1.12.07 @9am 3h - judge
 - 10/16/2006 - order/notice of license suspension - solicitor
 - 10/16/2006 - appointment of counsel - j spence - judge
 - 10/16/2006 - plead of defendant - solicitor
 - 10/16/2006 - defendants plea statement - judge
 - 10/17/2006 - sentence special alternative order - wap 5 days - judge
 - 10/17/2006 - sentence a&d eval/dom viol screen - judge
 - 10/19/2006 - sheriffs notice bondsman off bond - surety
 - 10/24/2006 - defendants notice of appeal - defendant
 - 04/10/2007 - motion for new trial - defendant
 - 04/10/2007 - motion/demand other - notice of motion - defendant
 - 04/20/2007 - order nisi - motion for nt/ withdrawl plea/ habeas petitrn 5.4.07 @10am 3h - judge
 - 05/09/2007 - transcript - guilty plea 5.9.07
 - 05/25/2007 - order - allowing def to withdraw plea/ mtn for nt 7.12.07 @9am 3h - judge
 - 06/26/2007 - order allowing counsel to withdrw - attorney for defendant
 - 06/28/2007 - affidavit of indigence - defendant
 - 06/29/2007 - order on indigent status - is - judge
 - 06/29/2007 - appointment of counsel - l harsh - judge
 - 07/02/2007 - omnibus defense motion - attorney for defendant
 - 07/06/2007 - states certificate of service - & states resonse to discovery - solicitor
 - 07/10/2007 - order granting motion - to file add'l motions by atty only - judge

- 07/17/2007 - counsel notice of leave of absenc - attorney for defendant
- 09/06/2007 - counsel conflict notice - attorney for defendant
- 09/14/2007 - counsel conflict notice - attorney for defendant
- 09/19/2007 - order - requirement for attendance at alcohol awareness - judge
- 09/19/2007 - amended accusation - solicitor
- 09/19/2007 - plead of defendant - solicitor
- 09/19/2007 - order/findings as to restitution - \$150 att fees - judge
- 09/19/2007 - sentence special alternative order - judge
- 09/19/2007 - order/notice of license suspension - solicitor
- 09/19/2007 - defendants plea statement - judge
- 11/30/2007 - tolling order - effec 11.30.07 - judge
- 09/24/2008 - motion/demand other - motion to vacate judgment & arrest warrant - defendant
- 09/24/2008 - order denying motion - judge
- 10/19/2009 - motion/demand other - to modify probation - defendant

*The official records are maintained by the Gwinnett County Clerk of Courts office and can be obtained from that office during regular work p.m.

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- Legal Assistance to Victims
- Partnership Against Family Violence

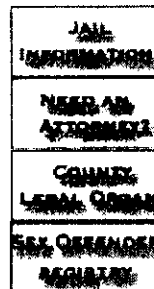
AOC

Gwinnett County Code of Ordinances

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bridgew atc sharon
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UPL Advisory Opinion No 2010-1

Unauthorized Practice of Law Advisory Opinion No 2010-1 concludes that a non-lawyer, such as a clerical employee of a corporation, who answers for a garnishee other than himself in a legal proceeding pending with a Georgia court of record, is engaged in the unlicensed practice of law. Supreme Court of Georgia, September 12, 2011, Case No. S11U0028.

EXHIBIT # 4

NOW COMES THE SOLICITOR OF THE STATE COURT OF GWINNETT COUNTY AND ON BEHALF OF THE CITIZENS OF THIS STATE AMENDS THE ACCUSATION HERETOFORE FILED IN THE BELOW-STYLED CASE TO ADD COUNT 6 TO READ AS FOLLOWS:

ACCUSATION 200 6 D- 3943 - 2

COUNT 6

FILED IN OFFICE
TOM LAWLER

IN THE STATE COURT OF GWINNETT COUNTY

STATE OF GEORGIA

SEP 19 2007

CLERK STATE COURT
GWINNETT COUNTY, GEORGIA

GERALD N. BLANEY, JR., THE SOLICITOR OF THE STATE COURT OF GWINNETT COUNTY, IN THE NAME AND BEHALF OF THE CITIZENS OF GEORGIA, DOES HEREBY FURTHER CHARGE AND ACCUSE Sharon Bridgewater WITH THE OFFENSE OF **RECKLESS DRIVING** FOR THAT THE SAID ACCUSED, IN THE COUNTY AFORESAID, ON OR ABOUT Nov 20, 2005, DID UNLAWFULLY OPERATE A MOTOR VEHICLE UPON A PUBLIC ROADWAY IN RECKLESS DISREGARD FOR THE SAFETY OF PERSONS AND PROPERTY THEN ON SAID ROADWAY, IN VIOLATION OF O.C.G.A. §40-6-390, CONTRARY TO THE LAWS OF THIS STATE, THE GOOD ORDER, PEACE AND DIGNITY THEREOF.


Assistant Solicitor

DEPUTY CLERK STATE COURT, GWINNETT COUNTY, GEORGIA
GIVEN UNDER MY OFFICIAL SIGNATURE AND SEAL OF
IN GWINNETT COUNTY STATE COURT AND SEAL OF
THIS IS TO CERTIFY THAT THIS IS A TRUE AND CORRECT COPY
OF THE ORIGINAL AS THE SAME APPEARS OF RECORD
GEORGIA, GWINNETT COUNTY
SEP 19 2007

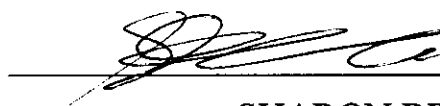
Memorandum in Support of Petition for Writ of Habeas Corpus

All citizens INCLUDING "AFRICAN AMERICANS AND/OR BLACKS" shall have the right in all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and have Counsel for his defense. The Plaintiff HAD A RIGHT TO A JURY TRIAL. The Plaintiff HAD A RIGHT TO CONFRONT HER ACCUSERS. It is absolute that a Former Prosecutor cannot act as a defense attorney. A Judge cannot take the law in his own hands conspire their own hands a with others to violate an indigent black person and violate a person United States Constitutional rights, simply because they are Black and cannot afford legal counsel and commit overt acts to convict a person of a crime, and prosecute a person for a crime without due process of law, subject a person to, involuntary solitude, subject a person to cruel and unusual punishment, impose excessive fines, without due process of law. **NEARLY SEVEN YEARS THE PLAINTIFF HAVE FILED NUMEROUS MOTIONS.** This is why the Klu, Klux, Klan, civil rights law was passed by Congress to deter, and combat actions,

 - 1 -

1 SECRET COURTS, and such by the Defendants. Clearly in this case this is
2 exactly what happened. A court cannot confer jurisdiction where "criminal" acts
3 on the part of the Judge and the prosecutor to convict a defendant, cannot make a
4 void proceeding valid. It is clear and well established law that a criminal
5 conduct to convict is void and can be challenged in any court at anytime." AND
6 State Courts are constituted by authority and they cannot go beyond that power
7 delegated to them. If they act beyond that authority, and certainly in contravention
8 of it, their judgments and orders are regarded as nullities ; they are not voidable,
9 but simply void, prior to reversal." Therefore this court must grant the Plaintiff a
10 writ for Habeas, and GRANT THE HABEAS RETROACTIVE.
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DATED: Nov. 2, 2011



SHARON BRIDGEWATER

2-2

**DECLARATION
OF SHARON BRIDGEWATER**

I declare this is a true copy of the Judgment of conviction which I am applying for the writ for habeas (see attached)

I declare under penalty and perjury Lucas Harsh was the Prosecutor of the Plaintiff in case 04W-15839.

Since 2008 and 2009 and now we are going into the year 2012, I diligently filed numerous writ of habeas corpus, in the Gwinnett County Superior Court, have filed two habeas in this federal court, three motions to vacate Judgment of Conviction, and they were denied by Randy Rich, Court of appeals, Georgia US Supreme Court, send back my paper and money orders, to me and refuse to docket my case. and I have been denied access to the courts, four year later I am filing again another habeas in this federal court again.

ONE DAY BEFORE COURT AT APPROX. 3:30 PM I RECEIVED A PHONE CALL FROM LUCAS HARSH, AND HE TOLD ME TO ME HIM AT THE COURTHOUSE THE NEXT MORNING ON THE DAY OF TRIAL AND TOLD ME TO PLEA GUILTY TO TWO CHARGES OR GET CONVICTED OF ALL SIX CHARGES. I WAS COERCED ON THE DAY OF TRIAL TO PLEA GUILTY TO THE ABOVE CHARGES, BY "A FORMER PROSECUTOR"

THE DAY OF TRIAL LUCAS HARSH THEN TOLD ME I WOULD GO TO TRIAL AND FACE ALL SIX COUNTS IF I DID NOT PLEA GUILTY TO THE CRIMES. I DID NOT HAVE ANY DISCUSSIONS ABOUT DEFENSES OR ANYTHING BUT ONLY TO PLEA GUILTY.

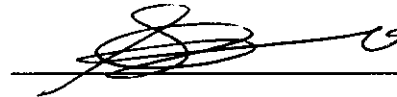
1 I PLEADED GUILTY BECAUSE I HAD NO CHOICE!!!!!! AND WAS
2 DENIED EFFECTIVE COUNSEL AND/OR MY SIXTH AMENDMENT
3 CONSTITUTIONAL RIGHT AND DENIED A JURY TRIAL.

4 I declare since this incident circumstance beyond my control, and my civil rights
5 have been violated on numerous occasion since the incident has render me
6 emotionally and mentally disabled from being a "VICTIM OF A CRIME".

7 THE "FORMER PROSECUTOR" OF THE PLAINTIFF MADE ME PLEA
8 GUILTY TO A CRIME, IN WHICH I HAD DEFENDED FOR NEARLY TWO
9 YEAR AND I WAS "STRIPPED" OF MY CIVIL RIGHTS AND/OR
10 VIOLATED, TO A JURY TRIAL, AND MY CIVIL RIGHTS WERE
11 VIOLATED. *And all Copies attached are "true" copies of the Superior
Court documents.*

12 I DELCARE UNDER PENALTY AND PERJURY BY THE LAWS OF
13 GEORGIA, THE LAW OF AMERICA THAT ALL IS CORRECT TO THE
14 BEST OF MY KNOWLEDGE.

15 DATED: Nov. 2, 2011



Sharon Bridgewater

STATE of GEORGIA

OFFENSE(s)

vs.

TERM.

2007

DATE of OFFENSE:

11.20.05

RACE: SEX: DOB:

OTN:

☒ PLEA:☐ TRIAL:☐ VERDICT:☒ OTHER:☐ NEGOTIATED☐ JURY☐ GUILTY ON CT(S)☒ NOLLE PROS CT(S)☒ GUILTY ON CT(S)☐ BENCH☐ NOT GUILTY CT(S)☐ DEAD DOCKET CT(S)☐ NOLO CONTENDERE CT(S)

MISDEMEANOR SENTENCE

WHEREAS, the defendant has been found guilty of or has entered a plea to the above-stated offense(s), it is ORDERED that the defendant is sentenced to:

☒ Confinement in the Gwinnett County Jail ☒ Comprehensive Correctional Complex for a period of 12 months☐ After service ofCredit time served CTS 7 months The remainder to be served on ☐ PROBATION ☐ SUSPENSION☒ The entire sentence of confinement may be served, subject to the conditions set out herein, on ☒ PROBATION ☐ SUSPENSION☐ Payment of RESTITUTION (see attached order.) ☒ Fine in the amount of \$3,200.00 @ 800.00 Pay by: 280

PLUS applicable surcharges.

CONDITIONS OF ☒ PROBATION ☐ SUSPENSION

- (1) ☒ You must obey all laws and avoid persons of disreputable or harmful character.
- (2) ☒ You must avoid injurious and vicious habits, especially alcohol and narcotics unless lawfully prescribed.
- (3) ☒ You must work faithfully and not change your current residence or leave the jurisdiction of the Court without the permission of the Court.
- (4) ☒ You must report to your Probation Officer as directed and allow your Probation Officer to visit you wherever you are.
- (5) ☒ You must pay all fines and restitution within the time specified by your Probation Officer.
- (6) ☒ You must pay a Probation Supervision Fee of \$30 each month to Professional Probation Services, Inc., the Court's probation services contractor.
- (7) ☒ You must pay a Crime Victims Compensation Program fee of \$9.00 each month.
- (8) ☐ You must perform _____ hours of COMMUNITY SERVICE at the direction of your Probation Officer.
- (9) ☒ You must perform 5 days of COMMUNITY SERVICE through the GCCI. REPORT For orientation. You must pay a Supervision Fee of \$75 plus a daily fee determined by the program director.
- (10) ☐ You must prove your attendance at ☐ Alcoholics Anonymous or ☐ Narcotics Anonymous _____ meetings PER WEEK for _____ consecutive weeks.
- (11) ☒ You must prove you attended a state approved school for ☒ State mandated Risk Reduction ☐ Defensive Driving
- (12) ☒ You must provide proof of your evaluation and treatment for ☐ mental health ☒ substance abuse at the GRN Mental Health Unit.
- (13) ☐ You will not use alcohol or narcotics and you must submit to random alcohol / drug screening.
- (14) ☐ You must have NO contact with/NO VIOLENT contact with, or visit the premises of _____
- (15) ☐ You must provide proof of attendance and completion of ☐ certified family violence intervention program ☐ anger management ☐ values clarification
- (16) ☐ Appear before this Court on _____, at _____ A.M. to prove completion of the terms of this sentence or your inability to comply.
- (17) ☐ You must ☐ pay a \$25 Publication fee ☐ install ignition interlock ☐ tag forfeiture
- (18) ☐ If fines, surcharges, & special conditions of the sentence are met/completed, probation may become ☐ non-reporting ☐ terminated.
- (19) ☐ Attend the Victim Impact Panel ☐ scheduled: _____ @ 6:30 p.m. ☐ as scheduled by probation. Pay a program fee of \$20.00.
- (20) ☒ Must attend alcohol treatment on 7/27/07 at 11:00 AM
- (21) ☐

The Defendant is further advised that the Court may, at any time, revoke any conditions of this probation and / or discharge the defendant from probation. The Defendant shall be subject to arrest for violation of any condition of probation herein granted. If such probation is revoked, the Court may order the execution of the sentence which was originally imposed, or any portion thereof, in the manner provided by law after deducting therefrom the amount of time the Defendant has served on probation.

Defendant was represented by Attorney Lucius Harsh County, by (Employment) (Appointment)Court Reporter Dawn Hartzell Judge [print] Benny B. B.ORDERED this 19 day of September, 2007 Judge [sign] _____☐ By designation

WHITE - Clerk YELLOW - Solicitor PINK - Probation BLUE - Defense Attorney

AOC Fm 18 NCR [30] July 2004

CERTIFICATE OF SERVICE

I Sharon Bridgewater certify that I am the Petitioner.

That on Nov. 2, 2011 I served a true copy(ies) of the attached,
by placing said copies in a postage paid envelop addressed to the person(s)
hereinafter listed, by depositing said envelop in the US mail Post Box in San
Francisco, CA 94103.

RANDY RICH SUPERIOR COURT JUDGE

75 Langley Dr.
Lawrenceville, GA 30046

BRIAN LAMKIN
FBI INVESTIGATIONS

