

## Julie Dachtler

---

**From:** sean ditty <duwaditty916@gmail.com>  
**Sent:** Monday, December 9, 2024 11:25 AM  
**To:** Clerkoftheboard  
**Subject:** Fwd: Freedom of Information Act Response  
**Attachments:** Warrant - Ditty.pdf; Warrant Dec. Ditty.pdf; Subpoena for Ditty.pdf; Email.pdf; Certified Transcript.pdf; Meeting Request.jpg

**CAUTION: External Sender. Please do not click on links or open attachments from senders you do not trust.**

12/10/24 PUBLIC COMMENT TOPIC

----- Forwarded message -----

From: **District Attorney** <[District.Attorney@yolocounty.org](mailto:District.Attorney@yolocounty.org)>  
Date: Mon, Aug 29, 2022, 4:58 PM  
Subject: Freedom of Information Act Response  
To: [duwaditty916@gmail.com](mailto:duwaditty916@gmail.com) <[duwaditty916@gmail.com](mailto:duwaditty916@gmail.com)>

Dear Mr. Ditty,

Attached are documents responsive to your August 8, 2022, Public Records Act request. (Freedom of Information Act Request.) Please note that some documents encompassed by your request are subject to attorney-client privilege, attorney work product doctrine, or deliberative process privilege, are investigatory or law enforcement records, or are subject to the catch-all exemption because the public interest served by not making the record public clearly outweighs the public interest served by disclosure of the record. *See* Gov. Code § 6254(f) & (k); *id.* § 6255. Such documents are exempt from the Public Records Act and will not be produced.

Yolo County District Attorney's Office

301 2<sup>nd</sup> Street

Woodland, CA 95695

[District.Attorney@yolocounty.org](mailto:District.Attorney@yolocounty.org)



SUPERIOR COURT OF CALIFORNIA COUNTY OF YOLO  WARRANT OF ARREST - <i>FELONY</i>	FOR COURT USE ONLY
PEOPLE OF THE STATE OF CALIFORNIA  VS  Sean Ditty	<b>COURT #:</b> 21-2132 <b>AGENCY:</b> Woodland Police Department <b>AGENCY CASE #:</b> Woodland PD 21-2952 <b>CITATION #:</b> <b>VIOLATION DATE:</b> March 9, 2022
<b>CHARGES:</b>	

**DEFENDANT INFORMATION**

Address: 22 W. Elliot St #19, Woodland, CA 95695  
 Race: White                      DOB: 2/9/71                      Sex: M  
 Height:                                      Weight:                                      Eyes:                                      Hair:  
 SSN:                                      CII:  
 Driver's License: A2156534                      State: CA

THE PEOPLE OF THE STATE OF CALIFORNIA,  
 TO ANY PEACE OFFICER OF THIS STATE:

A verified complaint was made before me on this date that the offense set forth above was committed and accusing the defendant thereof, you are therefore commanded forthwith to arrest the above-named defendant and bring him before me, or in the case of my absence or inability to act, before the nearest or most accessible magistrate in this county.

- x MANDATORY APPEARANCE REQUIRED                      **BAIL SET AT \$** \_\_\_\_\_
- x NO NTA/O.R. RELEASE
- MAY BE RELEASED ON NTA
- BAIL MAY BE FORFEITED
- x MAY BE SERVED AT NIGHT (840 PC)

SIGNATURE OF MAGISTRATE \_\_\_\_\_ Date: \_\_\_\_\_

**CERTIFICATE OF PEACE OFFICER - 26609 GC, 821/822 PC & 853.6/818 PC**

I hereby certify that I served this warrant on the date of \_\_\_\_\_ in the jurisdiction of \_\_\_\_\_.

- Defendant brought before magistrate of the \_\_\_\_\_ court in the County of \_\_\_\_\_.
- Defendant booked at the \_\_\_\_\_ jail on \_\_\_\_\_ in the County of \_\_\_\_\_.
- Promise to appear issued.

SIGNATURE OF PEACE OFFICER \_\_\_\_\_ Date: \_\_\_\_\_

- RETURNED WITHOUT SERVICE - Recalled by Court, Deputy Clerk \_\_\_\_\_  
 Date: \_\_\_\_\_

Set court appearance for MON., TUES., WED., THUR., FRI., at 1:30 p.m., Dept. 1 – 1000 Main Street, Woodland, CA 95695

1 JEFF W. REISIG, SBN:182205  
Yolo County District Attorney  
2 Michael Vroman/247763  
Deputy District Attorney  
3 301 Second Street  
Woodland, California 95695  
4 Telephone: (530) 666-8180

5 Attorney for Plaintiff

6  
7 **SUPERIOR COURT OF CALIFORNIA**

8 **COUNTY OF YOLO**

9 \* \* \* \* \*

10 THE PEOPLE OF THE STATE OF CALIFORNIA, )  
11 )  
12 Plaintiff, )  
13 vs. )  
14 SEAN DITTY, )  
15 Defendant. )

Case No.: 21-2132

**EX PARTE REQUEST FOR ORDER  
PURSUANT TO PENAL CODE  
§ 1332(A)**

16  
17 TO THE HONORABLE JUDGE PAUL WILLIAMS:

18 The People hereby request that an order issue pursuant to Penal Code § 1332(A). The People  
19 move for this order ex parte, based on the following signed declarations.

20 DATED: February 18, 2022

Respectfully submitted,

21 JEFF W REISIG  
District Attorney

22 By \_\_\_\_\_  
23 Michael Vroman  
Deputy District Attorney

1 **DECLARATION OF MICHAEL VROMAN**

- 2 1. I, Michael Vroman, am the deputy district attorney assigned to the case of People v. Marivn  
3 Montgomery, CR 21-2132.
- 4 2. In my review of the file, Sean Ditty is a material and necessary witness.
- 5 3. Mr. Ditty saw the shooting at issue in the case, described the shooter and pointed out his  
6 direction of travel. The person described by Mr. Ditty matches the defendant in clothing,  
7 build, skin color, hair as well as other features.
- 8 4. Mr. Ditty’s version of events corroborates previous statements given by at least two  
9 different witnesses.
- 10 5. I requested a subpoena to be sent by mail to Mr. Ditty on or about January 25, 2022.
- 11 6. On February 2, 2022, Mr. Ditty called my office.
- 12 7. He spoke with our receptionist, who immediately emailed me her recollection of the call.
- 13 8. Mr. Ditty refused to correctly identify himself, instead he gave a false last name of  
14 Smithson.
- 15 9. He refused to leave a message for me.
- 16 10. I called Mr. Ditty on February 11, 2022 in the morning.
- 17 11. Mr. Ditty asked about the status of the case, but denied having received his subpoena.
- 18 12. When I told him that it would be necessary for him to come in and testify truthfully, he told  
19 me he would “not be doing that”.
- 20 13. Our conversation continued in which I told him the consequences of him failing to appear  
21 in court.
- 22 14. After the first conversation, I immediately requested a personal service subpoena for the  
23 first day of trial, February 22, 2022 at 8:30 AM
- 24 15. Mr. Ditty called me back and continued to berate and yell at me about my attitude.

1 16. The second call ended when Mr. Ditty hung up on me in the middle of a conversation.

2 17. On February 11, 2022, an investigator for my office served Mr. Ditty at his residence (see  
3 Attachment A)

4 18. I have spoken with the investigator who served Mr. Ditty. According to the investigator,  
5 Mr. Ditty initially tried to avoid service, but eventually arranged to be served. At the  
6 service, Mr. Ditty made a comment to the effect that if the DA was cool, he would be cool.

7 19. On Friday, February 18, 2022, I received a call from Mr. Ditty at 10:40 AM asking to call  
8 him back.

9 20. I called Mr. Ditty back at 11:20 AM.

10 21. During that call, Mr. Ditty again berated me about my “threatening of witnesses”, but  
11 acknowledged receiving the subpoena.

12 22. Mr. Ditty told me, for the first time, that he was going to be in Los Angeles, CA on  
13 Monday, February 21, 2022.

14 23. Mr. Ditty did not tell that to my investigator at the time of service.

15 24. I explained to Mr. Ditty the consequences of him not appearing in court, to which he  
16 responded that I should start the contempt proceedings.

17 25. Mr. Ditty then hung up the phone.

18 While Mr. Ditty has not yet failed to appear on his subpoena, based on the above comments,  
19 the People have a good faith belief that he will not appear at the date and time required. Further, Mr.  
20 Ditty apparently will be out of the area, making not only his apprehension, but his appearance in court  
21 all the more difficult to coordinate. Based on his comments, it appears as if Mr. Ditty is doing this  
22 specifically to avoid coming to court as required by the subpoena

23 The People therefore ask the court to issue a warrant for the arrest of Sean Ditty. Given his  
24 statements regarding failing to appear as ordered by the court there is little assurance that an

1 undertaking assuring his attendance would prove useful. The People therefore ask for him to remain in  
2 custody until his appearance at trial starting on February 22, 2022 can be assured.

3  
4 I declare under penalty of perjury that the foregoing is true and correct to the best of my  
5 knowledge.

6  
7 Executed: February 18, 2022  
8 Woodland, California.

9 \_\_\_\_\_  
10 MICHAEL VROMAN  
11 Deputy District Attorney

1 JEFF W. REISIG/182205  
DISTRICT ATTORNEY OF YOLO COUNTY  
2 By: Michael Vroman/247763  
Deputy District Attorney  
3 301 Second Street  
Woodland, California 95695  
4 Telephone: (530) 666-8180  
Attorney for the People  
5  
6  
7

8 SUPERIOR COURT OF CALIFORNIA,  
9 COUNTY OF YOLO

10	THE PEOPLE OF THE STATE OF CALIFORNIA,	)	Case No. 21-2132
11		)	
11	Plaintiff,	)	<b>ORDER FOR WRITTEN</b>
12		)	<b>UNDERTAKING FOR</b>
12	vs.	)	<b>MATERIAL WITNESS [PENAL</b>
13	SEAN DITTY,	)	<b>CODE SECTION 1332(A)]</b>
14		)	
14	Defendant.	)	
15		)	

16 **TO THE YOLO COUNTY SHERIFF'S DEPARTMENT:**

17 IT APPEARING TO THE COURT, that there is good cause to believe on the attached  
18 declaration of Deputy District Attorney, Michael Vroman, signed under penalty of perjury, that a  
19 material witness will not appear and testify in the above-entitled case unless he is taken into custody.

20 YOU ARE HEREBY ORDERED to hold Sean Ditty in custody and produce him before Judge  
21 Peter Williams in Department 8 at the time, on the earliest possible date after his booking.

22 Dated:

23  
24 By: \_\_\_\_\_  
Judge of the Superior Court

**SUPERIOR COURT, STATE OF CALIFORNIA  
YOLO COUNTY**



JEFF W. REISIG, DISTRICT ATTORNEY  
Subpoena No. **134584** Personal

THE PEOPLE OF THE STATE OF CALIFORNIA vs.  
MARVIN EUGENE MONTGOMERY  
  
Charges: 664(a) & 187(a) PC

THE PEOPLE OF THE STATE OF CALIFORNIA  
TO:

SUBPOENA- JT  
\*\*Felony\*\*

SEAN D. DITTY  
22 W ELLIOT ST, 19  
WOODLAN, CA 95695

D.A. File No. 21F02132  
Court No. 21002132  
Agency No. WPD 2102952

Phone: (916) 768-3073

Work Phone:

YOU ARE COMMANDED to appear in the above entitled court located at:

**DEPARTMENT 08, 1000 Main Street, 4th Floor, Woodland, CA 95695  
on Tuesday, February 22, 2022 at the time of 8:30 AM**

to testify as a witness during a criminal action prosecuted by the People of the State of California against the above named defendant(s).

**Issuing Attorney: Michael Vroman, Deputy District Attorney**  
Phone: (530) 666-8188 Dated: 02/11/2022 Subpoena Clerk: MAGGIE

**Regarding:** Regarding a shooting you observed in June, 2021  
MICHAEL.VROMAN@YOLOCOUNTY.ORG OR 530-406-4515

**YOU MAY BE ENTITLED TO WITNESS FEES, MILEAGE, OR BOTH AT THE DISCRETION OF THE COURT.  
YOU MUST BRING THIS SUBPOENA TO THE DISTRICT ATTORNEY'S OFFICE TO CLAIM FEES.  
IMPORTANT: YOU MUST CALL (530) 666-8188 TO CONFIRM RECEIPT OF YOUR SUBPOENA.  
FAILURE TO CONTACT OUR OFFICE UPON RECEIPT OF THIS SUBPOENA MAY RESULT IN  
ADDITIONAL ACTION.  
ON CALL PROCEDURE: SEE BACK OF SUBPOENA**

**CERTIFICATE OF SERVICE**

I hereby certify that on 02-11-2022, I served the within subpoena on the person named hereafter  
By personally delivering a true copy thereof to said witness.

Sean Ditty

Not Served:  
(name and reason): \_\_\_\_\_

I declare under penalty of perjury that the foregoing is true and correct.

Executed at 22 West Elliot St #19 Woodland California, on 02-11-2022

By: A. Moe #7050

**DISOBEDIENCE OF THIS SUBPOENA MAY BE PUNISHABLE AS CONTEMPT OF COURT. (P.C. 1331/1331.5).**

**WITNESS INFORMATION  
OFFICE OF THE DISTRICT ATTORNEY  
COUNTY OF YOLO**

**INSTRUCTIONS FOR CALLING IN TO CONFIRM RECEIPT OF YOUR SUBPOENA**

Please leave your name, subpoena number, date of birth, driver's license or ID number and the best telephone number to reach you at during the day. If you would like to be placed on call, please contact the attorney listed on the front of this subpoena.

**CHANGE OF ADDRESS OR TEMPORARY ABSENCE**

Please let this office know if you change your business or residence address and/or telephone numbers while this case is pending or if you plan on leaving town for more than a few days. If you cannot appear on the court date, contact us and we will attempt to change the date of your appearance if possible.

**DISCUSSING THE CASE**

If you have questions regarding discussing your case with others, you may call the District Attorney's Office.

**PLEASE READ BEFORE APPEARING**

You are instructed to call this office the evening before you are expected to make an appearance. You will hear a pre-recorded message instructing you of your appearance status. Please listen carefully to the subpoena numbers being canceled. **(The subpoena number is located in the upper right hand area of the subpoena.)**

Please call (530) 666-8189 after 5:00pm the night before your scheduled appearance.

**WITNESS FEE DECLARATION:** I appeared in court to testify for the case set forth on the reverse side.

My mileage one way for travel was \_\_\_\_\_ miles.

Dates of Appearance: \_\_\_\_\_

I declare under penalty of perjury that the above is true and correct.

\_\_\_\_\_  
(Witness Signature)

\_\_\_\_\_  
(Date)

**PLEASE MAIL YOUR WITNESS FEE DECLARATION TO:**

**YOLO COUNTY DISTRICT ATTORNEY'S OFFICE  
301 SECOND ST, WOODLAND, CA 95695**

*\*\*If you are instructed not to appear, and you report anyway, you will not receive witness or mileage fees.*

WITNESS FEE CLAIM COUNTY OF YOLO	FUND 117	BUDGET UNIT 205-1	ACCOUNT 86-2240
-------------------------------------	-------------	----------------------	--------------------

Days of Appearance = \_\_\_\_\_ x \$12.00 per day = \$ \_\_\_\_\_

Mileage one way = \_\_\_\_\_ miles x \_\_\_\_\_ days x \_\_\_\_\_ cents/mile = \$ \_\_\_\_\_

TOTAL = \$ \_\_\_\_\_

Name and Address of Payee:	<p>I hereby certify that witness' services as described herein were necessary for the Operation of the District Attorney's Office</p> <p>JEFF W. REISIG, District Attorney</p> <p>By _____ Authorized Signature</p> <p style="text-align: right;">Date</p>
----------------------------	--



**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Date:** Monday, August 22, 2022 4:49:02 PM

---

[https://www.dropbox.com/s/f85ugy9p1nh47jc/km\\_20220819\\_1080p.mp4?dl=0](https://www.dropbox.com/s/f85ugy9p1nh47jc/km_20220819_1080p.mp4?dl=0)

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Cintact  
**Date:** Wednesday, August 17, 2022 6:21:25 PM

---

Dave Marshall.. this is official request to not contact me again. If the coward Willard would like to communicate he can do so himself. Any further correspondence from YOU PERSONALLY WILL BE CONSIDERED HARASSMENT and dealt with appropriately.

Sincerely..

The guy you thought was a dumb truck driver..

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: PRA Inquiry with County Counsel's Office  
**Date:** Wednesday, August 17, 2022 5:37:05 PM

---

You are an absolute CLOWN.. Now u wanna listen?

On Wed, Aug 17, 2022, 3:09 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

I cannot and would not prohibit you from contacting County Counsel, however they do not have any records related to your PRA and I believe you will find they are unable to say very much, if anything to you on this matter.

You are also welcome to speak with the Public Defender's Office about anything they would like to discuss, including prosecutorial misconduct.

If you have information regarding dishonesty of a DA employee, please provide specific details to include, to the best of your ability: dates, times, locations, untrue statements, information demonstrating knowledge of the untruthfulness of the statement at the time it was made and any evidence to support your allegation.

If you have information related to prosecutorial misconduct, please provide the nature of the misconduct and any information you have to support your allegation.

If you prefer to provide the information to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) it will be routed appropriately.

Respectfully,

David Marshall

---

**From:** sean ditty <[duwaditty916@gmail.com](mailto:duwaditty916@gmail.com)>  
**Sent:** Tuesday, August 16, 2022 1:20 PM

**To:** David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)>

**Subject:** Re: PRA Inquiry with County Counsel's Office

Negative. Are you prohibiting me from contacting them? How about working with the Public Defender and the family to get the conviction overturned for prosecutorial misconduct? Prohibited also?

Fyi.. I just picked up the body cam from rank at WPD again validating that your office lied! Wanna see it?

On Tue, Aug 16, 2022, 12:52 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

I understand that you called the County Counsel's Office earlier today regarding your Public Records Act request. Please understand that County departments routinely send Public Records Act requests to the County Counsel's Office. My email stating your request had been sent to that office was simply to assure you it is being handled the normal manner. The County Counsel's Office does not maintain responsive records and their role is limited to advising other County departments on specific issues or documents if requested.

Please correspond directly with me regarding your PRA request. As an alternative, if you prefer to not communicate directly with me, you may also direct your communications to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) and it will be appropriately routed.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: PRA Inquiry with County Counsel's Office  
**Date:** Wednesday, August 17, 2022 5:33:52 PM

---

Ok bitch tits

On Wed, Aug 17, 2022, 3:09 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

I cannot and would not prohibit you from contacting County Counsel, however they do not have any records related to your PRA and I believe you will find they are unable to say very much, if anything to you on this matter.

You are also welcome to speak with the Public Defender's Office about anything they would like to discuss, including prosecutorial misconduct.

If you have information regarding dishonesty of a DA employee, please provide specific details to include, to the best of your ability: dates, times, locations, untrue statements, information demonstrating knowledge of the untruthfulness of the statement at the time it was made and any evidence to support your allegation.

If you have information related to prosecutorial misconduct, please provide the nature of the misconduct and any information you have to support your allegation.

If you prefer to provide the information to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) it will be routed appropriately.

Respectfully,

David Marshall

---

**From:** sean ditty <[duwaditty916@gmail.com](mailto:duwaditty916@gmail.com)>  
**Sent:** Tuesday, August 16, 2022 1:20 PM

**To:** David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)>

**Subject:** Re: PRA Inquiry with County Counsel's Office

Negative. Are you prohibiting me from contacting them? How about working with the Public Defender and the family to get the conviction overturned for prosecutorial misconduct? Prohibited also?

Fyi.. I just picked up the body cam from rank at WPD again validating that your office lied! Wanna see it?

On Tue, Aug 16, 2022, 12:52 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

I understand that you called the County Counsel's Office earlier today regarding your Public Records Act request. Please understand that County departments routinely send Public Records Act requests to the County Counsel's Office. My email stating your request had been sent to that office was simply to assure you it is being handled the normal manner. The County Counsel's Office does not maintain responsive records and their role is limited to advising other County departments on specific issues or documents if requested.

Please correspond directly with me regarding your PRA request. As an alternative, if you prefer to not communicate directly with me, you may also direct your communications to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) and it will be appropriately routed.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [David Marshall](#)  
**To:** [sean ditty](#)  
**Subject:** RE: PRA Inquiry with County Counsel's Office  
**Date:** Wednesday, August 17, 2022 3:09:27 PM

---

Mr. Ditty,

I cannot and would not prohibit you from contacting County Counsel, however they do not have any records related to your PRA and I believe you will find they are unable to say very much, if anything to you on this matter.

You are also welcome to speak with the Public Defender's Office about anything they would like to discuss, including prosecutorial misconduct.

If you have information regarding dishonesty of a DA employee, please provide specific details to include, to the best of your ability: dates, times, locations, untrue statements, information demonstrating knowledge of the untruthfulness of the statement at the time it was made and any evidence to support your allegation.

If you have information related to prosecutorial misconduct, please provide the nature of the misconduct and any information you have to support your allegation.

If you prefer to provide the information to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) it will be routed appropriately.

Respectfully,

David Marshall

---

**From:** sean ditty <duwaditty916@gmail.com>  
**Sent:** Tuesday, August 16, 2022 1:20 PM  
**To:** David Marshall <David.Marshall@yolocounty.org>  
**Subject:** Re: PRA Inquiry with County Counsel's Office

Negative. Are you prohibiting me from contacting them? How about working with the Public Defender and the family to get the conviction overturned for prosecutorial misconduct? Prohibited also?

Fyi.. I just picked up the body cam from rank at WPD again validating that your office lied! Wanna see it?

On Tue, Aug 16, 2022, 12:52 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

I understand that you called the County Counsel's Office earlier today regarding your Public

Records Act request. Please understand that County departments routinely send Public Records Act requests to the County Counsel's Office. My email stating your request had been sent to that office was simply to assure you it is being handled the normal manner. The County Counsel's Office does not maintain responsive records and their role is limited to advising other County departments on specific issues or documents if requested.

Please correspond directly with me regarding your PRA request. As an alternative, if you prefer to not communicate directly with me, you may also direct your communications to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) and it will be appropriately routed.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [David Marshall](#)  
**To:** [sean ditty](#)  
**Subject:** RE: PRA Inquiry with County Counsel's Office  
**Date:** Wednesday, August 17, 2022 3:09:26 PM

---

Mr. Ditty,

I cannot and would not prohibit you from contacting County Counsel, however they do not have any records related to your PRA and I believe you will find they are unable to say very much, if anything to you on this matter.

You are also welcome to speak with the Public Defender's Office about anything they would like to discuss, including prosecutorial misconduct.

If you have information regarding dishonesty of a DA employee, please provide specific details to include, to the best of your ability: dates, times, locations, untrue statements, information demonstrating knowledge of the untruthfulness of the statement at the time it was made and any evidence to support your allegation.

If you have information related to prosecutorial misconduct, please provide the nature of the misconduct and any information you have to support your allegation.

If you prefer to provide the information to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) it will be routed appropriately.

Respectfully,

David Marshall

---

**From:** sean ditty <duwaditty916@gmail.com>  
**Sent:** Tuesday, August 16, 2022 1:20 PM  
**To:** David Marshall <David.Marshall@yolocounty.org>  
**Subject:** Re: PRA Inquiry with County Counsel's Office

Negative. Are you prohibiting me from contacting them? How about working with the Public Defender and the family to get the conviction overturned for prosecutorial misconduct? Prohibited also?

Fyi.. I just picked up the body cam from rank at WPD again validating that your office lied! Wanna see it?

On Tue, Aug 16, 2022, 12:52 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

I understand that you called the County Counsel's Office earlier today regarding your Public

Records Act request. Please understand that County departments routinely send Public Records Act requests to the County Counsel's Office. My email stating your request had been sent to that office was simply to assure you it is being handled the normal manner. The County Counsel's Office does not maintain responsive records and their role is limited to advising other County departments on specific issues or documents if requested.

Please correspond directly with me regarding your PRA request. As an alternative, if you prefer to not communicate directly with me, you may also direct your communications to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) and it will be appropriately routed.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

From: Aaron Moe  
To: Aaron Moe  
Subject: Sean Ditty  
Date: Wednesday, August 17, 2022 10:47:44 AM

P. O. Box 942898  
Sacramento, CA 94298-0001  
(916) 843-3060  
(800) 735-2929 (TT/TDD)  
(800) 735-2922 (Voice)

GAVIN NEWSOM, Governor



April 6, 2022

File No.: 031.14792.17381.INQ2022-0055

Mr. Sean Ditty  
22 West Elliot Street #19  
Woodland, CA 95695

Dear Mr. Ditty:

On April 6, 2022, you telephonically contacted the Office of Internal Affairs where you expressed your dissatisfaction with the conduct of a member of this Department assigned to the Counterterrorism and Threat Awareness Section (CTAS).

The Department accepts responsibility for reviewing the conduct of its members. When concerns such as yours come to our attention, an administrative inquiry is conducted by the employee's commander. Accordingly, I have forwarded your concerns to the CTAS Captain K. C. Roberts, so he may initiate a review to determine what, if any, improprieties exist.

Once the commander receives your complaint, an investigator may contact you to obtain clarifying information. After the inquiry is completed, you will be notified of the findings. Should you have any further questions regarding this matter, you may contact Sergeant Nelson Duarte at (916) 843-3000.

Sincerely,

D. L. WHARRY, Captain  
Commander  
Office of Internal Affairs

cc: Protective Services Division  
Counterterrorism and Threat Awareness Section



From: Aaron Moe  
To: Aaron Moe  
Subject: Sean Ditty  
Date: Wednesday, August 17, 2022 10:47:43 AM

P. O. Box 942898  
Sacramento, CA 94298-0001  
(916) 843-3060  
(800) 735-2929 (TT/TDD)  
(800) 735-2922 (Voice)

GAVIN NEWSOM, Governor



April 6, 2022

File No.: 031.14792.17381.INQ2022-0055

Mr. Sean Ditty  
22 West Elliot Street #19  
Woodland, CA 95695

Dear Mr. Ditty:

On April 6, 2022, you telephonically contacted the Office of Internal Affairs where you expressed your dissatisfaction with the conduct of a member of this Department assigned to the Counterterrorism and Threat Awareness Section (CTAS).

The Department accepts responsibility for reviewing the conduct of its members. When concerns such as yours come to our attention, an administrative inquiry is conducted by the employee's commander. Accordingly, I have forwarded your concerns to the CTAS Captain K. C. Roberts, so he may initiate a review to determine what, if any, improprieties exist.

Once the commander receives your complaint, an investigator may contact you to obtain clarifying information. After the inquiry is completed, you will be notified of the findings. Should you have any further questions regarding this matter, you may contact Sergeant Nelson Duarte at (916) 843-3000.

Sincerely,

D. L. WHARRY, Captain  
Commander  
Office of Internal Affairs

cc: Protective Services Division  
Counterterrorism and Threat Awareness Section



**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: PRA Inquiry with County Counsel's Office  
**Date:** Tuesday, August 16, 2022 1:20:00 PM

---

Negative. Are you prohibiting me from contacting them? How about working with the Public Defender and the family to get the conviction overturned for prosecutorial misconduct? Prohibited also?

Fyi.. I just picked up the body cam from rank at WPD again validating that your office lied! Wanna see it?

On Tue, Aug 16, 2022, 12:52 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

I understand that you called the County Counsel's Office earlier today regarding your Public Records Act request. Please understand that County departments routinely send Public Records Act requests to the County Counsel's Office. My email stating your request had been sent to that office was simply to assure you it is being handled the normal manner. The County Counsel's Office does not maintain responsive records and their role is limited to advising other County departments on specific issues or documents if requested.

Please correspond directly with me regarding your PRA request. As an alternative, if you prefer to not communicate directly with me, you may also direct your communications to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) and it will be appropriately routed.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [David Marshall](#)  
**To:** [sean ditty](#)  
**Subject:** PRA Inquiry with County Counsel's Office  
**Date:** Tuesday, August 16, 2022 12:52:02 PM

---

Mr. Ditty,

I understand that you called the County Counsel's Office earlier today regarding your Public Records Act request. Please understand that County departments routinely send Public Records Act requests to the County Counsel's Office. My email stating your request had been sent to that office was simply to assure you it is being handled the normal manner. The County Counsel's Office does not maintain responsive records and their role is limited to advising other County departments on specific issues or documents if requested.

Please correspond directly with me regarding your PRA request. As an alternative, if you prefer to not communicate directly with me, you may also direct your communications to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) and it will be appropriately routed.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [David Marshall](#)  
**To:** [sean ditty](#)  
**Subject:** PRA Inquiry with County Counsel's Office  
**Date:** Tuesday, August 16, 2022 12:52:02 PM

---

Mr. Ditty,

I understand that you called the County Counsel's Office earlier today regarding your Public Records Act request. Please understand that County departments routinely send Public Records Act requests to the County Counsel's Office. My email stating your request had been sent to that office was simply to assure you it is being handled the normal manner. The County Counsel's Office does not maintain responsive records and their role is limited to advising other County departments on specific issues or documents if requested.

Please correspond directly with me regarding your PRA request. As an alternative, if you prefer to not communicate directly with me, you may also direct your communications to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) and it will be appropriately routed.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [David Marshall](#)  
**To:** [sean ditty](#)  
**Bcc:** [Philip Pogledich](#); [Eric May](#); [Jonathan Raven](#); [Wendy Wilcox](#)  
**Subject:** PRA Inquiry with County Counsel's Office  
**Date:** Tuesday, August 16, 2022 12:51:00 PM

---

Mr. Ditty,

I understand that you called the County Counsel's Office earlier today regarding your Public Records Act request. Please understand that County departments routinely send Public Records Act requests to the County Counsel's Office. My email stating your request had been sent to that office was simply to assure you it is being handled the normal manner. The County Counsel's Office does not maintain responsive records and their role is limited to advising other County departments on specific issues or documents if requested.

Please correspond directly with me regarding your PRA request. As an alternative, if you prefer to not communicate directly with me, you may also direct your communications to [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) and it will be appropriately routed.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [sean.ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: Public Records Act Request  
**Date:** Monday, August 15, 2022 5:37:11 PM

---

Spell check often?

On Mon, Aug 15, 2022, 3:19 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

We are in receipt of you CA Public Records Act request dated August 8, 2022. We have forwarded it to County Counsel and we will provide the you documents to which you are entitled.

Sincerely,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [David Marshall](#)  
**To:** [sean ditty](#)  
**Subject:** Public Records Act Request  
**Date:** Monday, August 15, 2022 3:19:13 PM

---

Mr. Ditty,

We are in receipt of you CA Public Records Act request dated August 8, 2022. We have forwarded it to County Counsel and we will provide the you documents to which you are entitled.

Sincerely,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [David Marshall](#)  
**To:** [sean ditty](#)  
**Bcc:** [Jonathan Raven](#); [Eric May](#)  
**Subject:** Public Records Act Request  
**Date:** Monday, August 15, 2022 3:19:00 PM

---

Mr. Ditty,

We are in receipt of you CA Public Records Act request dated August 8, 2022. We have forwarded it to County Counsel and we will provide the you documents to which you are entitled.

Sincerely,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: Meeting request  
**Date:** Tuesday, June 21, 2022 1:00:13 PM

---

I wanna hear/see him decline

On Tue, Jun 21, 2022 at 12:49 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

I received a voicemail this afternoon regarding a request to meet with Jeff Reisig and I.

Unfortunately, we are unable to accommodate the request.

If there is any information you would like us to be aware of as an organization, please feel free to submit it in writing via email to: [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org). The email will be appropriately routed.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE

CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO  
CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE,  
PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: Meeting request  
**Date:** Tuesday, June 21, 2022 12:50:55 PM

---

I wanna hear/see him refuse

On Tue, Jun 21, 2022 at 12:49 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Mr. Ditty,

I received a voicemail this afternoon regarding a request to meet with Jeff Reisig and I.

Unfortunately, we are unable to accommodate the request.

If there is any information you would like us to be aware of as an organization, please feel free to submit it in writing via email to: [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org). The email will be appropriately routed.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE

CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO  
CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE,  
PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [David Marshall](#)  
**To:** [sean ditty](#)  
**Cc:** [District Attorney](#)  
**Subject:** Meeting request  
**Date:** Tuesday, June 21, 2022 12:49:00 PM

---

Mr. Ditty,

I received a voicemail this afternoon regarding a request to meet with Jeff Reisig and I.

Unfortunately, we are unable to accommodate the request.

If there is any information you would like us to be aware of as an organization, please feel free to submit it in writing via email to: [district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org). The email will be appropriately routed.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** This nutbag  
**Date:** Tuesday, April 5, 2022 6:16:02 PM

---

Deep dive this Adam Henry..

This is who you prevented from being convicted.. Make sure you watch the ones to Arnold and Tyler.. good videos to watch while ur pooping.. odd he was never charged with escape to prevent bad publicity..

<https://youtu.be/t4sjQS3NlpY>

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: Documents in response to your request  
**Date:** Monday, April 4, 2022 3:38:53 PM

---

Watch this.. watch we occupy I small part of your available mega bytes for free... Bro.. mix in a pushup..

Bitch tits bro..

On Mon, Apr 4, 2022, 10:49 AM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean.ditty](mailto:sean.ditty)  
**To:** [David Marshall](mailto:David.Marshall)  
**Subject:** Re: Documents in response to your request  
**Date:** Monday, April 4, 2022 2:46:22 PM

---

The wording in the subpoena itself is a violation of the oath you took back when.. no?

On Mon, Apr 4, 2022, 2:18 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Hello Mr. Ditty,

Thank you for your reply. You are correct, after speaking with the subpoena clerks there was a subpoena created and mailed to you, however you did not reply, consequently there was no proof of service and the subpoena was not entered into the case file.

Best regards,

David Marshall

---

**From:** sean ditty <[duwaditty916@gmail.com](mailto:duwaditty916@gmail.com)>  
**Sent:** Monday, April 4, 2022 1:42 PM  
**To:** David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)>  
**Subject:** Re: Documents in response to your request

Baahaa your office did NOT create a subpoena for 3-9? I fucking put said subpoena in your hands.. so did you ,again, misspeak, or just straight lying cause you think I'm stupid? Damnit, every time you contact me I have to drive back to 1300 I st. and ammend my complaint.. anything else you wanna provide as evidence before I make today's trip?

On Mon, Apr 4, 2022, 10:49 AM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your

arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: Documents in response to your request  
**Date:** Monday, April 4, 2022 2:45:04 PM

---

Let's put one more thing on the record.... Deputy Antonio Diaz taught me my first Spanish cuss words..

The hyper vigilance that put made me a witness was triggered by the Tragic Natalie Corona case..Her memorial sticker flies proudly on my rig, way up high, so she gets a great view..I will die for the blue. This lil tiff we ALL are having will NEVER escalate past me barking.. Ur probably.. wait.. you might be a good man. If we met organically you would see my "why". But 0800 to 1700 u are paid to be my enemy..

Btw.. can I get an update on the Douglas Barr case? Or will I get arrested last minute on that one also?

On Mon, Apr 4, 2022, 2:18 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Hello Mr. Ditty,

Thank you for your reply. You are correct, after speaking with the subpoena clerks there was a subpoena created and mailed to you, however you did not reply, consequently there was no proof of service and the subpoena was not entered into the case file.

Best regards,

David Marshall

---

**From:** sean ditty <[duwaditty916@gmail.com](mailto:duwaditty916@gmail.com)>  
**Sent:** Monday, April 4, 2022 1:42 PM  
**To:** David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)>  
**Subject:** Re: Documents in response to your request

Baahaa your office did NOT create a subpoena for 3-9? I fucking put said subpoena in your hands.. so did you ,again, misspeak, or just straight lying cause you think I'm stupid? Damnit, every time you contact me I have to drive back to 1300 I st. and ammend my complaint.. anything else you wanna provide as evidence before I make today's trip?

On Mon, Apr 4, 2022, 10:49 AM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: Documents in response to your request  
**Date:** Monday, April 4, 2022 2:35:37 PM

---

You held it in ur hand.. that's how little you give AF about civil rights. You didn't look at the date? Oh yea, cause if you actually did, it would make you complicit, negligent in responding, and a willing participant in the conspiracy to mislead, to defraud citizens of their constitutional rights. Furthermore, because you presented your self as the ears to the DA.. that would imply that he has been fully briefed on said crimes. Ya?

On Mon, Apr 4, 2022, 2:18 PM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Hello Mr. Ditty,

Thank you for your reply. You are correct, after speaking with the subpoena clerks there was a subpoena created and mailed to you, however you did not reply, consequently there was no proof of service and the subpoena was not entered into the case file.

Best regards,

David Marshall

---

**From:** sean ditty <[duwaditty916@gmail.com](mailto:duwaditty916@gmail.com)>  
**Sent:** Monday, April 4, 2022 1:42 PM  
**To:** David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)>  
**Subject:** Re: Documents in response to your request

Baahaa your office did NOT create a subpoena for 3-9? I fucking put said subpoena in your hands.. so did you ,again, misspeak, or just straight lying cause you think I'm stupid? Damnit, every time you contact me I have to drive back to 1300 I st. and ammend my complaint.. anything else you wanna provide as evidence before I make today's trip?

On Mon, Apr 4, 2022, 10:49 AM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [David Marshall](#)  
**To:** [sean ditty](#)  
**Subject:** RE: Documents in response to your request  
**Date:** Monday, April 4, 2022 2:18:00 PM

---

Hello Mr. Ditty,

Thank you for your reply. You are correct, after speaking with the subpoena clerks there was a subpoena created and mailed to you, however you did not reply, consequently there was no proof of service and the subpoena was not entered into the case file.

Best regards,

David Marshall

---

**From:** sean ditty <duwaditty916@gmail.com>  
**Sent:** Monday, April 4, 2022 1:42 PM  
**To:** David Marshall <David.Marshall@yolocounty.org>  
**Subject:** Re: Documents in response to your request

Baahaa your office did NOT create a subpoena for 3-9? I fucking put said subpoena in your hands.. so did you ,again, misspeak, or just straight lying cause you think I'm stupid? Damnit, every time you contact me I have to drive back to 1300 I st. and ammend my complaint.. anything else you wanna provide as evidence before I make today's trip?

On Mon, Apr 4, 2022, 10:49 AM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: Documents in response to your request  
**Date:** Monday, April 4, 2022 1:42:27 PM

---

Baahaa your office did NOT create a subpoena for 3-9? I fucking put said subpoena in your hands.. so did you ,again, misspeak, or just straight lying cause you think I'm stupid? Damn it, every time you contact me I have to drive back to 1300 I st. and ammend my complaint.. anything else you wanna provide as evidence before I make today's trip?

On Mon, Apr 4, 2022, 10:49 AM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: Documents in response to your request  
**Date:** Monday, April 4, 2022 11:25:42 AM

---

Spell my name right asshole! It's in fucking court docs. Docs you submitted to me. More evidence of your lack of attention to detail.. POYB

On Mon, Apr 4, 2022, 10:49 AM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [sean ditty](#)  
**To:** [David Marshall](#)  
**Subject:** Re: Documents in response to your request  
**Date:** Monday, April 4, 2022 11:24:43 AM

---

Petfect.. so, so far I have only read the sworn document Vroman authored.. thank you. I now have proof Vroman lied to the court.. I have proof and will take the misdemeanor for recording to prove my case!

On Mon, Apr 4, 2022, 10:49 AM David Marshall <[David.Marshall@yolocounty.org](mailto:David.Marshall@yolocounty.org)> wrote:

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall

Assistant Chief Investigator

Yolo County District Attorney's Office

Criminal Investigations Bureau

Desk: (530) 666-8999

Fax: (530) 666-8423

Yolo-County-DA



[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [David Marshall](#)  
**To:** [Jonathan Raven](#); [Michael Vroman](#)  
**Subject:** FW: Documents in response to your request  
**Date:** Monday, April 4, 2022 10:58:21 AM  
**Attachments:** [Ditty Transcript.pdf](#)  
[Ditty Subpoena.pdf](#)  
[Warrant Request Ditty.pdf](#)

---

FYI

---

**From:** David Marshall  
**Sent:** Monday, April 4, 2022 10:50 AM  
**To:** duwaditty916@gmail.com  
**Subject:** Documents in response to your request

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [David Marshall](#)  
**To:** [Jonathan Raven](#); [Michael Vroman](#)  
**Subject:** FW: Documents in response to your request  
**Date:** Monday, April 4, 2022 10:58:00 AM  
**Attachments:** [Ditty Transcript.pdf](#)  
[Ditty Subpoena.pdf](#)  
[Warrant Request Ditty.pdf](#)

---

FYI

---

**From:** David Marshall  
**Sent:** Monday, April 4, 2022 10:50 AM  
**To:** duwaditty916@gmail.com  
**Subject:** Documents in response to your request

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [David Marshall](#)  
**To:** [duwaditty916@gmail.com](mailto:duwaditty916@gmail.com)  
**Subject:** Documents in response to your request  
**Date:** Monday, April 4, 2022 10:49:00 AM  
**Attachments:** [Ditty Transcript.pdf](#)  
[Ditty Subpoena.pdf](#)  
[Warrant Request Ditty.pdf](#)

---

Dear Mr. Diddy,

Attached is the certified transcript related to the Warrant you are asking about. As you can see, on page 4 line 18 of the transcript, Judge Williams issued a Warrant for your arrest. That Warrant was never served and you were never arrested because on 2-18-22 you appeared voluntarily and promised Judge Williams that you would appear in court again on 2-22-22. Since you appeared voluntarily, the Warrant was no longer relevant, it was withdrawn, it was not filed with the court clerk, and a signed copy was not retained by this office.

In the interest of full transparency, I did obtain an unsigned version of the Warrant Declaration from Mr. Vroman which is substantially similar, if not identical to the one presented to Judge Williams on 02-18-22. See attached copy.

When you appeared in court on 02-22-22 you were personally ordered to appear by Judge Williams to return on 3-09-22, this office did not create or serve a Subpoena with a Proof of Service for the 3-9-22 court date. There is no subpoena or proof of service specific to your 3-9-22 court appearance.

Attached is the Subpoena and Proof of Service dated 2-11-22 for your 02-22-22 court appearance. In addition to the attached proof of service, on page 6, line 11 of the certified transcript from your appearance on 02-18-22 you admitted "I was served" acknowledging service of the subpoena.

Respectfully,

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [David Marshall](#)  
**To:** [Mathew Jameson](#)  
**Subject:** Sean Ditty  
**Date:** Friday, April 1, 2022 2:54:00 PM

---

Mat,

Do you have a proof of service or email thread related to Sean Ditty's court appearance on March 9<sup>th</sup>?

David Marshall  
Assistant Chief Investigator  
Yolo County District Attorney's Office  
Criminal Investigations Bureau  
Desk: (530) 666-8999  
Fax: (530) 666-8423



**From:** [Michael Vroman](#)  
**To:** [Jose Gonzalez-Vasquez - PDE](#)  
**Subject:** RE: Montgomery 911 calls  
**Date:** Thursday, March 10, 2022 8:16:00 AM

---

OK

---

**From:** Jose Gonzalez-Vasquez - PDE <Jose.Gonzalez-Vasquez@yolocounty.org>  
**Sent:** Thursday, March 10, 2022 6:49 AM  
**To:** Michael Vroman <Michael.Vroman@yolocounty.org>  
**Subject:** Montgomery 911 calls

I intend to play the 911 calls from Ditty and Torres when its my turn. I believe there are two calls for Torres.

Jose Gonzalez-Vasquez  
Deputy Public Defender  
Yolo County Public Defender  
[814 North Street](#)  
[Woodland, CA 95695](#)  
[Ph. \(530\) 406-4559](#)  
Cell (530) 505-1691  
Fax (530) 666-8405

**From:** [Jose Gonzalez-Vasquez - PDE](#)  
**To:** [Michael Vroman](#)  
**Subject:** Montgomery 911 calls  
**Date:** Thursday, March 10, 2022 6:48:47 AM

---

I intend to play the 911 calls from Ditty and Torres when its my turn. I believe there are two calls for Torres.

Jose Gonzalez-Vasquez  
Deputy Public Defender  
Yolo County Public Defender  
[814 North Street](#)  
[Woodland, CA 95695](#)  
[Ph. \(530\) 406-4559](#)  
Cell (530) 505-1691  
Fax (530) 666-8405

**From:** [Michael Vroman](#)  
**To:** [Jose Gonzalez-Vasquez - PDE](#)  
**Subject:** RE: Jorge Lopez  
**Date:** Wednesday, March 9, 2022 12:19:00 PM

---

That's my hope

---

**From:** Jose Gonzalez-Vasquez - PDE <[Jose.Gonzalez-Vasquez@yolocounty.org](mailto:Jose.Gonzalez-Vasquez@yolocounty.org)>  
**Sent:** Wednesday, March 9, 2022 12:19 PM  
**To:** Michael Vroman <[Michael.Vroman@yolocounty.org](mailto:Michael.Vroman@yolocounty.org)>  
**Subject:** RE: Jorge Lopez

Okay. Do you intend on getting to Ditty today too?

---

**From:** Michael Vroman <[Michael.Vroman@yolocounty.org](mailto:Michael.Vroman@yolocounty.org)>  
**Sent:** Wednesday, March 9, 2022 12:17 PM  
**To:** Jose Gonzalez-Vasquez - PDE <[Jose.Gonzalez-Vasquez@yolocounty.org](mailto:Jose.Gonzalez-Vasquez@yolocounty.org)>  
**Subject:** Jorge Lopez

I just spoke with my investigator. They have Mr. Lopez. They are using a per diem rate of \$20 (which is standard for out of area witnesses) and using that money to purchase him lunch. While he is not technically out of area, due to his health problems and the fact that he is transient and appearing voluntarily, they wanted to buy him lunch. This is the only benefit that has been conferred upon him and is not done in anticipation of him testifying in any manner rather than truthfully

**From:** [Jose Gonzalez-Vasquez - PDE](#)  
**To:** [Michael Vroman](#)  
**Subject:** RE: Jorge Lopez  
**Date:** Wednesday, March 9, 2022 12:19:00 PM

---

Okay. Do you intend on getting to Ditty today too?

---

**From:** Michael Vroman <Michael.Vroman@yolocounty.org>  
**Sent:** Wednesday, March 9, 2022 12:17 PM  
**To:** Jose Gonzalez-Vasquez - PDE <Jose.Gonzalez-Vasquez@yolocounty.org>  
**Subject:** Jorge Lopez

I just spoke with my investigator. They have Mr. Lopez. They are using a per diem rate of \$20 (which is standard for out of area witnesses) and using that money to purchase him lunch. While he is not technically out of area, due to his health problems and the fact that he is transient and appearing voluntarily, they wanted to buy him lunch. This is the only benefit that has been conferred upon him and is not done in anticipation of him testifying in any manner rather than truthfully

**From:** [Michael Vroman](#)  
**To:** [Jose Gonzalez-Vasquez - PDE](#)  
**Subject:** This afternoon  
**Date:** Wednesday, March 9, 2022 12:11:00 PM

---

I just got word that Mr. Lopez is coming in voluntarily via our investigators giving him a ride. Assuming that is the case, I will call him, then Mr. Ditty, then go to Jameson for impeaching Andrade and then potentially Yen for impeaching Lopez

**From:** [Jose Gonzalez-Vasquez - PDE](#)  
**To:** [DADelivery](#)  
**Cc:** [Michael Vroman](#)  
**Subject:** People v. Montgomery [Motions in limine]  
**Date:** Wednesday, February 16, 2022 6:38:50 PM  
**Attachments:** [Montgomery - Motions In Limine.pdf](#)

---

Jose Gonzalez-Vasquez  
Deputy Public Defender  
Yolo County Public Defender  
[814 North Street](#)  
[Woodland, CA 95695](#)  
[Ph. \(530\) 406-4559](#)  
[Cell \(530\) 505-1691](#)  
[Fax \(530\) 666-8405](#)

**From:** [Jose Gonzalez-Vasquez - PDE](#)  
**To:** [DADelivery](#)  
**Cc:** [Michael Vroman](#)  
**Subject:** People v. Montgomery [Motions in limine]  
**Date:** Wednesday, February 16, 2022 6:38:49 PM  
**Attachments:** [Montgomery - Motions In Limine.pdf](#)

---

Jose Gonzalez-Vasquez  
Deputy Public Defender  
Yolo County Public Defender  
[814 North Street](#)  
[Woodland, CA 95695](#)  
[Ph. \(530\) 406-4559](#)  
[Cell \(530\) 505-1691](#)  
[Fax \(530\) 666-8405](#)

**From:** [Michael Vroman](#)  
**To:** [Jose Gonzalez-Vasquez - PDE](#)  
**Subject:** Tentative Witness List  
**Date:** Monday, February 14, 2022 11:08:00 AM

---

This is a rough rough draft of my witness list. Most of these people are served, and I am confident that we can get the ones served that are not currently served. There could be more names added, but I will update you as that changes

Ryan Andrade  
Jorge Lopez  
Stephanie Ciganovich  
Jason Ditty  
Dr. Tovar  
Glenn Metz  
Mario Vidales

Officer Shepard  
Detective Yen  
Officer Lal  
Det. Gojkovich  
CSO Perez  
Ofc Bell  
Det Krantz  
Investigator Jameson

There may be some more foundational witnesses, but I am still trying to figure that out

**From:** [Michael Vroman](#)  
**To:** [Jose Gonzalez-Vasquez - PDE](#)  
**Subject:** RE: Marvin Montgomery  
**Date:** Friday, February 11, 2022 12:03:00 PM

---

He mentioned that he told the officers that the shooter used his left hand, so that may be in the body camera footage

---

**From:** Jose Gonzalez-Vasquez - PDE <[Jose.Gonzalez-Vasquez@yolocounty.org](mailto:Jose.Gonzalez-Vasquez@yolocounty.org)>  
**Sent:** Friday, February 11, 2022 12:02 PM  
**To:** Michael Vroman <[Michael.Vroman@yolocounty.org](mailto:Michael.Vroman@yolocounty.org)>  
**Subject:** RE: Marvin Montgomery

Of course, I was just asking

---

**From:** Michael Vroman <[Michael.Vroman@yolocounty.org](mailto:Michael.Vroman@yolocounty.org)>  
**Sent:** Friday, February 11, 2022 12:01 PM  
**To:** Jose Gonzalez-Vasquez - PDE <[Jose.Gonzalez-Vasquez@yolocounty.org](mailto:Jose.Gonzalez-Vasquez@yolocounty.org)>  
**Subject:** RE: Marvin Montgomery

It was not as I did not expect the conversation to go that route, and he would interject facts at weird times. Assuming he testifies differently on the stand, I would stipulate to any of the below facts

---

**From:** Jose Gonzalez-Vasquez - PDE <[Jose.Gonzalez-Vasquez@yolocounty.org](mailto:Jose.Gonzalez-Vasquez@yolocounty.org)>  
**Sent:** Friday, February 11, 2022 11:35 AM  
**To:** Michael Vroman <[Michael.Vroman@yolocounty.org](mailto:Michael.Vroman@yolocounty.org)>  
**Subject:** RE: Marvin Montgomery

Thank you. I don't suppose this was audio recorded?

---

**From:** Michael Vroman <[Michael.Vroman@yolocounty.org](mailto:Michael.Vroman@yolocounty.org)>  
**Sent:** Friday, February 11, 2022 11:22 AM  
**To:** Jose Gonzalez-Vasquez - PDE <[Jose.Gonzalez-Vasquez@yolocounty.org](mailto:Jose.Gonzalez-Vasquez@yolocounty.org)>  
**Subject:** Marvin Montgomery

Mr. Gonzalez,

I am writing to you to summarize two conversations I had with Mr. Sean Ditty regarding the events in this case.

Mr. Ditty had called my office on 2/2, giving a false name (Sean Smithson). We were able to tell it was him based on the caller ID. He refused to leave a message, but indicated to our receptionist that he was an "unwilling participant". I called him back today. We spoke twice. He indicated that he did remember what happened. Specifically, to generally summarized his statement (that he saw a Black Male Adult wearing a red shirt shoot someone in the park). He indicated to me that was correct and then asked if I was ever able to determine whether the person we have in custody was

left handed or right handed, because the shooter shot with his left hand. I explained to Mr. Ditty that I we would need him to come in and tell the truth, at which point he said he didn't remember what happened. I then told him that I believed he did remember what happened, as he had just confirmed my general statement, but added the left handed fact to the scenario I gave. He then told me he wasn't playing games. I told him it kind of sounded like he was playing games, to which he responded that while I could compel his appearance in court, I could not force him to testify. We had further discussions about what a choice like that would mean but nothing pertaining to the events of June 9 or his ability to recall.

I am disclosing this in an abundance of caution as 1) he did generally mention facts about the case and 2) I do not want him to misrepresent what was said. It is my personal belief that he has received his subpoena, being that he called my office on 2/2 and discussed his participation in the case. However, when I asked him, he indicated that he had not received his subpoena, but was calling because he just wanted to know what the status of the case was.

**From:** [Michael Vroman](#)  
**To:** [Jose Gonzalez-Vasquez - PDE](#)  
**Subject:** RE: Marvin Montgomery  
**Date:** Friday, February 11, 2022 12:01:00 PM

---

It was not as I did not expect the conversation to go that route, and he would interject facts at weird times. Assuming he testifies differently on the stand, I would stipulate to any of the below facts

---

**From:** Jose Gonzalez-Vasquez - PDE <[Jose.Gonzalez-Vasquez@yolocounty.org](mailto:Jose.Gonzalez-Vasquez@yolocounty.org)>  
**Sent:** Friday, February 11, 2022 11:35 AM  
**To:** Michael Vroman <[Michael.Vroman@yolocounty.org](mailto:Michael.Vroman@yolocounty.org)>  
**Subject:** RE: Marvin Montgomery

Thank you. I don't suppose this was audio recorded?

---

**From:** Michael Vroman <[Michael.Vroman@yolocounty.org](mailto:Michael.Vroman@yolocounty.org)>  
**Sent:** Friday, February 11, 2022 11:22 AM  
**To:** Jose Gonzalez-Vasquez - PDE <[Jose.Gonzalez-Vasquez@yolocounty.org](mailto:Jose.Gonzalez-Vasquez@yolocounty.org)>  
**Subject:** Marvin Montgomery

Mr. Gonzalez,

I am writing to you to summarize two conversations I had with Mr. Sean Ditty regarding the events in this case.

Mr. Ditty had called my office on 2/2, giving a false name (Sean Smithson). We were able to tell it was him based on the caller ID. He refused to leave a message, but indicated to our receptionist that he was an "unwilling participant". I called him back today. We spoke twice. He indicated that he did remember what happened. Specifically, to generally summarized his statement (that he saw a Black Male Adult wearing a red shirt shoot someone in the park). He indicated to me that was correct and then asked if I was ever able to determine whether the person we have in custody was left handed or right handed, because the shooter shot with his left hand. I explained to Mr. Ditty that I we would need him to come in and tell the truth, at which point he said he didn't remember what happened. I then told him that I believed he did remember what happened, as he had just confirmed my general statement, but added the left handed fact to the scenario I gave. He then told me he wasn't playing games. I told him it kind of sounded like he was playing games, to which he responded that while I could compel his appearance in court, I could not force him to testify. We had further discussions about what a choice like that would mean but nothing pertaining to the events of June 9 or his ability to recall.

I am disclosing this in an abundance of caution as 1) he did generally mention facts about the case and 2) I do not want him to misrepresent what was said. It is my personal belief that he has received his subpoena, being that he called my office on 2/2 and discussed his participation in the case. However, when I asked him, he indicated that he had not received his subpoena, but was calling because he just wanted to know what the status of the case was.

**From:** [Michael Vroman](#)  
**To:** [Jose Gonzalez-Vasquez - PDE](#)  
**Subject:** Marvin Montgomery  
**Date:** Friday, February 11, 2022 11:22:00 AM

---

Mr. Gonzalez,

I am writing to you to summarize two conversations I had with Mr. Sean Ditty regarding the events in this case.

Mr. Ditty had called my office on 2/2, giving a false name (Sean Smithson). We were able to tell it was him based on the caller ID. He refused to leave a message, but indicated to our receptionist that he was an “unwilling participant”. I called him back today. We spoke twice. He indicated that he did remember what happened. Specifically, to generally summarized his statement (that he saw a Black Male Adult wearing a red shirt shoot someone in the park). He indicated to me that was correct and then asked if I was ever able to determine whether the person we have in custody was left handed or right handed, because the shooter shot with his left hand. I explained to Mr. Ditty that I we would need him to come in and tell the truth, at which point he said he didn’t remember what happened. I then told him that I believed he did remember what happened, as he had just confirmed my general statement, but added the left handed fact to the scenario I gave. He then told me he wasn’t playing games. I told him it kind of sounded like he was playing games, to which he responded that while I could compel his appearance in court, I could not force him to testify. We had further discussions about what a choice like that would mean but nothing pertaining to the events of June 9 or his ability to recall.

I am disclosing this in an abundance of caution as 1) he did generally mention facts about the case and 2) I do not want him to misrepresent what was said. It is my personal belief that he has received his subpoena, being that he called my office on 2/2 and discussed his participation in the case. However, when I asked him, he indicated that he had not received his subpoena, but was calling because he just wanted to know what the status of the case was.

**From:** [Wendy Wilcox](#)  
**To:** [Wendy Wilcox](#)  
**Subject:** Webinar Registration Commons Town Hall  
**Date:** Tuesday, November 9, 2021 5:09:10 PM

---

Hi Wendy Wilcox,

Sean Ditty (duwaditty916@gmail.com) has registered for "Commons Town Hall" on: Nov 09, 2021 06:00 PM Pacific Time (US and Canada), Dec 14, 2021 06:00 PM Pacific Time (US and Canada), Jan 11, 2022 06:00 PM Pacific Time (US and Canada), Feb 08, 2022 06:00 PM Pacific Time (US and Canada), Mar 08, 2022 06:00 PM Pacific Time (US and Canada), Apr 12, 2022 06:00 PM Pacific Time (US and Canada), May 10, 2022 06:00 PM Pacific Time (US and Canada), Jun 14, 2022 06:00 PM Pacific Time (US and Canada), Jul 12, 2022 06:00 PM Pacific Time (US and Canada)

First Name: Sean  
Last Name: Ditty  
Email: duwaditty916@gmail.com  
Industry: Other

Webinar Detail Link: <https://yolocounty.zoom.us/webinar/91529402198>

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]

**From:** [Wendy Wilcox](#)  
**To:** [Wendy Wilcox](#)  
**Subject:** Webinar Registration Commons Town Hall  
**Date:** Sunday, November 7, 2021 11:51:25 PM

---

Hi Wendy Wilcox,

Sean Ditty (duwaditty916@gmail.com) has registered for "Commons Town Hall" on: Nov 09, 2021 06:00 PM Pacific Time (US and Canada), Dec 14, 2021 06:00 PM Pacific Time (US and Canada), Jan 11, 2022 06:00 PM Pacific Time (US and Canada), Feb 08, 2022 06:00 PM Pacific Time (US and Canada), Mar 08, 2022 06:00 PM Pacific Time (US and Canada), Apr 12, 2022 06:00 PM Pacific Time (US and Canada), May 10, 2022 06:00 PM Pacific Time (US and Canada), Jun 14, 2022 06:00 PM Pacific Time (US and Canada), Jul 12, 2022 06:00 PM Pacific Time (US and Canada)

First Name: Sean  
Last Name: Ditty  
Email: duwaditty916@gmail.com

Webinar Detail Link: <https://yolocounty.zoom.us/webinar/91529402198>

[THIS EMAIL ORIGINATED FROM OUTSIDE YOLO COUNTY. PLEASE USE CAUTION AND VALIDATE THE AUTHENTICITY OF THE EMAIL PRIOR TO CLICKING ANY LINKS OR PROVIDING ANY INFORMATION. IF YOU ARE UNSURE, PLEASE CONTACT THE HELPDESK (x5000) FOR ASSISTANCE]



1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

SUPERIOR COURT OF THE STATE OF CALIFORNIA

IN AND FOR THE COUNTY OF YOLO

DEPARTMENT 8

HON. PETER M. WILLIAMS, JUDGE

---oOo---

THE PEOPLE OF THE STATE OF  
CALIFORNIA,

Plaintiff,

vs.

Yolo County No.  
CRF-21-2132

MARVIN MONTGOMERY,

Defendant.

**CERTIFIED  
TRANSCRIPT**

---oOo---

REPORTER'S TRANSCRIPT OF  
EX PARTE MOTION

FEBRUARY 18, 2022

---oOo---

A P P E A R A N C E S

For the Plaintiff:

JEFF REISIG  
District Attorney, Yolo County  
301 2nd Street  
Woodland, CA 95695  
BY: RYAN COUZENS, Deputy

REPORTED BY:

VANESSA MURPHY, CSR #13997

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**MASTER INDEX - VOLUME 1 - (Pages 1 - 10)**

**SESSIONS**

**PAGE**

**FRIDAY, FEBRUARY 21, 2022**

**AFTERNOON SESSION**

**Ex Parte Motion**

**3**

1 FRIDAY, FEBRUARY 18, 2022, 4:00 P.M.

2 ---oOo---

3 The above-entitled matter came on this day for EX  
4 PARTE MOTION before Honorable PETER M. WILLIAMS, Judge of  
5 the Superior Court.

6 The People were represented by RYAN COUZENS, Deputy  
7 District Attorney of Yolo County.

8 The Defendant, MARVIN MONTGOMERY, was not present  
9 and was not represented.

10 VANESSA MURPHY, CSR, Official Court Reporter, was  
11 present and acting.

12 The following proceedings were had:

13 P R O C E E D I N G S

14 ---oOo---

15 THE COURT: All right. Mr. Couzens, we're here in  
16 an ex parte proceeding on the Montgomery matter. I had a  
17 brief conversation with you about a material warrant for  
18 a witness. What's the status of where we are now?

19 MR. COUZENS: Thank you, Your Honor.

20 My understanding is that the witness is here present  
21 in court today. Due to the nature of the proceedings, I  
22 want to say very little. I know very little about this  
23 case. I'm just here on behalf --

24 And, by the way, Ryan Couzens for the People,  
25 Assistant Chief Deputy.

26 I'm just here because we -- there was this warrant  
27 that was issued. I did not review the warrant; however,  
28 I understand what the substance of it was, and I

1 understand the reasoning. But my hope was that the Court  
2 could have a conversation with the witness in order to  
3 receive some assurances that he would appear for next  
4 week in the event to avoid the actual arrest on the  
5 warrant --

6 THE COURT: Yeah.

7 MR. COUZENS: -- and that's it.

8 THE COURT: Yeah, it makes sense. Who is our  
9 witness? Is that --

10 And, sir, are you Mr. Ditty?

11 MR. DITTY: Yes. May I speak? I don't want to  
12 disrespect you, but --

13 THE COURT: That's Fine.

14 MR. DITTY: Yes, sir. I'm Mr. Ditty.

15 THE COURT: All right. So here's the thing,  
16 Mr. Ditty. There's some concern that you're not going to  
17 show up for the trial based on some things that you said,  
18 and so I signed a warrant for your arrest. The warrant  
19 has a bail of \$100,000, so if you aren't to show up for  
20 trial you're going to get arrested. Unless you've got  
21 \$100,000, you're going to sit in jail until you can --  
22 you've got to come out and testify. I don't want to do  
23 that. You're not a defendant in a case. I would rather  
24 you not be a defendant in a case.

25 You want to come up to the front?

26 MR. DITTY: Definitely, sir. I just felt like I'm  
27 disrespecting you at, like, the podium.

28 THE COURT: No, listen, don't --

1 MR. DITTY: May I take this off?

2 THE COURT: Yeah, go ahead.

3 So -- so you understand where I'm coming from?

4 MR. DITTY: 100 percent.

5 THE COURT: There's -- you know, I only have two --  
6 I've got two tools. It's convince you to come and order  
7 you to come in, or send out an arrest warrant for you.

8 MR. DITTY: 100 percent agree.

9 THE COURT: Those are my only two tools. Let's go  
10 with tool number one, okay?

11 MR. DITTY: 100 percent. So --

12 THE COURT: Can you promise me --

13 Mr. Couzens, I assume you -- do you want him here  
14 at -- on Tuesday? When do you want him in?

15 MR. COUZENS: Yes, we would like him here on  
16 Tuesday. I'm not sure if Your Honor intends on starting  
17 the trial at 8:30 or 9 --

18 THE COURT: 8:30 a.m. on Tuesday, sir, because  
19 Monday is a holiday.

20 And I can tell you, you make a promise to me, I'll  
21 believe you. You make a promise you're going to be here  
22 Tuesday at 8:30, you don't have to spend the three-day  
23 weekend in jail. Because, you know, if I had a third  
24 option, I'd do a third option. I've got the two. It's  
25 order you to show up and you tell me you're going to do  
26 it, or you get arrested and you wait -- and you wait in  
27 jail and then I bring you in.

28 Option one, right?

1 MR. DITTY: With permission to speak?

2 THE COURT: Yes, please. Go ahead.

3 MR. DITTY: I have no problem guaranteeing to you.  
4 I have no problem just saying yes. It doesn't have to  
5 get down to the promise, okay?

6 I am here under subpoena voluntarily. What I mean  
7 by that is when contacted by the investigator I said, I  
8 will be home at this time. Come serve me. Okay. I've  
9 served papers for 32 years. I made it clear to him, if I  
10 wanted to play the game I could have, but I didn't have  
11 the energy, right? I was served. I'm under subpoena,  
12 okay?

13 The whole reason this happened is because, like you  
14 said, there are several tools in the tool belt, but it's  
15 unfortunate their office went straight to this tool when  
16 all I asked for was -- if I didn't want to testify, if I  
17 wasn't interested in having this person put away, not  
18 only would I have not gotten in a car chase with that  
19 individual that day, not only would I have stuck around  
20 in the park and was the only person there and, as we  
21 know, put a target on my back with the community that  
22 lives in that park --

23 THE COURT: So, Mr. Ditty, I've got to stop you for  
24 a second. I've got to stop --

25 MR. DITTY: Yes. I don't to get into material.  
26 Thank you, sir.

27 THE COURT: Thank you.

28 And again, just so you're clear, the DA's office,

1 they came to me about trying to find an alternative  
2 solution so -- as opposed to just going out and arresting  
3 you. So they were exploring other options, too. We all  
4 want you here just by subpoena, not by arrest, okay?

5 MR. DITTY: And I would rather be here because  
6 that's what I committed to when I stayed around and made  
7 myself a witness.

8 THE COURT: So here's what I'm going to tell you.  
9 I'm going to order you to be here on -- 8:30 on Tuesday  
10 down in Department 1. That's downstairs on the first  
11 floor. You show up, and then we'll know we're all on the  
12 same page, and, you know, needless to say that's the way  
13 to go.

14 MR. DITTY: I understand completely.

15 To also --

16 THE COURT: Yeah.

17 MR. DITTY: I got this phone call when I was in  
18 Folsom, okay, on the way to a therapy session for PTSD --

19 THE COURT: Yeah.

20 MR. DITTY: -- okay? Obviously, watching someone  
21 get shot may have triggered that PTSD. If they had come  
22 to me as an ally --

23 THE COURT: Yeah.

24 MR. DITTY: -- instead of, F you, we'll put you in  
25 jail --

26 THE COURT: Mr. Ditty, I think they got your  
27 message.

28 MR. DITTY: But my point is I was in Folsom. I

1 chose to drive here and not wherever I could have gone.

2 THE COURT: I appreciate it, and I know they do,  
3 too.

4 MR. DITTY: Mm-hmm.

5 THE COURT: Okay. So I'll see you on Tuesday.

6 MR. DITTY: Yes, sir.

7 THE COURT: Have a good three-day weekend. Drive  
8 carefully back.

9 MR. DITTY: I live here.

10 THE COURT: Oh, all right.

11 MR. DITTY: I was saying I canceled my appointment  
12 because this was important.

13 THE COURT: Understood. Understood. And it's not  
14 convenient, I get it.

15 8:30 a.m., I'll see you down in Department 2.

16 MR. DITTY: I knew the deal when I stayed in the  
17 park, you know? I knew I was going to testify. Just  
18 don't treat me like an alpha --

19 THE COURT: He's got it, sir.

20 MR. DITTY: All right. Thank you.

21 THE COURT: Mr. Couzens, anything else from your  
22 end?

23 MR. COUZENS: I think that's it. I just, again,  
24 want to emphasize this is nothing personal on behalf of  
25 our office, and I apologize that this happened this way.  
26 And I hope Mr. Ditty understands I'm going to avoid  
27 talking to him because he is a witness and I have nothing  
28 to do with this case, and hopefully he understands.

1 MR. DITTY: Thank you.  
2 THE COURT: Thank you, everyone.  
3 (Whereupon, the proceedings concluded.)

4 ----oOo----

5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

CERTIFICATE OF OFFICIAL COURT REPORTER

---oOo---

I, VANESSA MURPHY, hereby certify that I am a  
Certified Shorthand Reporter, and that I reported  
verbatim in shorthand writing the following proceedings  
completely and correctly to the best of my ability:

COURT: SUPERIOR COURT  
COUNTY OF YOLO

JUDGE: PETER M. WILLIAMS

ACTION NUMBER: CRF-21-2132

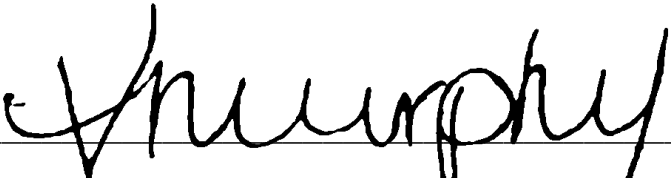
ACTION TITLE: THE PEOPLE OF THE  
STATE OF CALIFORNIA,  
Plaintiff,  
  
vs.  
  
MARVIN MONTGOMERY,  
Defendant.

DATE: FEBRUARY 18, 2022

I further certify that I have caused said  
shorthand writing to be transcribed into typewriting, and  
that the preceding pages 1 through 10 constitute an  
accurate and complete transcript of all my shorthand  
writing for the dates specified.

Further, in said capacity, I have adhered to  
the Code of Civil Procedure Section 237(a)(2), Third  
District Court of Appeal, Miscellaneous Order 96-02 by  
sealing, through redaction, of all references to  
juror-identifying information, including but not limited  
to names, addresses and telephone numbers.

Dated: 21st of February, 2022

  
\_\_\_\_\_  
VANESSA MURPHY, CSR #13997  
Official Shorthand Reporter

<hr/> <b>\$</b> <hr/>	<b>ally</b> 7:22	<b>concluded</b> 9:3	<hr/> <b>F</b> <hr/>
<b>\$100,000</b> 4:19,21	<b>alpha</b> 8:18	<b>contacted</b> 6:7	<b>FEBRUARY</b> 3:1
<hr/> <b>-</b> <hr/>	<b>alternative</b> 7:1	<b>convenient</b> 8:14	<b>felt</b> 4:26
<b>---ooo---</b> 3:2,14 9:4	<b>apologize</b> 8:25	<b>conversation</b> 3:17 4:2	<b>find</b> 7:1
<hr/> <b>1</b> <hr/>	<b>appointment</b> 8:11	<b>convince</b> 5:6	<b>Fine</b> 4:13
<b>1</b> 7:10	<b>arrest</b> 4:4,18 5:7 7:4	<b>County</b> 3:7	<b>floor</b> 7:11
<b>100</b> 5:4,8,11	<b>arrested</b> 4:20 5:26	<b>court</b> 3:5,10,15,21 4:1, 6,8,13,15,28 5:2,5,9,12, 18 6:2,23,27 7:8,16,19, 23,26 8:2,5,7,10,13,19, 21 9:2	<b>Folsom</b> 7:18,28
<b>18</b> 3:1	<b>arresting</b> 7:2	<b>Couzens</b> 3:6,15,19,24 4:7 5:13,15 8:21,23	<b>FRIDAY</b> 3:1
<hr/> <b>2</b> <hr/>	<b>Assistant</b> 3:25	<b>CSR</b> 3:10	<b>front</b> 4:25
<b>2</b> 8:15	<b>assume</b> 5:13	<hr/> <b>D</b> <hr/>	<hr/> <b>G</b> <hr/>
<b>2022</b> 3:1	<b>assurances</b> 4:3	<b>DA's</b> 6:28	<b>game</b> 6:10
<hr/> <b>3</b> <hr/>	<b>Attorney</b> 3:7	<b>day</b> 3:3 6:19	<b>good</b> 8:7
<b>32</b> 6:9	<b>avoid</b> 4:4 8:26	<b>deal</b> 8:16	<b>guaranteeing</b> 6:3
<hr/> <b>4</b> <hr/>	<hr/> <b>B</b> <hr/>	<b>defendant</b> 3:8 4:23,24	<hr/> <b>H</b> <hr/>
<b>4:00</b> 3:1	<b>back</b> 6:21 8:8	<b>Department</b> 7:10 8:15	<b>happened</b> 6:13 8:25
<hr/> <b>8</b> <hr/>	<b>bail</b> 4:19	<b>Deputy</b> 3:6,25	<b>holiday</b> 5:19
<b>8:30</b> 5:17,18,22 7:9 8:15	<b>based</b> 4:17	<b>disrespect</b> 4:12	<b>home</b> 6:8
<hr/> <b>9</b> <hr/>	<b>behalf</b> 3:23 8:24	<b>disrespecting</b> 4:27	<b>Honor</b> 3:19 5:16
<b>9</b> 5:17	<b>belt</b> 6:14	<b>District</b> 3:7	<b>Honorable</b> 3:4
<hr/> <b>A</b> <hr/>	<b>bring</b> 5:27	<b>Ditty</b> 4:10,11,14,16,26 5:1,4,8,11 6:1,3,23,25 7:5,14,17,20,24,26,28 8:4,6,9,11,16,20,26 9:1	<b>hope</b> 4:1 8:26
<b>a.m.</b> 5:18 8:15	<hr/> <b>C</b> <hr/>	<b>downstairs</b> 7:10	<hr/> <b>I</b> <hr/>
<b>above-entitled</b> 3:3	<b>call</b> 7:17	<b>drive</b> 8:1,7	<b>important</b> 8:12
<b>acting</b> 3:11	<b>canceled</b> 8:11	<b>Due</b> 3:21	<b>individual</b> 6:19
<b>actual</b> 4:4	<b>car</b> 6:18	<hr/> <b>E</b> <hr/>	<b>intends</b> 5:16
<b>agree</b> 5:8	<b>carefully</b> 8:8	<b>emphasize</b> 8:24	<b>interested</b> 6:17
<b>ahead</b> 5:2 6:2	<b>case</b> 3:23 4:23,24 8:28	<b>end</b> 8:22	<b>investigator</b> 6:7
	<b>chase</b> 6:18	<b>energy</b> 6:11	<b>issued</b> 3:27
	<b>Chief</b> 3:25	<b>event</b> 4:4	<hr/> <b>J</b> <hr/>
	<b>chose</b> 8:1	<b>exploring</b> 7:3	<b>jail</b> 4:21 5:23,27 7:25
	<b>clear</b> 6:9,28		<b>Judge</b> 3:4
	<b>committed</b> 7:6		
	<b>community</b> 6:21		
	<b>completely</b> 7:14		
	<b>concern</b> 4:16		

<hr/> <b>K</b> <hr/>	<hr/> <b>P</b> <hr/>	<b>serve</b> 6:8	<b>Tuesday</b> 5:14,16,18,22 7:9 8:5
<b>knew</b> 8:16,17	<b>P.M.</b> 3:1	<b>served</b> 6:9,11	<hr/> <b>U</b> <hr/>
<hr/> <b>L</b> <hr/>	<b>papers</b> 6:9	<b>session</b> 7:18	<b>understand</b> 3:28 4:1 5:3 7:14
<b>listen</b> 4:28	<b>park</b> 6:20,22 8:17	<b>shot</b> 7:21	<b>understanding</b> 3:20
<b>live</b> 8:9	<b>parte</b> 3:4,16	<b>show</b> 4:17,19 5:25 7:11	<b>understands</b> 8:26,28
<b>lives</b> 6:22	<b>People</b> 3:6,24	<b>signed</b> 4:18	<b>Understood</b> 8:13
<hr/> <b>M</b> <hr/>	<b>percent</b> 5:4,8,11	<b>sir</b> 4:10,14,26 5:18 6:26 8:6,19	<b>unfortunate</b> 6:15
<b>made</b> 6:9 7:6	<b>permission</b> 6:1	<b>sit</b> 4:21	<hr/> <b>V</b> <hr/>
<b>make</b> 5:20,21	<b>person</b> 6:17,20	<b>solution</b> 7:2	<b>VANESSA</b> 3:10
<b>makes</b> 4:8	<b>personal</b> 8:24	<b>speak</b> 4:11 6:1	<b>voluntarily</b> 6:6
<b>MARVIN</b> 3:8	<b>PETER</b> 3:4	<b>spend</b> 5:22	<hr/> <b>W</b> <hr/>
<b>material</b> 3:17 6:25	<b>phone</b> 7:17	<b>starting</b> 5:16	<b>wait</b> 5:26
<b>matter</b> 3:3,16	<b>play</b> 6:10	<b>status</b> 3:18	<b>wanted</b> 6:10
<b>message</b> 7:27	<b>podium</b> 4:27	<b>stayed</b> 7:6 8:16	<b>warrant</b> 3:17,26,27 4:5, 18 5:7
<b>Mm-hmm</b> 8:4	<b>point</b> 7:28	<b>stop</b> 6:23,24	<b>watching</b> 7:20
<b>Monday</b> 5:19	<b>present</b> 3:8,11,20	<b>straight</b> 6:15	<b>week</b> 4:4
<b>Montgomery</b> 3:8,16	<b>problem</b> 6:3,4	<b>stuck</b> 6:19	<b>weekend</b> 5:23 8:7
<b>MOTION</b> 3:4	<b>proceeding</b> 3:16	<b>subpoena</b> 6:6,11 7:4	<b>WILLIAMS</b> 3:4
<b>MURPHY</b> 3:10	<b>proceedings</b> 3:12,21 9:3	<b>substance</b> 3:28	<hr/> <b>Y</b> <hr/>
<hr/> <b>N</b> <hr/>	<b>promise</b> 5:12,20,21 6:5	<b>Superior</b> 3:5	<b>years</b> 6:9
<b>nature</b> 3:21	<b>PTSD</b> 7:18,21	<hr/> <b>T</b> <hr/>	<b>Yolo</b> 3:7
<b>needless</b> 7:12	<b>put</b> 6:17,21 7:24	<b>talking</b> 8:27	
<b>number</b> 5:10	<hr/> <b>R</b> <hr/>	<b>target</b> 6:21	
<hr/> <b>O</b> <hr/>	<b>reason</b> 6:13	<b>testify</b> 4:22 6:16 8:17	
<b>office</b> 6:15,28 8:25	<b>reasoning</b> 4:1	<b>therapy</b> 7:18	
<b>Official</b> 3:10	<b>receive</b> 4:3	<b>thing</b> 4:15	
<b>opposed</b> 7:2	<b>Reporter</b> 3:10	<b>things</b> 4:17	
<b>option</b> 5:24,28	<b>represented</b> 3:6,9	<b>three-day</b> 5:22 8:7	
<b>options</b> 7:3	<b>review</b> 3:27	<b>time</b> 6:8	
<b>order</b> 4:2 5:6,25 7:9	<b>Ryan</b> 3:6,24	<b>today</b> 3:21	
	<hr/> <b>S</b> <hr/>	<b>tool</b> 5:10 6:14,15	
	<b>send</b> 5:7	<b>tools</b> 5:6,9 6:14	
	<b>sense</b> 4:8	<b>treat</b> 8:18	
		<b>trial</b> 4:17,20 5:17	
		<b>triggered</b> 7:21	



COUNTY OF YOLO  
OFFICE OF THE DISTRICT ATTORNEY  
JEFF W. REISIG, DISTRICT ATTORNEY  
Meeting Request Form

Name of Person/Organization Requesting Meeting:

Available dates and times: ANY

Contact name(s): SEAN DITTY Email:

Phone (office):

Phone (mobile): 916-768-3073

Attendees: SELF

Name:

Title/Organization: YOLO CITIZEN

Topics to be discussed: (Be specific)

- ILLEGAL SERVICE OF PROCESS
- PROSECUTORIAL MISCONDUCT
- CIVIL RIGHTS VIOLATION

Today's date: 3-30-22

Please attach any pertinent information, and return to Wendy Wilcox by email:  
[district.attorney@yolocounty.org](mailto:district.attorney@yolocounty.org) or fax: (530) 666-8185.

Please note, while District Attorney Jeff Reisig makes every effort to meet with citizens of Yolo County and other groups, due to numerous time constraints, this is always possible. We need to receive this completed form before scheduling a meeting. This form does not serve as a confirmation of your meeting. Someone from the office will contact you directly.