

Debbie Spivey

01-21-CF-3691-A

From: Andre Abrams, sr <leolizard02@yahoo.com>
Sent: Monday, February 24, 2025 4:07 PM
To: Debbie Spivey
Cc: Andre Abrams Sr.
Subject: Dismissal of Attorney A. Martin

SEND TO FILE PER
JUDGE KREIDER

I am not prepared to enter into the trial phase and please take notice of my reasons why.

Attorney Martin

1. Has to date only scheduled one consult ever to which I was present and does not answer my emails in ratio as to being received, Attorney Martin can prove no different.
2. Has to date not discussed his or any trial strategy with me.
3. Has not provided an unbiased presentation of myself to the court so far challenging my pleading of not guilty & my intellectualism to do so when it has been established that I am competent.
- 4.
5. Has not identified to the fact that my warrantless arrest is problematic citing U.S. Const. IV, V & VI violations.
6. Has not challenged as to civil rights violations that have occurred to establish probable cause or challenged probable cause or requested an evidentiary hearing @ one of many titled pre-trial court appearances.
7. Has not deposed all victims which is incomplete to date.
8. Has to date has not been honest in the representation of state's evidence to include state's exculpatory evidence exonerating myself.
9. Has established points of leverage tipping the scale for SAO8 prosecutors 4 & 5. Each weighted example can be proven with the last seven videos of my last eight appearances to which I possess and to which I will post links to.

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2025 FEB 25 AM 11:58
U.S. DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

Case: 2021 CF 003691 A
00084236146
RE: FBI 24

10. Has not to myself; acknowledged any of the evidence I have provided except for Pam Smith, to which I just requested that he only review her notes to support the facts of my case in collusion with all the other direct evidence I have presented him.
11. Has in an email formatted response shown bias and inconsistencies to the fact of he would not make any motion to dismiss but 1/30/2024 entered a motion to exclude the BWC of officer Perez what I view as the primary evidence of the state calling it hearsay all other evidence is hearsay also.
12. Attorney Galligani informed myself of the problems with the state's case and to seek a civil rights attorney and provided me with the state's evidence to show cause. I employed attorney Martin to explore this avenue which he strongly denied. Attorney Martin has insisted that these discrepancies don't exist and will not expand upon them at my asking.
13. Has breached and I am confident will further breach the PDO8 fiduciary responsibilities to me.
14. I am at this time requesting that Judge Kreider grant me dismissal of my biased Public Defender in the fact of going to trial unprepared and improperly defended citing particulars of Strickland Vs. Washington as I believe this will result in a further violation of U.S. Const. VI. I may answer questions to these allegations you may have via e-mail as I wish to remain silent until after court, please observe my right to silence as such force applied might cause me to self-incriminate without being properly represented.
15. 7 of last 8 Courtroom camera appearances showing events I am citing from in play list on YouTube
LINK https://www.youtube.com/watch?v=h9nVgnS0wkk&list=PLoiDZCVwd6mDLAqz_V-mGkC2XWUF7KNL&pp=gAQB

