

IN THE CIRCUIT COURT OF THE EIGHTEENTH JUDICIAL CIRCUIT,
IN AND FOR SEMINOLE COUNTY, FLORIDA

STATE OF FLORIDA,

Plaintiff,

vs.

CASE NO.: 2012-001083

GEORGE ZIMMERMAN,

Defendant.

FILED IN
EAST BRANCH OFFICE
MAR YANNE MORSE
CLERK CIRCUIT COURT
13 MAY 21 PM 4: 11
BY SEMINOLE CO. CLERK
D.C.

DEFENDANT'S 2ND SUPPLEMENTAL DISCOVERY

COMES NOW the Defendant, GEORGE ZIMMERMAN, by and through his undersigned counsel, pursuant to Rule 3.220, Fla.R.Crim.P., and hereby files this his Second Notice of Reciprocal Discovery.

1) Copies of tangible papers and objects that the Defendant intends to introduce into evidence in this cause:

- A. 5 photographs of Trayvon Martin at 7-Eleven on February 26, 2012;
- B. 7-Eleven Surveillance Video from February 26, 2012;
- C. 80 photographs of evidence taken by the Defense at FDLE on August 8, 2012;
- D. One ABC News photograph of Mr. Zimmerman's injuries;
- E. 97 aerial photographs of Retreat at Twin Lakes and surrounding areas;
- F. Retreat at Twin Lakes full neighborhood Photograph;
- G. 29 Google Earth and Google Maps Images;
- H. One photograph taken by GZW 13 of Mr. Zimmerman's injuries;
- I. One photograph taken by Officer Wagner of Mr. Zimmerman's injuries;
- J. 6 photographs taken at Retreat at Twin Lakes February 26, 2012;

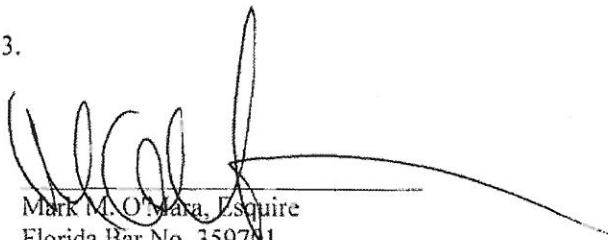
- K. 34 photographs of Mr. Zimmerman taken February 26, 2012;
- L. 3 photographs taken at Retreat at Twin Lakes February 27, 2012;
- M. 2 photographs of Mr. Zimmerman's graduation;
- N. Copy of the New Black Panther Party flyer;
- O. Fox 13 and Fox 35 photographs of New Black Panther Party flyer;
- P. 93 photographs of Retreat at Twin Lakes taken by Defense on May 6, 2013;
- Q. Notice regarding Sanford Police Department and homeless man incident;
- R. Notice regarding City of Sanford Commission meeting;
- S. Email from Mayor Triplett on September 20, 2011;
- T. 2 videos of March 22, 2012 Rally;
- U. ABC News recording of Mr. Crump's interview with GZW8;
- V. ABC News video regarding GZW14;
- W. GZW14 YouTube statement;
- X. NBC 4 video of Mr. Crump;
- Y. 9 photographs of Trayvon Martin's clothing;
- Z. Mr. Zimmerman's Florida concealed weapon or firearm permit;
- AA. 6 additional Medical Examiner's photographs of Trayvon Martin;*
- BB. 17 crime scene photographs of Trayvon Martin.*

2) This is to certify that this document is filed in good faith pursuant to Rule 3.220(n)(3),

Fla.R.Crim.P.

* Pictures not provided in discovery, as State is previously in possession.

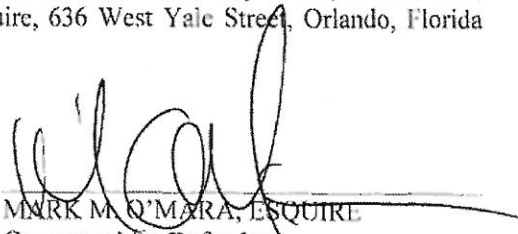
Respectfully submitted this 21st day of May, 2013.



Mark M. O'Mara, Esquire
Florida Bar No. 359701
O'Mara Law Group
1416 East Concord Street
Orlando, Florida 32803
Tel. (407) 898-5151
Fax (407) 898-2468
Co-Counsel for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. Mail this 21st day of May, 2013 to Bernie de la Rionda, Assistant State Attorney and John Guy, Assistant State Attorney, Office of the State Attorney, 220 East Bay Street, Jacksonville, Florida 32202-3429 and to Donald R. West, Esquire, 636 West Yale Street, Orlando, Florida 32804.



MARK M. O'MARA, ESQUIRE
Co-counsel for Defendant