

Billy Blume <madvideos@gmail.com>

ORR CHRIS BROWN AUDIO/VIDEO (7.5.23) Wed

4 messages

Billy Blume <madvideos@gmail.com>

Wed, Jul 5, 2023 at 4:45 PM

To: PublicInformationOfficer <pio@augustaga.gov>

Good day

I am requesting the audio and video for the interviews of Chris brown for the missing 26 pills of oxycodone. And also any audio or video where The Garrity warning was read to Chris brown. Date was 09/21/2020

Thanks

Billy

PublicInformationOfficer <PIO@augustaga.gov>

Fri, Jul 7, 2023 at 3:46 PM

To: Billy Blume <madvideos@gmail.com>

Greetings Billy Blume,

The Richmond County Sheriff's Public Information Office is in receipt of your Open Records Request for the following information:

The audio and video for the interviews of Chris brown for the missing 26 pills of oxycodone. And also any audio or video where The Garrity warning was read to Chris brown.

Date was 09/21/2020

A search of our agency's records for the above information provided no results {O.C.G.A. 50-18-71(j)}.

Respectfully,

Sergeant Caleb Lee

Internal Affairs - Public Information Office

Office of Professional Standards and Training

Richmond County Sheriff's Office

400 Walton Way

Augusta, GA 30901

706.821.1096 Office

706.821.1462 Fax

caleb.lee@augustaga.gov

www.RCSOGA.org



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Billy Blume <madvideos@gmail.com>

Fri, Jul 7, 2023 at 4:05 PM

To: PublicInformationOfficer <PIO@augustaga.gov>, Kristen Settlemire <KSettlemire@law.ga.gov>, "Office of U.S. Senator Raphael Warnock" <do not reply@warnock.senate.gov>

I appeal this to your supervisor, Brown was read the Garrity and your agency did not document it? There is NO transparency and accountability with your agency if that is true. Every agency documents internal affairs Garrity interviews.

I appeal this to your supervisor and Richard Roundtree.

The Garrity Warning

, am being questioned as part of an investigation by this agency into potential violations of department rules and regulations, or for my fitness for duty This investigation concerns:

- 2. No answer given by me, nor evidence derived from the answer, may be used against me in any criminal proceeding, except for perjury or false swearing.
- 3. I understand that I must now answer questions specifically, directly and narrowly related to the performance of my official duties or my fitness for office.
- 4. If I refuse to answer, I may be subject to discipline for that refusal which can result in my dismissal from this agency.
- 5. Anything I say may be used against me in any subsequent department charges.

Witnessed by

GARRITY RIGHTS AND PUBLIC EMPLOYEES

The Garrity rule comes from the United States Supreme Court case of Garrity v. New Jersey. It is the right of a law enforcement officer1 to be free from compulsory self-incrimination. The basic thrust of the Garrity Rule is that a department member may be compelled to give statements under threat of discipline or discharge but those statements may not be used in the criminal prosecution of the individual officer. The courts have held that choosing to work in a police department does not give a person a "watered-down" version of their Fifth Amendment to right against self-incrimination.

Before a law enforcement agency can discipline an officer for refusing to answer questions, the agency must do the following:

- · Order the officer to answer the questions under threat of disciplinary action,
- · Ask questions that are specifically, directly and narrowly related to the officer's duties or the officer's fitness for duty, AND
- · Advise the officer that the answers to the questions will not be used against the officer in criminal proceedings.

Billy Blume <madvideos@gmail.com>

Wed, Jul 12, 2023 at 12:22 PM

To: Kristen Settlemire <KSettlemire@law.ga.gov>, "Office of U.S. Senator Raphael Warnock" <do not reply@warnock.senate.gov>, PublicInformationOfficer <pio@augustaga.gov>

I'm still waiting on my appeal. If you think you are going to convince me you read the Garrity to brown and didn't document it you are a fool!

Give me the interview and stop sandbagging me on his body cam!

Thanks