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To: hathaways@sao7.org
Bcc:
Subject: Reed v State Of Florida
Date: Tue, 20 Jan 2015 11:15:55 -0500

Spencer Hathaway
PIO - State Attorney's Office

Spencer:

We (VolusiaExposed.Com) anticipate posting an article regarding the recent DCA decision (5D14-4274 - Reed V State). (see attached Court decision - in PDF format)

Does your office have any comments?

In the particular - we intend to focus on the court's apparent excuse that it thought Reed was represented by counsel. Why would that matter? Doesn't the sixth amendment exist whether the suspect is, or is not represented by counsel?

Our article will address the question of whether local attorneys are expected to waive their client's right to speedy trial - for the convenience of the attorneys, the SA, and the court.

The Brevard County - Judge Murphy fiasco will be used as a back drop within our article.

<http://volusiaexposed.com/otheragencies/whyjudgemurphy.html>

Regards;

<http://www.VolusiaExposed.Com>

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"First they ignore you, then they laugh at you, then they fight you, then you win." - Mahatma Gandhi