



Case Report

Summary

Print Date/Time: 11/18/2013 10:53
Login ID: blacey
Case Number: 2013-00011412

PAYSON POLICE DEPARTMENT
ORI Number: AZ0040600

defending himself. I asked Ms. Rollins if she heard any incident outside, any gunshots, and she stated that she did not. I asked her how she had knowledge of what happened outside and she believed that what occurred was what Mike told her occurred.

In summary, Ms. Rollins was sleeping during the entire incident that occurred outside and was not an ear witness or an eye witness to any of the statements made or actions taken by Mr. Voden or the victim, Randall Burnett.

After interviewing Ms. Rollins, Det. Mike Varga, Sgt. Joni Varga, Lt. Eldredge, Chief Engler, and I then began processing the exterior of the residence. Det. Varga and I marked several items of evidence, numbering them with placards, and took photographs of those placards and of the individual items of evidence as we collected them as listed in the evidence narrative.

After photographing and collecting all of the items, Det. Varga and I then examined the body of Randall Burnett. I observed bullet wounds on the left and right hand side of the upper chest area of Mr. Burnett and, when Mr. Burnett was rolled over to his side, I discovered a bullet that had gone through his body and was underneath his right shoulder. That bullet was also collected.

In examining Mr. Burnett's back, I observed two additional gunshot wounds that appeared to be entry wounds into his back and into his shoulder. I was unable to determine what was an entry wound and what was an exit wound from the bullets fired.

Messenger Funeral Home was contacted and they responded and placed Mr. Burnett's body into a body bag. I sealed and tagged the bag, sealing it as evidence for a later autopsy at the Pima County Medical Examiner's Office.

As I was collecting the tee shirt and coat that was cut off of Mr. Burnett by the paramedics, a bullet fell out of the clothing onto the ground and that bullet was collected also. It is unknown where the bullet was in the clothing. As I was picking up the clothing I did not specifically see the bullet wrapped in the clothing, but it did fall out of somewhere in the clothing. The shirt and coat were collected as items of evidence.

See reverse

I took additional photographs of the house and yard from where the Burnett's were staying. I observed the French fries in the yard that the Burnetts were using to entice their dog, Scooter, and took photographs of those. I also took photographs from the Burnett's yard over to Mr. Voden's yard to provide perspective on where Ms. Burnett was standing and where Mr. Burnett might have entered the Voden yard to retrieve his dog.

These items were NOT sent to Dr. Peters.
This was ordered by Shawn Fuller to
prevent the M. E. from having ANY
contradictory evidence.

Ignorance IS BLISS - "they" say.

Combining this info with much more, it
is fairly obvious that Fuller wrote and
directed most of the scripts in this
travesty on Truth & Justice. As an officer
of the Court he is "mandated" to seek

T & J - not to win cases. Most AZ.

Prosecutors, Judges, and defense attorneys

DO NOT ascribe to these two things.



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After taking all the photographs and reviewing all of the items of evidence that we collected, I completed a Return of Search Warrant and provided a copy to Ms. Rollins and closed out my Search Warrant. We then left the scene.

All the items of evidence were taken to the Payson Police Department and were placed in the drying room in the back for the bloody evidence to properly dry prior to packaging.

On November 10, 2013 I came back to work and continued drying the clothing that Mr. Burnett was wearing and began packaging and processing items of evidence. I observed two holes in the back of the clothing that Mr. Burnett was wearing. Based on my training and experience, the holes were consistent with bullet holes. In looking at the holes closer, I saw a third hole in the upper right chest area that there was burning and singeing of the plastic material in the coat which would indicate a very close or contact gunshot from the front. As I was packaging and processing items of evidence, I began listening to the 911 calls that Mr. Voden made and that Ms. Burnett made and I recalled that there was a black holster that I observed in Mr. Voden's bedroom that I inadvertently forgot to collect when I was collecting evidence on the previous day, November 9, 2013.

All reverse

After further review of all of the items of evidence that were collected and after reviewing all of the statements made by Mr. Voden, I discovered other items of evidence that I wanted to look for and I determined that I would draft an additional Search Warrant for those items that I felt I needed to complete this case.

On Tuesday, November 12, 2013, I met with Gila County Prosecutor Shawn Fuller and we completed the Complaint on Mr. Voden for Second Degree Homicide. I swore that Complaint in with the Payson Justice Court and a copy of that Complaint is attached to this report.

I also met with Brenda Burnett and requested to take photographs of Scooter. In taking photographs of Scooter, I also took a short video of Scooter showing that Scooter is a non-aggressive and very friendly dog, and he did not appear to have any type of threatening type of behavior toward anyone.

On Wednesday, November 13, 2013, I travelled to Globe where I presented this case to the Grand Jury of Gila County. Upon my return back from Grand Jury, I drafted a Search Warrant for the residence of 515 E. Rancho Road for the black holster, the telephone that Mr. Voden possibly used while calling 911, and to search for any items of blood evidence in the house where Mr. Voden might have washed his hands and cleaned himself up prior to police contact.

close up photos of these two holes on the back of the jacket show the fibers are pointed OUTWARD indicating exit wounds.

FYI: muzzle velocity of a Glock 40 cal. is approx. 1100 feet per second. That means to perforate a human body takes only about $\frac{1}{1000}$ of a second. The exception to this is if the slug hits something solid (like bone) and is deformed and deflected and causes major internal damage. This is why almost 100% of U.S. L.E.O.'s carry 40 cal or bigger. This is also why the cops and military are trained to shoot at "center of mass" at some point this training becomes instinctual. Surviving life threatening circumstances is the main reason for dozens of kinds of training.