

IN THE SUPERIOR COURT OF WALKER COUNTY  
STATE OF GEORGIA

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STATE OF GEORGIA,

vs.

TOMMY RAY-BRENT MARSH,  
Defendant.

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)  
)

CRIMINAL ACTION FILE

NO.s: 03-CR-20884; 03-CR-20885;  
03-CR-20886; & 03-CR-20887

**MOTION TO PROTECT THE RIGHT TO HAVE THE JURORS EXAMINED**

COMES NOW, TOMMY RAY BRENT MARSH, the Defendant in the above-styled matter, by and through counsel, and would move this Honorable Court as follows:

The Defendant herein requests that the jurors requesting to be excused from this term of Court be examined and the excusal or deferment determined personally by the trial court as to whether their reason constitutes good cause, with notice to the Defendant and an opportunity for Defendant to be heard on any such application, in order to insure the presentment of a proper jury array. See Yates v. State, 553 S.E.2d 563 (2001) and O.C.G.A. § 15-12-1.



MCCRACKEN POSTON  
GA Bar No. 585606



RON CORDOVA

**FILED IN OFFICE**

SEP 23 2003

*Alic madson*  
Clerk

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P.O. Box 1130  
Ringgold, Georgia 30736  
706-965-8300

Respectfully submitted, this 23 day of Sept, 2003.



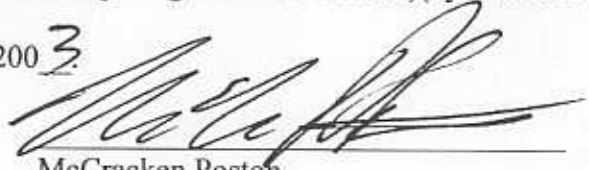
McCracken Poston  
Attorney for Tommy Ray-Brent Marsh  
GB 585606

P. O. Box 1130  
Ringgold, Georgia 30736  
(706) 965-8300

CERTIFICATE OF SERVICE

Now comes McCracken Poston, counsel for Defendant, and hereby certifies that a true and accurate copy of the foregoing pleading has been served upon the District Attorney (~~by posting said copy in the U.S. Mail with sufficient postage attached thereto~~) (by hand delivery to the District Attorney or one of his staff).

This 23 day of Sept, 2003.



McCracken Poston