

Here is a New motion on
suppression of evidence, It need more
work and it has to be litigated
in the courts, Not on a motion to
suppress based on "Probable Cause"
of a Judge issuing the search
warrant, or that the Affidavit
of Probable Cause. There is
NO "Probable Cause" in TEXAS
Again my counsel is a violating
my "due process" Right of a fair
~~trial~~ Trial. This is from a lack
of skill.

State of TEXAS
vs.
MARVIN ~~LOUIS~~ GUY
CAUSE NO. 20211

LN District Court
27th Judicial
District BELL
County TEXAS

PRE Trial Motion #16
Motion to Suppress Evidence
of INVALID Search ~~38 Art.~~
Art. 38.23

Now come defendant Marvin
Louis Guy requesting the suppress
evidence of Search Warrant on May
9, 2014. Amendments of #4 and #5
Issue 1

Manner of Entry: On May 9, 2014
after a very short investigation Affiant
John A. Moseley employed by the City
of Harker Heights, called the Killeen
Police Dept. and ask the Killeen
Police Dept. S.W.A.T. Team to
assist in serving 1 of 2 warrants he
claim to requested, even though there
isnt a written record of this. The
warrant was a "NO knock" warrant the
Killeen Police Dept never had proof that
the warrant was good or bad by having
it on hand nor did they wait for
Affiant John A. Moseley & his team to
arrive before there attempt in the
assist. The supervisor J. Rinehart

Approved the operation, and some one decided that they would go ahead and serv. Another department warrant as I and common law wife sleep in two different rooms me in the front she in the back. My room window broke out why I slept cause fear that a intruder: was attempted to enter my wife rape, rob, murder use, at that point I stood my ground for what I believe to be a intruder. The S.W.A.T team did not ~~follow~~ ^{follow} Dept policy by entering the Boom device into the window in this high risk type of warrant. By not doing so they put there self, the Citizens of Killeen, I and my wife in a danger situation. By not following protocol of the Civil Service commission, set out by the City of Killeen, as set out in the Keeper manual, General Orders of the Dept. caused a deadly situation to occur. "But for" this situation never happens. The S.W.A.T team never announced into after the shooting ~~start~~ ~~started~~ ended. They made exigent circumstance's that did not appear any danger to them.

II

Collection of Evidence

In ~~very~~ collecting evidence in this case it appears from different photos that the crime scene was tampered, with processed, logged and processed again in and outside. Also taking evidence from the crime scene to their personal home a violation of policy.

When ever weapons are fired the evidence is not to ~~leave~~ leave the crime scene before an investigation was done.

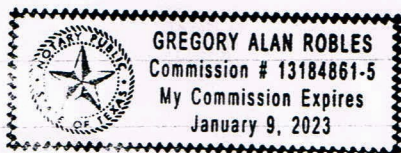
They would claim they only took these weapons - I suggest the evidence can't be trusted and should be suppressed; for misconduct & tampering.

State of Texas Acknowledgment
County - Bell

Signed this 11 day of MARCH, 2020
Marvin Louis Guy
(Your Signature)

This instrument was acknowledged before me on the 11 day of March, 2020 by Marvin Louis Guy
(Name of Principal)

(Seal)



Gregory Alan Robles
(Signature of Notarial officer)
Gregory Alan Robles
(Signature of Notarial officer)
Notary Public in and for the State of Texas