

IN THE CIRCUIT COURT OF THE
SECOND JUDICIAL CIRCUIT, IN AND
FOR LEON COUNTY, FLORIDA
GRAND JURY, SPRING TERM, 2010

IN RE: Stabbing death of Timothy Cobb
by Anthony Mack on October 24, 2009

IN THE NAME OF AND BY THE AUTHORITY OF THE STATE OF FLORIDA

NO TRUE BILL PRESENTMENT

THIS MATTER came before the Grand Jury for us to review the facts and circumstances regarding the stabbing death of Timothy Cobb on October 24, 2009 by Anthony Mack inside the residence of Kathryn Hall located at 9205 Miccosukee Road in Leon County, Florida.

After reviewing the investigation by the Leon County Sheriffs Office and the testimony of Kathryn Hall and Anthony Mack, we find that this was a lawful use of deadly force within the provisions of Chapter 776.012 and 776.013, Florida Statutes, regarding self defense. We agree the evidence in this case supports a justifiable use of deadly force in that Anthony Mack acted in defense of himself, Ms. Hall, and Ms. Halls property.


We find that Timothy Cobbs actions included: arriving unannounced and refusing to leave Halls residence after multiple requests; repeatedly threatening the life of Mack; forcing entry into the home by literally prying the door open; and then attacking Mack physically. We find that Anthony Macks actions included: repeatedly asking Cobb to leave the residence; attempting to seek the assistance of law enforcement in removing Cobb from the residence; and attempting to secure Cobbs mother to come get Cobb and transport him away from the residence.


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LEON COUNTY, FLORIDA

Once Cobb unlawfully forced entry into the residence and began to attack Mack; we find that Mack was justified in using deadly force as he reasonably believed that deadly force was necessary to prevent imminent death or great bodily harm to himself or Ms. Hall. In addition, we find that Mack was justified in his actions as he reasonably believed under the circumstances that the commission of a forcible felony was imminent.

THEREFORE, as fewer than 12 jurors find sufficient evidence to support a charge of murder or manslaughter, we file this No True Bill Presentment.

RESPECTFULLY SUBMITTED this 21st day of July, 2010.


Foreperson

Attest: 
Grand Jury Clerk

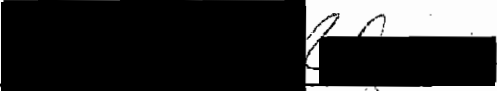
In the Circuit Court of the Second Judicial Circuit of the State
of Florida in and for LEON County SPRING Term, 2010

THE STATE OF FLORIDA

vs.

**Stabbing Death of Timothy Cobb
by Anthony Mack on October 24, 2009**

NO TRUE BILL


Foreperson of the Grand Jury

This is to certify that the undersigned, as Assistant
State Attorney, as authorized and required by law,
has advised the Grand Jury returning this NO TRUE
BILL.


AS ASSISTANT STATE ATTORNEY,
SECOND JUDICIAL CIRCUIT OF FLORIDA,
IN AND FOR LEON COUNTY, FLORIDA.

**WILLIAM N. MEGGS
STATE ATTORNEY**

Presented in open Court by the Grand Jury and filed this
21st day of July, 2010.

Clerk of the Circuit Court

By


Deputy Clerk

