

FILED

2008 JUN 10 P 4: 06

BOB INZER  
CLERK COUNTY COURT  
LEON COUNTY, FLORIDA

IN THE CIRCUIT COURT OF THE  
SECOND JUDICIAL CIRCUIT IN AND  
FOR LEON COUNTY, FLORIDA

GRAND JURY, FALL TERM, 2007

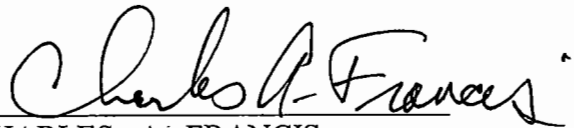
IN RE: Shooting of death of DARHYL MARTIN

ORDER to UNSEAL GRAND JURY PRESENTMENT

THIS CAUSE having come on through oral motion by the State and being fully advised  
in the premises, it is

ORDERED AND ADJUDGED that the Grand Jury Presentment dated May 28, 2008,  
having been previously temporarily sealed, is hereby unsealed and shall be made public record.

DONE AND ORDERED in chambers at Tallahassee, Leon County, Florida this 10th  
day of June, 2008.



CHARLES A. FRANCIS  
Chief Judge, 2<sup>nd</sup> Judicial Circuit

cc:  
Jackie Lee Fulford, Assistant State Attorney

IN THE CIRCUIT COURT OF THE  
SECOND JUDICIAL CIRCUIT IN AND  
FOR LEON COUNTY, FLORIDA

GRAND JURY, FALL TERM, 2007

IN RE: Shooting of death of DARHYL MARTIN

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

BOB INZER  
CLERK COUNTY COURT  
LEON COUNTY, FLORIDA

2008 MAY 29 A 8:52

FILED

PRESENTMENT

THIS MATTER came before the Grand Jury to review the facts and circumstances into the shooting death of Darhyl Martin on April 19, 2006. On September 28, 2006, after a thorough investigation by law enforcement, Charles Cecil Saylor was indicted by a Grand Jury for First Degree Murder for the death of Mr. Martin. Since the date of the indictment, numerous new facts have been discovered through the continuing investigation of Mr. Martin's death. The matters learned in the course of this ongoing investigation have revealed numerous inconsistencies in the case against SAYLOR and additional information has been obtained which even suggests that Euriell M. Laidler may be responsible for Mr. Martin's death.

We have heard sworn testimony from multiple witnesses against SAYLOR, SAYLOR himself, ~~alibi witnesses for SAYLOR~~ <sup>mmc</sup>, multiple witnesses against LAIDLER, and ~~LAIDLER~~ <sup>mmc</sup> himself.

After evaluating all of the evidence presented and judging the credibility of the witnesses, the Grand Jurors find that there is no doubt that the death of Mr. Marin is the result of criminal homicide. However, based on all of the circumstances and conflicting evidence, it is impossible to determine who exactly is responsible for Mr. Martin's death.

There is evidence that implicates SAYLOR and there is also evidence which implicates LAIDLER. Unfortunately, however, due to the complex circumstances surrounding the case, there is not proof sufficient against either to support a conviction beyond a reasonable doubt at this time.

CONCLUSION

Daryl Martin is the victim of a homicidal shooting. However, there is not sufficient proof to prosecute either Charles C. Saylor or Euriell M. Laidler at this time.

THEREFORE, with a quorum present and twelve or more jurors in agreement with this decision, we say nothing further in these premises.

RESPECTFULLY SUBMITTED this 28<sup>th</sup> day of May, 2008.

[Redacted Signature]

Foreperson

Attest: [Redacted Signature]  
Grand Jury Clerk

*Received by the Court*

*6:46 p.m. 5-28-08*

*- To Be Sealed -*

*Charles P. Francis  
Chief Judge  
2nd Judicial Circuit*