RECEIVED FOR RECORD CIRCUIT COURT FOR BALTIMORE CITY

STATE OF MARYLAND

2016 ARR 18 P 12: BY2THE

CIRCUIT COURT FOR

CASE No. 115141034

GARRETT MILLER

V.

* *

STATE'S MOTION TO QUASH THE SUBPOENA SERVED ON ASSISTANT STATE'S ATTORNEY BROCK RIGGINS

Now comes the State of Maryland, by and through Marilyn J. Mosby, the State's Attorney for Baltimore City; Michael Schatzow, Chief Deputy State's Attorney for Baltimore City; Janice L. Bledsoe, Deputy State's Attorney for Baltimore City; and Matthew Pillion, Assistant State's Attorney for Baltimore City; and pursuant to Rule 4-266(c), for the reasons outlined below, moves this Court to quash a defense subpoena served on Assistant State's Attorney Brock Riggins compelling him to appear and to testify at the July 27, 2016, trial of the Defendant:

- 1. On April 11, 2016, the Defendant served a subpoena on Assistant State's Attorney Brock Riggins, who works in the Charging Division for the Office of the State's Attorney for Baltimore City. The subpoena, attached herein as State's Exhibit 1, compels Mr. Riggins to appear and testify at the upcoming July 27, 2016, trial.
- 2. Rule 4-265 provides each party with the broad right to subpoena witnesses for trial. That right, however, is not unqualified. Rather, the right to compulsory process "is only assertable where the witnesses to be called will offer competent and material testimony." *Darby v. State*, 47 Md. App. 1, 5 (1981). Where "the testimony sought to be elicited [is] irrelevant to the issues" in the case, enforcing subpoenas would serve "no useful purpose, but instead would only [waste] the resources of the State." *Id.* at 8-9. To that end, Rule 4-266 permits a party for good cause shown to move to quash a subpoena

when justice requires protecting the person subpoenaed from "annoyance, embarrassment, oppression, or undue burden or expense." Rule 4-266(c). "[T]he Maryland Rules were, after all, established to promote—not to impede—the orderly and efficient administration of justice." *Darby*, 47 Md. App. at 8.

- 3. Assessing the requirements of justice in enforcing a subpoena, thus, turns on the relevance of the compelled testimony or documentary production. To be deemed relevant, the evidence must have a "tendency to make the existence of any fact that is of consequence to the determination of the action more probable or less probable than it would be without the evidence." Rule 5-401. A "consequential fact" is also called a "material proposition," and "[m]ateriality looks to the relation between the proposition for which the evidence is offered and the issues in the case." *Smith v. State*, 423 Md. 573, 590 (2011). Even when evidence is relevant, it "may be excluded if its probative value is substantially outweighed by the danger of unfair prejudice, confusion of the issues, or misleading the jury, or by considerations of undue delay, waste of time, or needless presentation of cumulative evidence." Rule 5-403.
- 4. Applying these principles, the subpoena that the Defendant issued to Mr. Riggins unquestionably should be quashed. First, Mr. Riggins has had no involvement in the investigation of this case, he is not part of the trial team, and so he could offer no relevant testimony regarding Mr. Gray's arrest and in-custody death. Second, the Defendant served the subpoena to Mr. Riggins in conjunction with a subpoena duces tecum served on Mr. Riggins's supervisor, Assistant State's Attorney Patrick Motsay. That subpoena compels Mr. Motsay to appear on July 27 and produce and permit inspection and copying of "[a]ll records of all cases reviewed by the SAO at CBIF from January 1, 2015, through

July 1, 2015, including the charges presented, the charges declined, and the charges that were forwarded for prosecution." Inferring that Mr. Riggins's testimony would be directed toward these documents or their subject-matter, evidence regarding six months of State's Attorney charging decisions would be completely irrelevant to the issues in this case. What competent and material testimony could Mr. Riggins offer in this regard as to whether the Defendant violated the duties of his office or acted reasonably toward Mr. The jury will consider the reasonable-officer standard, not the reasonable-Grav? prosecutor standard, and the duties of a Baltimore police officer, not the duties of a Baltimore prosecutor. Moreover, Mr. Riggins's testimony would trigger Rule 5-403's safeguards against such attempts to confuse the issues, mislead the jury, and waste time. Indeed, in addition to subpoening Mr. Riggins and Mr. Motsay, the Defendant has inexplicably subpoenaed five other Assistant State's Attorneys in the Charging Division, along with the chief of the Misdemeanor Jury Trial Division, making clear his intent to attempt the improper "defense ploy [] of trying the prosecutor." Johnson v. State, 23 Md. App. 131, 142 (1974). The subpoena served on Mr. Riggins, in short, is inappropriate, and its enforcement would frustrate the purpose of Rule 4-265.

Wherefore, the State requests that this Court quash the subpoena duces tecum issued to Assistant State's Attorney Brock Riggins for the July 27, 2016, trial.

Respectfully submitted,

Marilyn J. Mosby

Michael Schatzow (#717876)
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mpillion@stattorney.org

CERTIFICATE OF SERVICE

I hereby certify that on this 18th day of April, 2016, a copy of the foregoing State's Motion to Quash was delivered by hand and email to the Defendant's counsel at:

Catherine Flynn
Brandon Mead
Mead, Flynn & Gray, P.A.
One North Charles Street, Suite 2470
Baltimore, MD 21201
(410) 727-6400
cflynn@meadandflynn.com
Attorney for Officer Garrett Miller

Respectfully submitted,

Marilyn J. Mosby

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(443) 984-6256 (facsimile) jbledsoe@stattorney.org

STA	ATE OF	MARY	LAND			*		IN T	HE			
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	v.					*		BAL	TIMO	RE CIT	Y	
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GA	RRETT	MILLE	ER			*		CAS	E No.	115141	034	
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July	27, 201	6, trial	before t	his Cou	rt be a	nd hereby	is QU	ASHE	D.			
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CC-004 (Rev. 07/01/2015)

CIRCUIT COURT FOR BALTIMORE CITY 100 N. Calvert Street, Baltimore, Maryland 21202 Phone: (410) 333-3722 Maryland Relay call: 711

(111)	Case No. 115141034
STATE OF MARYLAND	Cuse No.
or	2014 1125 [] 18 11: 51
	vs. Garrett Miller
Plaintiff	Defendant
TO: ASA Brock Riggins	Issue Date: 04/05/2016
Name Office of the State's Attorney	Service Deadline: 60 days after Issue Date.
Address	SUBPOENA
120 East Baltimore Street	•
Address 2 Baltimore, Maryland 21202	
City, County, State, Zip	
You are hereby compelled to appear at a ☐court pr	roceeding deposition at the following location:
Circuit Court for Baltimore City - 111 N. Calvert Stree	et Rm. 234 On July 27, 2016 at 9:30 ☑a.m. or ☐p.m
Address of court or other location Baltimore, Maryland 21202	Date Time
City, State, Zip	***
,,	
✓ To testify in the above case, and/or	
To produce the following documents, items, and	information, not privileged:
☐ To produce, permit inspection and copying of the	e following documents or other tangible items:
☐ To produce, permit inspection and copying of the	e following documents or other tangible items:
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Signature

Printed Name

EXHIBIT