TREAT ME LIKE the RAPISTS PLEASE!



Nobody Speaks for the Victim

Petition for Amendment to the US Constitutional
Law For Victims Rights Act 18 U.S.
Code § 3771. Crime Victims' Rights

Petition for Amendment to the Florida Constitutional
Law For Victims Article I
Section 16 Rights of Accused and of Victims

- (a)Rights of Crime Victims.—A crime victim has the following rights: Amendment in Italic font:
- (9) The right to be informed in a timely manner of any plea bargain or deferred prosecution agreement. In the case of Sexual Battery, the victim has the right to refuse the plea bargain that does not include sexual battery charges and/or sexual predators registration, without threat of dropping all charges, and may defer to proceed to trial. If the government appointed attorney believes the discovery is insufficient to proceed to trial, the government appointed attorney must disclose and review all non-redacted discovery with the victim excluding personal information on the defendant(s). After reviewing the full discovery package, the victim has the right to defer to trial, but shall not make statements during the trial phase based on any of the discovery shown at the plea discussion other than that discovery already known to the victim.
- (11) In the case of Sexual Battery, the victim has the right to receive an non-redacted copy of all discovery not disclosing personal information on the defendants; medical records (other than HIV testing), driver's license number, social security number and financial information, before settling on a plea agreement that nullifies charge(s) for sexual battery or after the case closes if the case goes to trial without discussion of a plea bargain.

THE VICTIM STANDS ALONE!

AFTER RAPED, TORTURED AND THINKING YOU WILL DIE WHEN THEY ARE DONE, YOU'RE TOO WEAK TO FIGHT THE SYSTEM ALONE.

THE VICTIM



I AM AFRAID, OUTNUMBERED, & POWERLESS; ALONE In the DARK, AGAINI

They take away her power, they decide her fate, & they extinguish her hope! No closure! She is told by counselors, you need to learn to accept the fact you didn't get justice and move forward – but how?

THE DEFENSE TEAM

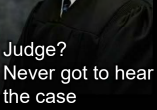


Bureau Chief

I won't help you either











We Have No Voice in the Process, Despite the LAW(s) that Say We Do

I Cried NO!

They didn't beat me up, they RAPED ME!

I Was Never Informed of Plea Discussions that had taken place for Months.

WHAT PLEA BARGAIN?
NO SEXUAL BATTERY CHARGES & NO SEX OFFENDERS LIST

FIRST EXCUSE: I DON'T HAVE TIME TO PREPARE FOR A TRIAL

HE REPEATED THIS TO MY FAMILY AT THE IMPACT STATEMENT

Florida Constitution Article I Section 16(b)

Paragraph (6)(c) The right to confer with the prosecuting attorney concerning any plea agreements, participation in pretrial diversion programs, release, restitution, sentencing, or any other disposition of the case. I did not want the plea agreement. It was unfair and unjust. I was bullied into agreeing. Once ASA told my lawyer the outcry witness would not testify on my behalf, they told me he could drop all charges. Now I have her interview, I have found out that she did support my outcry statements.

District 9, FL. ASA Sean Wiggins (I said no, I want a Trial)- ASA Wiggins Said, I don't have time.

"I've been off three weeks **and don't have time to prepare for a trial,** the judge is tired of seeing this on his desk. He won't give me a continuance. I didn't get all the depositions done, I've haven't even taken yours."

(ASA WIGGINS) THE JUDGE WON'T GIVE ME A CONTINUANCE.

P_4_	5/28/2019	FELONY SENTENCE ORDER/PROBATION - RECORDED (OR.5530.2374. / 2019068260)
	5/28/2 9 5/28/2 9	OF NORTH ANCEFICED OF THE PROPERTY OF THE PROP
B 3	5/28/2019	SENTENCING GUIDELINES SCORESHEET
P 1	5/20/2019	NOTICE OF DISCOVERY (SUPPLEMENTAL)
<u>D</u> 4	5/16/2019	PLEA AGREEMENT
	5/16/2019	SENTENCING SET FOR 05/28/2019 AT 11:00 AM IN 5A BEFORE JUDGE: WOOTEN, WAYNE
<u></u> 2	5/16/2019	FELONY COURT MINUTES/ORDER DEFENDANT PRESENT W ANT ENTERED A GUILTY PLEA TO COUNT 6 AS CHARGED CASE SET FOR SENTENCING DEFENDANT TO REMAIN OUT OF CUSTODY ON CURRENT PING SENTENCING **DO NOT VIOLATION ANY CONDITIONS PREVIOUSLY ENTERED **VICTIM IMPACT STATEMENT READ IN COURT
1 4	5/15/2019	AMENDED INFORMATION FILED
1	5/15/2019	NOTICE OF DISCOVERY (SUPPLEMENTAL)
1	5/15/2019	NOTICE OF DISCOVERY (SUPPLEMENTAL)
<u></u> 2	5/7/2019	NOTICE OF APPEARANCE AS VICTIM ADVOCATE (BRADFORD FISHE (UIRE)
	4/29/2019	E-MAIL CORRESPONDENCE FROM VICTIM
	4/24/2019	PLEA DATE CERTAIN SET FOR 05/16/2019 AT 10:30 AM IN 5A BEF DOTEN, WAYNE
1	4/24/2019	FELONY COURT MINUTES/ORDER PRE-TRIAL HELD BENCH CONFE
1	4/23/2019	NOTICE OF DISCOVERY (SUPPLEMENTAL)
	4/16/2019	PRE-TRIAL SET FOR 04/24/2019 AT 10:30 AM IN 5A BEFORE JUDGE: WOOTEN, WAYNE
1	4/16/2019	FELONY COURT MINUTES/ORDER DEFENSE COUNSEL PRESENT PRE-TRIAL RESCHEDULED
<u>D</u> 1	3/11/2019	NOTICE OF DISCOVERY (SUPPLEMENTAL)
<u>P</u> 2	1/29/2019	SUMMONS/SUBPOENA RETURNED SERVED
<u></u> 1	1/15/2019	NOTICE OF PROVISION OF AMENDED WITNESS LIST
<u>1</u>	1/10/2019	NOTICE OF DISCOVERY (SUPPLEMENTAL)
<u>1</u>	1/9/2019	NOTICE OF DISCOVERY (SUPPLEMENTAL)
B 3	1/8/2019	MOTION TO CONTINUE (BLANK ORDER ATTACHED)
	1/8/2019	JURY TRIAL SET FOR 04/29/2019 AT 9:00 AM IN 5A BEFORE JUDGE: WOOTEN, WAYNE
	1/8/2019	PRE-TRIAL SET FOR 04/16/2019 AT 9:00 AM IN 5A BEFORE JUDGE: WOOTEN, WAYNE
P 1	1/8/2019	ORDER GRANTING MOTION TO CONTINUE THE COURT, HAVING REVIEWED THE DEFENSE'S MOTION TO CONTINUE, HEREBY THE COURT GRANTS THE MOTION TO CONTINUE FOR THE FOLLOWING REASONS: A. DEFENSE NOT SUFFICIENTLY PREPARED FOR TRIAL THE NON-MOVING PARTY DOES NOT OBJECT TO THE MOTION TO

18 U.S. Code § 3771. Crime victims' rights(a) Rights of Crime Victims. (7)The right to proceedings free from unreasonable delay.

SHE ASKED WHY ARE YOU SETTLING FOR A PLEA?

<u>District 9, FL. ASA Sean Wiggins & Bureau Chief Jenny Rossman - "We Expected a Video of the Rape and their Friends to Corroborate Your Story in Order to Prosecute." They also stated the Outcry Nurse she told she was Sexually Battered did not remember her saying this, but she did remember. Listen to recording of interview with nurse later in this presentation. Excerpts Reveal.</u>

- 1) We Expected a Video of the Rape.
 - 1) (Victim) But you arrested and released the one that didn't record it. This gave him time to warn the other offender. There was WIFI at the Scene. They could have streamed it. You didn't see the confession, how do I know you checked their Phone records?

YOU NEED IT ON VIDEO?

FS794.022 Rules of evidence.—(1) The <u>testimony of the victim (sexual battery) need not be corroborated</u> in a prosecution under s. 787.06, s. 794.011, or s. 800.04.

- 2) We Expected their friends to say they watched you scream for your clothes and did not help you.
 - 2) (Victim) But they would have gone to jail...or at the very least, be charged with a misdemeanor. The sheriff has their phone numbers, how hard could it be to find them?

THEY COULD GO TO JAIL!

FS 794.027 Duty to report sexual battery; penalties.—A person who observes the commission of the crime of sexual battery and who:...is guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. History.—s. 3, ch. 84-86; s. 1226, ch. 97-102.

ASA Sean Wiggins told my lawyer

THE ATTACHED TESTIMONY WOULD LOSE MY CASE

From: Bradford Fisher

Steit Thu, May 9, 2019 at 4:36 PM

Subject: RE: Need discovery by tomorrow-defendant stat

To: Janet Daniel- Kotz <kotz-danny@gmail.com>

CC: Bill Umansky

Steil@thelawman.net>

Ms. Kotz,

Per your request, I just spoke directly to ASA Sean Wiggins.

The offer that he made was to plea guilty to felony battery, 6 months jail + 4 ½ supervised probation, no contact with victim, random urinalysis, stipulate cannot seek early termination. In return, nol pros other counts. The critical testimony that set in motion this plea offer from the state is that a CentraCare nurse (the first place you went) is going to testify that you said "I was a minister, I had consensual sex and I don't want to get in trouble." Even if the nurse is wrong, she's going to testify to it and he believes that a jury will then find them not guilty as soon as they hear this testimony from the nurse.

I inquired about you getting a copy of the discovery. The current policy of the State Attorney's Office is that they are not allowed to send any discovery to the ird parties; they are only allowed to give it to you as a public records request once the case has ended. While they would show everything relevant to you as part of witness preparation, he can't simply send it to you because of their office's policy.

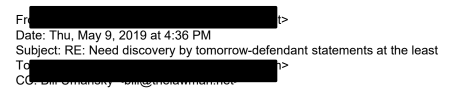
CLICK HERE FOR EXCERPT OF NURSE TESTIMONY

794.022 Rules of evidence.—

(1) The <u>testimony of the victim (sexual battery) need not be corroborated</u> in a prosecution under s. 787.06, s. 794.011, or s. 800.04.

District 9, FL. ASA Sean Wiggins speaking to the Judge after impact statement from the Victim

(Judge) Did you go over the evidence with her? (ASA Wiggins) "Yes, me and my boss did."



Ms. Kotz,

Per your request, I just spoke directly to ASA Sean Wiggins.

THE VICTIM WAS <u>NEVER ALLOWED</u> TO <u>SEE</u> ANY EVIDENCE IN THE CASE!

is wrong, she's going to testify to it and he believes that a jury will their find them not guilty as soon as they hear this testimony from the nurse.

I inquired about you getting a copy of the discovery. The current policy of the State Attorney's Office is that they are not allowed to send any discovery to third parties; they are only allowed to give it to you as a public records request once the case has ended. While they would show everything relevant to you as part of witness preparation, he can't simply send it to you because of their office's policy.

We Have No Voice in the Process, Despite the LAW(s) that Say We Do

BUREAU CHIEF OF SEX CRIMES JENNY ROSSMAN

THIS IS YOUR BASIC

HE SAID, SHE SAID

I SAID

LET'S GO WITH WHAT HE SAID THEN

ASA WIGGINS AND BC ROSSMAN SAID

WHAT CONFESSION?

Florida Constitution Article I Section 16(b)

Paragraph (6)(c) The right to confer with the prosecuting attorney concerning any plea agreements, participation in pretrial diversion programs, release, restitution, sentencing, or any other disposition of the case. I did not want the plea agreement. It was unfair and unjust. I was bullied into agreeing. Once ASA told my lawyer the outcry witness would not testify on my behalf, they told me he could drop all charges. Now I have her interview, I have found out that she did support my outcry statements.

District 9, FL. ASA Sean Wiggins and Bureau Chief Jenny Rossman (They Said, "What Confession")

"This is your TYPICAL HE SAID, SHE SAID CASE" I asked about the confession- they didn't know they had one.

(She Said)=Victim
(He Said)=Defendant

(She Said) You know I didn't want to have sex

(He Said) <u>I apologize</u>

I was drunk and made a bad decision

(She Said) I begged you not to and you helped Kyle rape me too. You ripped

my cervix and had to go to ER to stop bleeding

(He Said) I did not mean for this to happen

I'm very sorry

I hope you can forgive me

I drank too much

I am very sorry this happened

(She Said) Who is Kyle (Fake name introduce Steven as Kyle that night)

You weren't still drunk the next day

I was bleeding all over

I begged both of you not to

(He Said) Kyle is a buddy from a bar

I'm so sorry

I hope you can forgive me

I feel horrible I'm sorry

Can we put this in the past please

(She Said) You knew I did not want to have sex so why both of do that

You held me down

I begged and cried for you to stop

(He Said) 2 Hours Later: We didn't drug you or force you

Again, I'm sorry, there is no excuse, it got out of hand

(She Said) I liked you, you pulled off my shirt, I begged you to give it back

I am devastated by what you both did to me

(He Said) Again I'm very sorry

I am ashamed

I hope you can forgive me, It just got out of hand

I'm very sorry, I'm not making excuses

THE PLEA BARGAIN ASA OFFERED WAS NO SEXUAL CHARGES- NO SEX OFFENDER LIST

FS794.023 Sexual battery by multiple perpetrators; reclassification of offenses.—

(1) The Legislature finds that an act of sexual battery, when committed by more than one person, presents a great danger to the public and is extremely offensive to civilized society. It is therefore the intent of the Legislature to reclassify offenses for

(b) A felony of the first degree is reclassified to a life felony.

acts of sexual battery

one person.

committed by more than



Osceola County Sheriff's Office

Sheriff Russ Gibson

4 ½ MONTHS IN JAIL Early Release

PRESS RELEA March 8, 201

Two Men Arrested for Sexual Battery

On February 18, 2018, deputies began the investigation of an adult female reporting two (2) males sexually battered her sometime around December 1, 2017. The female advised she had known Tyler Bounds for approximately 5 years and agreed to go out with him. Bounds arrived with a male friend the victim did not know, later identified as Steven Schneider. They traveled to Suburban Estates in the area of Holopaw where the men physically restrained the victim and repeatedly took turns forcing her to engage in sex acts. When the victim tried to resist, Bounds burned her with a lit cigarette. The victim received other injuries, which were documented when she sought medical attention following the rape. Additional physical evidence was found in Bound's vehicle to support the victim's allegations.

Bounds was arrested on February 22, 2018, for Sexual Battery (3 Counts). Schneider was arrested on March 6, 2018, for Sexual Battery (3 Counts) and False Imprisonment (1 Count).



Tyler James Bounds DOB: 8-8-85



Steven Edward Schneider Jr. DOB: 9-5-87

The Osceola County Sheriff's Office is committed to protecting our citizens and investigating all crimes against persons such as sexual assaults and abuse. We encourage anyone with information regarding this case or any other cases like this, to contact the Osceola County Sheriff's Office at (407) 348-2222 or through Crimeline at 1-800-423-8477, where information leading to a felony arrest may be eligible for cash rewards of up to \$1,000.

Prosequi

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR OSCEOLA COUNTY, FLORIDA

STATE OF FLORIDA

DIVISION: 201

778.

CASE NO: 49-2018-CF-000952

STEVEN EDWARD SCHNEIDER, JR

TYLER JAMES BOUNDS

NOLLE PROSEQUI

THE STATE OF FLORIDA, by the undersigned State Attorney, enters a Nolle Prosequi in the above-entitled action as to:

Count 1.	SEX BAT PERS >= 18 BY PERS >= 18 THR RETAL (F1)
Count 2.	SEX BAT PERS >=18 BY PERS >=18 THR RETAL (F1)
Count 3.	SEX BAT PERS >=18 BY PERS >=18 THR RETAL (F1)
Count 4.	FALSE IMPRISONMENT (F3)

Count 5. BATTERY (M1)

I CERTIFY that a copy hereof has been furnished to Thomas B. Feiter, discovery@fighterlaw.com, 120 East Robinson Street, Orlando, FL 32801 and Ashley Parker, discovery@fighterlaw.com, 120 East Robinson Street, Orlando, FL 32801 by e-mail on this 29th day of May, 2019.

ARAMIS D. AYALA, State Attorney

Byc

Sean Burton Wiggins Assistant State Attorney Florida Bar # 104843 Division201@sao9.org 2 Courthouse Sq Suite 3500 Kissimmee, FL 34741 407-742-5274

Affy Jail

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT IN AND FOR ORANGE / OSCEOLA COUNTY, FLORIDA

	STATE OF	FLORID	A.			CASE NO.:	2018-CF-799				
	v.					DIVISION:	201				
(STEVEN E	DWARD	SCHNEIDER								
	TYLER JAI	MES BO									
			Defen	dant.	,						
					PLEA	(S) FORM					
	PLEA: I, Tyler James Bounds Defendant, withdraw my plea(s) of not guilty and enter plea(s) of:										
	Count	6	(X6 Guilty		Contendre to						
	Degree	F-3	F.S. 784			Sentence: 5 yrs/\$6		-,			
	Count	1-0	() Guilty		Contendre to						
	_		F.S.	1, 7 14000		Sentence:	Min Man:				
	Degree		() Guilty	/ A Minde	Contendre to						
	Count		F.S.	, , , , ,		Sentence:	Min Man:				
	Degree		() Guilty	/ A Marie	Contendre to						
	Count		F.S.	() None		Sentence:	Min Man:				
	Degree		() Guilty	7 A Marie	Contendre to						
	Count		F.S.	() 1100		Sentence:	Min Man:				
	Degree		() Guilty	/ A Made	Contendre to						
	Count		F.S.	() Hus		Sertance	Min Man				
	Degree			/ A Made		() as charged					
	Count		() Guilty	() Non		Sentence	Min Man				
	Degree		F.S.		Nesomum	Sentence	INIT MOR				
				MENDAT	IONS: No one	has promised me	anything to get me to enter	the			
			ated herein.					- 44			
	A. The pro	secutor a	ind I have ag	reed to th	e following: A	dudication of Guilt.	6-months Osceola County	Jail less credit.			
	for time se	rved to b	o followed by	G-years :	Asces co	S SUPERVISED PROD	ition, court costs, cost of pro	ALCONO AV			
	BALLE	DOM: O	- TW				2	Cen			
\mathcal{L}	ى B. The oro	secutor t	as recomme	nded the	following:			AS +			
noge.								A ==			
olk	C. The Juc	foe has o	romised:					order .			
)	W. 1110 W.	- go 1						CESECU			
2	9	DEMAI	THES: Lunder	retend the	total maximus	n negation for the	orime(s) to be 5 years DOC	a reace (Credit)			
	probation.	plus, Jeta	maximum fi (Defendant)	ne(s) of \$	5,000	plus court costs,	fees, costs, costs of investig	gation, and			
5	restitution.	<u>دات</u>	(Defendant)	a Initials							
	4	TRIAL!	RIGHTS: I un	denstand	that if the Cou	rt accepts my plea	(s), I give up my right to: (1)	a trial			
	by jury; (2) have a jury determine whether I am guilty or not guilty; (3) see and hear the witnesses testify, and to have my attorney(s) guestion them for me; (4) subpoens and present witnesses and items of evidence in my										
	distance of	und to rue	ment are defi-	anse Lrok	shit house to the	have (55) teatify or t	to remain silent; and (6) requ	uire the			
	properties	r to prove	row quilt by a	dmissibk	e evidence bey	ond a reasonable	doubt before I can be found	guilty.			
	<u></u>	Defenda	nt's Initials)								
	Hoa-Form-C	Seculo-2/20	13		P	age 1 of 4					

CHA!	RGES	Don't Call Them				
COUNT	DESCRIPTION	RAPIST That Might Hurt Their	gs smon	DISPOSITION		
1	SEXUAL BATTERY (THREAT TO RETAULATE) (DEFEN	DANT AND V CEN OR OLDER) (794.011 4)	F	F	NOLLE PROSEQUI	05/28/2019
2	SEXUAL BATTERY (THREAT TO RETALIATE) (SEFEN	DANT AND A CTIM EIGHTEEN OR OLDER) (794.011 4)	F	F	NOLLE PROSEQUI	05/28/2019
3	SEXUAL BATTERY (THREAT TO RETALIATE) (DEFEN	DANT AND VIOTIM EIGHTEEN OR OLDER) (794.011 4)	F	F	NOLLE PROSEQUI	05/28/2019
4	FALSE IMPRISONMENT (787.022)	> /	F	Т	NOLLE PROSEQUI	05/28/2019
5	BATTERY (784.03 1A1)		м	F	NOLLE PROSEQUI	05/28/2019
6	FELONY BATTERY (GREAT BODILY HARM, PERMAN) 1)	ENT DISABILITY, OR PERMANENT DISFIGUREMENT (784.0)	⁴¹ F	Т	ADJ GUILTY	05/28/2019



Don't Call Them Rapists?

That would follow them the rest of THEIR lives?
What do you think is following the VICTIM?

THE VICTIM HAS NO MEANS TO ENFORCE THEIR RIGHTS, WITHOUT REPRESENTATION!

Florida Constitution Article I Section 16(b)

- Paragraph (6)(c) I did not want the plea agreement. It was unfair and unjust. I was bullied into agreeing.
 Once ASA told my lawyer the outcry witness would not testify on my behalf, they told me he could drop all charges. Now I have her interview, I have found out that she did support my outcry statements.
- Paragraph (6)(a) I didn't know what was going on with the case for over a year- ("It's too soon to tell you")
- Paragraph (1) I didn't want an advocate that didn't know the law (Advocate stated photos will be public)
- Paragraph (6)(a) I wasn't allowed to <u>see any evidence</u> or know about any witnesses (We can't tell you anything)
- Paragraph (6)(a) I wasn't told why they <u>kept allowing continuances</u> (We don't decide, the judge does, but I wanted to know because it keeps saying ASA Wiggins allows them to continue)
- Paragraph (5) I didn't like my name being published on the Clerk of Court Public Website
- Paragraph (2)&(4) I didn't like the Prosecutor not redacting my work address from the police report after I already sold my house to be safe from retaliation just the address? How would that hurt?
- Paragraph (6)(a) I didn't like almost six months of <u>my private emails to the Advocate/Victim's Counselor</u> for the State, going to the defense (when she told me to email her since she was always busy, then she said, "all prosecutors are different")
- I got nervous when the <u>advocate/victim's counselor didn't know what Marsy's Law</u> was. So I looked for a lawyer
- Paragraph (3) I didn't like the <u>rapists' family members contacting me and telling me they had friends in the</u> Prosecutor's Office
- Paragraph (2) I don't like seeing my rapists at red lights, stores, and next door when I would go to check on
 my post cancer sisters that depend on my care
- Paragraph (9) I don't know what to do to file for restitution.

18 U.S. Code § 3771. Crime victims' rights(a) Rights of Crime Victims. (10)The right to be informed of the rights under this section and the services described in section 503(c) of the Victims' Rights and Restitution Act of 1990 (42 U.S.C. 10607(c)) [1] and provided contact information for the Office of the Victims' Rights Ombudsman of the Department of Justice..

THE DEFENSE LAWYER FOR the RAPISTS ENDORSES DEB BARA, Second in Command for the State's Attorneys Office, A Week After Sentencing?

