

IN THE CIRCUIT COURT OF BALDWIN COUNTY,
ALABAMA
CRIMINAL DIVISION

STATE OF ALABAMA,)	
Plaintiff,)	
v.)	Case No.
JIMMY SOLOMON, JR.)	
Defendant.)	

ORDER

Motion having been made unto this Honorable Court in the above-styled cause, by and on behalf of Esther Evelyn Solomon, the mother of the Defendant, Jimmy Solomon, Jr., through her attorney of record, James H. Reid, Jr., that said Defendant has been arrested and is now charged in the County Court of Baldwin County, Alabama, with assault and battery and that he be transferred to Searcy Hospital, an Alabama State Mental Hospital in Mount Vernon, Alabama, for the purpose of determining the sanity of the Defendant, and Esther Evelyn Solomon, the mother of the Defendant, Jimmy Solomon, Jr., having presented unto this Court good and sufficient grounds for her said Motion; it is, therefore,

ORDERED, ADJUDGED and DECREED that the Defendant, Jimmy Solomon, Jr., be transferred by the Sheriff of Baldwin County, Alabama, to the Searcy Hospital in Mount Vernon, Alabama, for a mental examination by the staff of said hospital, and that this Court be advised before the Defendant's release.

Done this 12th day of September, 1976.

Jefferson M. Madlock
Circuit Judge
28th Judicial Circuit
Baldwin County, Alabama

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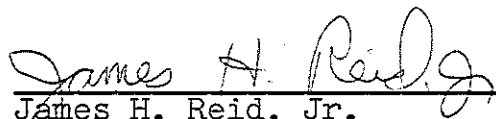
MOTION FOR MENTAL EXAMINATION

Comes now Esther Evelyn Solomon, the mother of the Defendant, Jimmy Solomon, Jr., by and through her attorney, James H. Reid, Jr., and moves this Honorable Court to enter an order requiring the Honorable Thomas H. Benton, Sheriff of Baldwin County, Alabama, to deliver the Defendant, Jimmy Solomon, Jr., to the Searcy Hospital, an Alabama State Mental Hospital in Mount Vernon, Alabama, for the purpose of observation and examination by the medical staff of said hospital, and in support thereof, Esther Evelyn Solomon, the mother of the Defendant, Jimmy Solomon, Jr., through her attorney, would assign the following, separately and severally, to-wit:

1. The past history of this Defendant reveals that he is prone to extreme violence.

2. The mother of this Defendant recognizes that he has a mental illness for which he needs treatment.

WHEREFORE, the premises considered, Esther Evelyn Solomon, the mother of the Defendant, Jimmy Solomon, Jr., through her attorney, moves for this examination.


James H. Reid, Jr.
LACEY & REID
Attorney for Esther Evelyn Solomon
Post Office Drawer A-J
Fairhope, AL 36532

CERTIFICATE OF SERVICE

I, James H. Reid, Jr., attorney for Esther Evelyn Solomon, mother of Defendant, Jimmy Solomon, Jr., hereby certify that on the 1st day of September, 1976, I served the attached Motion for Mental Examination upon Honorable James A. Hendrix, attorney for the State of Alabama, by delivering a copy to him personally.

James H. Reid, Jr.

James H. Reid, Jr.

LACEY & REID

Attorney for Esther Evelyn Solomon

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