

**Questions**  
**for**  
**Donald Ray Williams'**  
**Interview**

## Donald R. Williams Combined Question List

1. **Question:** How were you selected to go the Criminal Investigation Division?  
*(Rule Of Conduct #24)*
2. **Question:** Have you ever had a statement/confession called into question in court or by the District Attorney's office?  
*(Rule Of Conduct #24)*
3. **Question:** Has a supervisor ever addressed a statement/confession you obtained?  
*(Rule Of Conduct #24)*
4. **Question:** Were you ever told, asked, or was it suggested to you in any manner that you should not or are not to interview witnesses, victims, suspects, or arrestees alone? *(Rule Of Conduct #24)*
5. **Question:** During your tenure in CID were you ever under the care of any doctor, therapist, counselor, or mental health care professional for any mental health issue? If so, when, for what, and with who? If so, did you inform your supervisors? If so, who and when? *(Rule Or Conduct #24)*
6. **Question:** During your tenure in CID were you ever taking any type of medication for any mental health issue? If so, what were you taking and who prescribed it? If so, did you inform your supervisor? If so who and when?  
*(Rule of Conduct #24)(Rule of Conduct #11)*
7. **Question:** Did you ever tell any co-workers you suffered panic attacks and had an anxiety disorder? *(Rule Of Conduct #24)*
8. **Question:** Why were you transferred from Property Crimes to the Robbery Squad? Please explain. *(Rule of Conduct #24)*
9. **Question:** Why were you transferred from the Robbery Squad to CID Administration? *(Rule of Conduct #24)*
10. **Question:** Why did you retire at age 50 with 19 years of service? *(Rule of Conduct #24)*
11. **Question:** Please describe in detail your relationship with Jill Marker and her parents? *(Police Policy #400.3)*

12. **Question:** How many times did you go to Ohio to visit the Markers? Why did you go to Ohio to visit them? *(Police Policy #400.3) Tab #9, Pg. 3; Tab #16, Pg. 7*
13. **Question:** How often have you contacted the Marker family by phone, email, or by mail since the trial of Kalvin Smith? Please explain your contacts. *(Police Policy #400.3)*
14. **Question:** Have you ever gone on vacation with anybody from the Marker family? *(Police Policy #400.3)*
15. **Question:** Have you ever taken a vacation while working for the Police Department to visit anybody from the Marker family? When and how many times. *(Police Policy #400.3)*
16. **Question:** Have you received, been offered, or promised anything of value (money, goods, or services) from the Marker family, or from anybody associated to the Marker family, to include but not limited to, insurance companies, insurance adjustors, or attorneys? *(Police Policy #400.3)*
17. **Question:** If an officer comes into possession of property or seizes evidence what is the officer's responsibility to place those items into Evidence Management? *(General Order 2.14)*
18. **Question:** Did you place all evidence or property that was seized in this case into Evidence Management? *(General Order 2.14)*
19. **Question:** What evidence did you not place into Evidence Management and why? *(General Order 2.14)*
20. **Question:** Did Detective Barker give you the Toys R Us Video? *(General Order 2.14)*
21. **Question:** What happened to the video? *(General Order 2.14)*
22. **Question:** Did Detective Barker give you his case file? *(General Order 2.14)*
23. **Question:** Where is Detective Barker's case file now? *(General Order 2.14)*
24. **Question:** Do you know what happened to the cash register receipt from the Silk Plant Forest for the night of December 9, 1995? Was it seized? By whom? *(General Order 2.14)*
25. **Question:** On May 23, 1996 you and Detective Rowe interviewed Shane Fletcher. During that interview a diagram was drawn. Where is that diagram?

*(General Order 2.14)(Rule of Conduct 24) (Police Policy 606.01) Tab #7, Pg. 8 & 9; Tab #25, Pg. 11*

26. **Question:** You showed photographs to Shane Fletcher. What Photographs did you show him? Why did you not document you this? *(General Order 2.14) (Rule of Conduct 24) (Police Policy 606.01)Tab #25, Pg. 41-43*
27. **Question:** Where are the photographs that you showed Shane Fletcher now? *(General Order 2.14) (Rule of Conduct 24) (Police Policy 606.01)*
28. **Question:** Did you have any information, indication, or conversation that Kenneth Lamoureux and Jill Marker had a relationship to any degree? If so, please explain. *(Rule of Conduct 24) (General Order 4.01) Tab #34*
29. **Question:** Did you have any information that Jill Marker and Kenneth Lamoureux attended church together? If so, please explain? *(Rule of Conduct 24) (General Order 4.01)*
30. **Question:** Did you ever hear Kenneth Lamoureux might be the father of Jill Marker's baby? *(Rule of Conduct 24) (General Order 4.01)*
31. **Question:** Who completed the affidavit for telephone records of Kenneth Lamoureux? *(Rule of Conduct 21 & 32) Tab #34*
32. **Question:** Did you receive any assistance in completing this affidavit for telephone records? If so, from who? How did they assist you? *(Rule of Conduct 21 & 32) Tab #34*
33. **Question:** Did you ever show this affidavit to your supervisor, Claire McNaught, or any attorney including anybody from the District Attorney's office? If so who, when, and what was the conversation? *(Rule of Conduct 21 & 32) Tab #34*
34. **Question:** Were Ellen Lamoureux and Jill Marker friends? If yes, please explain how you knew that. If no, please explain why you stated they were friends in the telephone records affidavit. *(Rule of Conduct 24) (General Order 4.01) Tab #34*
35. **Question:** Once Kenneth Lamoureux left Winston-Salem in April of 1996 what did you do to continue your investigation into Mr. Lamoureux as a suspect? Was he still a suspect, why or why not? Did you document everything, why or why not? *(General Order 24)*

36. **Question:** Did Ellen Lamoureux tell you she was aware of the relationship between Jill Marker and Kenneth Lamoureux? Please explain. (*General Order 4.01*)
37. **Question:** Did you investigate Kenneth Lamoureux's history for acts of violence? If yes, explain what step you took and what you learned. If no, why not? (*General Order 4.01*)(*Rules of Conduct 24*)
38. **Question:** Did you speak with Ellen Lamoureux's attorney Laurel Boyles? If yes, what did he say and why did you not document it?
39. **Question:** On June 12, 1996 Vince Rabil accompanied you to Forsyth Hospital to obtain records pertaining to Shane Fletcher. Why did he accompany you? *Tab #8, Pg. 1-3*
40. **Question:** After Kalvin Smith was arrested his attorney contacted you and told you Kalvin was going to recant his statement. Why didn't you ask him the reason he was going to recant his statement? (*Rules of Conduct 24*) *Tab #14, Pg. 1 & 2*
41. **Question:** Why was Eugene Littlejohn not charged with any crime in reference to the Silk Plant Forest case?
42. **Question:** Did you receive any information that Aaron Marker used any illegal drugs? If so, please explain.
43. **Question:** Did you ever attempt to establish any connection between any of the suspects in this case (except for Smith and Littlejohn)? If so, please explain. Suspects being Kenneth Lamoureux, Eugene Littlejohn, Shane Fletcher, Aaron Marker, and Kalvin Smith.
44. **Question:** Did Arnita Miles give you a letter to give to Aaron Marker? (*General Order 2.14*)
45. **Question:** What did you do with the letter? Did you read it? Did you make a copy of it? (*General Order 2.14*)
46. **Question:** When you first were assigned this case for investigation, what suspect information did you have?
47. **Question:** Were you concerned at any time at all that the unknown suspect could attempt further harm to Jill Marker while she was in the hospital? Is so explain in detail? (*General Order 4.01*)
48. **Question:** Did you have a photograph of Kenneth Lamoureux posted or given to Security at the hospital? If so, why? (*General Order 4.01*)

49. **Question:** Do you have any information that at any time while Jill Marker was in Forsyth Hospital there was any rumor, conversation, or indication of any kind that anybody attempted further harm to Jill Marker? If so, please explain. Did you document that information? If not, why not? (*General Order 4.01*)
50. **Question:** Did you speak with Kim Minor or any other personnel at Forsyth Hospital about any safety concerns for Jill Marker? If so, who, why, and did you document that information? If not, why not? (*General Order 4.01*)
51. **Question:** What steps did you take to address any safety concerns for Jill Marker? Please state all steps that were taken.
52. **Question:** How often did you go to the Forsyth Hospital to visit or check on Jill Marker and/or her family? Please explain the reason for the frequency of contacts.
53. **Question:** Once Jill Marker was transferred to Ohio did you have concerns for her safety? If so, why and what actions did you take? *Tab #6, Pg. 3*
54. **Question:** Did you ever have a collection of photographs of individuals, arrestees, or subjects of interest? (*General Order 4.01*)
55. **Question:** Did you ever have a collection of photographs in some type of book or notebook format? (*General Order 4.01*)
56. **Question:** Did your supervisors know you had this collection of photographs? If so, who?
57. **Question:** Did you show this book to any citizens, victims, witnesses, suspects, or arrestee? If so, who, when, why? (*General Order 4.01*)
58. **Question:** Did you show this book to Ivadine Hester?
59. **Question:** Did she identify or indicate anybody in that book looked like a person she saw at the Silk Plant Forest? (*General Order 4.01*)
60. **Question:** Did you document all the information from Ms. Hester's interview including her looking at and/or indicating any person she saw to you? If so, do you have or know where that report is? If not, why did you not document what she told you? *Tab #16, Pg. 1*
61. **Question:** Were you the only person to show line-ups to witnesses and the victim in this case? (*General Order 4.14*)

62. **Questions:** If a detective shows a photographic line-up or photographs to a citizen in reference to an investigation should it be documented whether an identification is made or not? If no, please explain. If yes, please explain. *(General Order 4.14)*
63. **Questions:** Were all the line-ups prepared and shown in this investigation documented in this case? If no, please explain. *(General Order 4.14)*
64. **Question:** In your supplement report dated December 19, 1995 you documented Ms. Cloud identified Kenneth Lamoureux in a photographic line-up and then you wrote she could not be positive. In CrimeStoppers # 17094-01 dated December 12, 1995 you documented Ms. Cloud identified Kenneth Lamoureux. Was this an identification or not? What is an identification? Please explain. *(Rules of Conduct 31) Tab #1, Pg. 2; Tab #32*
65. **Question:** Ms. Cloud signed an admonition form on May 28, 1996. Why did she sign that form and what line-up was it for? Why was that not documented in a supplement report? *(General Order 4.14) Tab #36*
66. **Question:** The signature which appears to be R. Key Wedill is on the Kenneth Lamoureux line-up admonition sheet. Who is this person? Did they view the line-up? Why or why not and what was the outcome? Why was that not documented in a supplement report? *(General Order 4.14) Tab #35*
67. **Question:** The signature of Edna Hoisington is on the Kenneth Lamoureux line-up admonition sheet. Did she view the line-up? Why or why not and what was the outcome? Why was that not documented in a supplement report? *(General Order 4.14) Tab #35*
68. **Question:** Why did you have a line-up prepared to include Sybrina Shepard, a black female? Did you show that line-up to anybody? Please explain. *Tab #37*
69. **Question:** In preparation for the trip to Ohio to interview Jill Marker on October 31, 1996 did you discuss what you planned to do in that interview? If so, with whom, what was discussed and what was decided? How was it decided Detective Barker would go with you? *(General Order 4.01, 4.14) (Rules of Conduct 31) Tab #26*
70. **Question:** Which line-ups did you take to Ohio to show Jill Marker on October 31? *(General Order 4.01, 4.14) (Rules of Conduct 31)*
71. **Question:** In the October 31 interview you cut photographs out and showed her six individual photographs. Which photographs were they and why those photographs? *(General Order 4.01, 4.14) (Rules of Conduct 31)*

72. **Question:** In the October 31 interview why wasn't Jill Marker given her glasses to look at the photographs?
73. **Question:** What discussions did you have with Detective Barker about the October 31 interview, either while traveling to Ohio, while in Ohio, coming back from Ohio, or later? Do you know why Detective Barker did not write a supplement report for the October 31 interview?
74. **Question:** Did the video of the October 31 interview record the entire interview and all the line-ups shown to Jill Marker?
75. **Question:** Why didn't you document the line-ups you showed to Jill Marker on October 31, 1996?
76. **Question:** Why didn't you sign the line-up admonitions sheets for Jill Marker after she viewed the line-ups on October 31, 1996?
77. **Question:** In preparation for your trip to interview Jill Marker in Ohio on September 4, 1997 did you discuss what you planned to do in that interview? If so, what was discussed, with who, and what was decided? How was it decided Detective Maines would go with you?
78. **Question:** Did you video tape the September 4, 1997 interview with Jill Marker? If yes, where is the video? If no, why not? Why did you video tape the first interview with Ms. Marker? Please explain. (*\*There's a possibility that the second interview was video*)
79. **Question:** Why did you fail to document that Jill Marker saw Calvin Smith's photograph in the newspaper? (**D.R.'s transcript page 294, Line 24**)
80. **Question:** Did Jill Marker identify Calvin Smith on September 4, 1997? If no, why didn't you document that? If yes, why didn't you document that and why did you show her the line-up a second time? (**General Order 4.14) Tab #16, Pg. 10-14**)
81. **Question:** When you and Detective Rowe interviewed Shane Fletcher at John Umsted Hospital did you show him any photographs or line-ups? If yes, who, why, and what was the result? Why was that not documented? If no, why didn't you show him a line-up of Kenneth Lamoureux and Aaron Marker? (**General Order 4.01)(Rules of Conduct#24) Tab #25, Pg. 41-43**)
82. **Question:** Did you ask Ms. Hester if she had seen Calvin Smith's photograph? If so, where did she see it? **Tab #16, Pg. 1**

83. **Question:** Why show Ms. Hester a line-up of Calvin Smith if she has already seen a photograph of him in the media?
84. **Question:** Why did you show Ivadine Hester line-ups of Calvin Smith and Eugene Littlejohn? *Tab #16, Pg. 1*
85. **Question:** Why did you show Ivadine Hester a line-up of Calvin Smith on January 31, 1997 and then wait until August 20, 1997 to show her a line-up of Eugene Littlejohn? *Tab #16, Pg. 1*
86. **Question:** Did you think it was reasonable to believe Ivadine Hester could possibly make an identification of two black males for an innocuous event that occurred more than one year earlier involving two black males she had seen once for a short period of time?
87. **Question:** Did anybody ask you, tell you, or suggest to you not to document any line-up shown in this case to anybody? *(Rule of Conduct 31)*
88. **Question:** For CrimeStoppers # 17726-01, you documented Calvin Smith as truthful in his polygraph examination and denied involvement in the crime at the Silk Plant Forest case. Please explain how you came to that conclusion. *(Rule of Conduct 31) Tab #33*
89. **Question:** In your supplement report dated November 4, 1996 you documented Calvin Smith was given a polygraph by Detective Maines on July 22, 1996 and he was truthful. Is this correct? If so, where are the polygraph results? If not, please explain this discrepancy. *(Rule of Conduct 31) Tab #9, Pg. 2; Tab #10, Pg. 2*
90. **Question:** Please explain why you waited three and a half months to document Calvin Smith was given a polygraph? *(Report Writing 8.01) Tab #9*
91. **Question:** There is a copy of a supplement report you wrote dated November 4, 1996, signed by you, but not by your supervisors and not submitted to records that shows the name of the polygraph operator as Detective Maines, but was crossed out and Detective Patterson's name was written in. Who made that change and why was that change made? Why was that change not made on the original report submitted to records? Why did you not make other changes, for example the polygraph test date and test results? *(Rule of Conduct 31) Tab #9, Pg. 2; Tab #10, Pg. 2*
92. **Question:** In the Motion to Suppress on November 24, 1997 you testified about two different polygraph results for Calvin Smith, please explain that discrepancy. *(Rule of Conduct 31) Tab #31*

93. **Question:** Larry Fitzgerald Means was polygraphed on December 20, 1995 and the results were inconclusive. With the results of inconclusive why did you not follow-up further with him as a suspect? **Tab #19**
94. **Question:** The relevant questions for Eugene Littlejohn's polygraph on March 5, 1997 focus on him being in the store while the clerk was struck in the head. These questions seem to limit the focus of the possible involvement of Littlejohn. Retired Detective Maines stated this was the information you wanted asked in the polygraph. Who developed the questions for the polygraph given to Eugene Littlejohn on March 5, 1997? Please explain the thinking of the questions. *(\*This question need to be asked because of the two polygraphs taken by Littlejohn, he was not asked if he actually heard Calvin Smith say he had to beat a woman down to get out of a store )* **Tab #22**
95. **Question:** Why was Littlejohn polygraphed on August 27, 1997? Who developed the questions? And why was this interview not recorded? And did you interview him alone? **Tab #23; Tab #16, Pg. 2-5**
96. **Question:** Kenneth Lamoureux was polygraphed on February 13, 1996. Where is the polygraph chart for Kenneth Lamoureux's polygraph on February 13, 1996? When Kenneth Lamoureux's polygraph results were inconclusive what did you think? **Tab #20; Tab #5**
97. **Question:** Was any reward money or CrimeStopper money ever paid to anybody in this case? If so, to who, why, and how much?
98. **Question:** Was there ever any consideration given to anybody to receive a reward? If so, who, and why? **Tab #33; Tab #14, Pg. 5**
99. **Question:** Did you ever consider compensating anybody for any reason in this case? If so, who, and why? *.(Andra Wilson called in the June 1<sup>st</sup>, 1996 Crimestoppers and according to private investigator Darrell Wilson planed a trip to Mexico )* **Tab #33; Tab #14, Pg. 5**
100. **Question:** Did you promise or imply to anybody they could or should receive any compensation in this case? If so, who and why?
101. **Question:** On January 24, 1997 why didn't you and Sergeant Weavil get a recorded statement from Calvin Smith *(General Order 4.13)* **Tab #12, Pg. 14-16; Tab #13, Pg. 6-7**
102. **Question:** On January 24, 1997 you documented Calvin Smith refused a polygraph after he was arrested. Why was Calvin Smith arrested before a polygraph was offered to him? **Tab #12, Pg. 15 & 16**

103. **Question:** After Calvin Smith signed the first written statement he was arrested. Why was he arrested at that point? Who did you consult with? Please explain. *(Needs to be asked because it was a practice to consult with the District Attorneys office in high profile cases. And why arrest Smith if you haven't finished the interview?) Tab #12, Pg. 14-16; Tab #13, Pg. 6 & 7*
104. **Question:** After Calvin Smith was arrested why did you give him his Miranda Rights orally as apposed to in writing and have him sign a rights waiver? *(General Order 4.13) Tab #12, Pg. 15*
105. **Question:** Why wasn't Calvin Smith's second statement recorded? *(General Order 4.13)*
106. **Question:** You conducted interviews with witnesses against Calvin Smith and Kenneth Lamoureux and obtain tape recorded statements from them. Why would you not get a tape recorded statement from Calvin Smith?
107. **Question:** While you were interviewing Calvin Smith, at any time did you or Sergeant Weavil leave to interview Valarie Williams? If so please explain. *(Rules of Conduct 32) Tab #13, Pg. 4*
108. **Question:** While you were interviewing Calvin Smith did you or anybody make any statements to him that Valarie was involved or could be involved and could be considered a suspect?
109. **Question:** Did you know Valarie Williams was pregnant with Calvin Smith's child?
110. **Question:** Did you imply in any way to Valarie Williams that if she tells you Calvin Smith was involved in this crime she will not go to jail or she would not have her child taken away from her?
111. **Question:** On March 4, 1997 you and Sergeant Weavil picked up Eugene Littlejohn and drove him to the Public Safety Center at 1345 hours. You obtained a taped recorded statement from him at 1603 hours. What transpired in the 2 hours and 8 minutes between the time you picked him up until you got a statement from him? *Tab #29; Tab #15, Pg. 8*
112. **Question:** Why did you conduct two interviews with Eugene Littlejohn on March 3? *Tab #15, Pg. 1; Tab #27, Tab #28*
113. **Question:** In Eugene Littlejohn's first interview on March 3, 1997 you stated the interview started at 0915 hours and ended at 0947 hours. That is a total of 32 minutes, yet the taped interview is only 11 minutes long? Please explain. *Tab #27*

114. **Question:** How did you ascertain the suspect was a black male and a delivery person? When did you ascertain this? Please explain in detail what you meant by ascertain in your supplement report dated November 4, 1996. *Tab #9, Pg. 4; Tab #26*
115. **Question:** You reportedly told Ellen Lamouruex this was a crime of “passion and rage” what did you mean by that? Did your thoughts on that change? Please explain.
116. **Question:** You were assigned this case on December 11, 1995 which is the same day you were interviewed in Internal Affairs in reference to a complaint filed against you by Cheryl Eldridge on behalf of her teenage son alleging you conducted an improper interview by threatening him, using derogatory language, and refusing him legal counsel. Did your supervisors know about that complaint? Did this complaint create a distraction, anxiety, or concern?
117. **Question:** Did you express concern or tell anybody you should not be assigned this case? If so, what were those concerns, who did you speak with, and what was their response?
118. **Question:** Detective Sharpe responded to the call-out and he was a robbery detective. Why wasn't this case assigned to Detective Sharpe?
119. **Question:** Was this case considered a high profile case by you and/or your coworkers or supervisors? If so, who? What did they say?
120. **Question:** Were you given specific directions, orders, or advised by anybody in supervision to report to, you would be assisted by, you are to listen to, or any other directive that you would be monitored by someone else or be watched more closely in this case, more so than other cases you handled?
121. **Question:** Have you ever handled a case this serious or of such high profile? If so, please provide all examples of case(s) that were this serious.
122. **Questions:** Did you have personal issues of any kind that kept you from performing your duties to the fullest extent possible?
123. **Question:** Please speak to us about the conversations or meetings you had or attended on the day this case was assigned to you?
124. **Question:** Did you feel pressured to solve this case? If so, explain why.
125. **Question:** Did you take notes or keep records at all for the Silk Plant Forest Investigation? If so, please explain.

126. **Question:** Did you write any supplement reports that you did not turn in to a supervisor or was not part of the Department's records or the District Attorney's records? If yes, why did you not turn them in?
127. How was it determined the 12-09-95 Toys-R-Us surveillance tape was of no evidentiary value? **(General Order 2.14) Tab #2, Pg. 10 & 11**
128. Was the Drug Emporium checked on 12-08-95 or 12-09-95 to determine if Lamoureux had prescriptions filled either date? **(Williams documents in a supplement report dated 01-02-96 that Lamoureux said he had a prescription filled 12-08-95.) Tab #3, Pg. 1**
129. Were Aaron Marker's co-workers at T. J.'s Deli ever questioned early in the investigation regarding his whereabouts on the night of his wife's attack? **(General Order 4.01)**
- (a) Was he at work the entire time or did he ever leave and come back?
  - (b) Did he owe anybody at work money? **(Butch Jones)**
  - (c) Who were Aaron Marker's co-workers?
130. Was Aaron Marker ever shown a photographic line-up of Kenneth Lamoureux or Shane Fletcher? **(General Order 4.01)**
131. Did Ellen Lamoureux tell you that she suspected Jill Marker's baby might be Kenneth Lamoureux's? If so, when did she tell you? **(This information was obtained from Darryl Wilson, private investigator.) (General Order 4.01)**
132. Did you ever show a photographic line-up of Kenneth Lamoureux or Shane Fletcher to Ms. Spainhour to determine if she had ever seen him in the store and further corroborate he had been in the store before? **(General Order 4.01)**
133. Did you question Mrs. Lamoureux and her children about the children's reported visit to the Silk Plant Forest a week before Thanksgiving, November 1995? **(Detective Williams documents in a supplement report dated 01-02-96 that Lamoureux said he and his two children were inside the Silk Plant Forest the week before Thanksgiving, 1995 and later that he had never been inside any other time. Detective Williams also documents in this supplement report that Lamoureux said he was only inside the Silk Plant Forest once.) (Rules of Conduct 24) Tab #3, Pg. 2**

134. Did you ever interview John Milin whose contact information was obtained from Mrs. Ellen Lamoureux as documented in your 12-19-95 supplement report? (*John Milin is Kenneth Lamoureux's stepfather and to whose home he reportedly fled after becoming the prime suspect in the case.*) (*General Order 4.01*)(*Rules of Conduct 24*)(*Police Policy 606.01*) Tab #1, Pg. 8
135. Was an effort made to contact the stepfather after your telephone conversation with Lamoureux on 04-17-96? (*Detective Williams documents in a supplement report dated 05-15-96 that he tells Lamoureux "because he could be looking at murder if Marker died" and Lamoureux acknowledges by replying, "I know, I know, I know."*) (*General Order 4.01*)(*Rules of Conduct 24*)(*Police Policy 606.01*) Tab #6, Pg. 1
136. Why didn't you show a photographic line of Shane Fletcher to Aaron Marker, Kenneth Lamoureux, Ellen Lamoureux, Calvin Smith? (*General Order 4.01*)(*Rules of Conduct 24*)(*Police Policy 606.01*)
137. Why didn't you show a photographic line of Kenneth Lamoureux to Shane Fletcher? (*General Order 4.01*)(*Rules of Conduct 24*)(*Police Policy 606.01*)
138. Was Andra Wilson asked or did she say she had ever taken Calvin, Pamela, and Eugene out to Silas Creek Crossing or Toys-R-Us? (12-09-95)
139. How many cases were you carrying at the time of the Silk Plant Forest case?
140. Were you aware of an incident involving Calvin Smith pushing or knocking down a woman to get out of a liquor store? (*General Order 4.01*)(*Rules of Conduct 24*)(*Police Policy 606.01*) Tab #40, Pg. 6 & 7, Tab #41,
141. What did you do with the letter Arnita Miles was asked by Jill Marker to write to give to Aaron Marker? (Arnita said she gave the letter to D. R. Williams) (*General Order 2.14, 4.01*)
142. Did you conduct an area canvass or speak to the neighbors of Jill Marker on Huntinggreen Lane? Did you know Linda Nahay-Matheny lived next door to the Markers on Huntinggreen Lane at the time of the crime?
143. Was Eugene Littlejohn threatened with prison time (42) years or did you imply he would charged along with Calvin?
144. Did you consider the DNA testing of the Barron Marker?
145. Why wasn't the Calvin Smith's confession used at his trial?

146. Was it ever determined how Kalvin Smith got to and from Silas Creek Crossing? Whose car was it? **(General Order 4.01)(Rules of Conduct 24) Tab #12, Pg. 8; Tab #15, Pg. 3 & 9**
147. Were you ever told to leave out information in your report?
148. In your 2004 interview with Phoebe Zerwick what information were you referring to as being purposely left out for fear of giving it away to the defense? **Tab #39, Pg. 13**
149. Stacy Spainhour stated you showed her a receipt from the Drug Emporium. What was the receipt for? What happened to the receipt? Why was that not documented? **(General Order 4.01 and 2.14) Tab #1, Pg. 8 & 9; Tab #24, Pg. 15-17**
150. On 12-14-95 Melaine McCullom told you Kenneth Lamoureux was wearing a blue jacket while at Silas Creek Crossing on 12-08-95. What did you do to find and follow-up on that jacket? **Tab #24, Pg. 13 & 14**
151. On 12-19-95, you and Detective Barker spoke with Mr. Lamoureux in his apartment. While in the apartment he presented you with the clothing he stated he was wearing on 12-09-95. Were they the same cloths he described to you on 12-18-95? **Tab #3, Pg. 5 & 7**
152. Who were the other supervisors present when you interviewed Kalvin Smith on 01-24-97?
153. Was anyone from Command Staff present for any part of the interview with Kalvin Smith on 01-24-97?
154. Were you present when Assistant District Attorney Eric Saunders reportedly told Valarie Williams he would have the Department of Social Services take her children?
155. When you and Detective Rowe interviewed Shane Fletcher at John Umstead Hospital he described the sticks used to assault Jill Marker. On 05-30-96 you seized two sticks from Shane Fletcher's house but, they did not match what Shane Fletcher described. What steps did you take to find the sticks Shane Fletcher described? **Tab #38, Tab #7, Pg. 7, 16**
156. Who is Michael Mitchell? **Tab #4, Pg. 2 & 3**
157. What did you do with the letter you obtained from Mr. Bud Hoisington on 09-04-97? **Tab #16, Pg. 7 & 8; Tab #17, Pg. 7**
158. What conversation or discussion did you have with Bud and Edna Hoisington,

Aaron Marker or their attorneys about Jill Marker's attacker being a stalker or random attacker? *Tab #16, Pg.7 & 8; Tab #42*

159. Did you discuss the letter and statement obtained from Bud Hoisington with your supervisors or anyone from the District Attorneys office, and what was their response? *Tab #42*
160. Did you confirm with William Speaks, the information you got from Bud Hoisington about what Calvin Smith reportedly said about a white male stalker? *Tab #42*
161. Did you ever talk to Clifford Britt after your telephone conversation on 09-08-95 about the letter he wrote to Bud Hoisington?
162. How many times did your speak with Paula Glover?
163. Which date is correct, December 22 or December 29? (*Tab #43)(Tab #3, Page 13)*
164. Did Paula Glover tell you that she asked Jill Marker if her son could use the bathroom and Marker responded by saying, "No, it's too dangerous in the back?" (*Tab #3, Page 13)*
165. Did Paula Glover tell you she heard Jill Marker on the telephone and that Marker seemed to be annoyed with the person she was talking to?
166. Did Paula Glover tell you her and her son went to Toys R Us to use the bathroom?
167. Did you view the Toys R Us video tape to see if Glover and her son appear on the tape?
168. Did Paula Glover tell you about the white male who was standing outside the crime scene when she came out of Toys R Us?
169. Did you consider showing Paula Glover the line-up of Kenneth Lamoureux?