

## PRESS RELEASE

Thursday July 9, 2018 (Revised)

Contact: Garland Favorito  
(404) 664-4044

### **Belle Isle Credibility in Doubt after Amy Bramuchi Denial**

ALPHARETTA, GA –On Sept. 25, 2013, a group of Alpharetta Police broke into the attractive town home of Amy Bramuchi without a warrant to do a wellness check as she slept in her bedroom. When she awoke, Amy repeatedly told them to leave but they ignored her. **She even called 911 to get them out of her home** but a dispatcher told her to talk to the officer in charge of the break-in, Lt. Trent Lindgren. Lindgren **never** told her why they were there or how they planned to re-secure her broken door. She then retreated to her bedroom. Officers Mark Glass and Randal Stone **entered her bedroom without permission where they shot her three times.**

Amy miraculously survived but suffered major [injuries](#) that made it impossible to continue her professional yoga instruction, personal training and massage therapy businesses. She claimed the attack on her was retaliatory because Lindgren once reported to Lt. Dan Dreslinski in the K-9 unit and she had filed a complaint against Dreslinski for on duty escapades that resulted in his resignation. Her story was covered in September and November on [local TV](#) and [print news](#). **Public Safety Director Gary George informed Alpharetta Mayor David Belle Isle twice** that night about the shooting with a [misleading short brief](#) and a [press release](#) with more details.

In April, over 18 months later, **Ms. Bramuchi was charged** with felonies over officer claims she pointed a gun at them. No one explained what legal authority they had to enter her bedroom. She was released on bond, but did **not** receive the required formal probable cause hearing.

In 2015, Ms. Bramuchi wrote at least two [letters](#) explaining how her constitutional rights were violated to **Mayor Belle Isle**, who previously ran for State Senate as a constitutionalist. He [forwarded the last letter](#) without comment to Director George. [George then urged](#) Fulton County to revoke her bond because she was contacting the mayor. **A bond revocation [motion](#) mentions her emails to Belle Isle five times.**

At her June 26<sup>th</sup> [bond hearing](#) Ms. Bramuchi received a gag order preventing her from posting details about her case. She remained on bond but it was revoked in July. **She was imprisoned for 8 months with no trial or hearing** until she pled guilty to gain a release in 2016. [A third party amicus brief](#) contends she had statutory immunity since police were unlawful intruders in her home. She filed a multi-million dollar [civil suit](#) against Alpharetta in September, 2015 but her plea eliminated her hope of being recompensed for physical and financial damages incurred.

Ms. Bramuchi had **never been convicted of a crime or harmed anyone in these incidents.** She did not fully recover, lost her townhome, is now destitute and receives a few small donations on her [Justic4Amy](#) web site. Her life was destroyed after suffering potential violations of [her 1<sup>st</sup>, 4<sup>th</sup>, 6<sup>th</sup>, 8<sup>th</sup> and 14<sup>th</sup> amendment rights](#). No one in Alpharetta law enforcement was held accountable.

**David Belle Isle was mayor of Alpharetta during the entire ordeal.** When [questioned](#) about it on an April [News and Views radio show](#), **Belle Isle denied any knowledge of the case three times!** He did not explain how that could possibly be true. When asked recently if he may be lying about knowledge of her case, Ms. Bramuchi replied: “The evidence speaks for itself”.