CLIFTON JACKSON AFFIDAVIT AND APPENDIX OF EXHIBTS ARE NUMBERED [lirst two cover pages of affidavit unnumbered, iii-lxiii] IN ROMAN NUMERAL. EXHIBIT PAGES ARE CROSS REFERENCED AS APPENDIX [Appendix Pages are numbered1-555] PAGES. AFFIDAVIT AND EXHIBITS ARE IN SUPPORT OF 26B MOTION TO REOPEN STATE OF OHIO v. CLIFTON JACKSON, CASE NO. 11CR083104, NINTH DISTRICT COURT OF APPEALS CASE NO. 14CA010555, Not Limited Too.



EXHIBITS A-AAAE IN SUPPORT OF CLIFTON JACKSON ENCLOSED AFFIDAVIT AND APPENDIX PREPARED MARCH OF 2016 OF A DETAILED TIME LINE OF FACTUAL EVENTS BETWEEN JUNE 14th, 2011 AND OCTOBER OF 2015 TO THE BEST OF MY LAYMEN LEGAL ABILITIES. THIS EXHIBIT "AAAE" (1 CD) IS REFERENCED IN THE GREATER MAJORITY OF SUPPORTING DOCUMENTS REFERRED THROUGHOUT THE TIME LINE OF THIS AFFIDAVIT, SPECIFICALLY REFERENCE FROM JUNE 14th, 2011 THROUGHOUT FEBRUARY OF 2014 PRIOR TO THE START OF TRIAL.

CLIFTON JACKSON AFFIDAVIT AND APPENDIX OF EXHIBTS ARE NUMBERED (first two cover pages of affidavit unnumbered, iii-lxiii] IN ROMAN NUMERAL. EXHIBIT PAGES ARE CROSS REFERENCED AS APPENDIX [Appendix Pages are numbered] 655] PAGES. AFFIDAVIT AND EXHIBITS ARE IN SUPPORT OF 25B MOTION TO REOPEN STATE OF OHIO v. CLIFTON JACKSON, CASE NO. 11CR083104, NINTH DISTRICT COURT OF APPEALS CASE NO. 14CA010555, Not Limited Too.

## CERTIFICATE OF SERVICE

I certify that Clifton Jackson Affidavit, Appendix of Exhibits [A-AAAE and its contents in there entirety, not limited too one (1) DVD of the actual stop in its entirety of June 14th, 2011 recorded from the pursuing and arresting Ohio State Trooper Christopher Beyer patrol cruiser and one (1) CD, which contains copies of all emails, speedy trial legal documentations, motions submitted, motion responses, transcripts etc., in PDF format. Although these exhibits are not in order on the CD, it contains a documented time line from June 14th, 2011 throughout on or around February of 2014, primarily prior to trial. I. supporting the Affidavit [which are numbered in roman numeral pages, then the actual exhibit pages are cross referenced as appendix pages, which are numbered from 1-655], are and were attached in its entirety in support of the 'REQUEST FOR LEAVE TO FILE APELLANT'S APPLICATION FOR REOPENING OF HIS DIRECT APPEAL UNDER APP.R. 26(B) DELAYED', to reopen the STATE OF OHIO v. Clifton Jackson, Case No. 11CR083104, NINTH DISTRICT COURT OF APPEALS Case No. 14CA010555. In addition, I also certify that the following copies of the 'REQUEST FOR LEAVE TO FILE APELLANT'S APPLICATION FOR REOPENING OF HIS DIRECT APPEAL UNDER APP.R. 26(B) DELAYED', was sent to the following locations: two (2) complete copies [the original and one copy], was sent via certified U.S. Mail (#7014 2120 0003 2166 7745), to the offices of the Court of Appeals, located at The Ocasek Government Bldg., 161 S. High st., Suite 504, Akron, Ohio 44308, and one (1) complete copy was sent via certified U.S. Mail (#7014 2120 0003 2166 7738), to Mary Slanczka (0066350), Assistant Prosecuting Attorney, The Justice Center, 3rd Floor, 225 Court St., Elyria, Ohio 44035 on this \_\_\_\_ day of March, 2016.

> Clifton O. Clacky 3/7/20/ Clifton Dackson A652163 Defendant-Appellant, Pro Se Mail Certified (#7014 2120 0003 2166 7738)

**NOTARY PUBLIC** 

Sworn to and subscribed to in my presence on this

day of March, 2016.

JENNIFER MAKI
Notary Public, State of Ohio
Recorded in Ashtabula County
My Commission Expires
April 25, 2017