

CLIFTON JACKSON AFFIDAVIT AND APPENDIX OF EXHIBITS 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 1-655] 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.

EXHIBIT

AAV

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 "AAV" IS REFERENCED IN ¶ 141, 142, 133, 134, 135 and 136 not limited too.

COVER PAGE
MORE THAN AN 4TH AMENDMENT VIOLATION, THE FACE OF BEING PROFILED

To: Mike DeWine
Attorney General for the State of Ohio
30 East Broad St., 14th floor
Columbus, Ohio 43215
Mailed Certified #7013 2250 0000 1562 5045

Bar Association
State of Ohio
1700 Lake Shore Drive
Columbus, Ohio 43085
Mailed Certified #7013 2250 0000 1562 5038

Ms. Loretta Lynch
U.S. Attorney General
U.S. Dept. of Justice
950 Pennsylvania Ave., N.W.
Washington, D.C. 20530
Mailed Certified #7013 2250 0000 1565 5004

Paul Mancino Jr., Esq.
75 Public Square, #1016
Cleveland, Ohio 44113
Mailed Certified #7014 2120 0003 2166 7714

Ms. Michelle Alexander
Law Professor, Author, Civil Rights Activist
Ohio State University
ATTENTION LAW SCHOOL DEPARTMENT
281 W. Lane Ave.
Columbus, Ohio 43210
Mail Certified #7014 2120 0003 2166 7707

State Public Defender
Cleveland Ohio Area
250 EAST BROAD ST., SUITE 1400
Columbus, Ohio 43215
Mailed Certified # 7014 2120 0003 2166 7721

From: Clifton A. Jackson A652163
PresentPlace of Incarceration Because of Writ Status.
Niagara County Jail
P.O. BOX 496
Lockport, New York 14094

However, once returned to my State of Ohio facility, which I believe is approximately 2 to 3 months down the road, my address will be:

Clifton A. Jackson A652163
Lake Erie
P.O. BOX 8000
501 Thompson Rd
Conneaut, Ohio 44030

COVER PAGE IS DATED JULY 13TH, 2015

RE: COMPELLING EVIDENCE OF POLICE CORRUPTION PRIMARILY SUPPORTED BY THE ATTACHED AUDIO & VIDEO, WHICH DERIVES FROM THE STATE OF OHIO, COUNTY OF LORAIN, CASE NO. 11CR083104.

Dear Sir/Madaam

Respectfully, while your immediate attention[s] are present,

PRIMARILY SUPPORTED BY THE ATTACHED AUDIO & VIDEO
THE ARREST REPORT[S] WERE INDUCED ON FRAUDULANT CONTENT[S]

On August 21st, 2011, the defendant was indicted on (1) one count of trafficking in drugs in violation of R.C. 2925.03(A)(@), a felony of the first degree; (2) one count of possession of drugs in violation of R.C. 2925.11(A), a felony of the first degree; and (3) one count of possessing criminal tools in violation of R.C. 2923.24(A), a felony of the fifth degree. The trafficking in drugs and possession of drugs counts both included a major drug offender specification, Case No. 11CR083104. Although "SPEEDY TRIAL" was never voluntarily waived to the defendant's understanding, besides per the suppression hearing rules, believed to only waive[d] the speedy trial clock from the submission of the suppression hearing motion, which automatically waives the speedy trial clock, until the pending decision is rendered, which from that point, once the decision is rendered, the time instantly resumes against the prosecutor case, in any event, trial did not commence until February 11th, 2014 over two (2) plus years after the defendant's indictment.

On February 12th, 2014 the defendant was convicted by a jury and sentenced February 12th, 2014 to 11 years in Ohio State prison[s]. A Notice of Appeal was filed, and the appeal was submitted July 29th, 2015 and subsequently denied June 22nd, 2015. I wish to appeal to the Ohio Supreme Court immediately.

VIOLATION[S] MIRROR THE "FRUITS OF A POISONIST TREE DOCTRINE"

Although there are 4th amendment and constitutional protections that have been violated from the beginning of this legal process, not limited to altering official document[s], falsifying arrest report[s], prosecutorial misconduct, prompting, violations of Miranda Rights/Denied Counsel, racial profiling, Sixth Amendment violations associated to formal counsel Jack Bradley, Brady/Giglio violations associated to the documented July 3rd, 2013 Brady/Discovery request of the specific CAD report[s] and copies of the specific LEADS logs to confirm the specifics alleged in the arrest report[s] authored by Christopher Beyers 6/14/11 and his related perjured suppression hearing and trial testimonies, in addition the prosecutor reply[ed] to the Brady/Discovery request filed 7/3/13, with a partial response which was filed 10/4/13 that confirm[ed][s] Troopers Christopher Beyers nor Micheal Trader never request[ed] or obtain[ed] a warrant to legally gain entry to the confirmed locked vehicle the date of arrest on the turnpike, which Beyers testified at the suppression hearing 6/24/12, the defendant once removed from the vehicle, locked the vehicle doors.

On November 4th, 2011 counsel Jack Bradley, whom failed to participate in any capacity of the motion[s] preparation[s], per the defendant's documented instruction[s], counsel submitted the motion to suppress prepared by and through the defendant. So note, in 2011 as documented, counsel was instructed not to submitted any motion[s] in my name without my input or documented approval,

THE PROSECUTOR'S ALTER OR PARTICIPATED IN THE ALTERED DECISION

The Honorable Judge Zaleski, whom retired 12/2012, denied the suppression motion in his first paragraph, but then clearly "granted" the motion in his closing paragraph. Although the entry was puzzling, however the prosecutor's amplified the act[s] of injustice, whom themselves altered or participated in illegally altering the Judge[s] document[s] and removed his decision in whole, supported by the enclosed altered document, which was alleged to be filed 9/28/12.

NOVEMBER 18TH, 2013 I EXPRESSED 6TH AMENDMENT CONCERNS ON RECORD

The sixth amendment violation[s] are supported (1) for counsel direct refusal to air the audio & video during the suppression hearing, defying one of the suppression hearing actual purposes, per the documented instructions by the defendant to highlight the video to expose the 4th amendment an constitutional violations (2) also as documented, counsel's direct refusal to communicate with the defendant (3) counsel's unauthorized motion[s] submissions filed 8/14/12 and 11/2012, which the defendant disposition was clearly documented in email[s] sent both confirmed received 8/15/12 and 11/2012 (4) emails sent, confirmed received by counsel law office 12/2012 requesting corrections associated to ineffective assistance of counsel concerns, communication concerns and judicial concerns, which collectively counsel completely ignored (5) although the defendant requested counsel to obtain the informations dating back to 8/15/12, the defendant had to prepare and force counsel to submit the Brady/Discovery request 7/3/13, which the conclusion of that submission speaks volumes, supporting the overall position of the defendant that counsel was not ethnically participating in the appropriate standards of legal representation per the Bar Association and Sixth Amendment Standards.

11/18/2013 was the first time I actually heard of and/or appeared before a Judge since 6/24/12 (the first time actually heard means, the first time hearing of the Honorable Judge Maraldi and his replacing Judge Zaleski, since his retirement 12/2012, in addition during the documented hearing, the defendant addressed sixth amendment violation[s] concern[s] an re-addressed the desired specific content per the 7/3/13 filed Brady/Discovery request. Also, on the record the mentioned partial response filed on or around 10/4/13 was acknowledge, at which time the defendant directly address[ed] the prosecutor for the specific CAD report[s] and specific LEADS logs requested, which the prosecutor eventually acknowledged and agreed to hand over copies of the same, however to this very day, the prosecutor has not handed over any of the specific CAD Report[s] or LEADS LOGS, to the defendant nor defense counsel, which clearly supports a severe Brady/Giglio violation[s].

CLEARLY SUPPORTED BY THE AUDIO & VIDEO

Trooper Beyers never entertained the proper scope of the alleged traffic stop, no probable cause exit[ed], in addition the defendant never consented to a search of the vehicle, whom locked the vehicle doors to affirm his position, not only did trooper Beyers confirm the same during his suppression hearing testimony alleged to justify the delay of the traffic stop in his authored arrest report[s] primarily in two part[s] (1) per an alleged detailed specified reason alleged to air over the LEADS SYSTEM, which would be logged like every other logged aspect of the judicil process (2) the alleged review of the rental agreement, which Beyers described as "cumbersome" and containing fine print. The alleged rental agreement was not reserved or preserved for the record. The audio & video, confirms Beyers never took a milli second to review anything. THE AUDIO & VIDEO DOES NOT LIE!

The audio & video once thoroughly reviewed, confirms (1) trooper Beyers perjured himself clearly, again he never spent a milli second to review rental agreement[s] or any other paperwork the life of the stop (2) trooper Beyers never attempted to run the defendant's drivers license through the LEADS SYSTEM once initially pulled over, prior to finding drugs, nor the life of the stop (3) LEADS were entirely operable the life of the traffic stop, supporting Beyers falsified the content[s] of the arrest report[s] (LEADS did not go out of service per Beyers convenience once he initiates and alleged traffic stop, nor does LEADS legally clicks on to a operable state the exact second for Beyers convenience) (4) the K-9 did not independently hit or indicate on the vehicle for drugs, trooper Trader clearly prompts K-9 Argo to scratch the desired location per the clear 2 to 4 tap[ping][s] command[s], which "NEWLY DISCOVERED EVIDENCE" obtained 2/2014 supported by evidence reviewed, obtain[ed] and documented from K-9 Argo service record[s], which it is clearly documented the K-9 was classified "Highly Prompt Dependent" and did not qualify to be a drug[s] detection K-9 and these facts were known and documented with-in the State of Ohio Highway Patrol (5) my Miranda Rights were violated, although I refused to cooperate and immediately requested counsel, I was denied that constitutional right and taking to be further[ed] questioned by the DEA, whom informally denied to supersede the case 6/14/11 and formally denied to supersede the charges 8/2011.

I GET THE APPEAL PROCESS, UNADDRESSED ISSUES ARE PARAMOUNT

Due to the fact[s], I have only seen a proper court setting 6/14/11 the initial arraignment, on or around 6/20/11 the felony & bail hearing[s], 6/24/12 the suppression hearing that did not conclude, 11/18/13 Jack Bradley was removed as counsel, 11/25/13 Mark Aufdenkampe was appointed trial counsel, 2/11/14 was jury selections and 2/12/14 the trial concluded. Also, confirmed by the court reporter per the submitted timeline around 9/2013, there were no more court transcripts, which the legal process presented by the judicial community in Lorain County was appalling that charges of this magnitude were alleged to be fought in the Judges Chamber's for the better part of 2 plus years, so prior to the commencement of trial, 2/2014 the defendant submitted the filed motion with a supporting timeline of documented evidence to thoroughly support every claim made with-in, not limited too. 2/2014 the defendant also filed an "Internal Complaint", which was served to the prosecutor's office, the trooper barrick's, Internal affairs amongst others, alleging and supporting trooper Christopher Beyers arrest report[s] were induced on fraudulent content[s].

IN CONCLUSION

To all the movement of feet, eye's, ear's and efforts of no entity to small or to great, be it professional or educational assistance to stop the active process of the profiled that has grown much greater than 4th amendment concerns that tens of thousand like myself, whom are illegally detained from a judicial poisoned process, especially if you refuse[d] to waive your right[s] of appeal, although my effort[s] are for mass awareness (in fact, the audio & video edited and unedited versions are presently being prepared to graduate to viral status), one of my goals are to correct the injustice that has been done onto me, and to bring awareness for those like me.

Picture that audio & video of the ex police officer[s] in Charleston, S.C, killing that young man believed to be Mr. Walter Scott, well had that audio & video not surfaced, shocking the world, whom the majority of us felt every last one of them 8 gun shots with the Scott family, near and afar, just as important, to be very clear, the active process of falsifying the arrest report[s] had already begun.

The audio & video in the instant case, which supports Christopher Beyers falsified the arrest report[s] are just as disturbing, not to compare or minimumizing anything out of respect for Mr. Scott, however I am just blessed to be alive to expose it. If I don't or won't, it is clear Lorain County Judicial Community will push an participate in this active process in violating my constitutional protections, and it is also clear the Appellet Court[s] knowingly or unknowingly relied upon the fraudulent content mentioned with-in, not limited too. Desire to appeal the appeal attached.

THE DOCUMENTS, CD AND DVD ATTACHED ARE

1) The CD contains a timeline of documented events highlighting the defendant documented position per the timeline filed with 2/2014 motion, which contains all the court transcripts, speedy trial documents, motion submissions, responses and decision[s], emails sent and received from formal counsel Jack Bradley law office, trial counsel Mark Aufdenkampe emails sent and received, as well as emails sent and received from the court reporter, not limited too. Also attached, the specific K-9 Argo Report associated to supporting and "NEWLY DISCOVERED EVIDENCE", confirming K-9 Argo at the time of arrest could not legally independently sniff out drugs per constitutional requirement[s]. The time of arrest the K-9 was classified "Highly Prompt Dependent", which confirms the K-9 was reliant primarily on human command[s], which is constitutionally invading, probable cause cannot be induced per 4th amendment protections to this degree. Please do not hesitate to contact me if you cannot locate your CD with all the PDF files.

2) Copy of a DVD, which is the mentioned Audio & Video in its entirety.

3) Copy of the letter sent to my appellet attorney Paul Mancino Jr., dated 7/6/15 regarding the altered decision submitted by the State of Ohio prosecuting attorney's Dennis P. Will and Mary Slanczka, with the attached copy of the three (3) page altered suppression hearing decision dated 9/28/12 alleged to be filed the same date. The altered decision illegally removed the entire last paragraph, which was the Judge documented decision "GRANTING" the suppression hearing motion. Why would the Lorain County Judicial Community go to great lenghts to illegally cover up, deface or in this case, deleting an entire paragraph of the Judge filed suppression hearing decision?

Some of the judicial players whom participated known and unknown in known misconduct, are the State of Ohio, State Trooper's Christopher Beyers, Micheal Trader and K-9 Argo, initial defense counsel Jack Bradley, the Honorable John Maraldi, whom clearly exhibited a bias disposition on the record 11/25/13, which was appalling because I never seen nor heard of this man until a week prior 11/18/13, prosecuting attorney's Dennis P. Will (#0038129) and Mary Slanczka (#0066350), the State of Ohio Highway Patrol, Lorain County Barrick's, all others known and unknown whom caused or participated in causing to illegally alter, deface or remove any content of a filed document without documented authority associated to the Honorable Judge Zaleski filed suppression hearing ruling 9/28/12, not limited too.

The altered document was submitted and relied upon in the supporting papers of the State of Ohio Appellee Brief and the Appellet Decision rendered from the Court of Appeals Ninth Judicial District, Case No. 14CA010555.

Dated: July 13th, 2015
Lockport, New York

JASON JOHN GIBB
NOTARY PUBLIC #01G16223831
COUNTY OF NIAGARA - STATE OF N.Y.
COMMISSION EXPIRES 6/21/2018

[PAGE 5 of 5]
Appx. P. 587

Respectfully,
Clifton A. Jackson
Clifton A. Jackson
Jason John Gibb

Dated: July 20th, 2015

To: State Public Defender

250 EAST BROAD ST., Suite 1400

Columbus, Ohio 43215

mail Certified # 7014 2120 0003 2166 7721

MIKE DEWINE

Attorney General

30 East Broad St., 14th Floor

Columbus, Ohio 43215

mailed Certified # 7013 2250 0000 1562 5045

BAR Association

1700 Lake Shore Drive

Columbus, Ohio 43085

mailed Certified # 7013 2250 0000 1562 5038

Ms. LORETTA LYNCH

U.S. Attorney General

950 PENNSYLVANIA AVE., N.W.

Washington, D.C. 20530

mailed Certified # 7013 2250 0000 1565 5004

Ms. Michelle Alexander

Law Professor

Ohio State University

Attention Law School Department

281 W. LAKE AVE.

Columbus, Ohio 43210

mailed Certified # 7014 2120 0003 2166 7707

From: Clifton Jackson - 09481-055 (still in federal custody)

N.E.O.C.C.

2240 Hubbard Rd.

Youngstown, Ohio 44505

RE: A Supplement to the 5 of 5 page Document Enclosed
Dated July 13th, 2015, The Parent Document (Ed) Associated
to the Audio & VIDEO DERIVING FROM THE STATE OF OHIO,
County of Lorain, Case No. 11CR083104.

NOTICE OF ADDRESS CHANGE, NOTICE OF ADDRESS CHANGE

DEAR SIR/MADAM

Although, I remain in transit back to my parent facility at Lake
ERIE in the state of Ohio, I have been moved from Niagara County
Jail in Lockport, NY to N.E.O.C.C., 2240 Hubbard Road, Youngstown,
Ohio, 44505.

It is extremely important to bring to the fore front SEVERAL DUE
PROCESS AND CONSTITUTIONAL VIOLATION(S) (that highlight's the "I GET
THE APPEAL PROCESS, UNADDRESSED ISSUES ARE PARAMOUNT" section of
the parent document immediately attached to this supplement, before
Exhibit "A" attached), that ARE ENTIRELY supported by the Audio &
VIDEO (DVD attached) and have been documented as far back as
2011 (but have been completely ignored like myself by Jack Branley
and Appellate Counsel Paul Mancino Jr.), ARE AS follows:

1) Ineffective Assistance of Counsel, whom compromised my Due
Process and Constitutional protection(s) and allowed the same to
be compromised. Referring to formal counsel Jack Branley of
Lorain County inappropriate legal representation that violated the

Ohio Rules of Professional Conduct associated to, A Lawyer's Responsibilities. The violations ARE NOT limited too (1) Rule 1.1 "Competence" (2) Rule 1.2 "Scope of Representation and Allocation of Authority between client and lawyer" (3) Rule 1.3(1)(3), and (4) Rule 1.4 "Communication" (A)(1)(2)(3)(4), which individually AND/OR collectively crashed the basement floors intended per Sixth Amendment Protection(s) in the State of Ohio and the United States.

Jack Bradley submitted a "Motion for Discovery" August/2011, with specific attentions to #3 of the discovery motion, regarding "Documents and Tangible Objects."

September/2011, the State of Ohio responded to the "Motion for Discovery", with specific attentions to #3 of the State of Ohio response, which clearly states "List of documents of which copies ARE BEING provided pursuant to Crim. R. 16(B)(3)(4); which WERE 9 Photo's of vehicle and drugs, Cruiser Video - 1 DVD", with a documented note that read(s) "Counsel is advised to contact the Ohio State Highway Patrol Milan to make an appointment to inspect any tangible evidence not otherwise provided." Jack Bradley failed to make the requested and required appointment the life of his illegal representation.

Please refer to Exhibit "A" attached, page 11 of the excerpts from the Suppression Hearing testimony given 6/2012, Trooper Beyers confirms CAD Report(s) and Notate(d) Issue(s) exist.

PLEASE REFER to Exhibit "B" attached of a Email sent and received by Attorney Jack Bradley's law office dated August 15th, 2012, which birthed the documented request and instructions to obtain copies of the LEADS SYSTEM LOG'S etc., to confirm Trooper Beyer's Allegation(s) regarding the operational status of the LEADS SYSTEM June 14th, 2011, AS stated on page 14 of Exhibit "B" attached, during Trooper BEYER'S suppressing hearing testimony 6/2012.

THESE EMAILS SENT AND RECEIVED by Jack Bradley's law office WERE consistent regarding the request and instructions to obtain copies of the CAD report(s) and LEADS SYSTEM LOG'S, not limited too, throughout, prior and AFTER the filed Brady/Discovery request July 3rd, 2013, which is Exhibit "D" attached. The Brady/Discovery request, RECEIVED A partial response on or around October 4th, 2013, which confirmed Trooper Beyer's and Trooper TROPER NEVER requested or obtained a warrant to legally gain entry to that locked vehicle June 14th, 2011, whom Trooper BEYER'S confirmed was locked, per Exhibit "A" attached, on page 13.

Supported in PDF format on the CD enclosed, the court transcripts from November 18th, 2013, confirms the State of Ohio agree's to hand over the requested CAD reports and LEADS LOGS etc., which they have failed to do so to date, which is primarily where the BRADY/Giglio violation(s) reside(s), not limited too. In addition to the clear documented Ineffective Assistance of counsel cases because of counsel's immediate refusal to obtain copies of the

mentioned CAD report(s) and LEADS LOGS requested consistently dating back to August 15th, 2012, which subsequently compromised the defendant due process and constitutional protection(s) and allowed the same to be compromised.

Counsel also misinformed the defendant associated to "Speedy Trial Issues and Calculations" that are also clearly documented, Counsel also filed motions submitted August 14th, 2012 and on or around November 19th, 2012 (the initial reconsideration motion) without the defendant's knowledge, input or permission. Pay immediate attention(s) to the neighboring email(s) on the CD, with specific attentions to the last two email's sent December/2012, which counsel went dead silent again until March/2013. Just as important, counsel's failure to address the altered decision attached, Exhibit "C", which I immediately brought to counsel attention(s) the end of September/2012, which counsel instructed me to keep quiet about.

2) BRADY/Giglio Violation(s), which was briefly explained above. Simply put, the Brady/Discovery motion was filed July 3rd, 2013 in Elyria Court of Common Pleas and although acknowledged via documentation on or around October 4th, 2013 and November 18th, 2013, the Brady/Discovery request have been illegally ignored to date, because the State of Ohio has not any documentation relevant over to date, excuse me, the State of Ohio have not turned any documentations relevant over to date.

3) Judge Zaleski Altered Suppression Hearing Decision, Exhibit "C" Attached. It appears Judge Zaleski made his documented decision although conflicting, the decision was altered then filed via the court. The altered document, attempted to remove the entire last paragraph authored by Judge Zaleski, which the speck of ink clearly, RESIDE(S) on the third page, and the ink appears in the first paragraph on the first page. This is an illegal/criminal act.

4) The K-9 Consultants of America Report, specifically on the K-9 Argo/Trooper Michael TRADEK combination per their service record(s), which the report points made individually and/or collectively mirror the legal concern(s) associated to the instant case in its entirety, down to the alleged wind arguments on pages 45 and 46 of exhibit "A" attached, compared to page 16 of 20 (last paragraph) of exhibit "F" attached, keeping completely in mind, beyond the fact(s) of this being the identical K-9/Trooper combination, other mirroring factors supported by the Audio & Video (the DVD attached) and filed documentation(s), almost the same stop location when investigated, identical vehicle type(s) profiled and searched, same prompt scratch location(s), the same prompt tapping command(s) etc., subsequently the K-9 report on page 20 of 20 conclusion in part states "Based on the records provided this team should not been in service because the dog has a high potential of being cued by the handler. Also, it is apparent in the video provided the more likely cause of K-9 Argo scratching at the driver's door is the handler's actions and not the

odor of contraband drugs." The unreliable nature of this K-9/
Trooper combination mirrors the documented concerns of the
Lorain County Judge in the State of Ohio v. Antwanne Duke
case, per Exhibit "A" attached, page 43.

Ohio v. ISAAC ANDERSON and IRA LEE, has been referred
as supporting case law and "Newly Discovered Evidence" to
Appellet counsel whom submitted the initial Appeal on my behalf,
however supported by the dates logged in this report prior and
after my June 14th, 2011 arrest, the information(s) provided in
this report were well known and documented in the State of Ohio
Highway Patrol files, not limited too, which clearly violate(s)/ed
the due process and constitutional protection's of the State of Ohio
and the United States of America.

The attached exhibit's in their entirety, not limited too all
the PDF files on the enclosed CD, which hard copies of the same
were submitted in there entirety as supporting documentation on
or around February 7th, 2014, which is further supported per
the attached exhibit "F", which the court reporter confirmed
the defendant had/had copies of every transcript(s) etc.,
accompanied with the thorough review and comparison of the
Audio & Video clearly supports perjury, due process and
constitutional violation's to a grave degree, not limited too,
reviewing rental agreement(s) etc., which was clearly a lie, the
allegation's associated to the LEADS SYSTEM LOGS, which was

Also a lie, the alleged rental agreement argument(s) that were never preserved or reserved for the record per the initial arrest report(s), supporting those were moot arguments, ultimately supporting the fact(s), the arrest report(s) were induced on fraudulent content(s), not limited too the associated "Internal Complaint filed against Trooper Beyer's prior to trial February/2014 for falsifying the arrest report(s) June 14th, 2011."

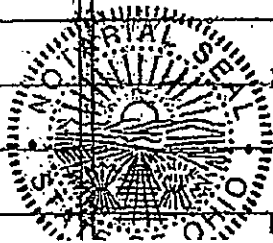
What is also extremely appalling, during Trader's trial testimony, when questioned directly about the K-9 certification(s) requirement's etc., and his clear tapping (supported by the audio & video, clearly Trader tapped the identical area where the K-9 scratched the vehicle 2 to 4 times) command(s), Trader testified the K-9 was grandfather (ed) in, an attempt to say certification requirement's did not apply to K-9 Argo, and the tapping command(s) was alleged to simply get K-9 Argo's attention(s), which were not fixated on the vehicle. Today we now know those tapping/prompting actions were and are clearly illegal in nature and intent.

What is also appalling, during the middle of my trial proceedings, personally on record, I requested to recross examine Beyer's and Trader regarding 4th Amendment issues, which I was denied, it was alleged Beyer's was now out of state on vacation. It clearly appears both troopers are profiling, patrolling the highways in the state of Ohio with pre-determined illegal sets of circumstances. These K-9/Trooper combinations should be decommissioned immediately, because fruits can never derive from a poisoned process.

Dated: July 20th, 2015
Youngstown, Ohio

Respectfully Submitted,

Clinton A. Jackson
Clinton A. Jackson



LATOSIA M. AUSTIN
NOTARY PUBLIC
STATE OF OHIO
Recorded in
Mahoning County
My Comm. Exp. 11/5/18

L. Austin, Notary
Sworn before me
20th day of July 2015