

CLIFTON JACKSON AFFIDAVIT AND APPENDIX OF EXHIBITS ARE NUMBERED [first two cover pages of affidavit unnumbered, iii-ixiii] 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

AJ

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 "AJ" IS REFERENCED IN ¶ 88 not limited too.

Begin forwarded message:

> From: "Clifton A. Jackson" <jackson_clif@yahoo.com>
 > Date: November 21, 2013 at 2:00:00 PM EST
 > To: Markaattorney@gmail.com
 > Cc: Pastor Ties <newgenerationchurch1@gmail.com>, jackson_clif@yahoo.com
 > Subject: Fwd: PREPERATION(S) FOR TRAIL, AND CREDIBILITY ISSUE(S) PER THE ARRESTING
 AND DOCUMENTED ASSISTING IN INVESTIGATING OFFICERS, FOR POSSIBLE APPELLATE
 IN FEDERAL REVIEWS, HIGHLIGHTING THE FOURTH AND SIXTH AMENDMENTS
 CONSTITUTIONAL VIOLATIONS, BUT NOT LIM

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> The smaller details is what defines the bigger picture!

>

> Begin forwarded message:

>

> From: "Maricelia" <mari.jbradleylaw@centurytel.net>
 > Date: April 11, 2013 at 5:17:55 PM EDT
 > To: <jackson_clif@yahoo.com>
 > Subject: Re: Fwd: PREPERATION(S) FOR TRAIL, AND CREDIBILITY ISSUE(S) PER THE
 ARRESTING AND DOCUMENTED ASSISTING IN INVESTIGATING OFFICERS, FOR POSSIBLE
 APPELLATE IN FEDERAL REVIEWS, HIGHLIGHTING THE FOURTH AND SIXTH AMENDMENTS
 CONSTITUTIONAL VIOLATIONS, BUT NOT LIM

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> Received

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> -----

> From: <jackson_clif@yahoo.com>
 > Sent: Thursday, April 11, 2013 5:16 PM
 > To: "Maricelia" <mari.jbradleylaw@centurytel.net>
 > Subject: Fwd: PREPERATION(S) FOR TRAIL, AND CREDIBILITY ISSUE(S) PER THE ARRESTING
 AND DOCUMENTED ASSISTING IN INVESTIGATING OFFICERS, FOR POSSIBLE APPELLATE
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>> Please confirm receipt of this email immediately please, thank you in advance.

>>

>> Dear Mr. Bradley,

>>

>> In addition to my past and recent email(s), direct request of the freedom of information act and or law, and
 the copy of the actual arrest per the patrol cruiser onboard camera, consisting of audio and video,

>>

>> We also need copies of the radio transmissions from Trooper Beyers and Trooper Trader, per the canine request etc. regarding, including but not limited to any and all documented assisting in investigating officers regarding,

>>

>> The transmission(s) requested consists of that, of their personal cell phones, the patrol cruiser radios etc., however not limited too,

>>

>> Again please adhere to the above and related direct request immediately please. Take the necessary steps needed to manifest the requested documentations, videos, motions, transcripts, etc., however not limited too, however it appears once again, although never thorough,

>>

>> Beyond the facts of picking and choosing what emails to respond to, again your disposition is and has been mute regarding my direct request(s) and preparation(s) for trial, for possible appellate in federal court(s) review. The requested again,

>>

>> Is paramount and highlighting the sum total of constitutional violations regarding, but not limited to, however anything remotely close to effective representation, is founded on thorough communication(s), and although key, you should be on one accord with your client, especially when you or your office has not been the birth or author of any documentations, motion(s) from the conception of this case, besides the August 2012 brief.

>>

>> It appear(s) you have postponed date after date for a little more or less than 10 months, hidden behind the suppression hearing doctrine, however up on the suppression hearing(s) commencement, not only have you been ignoring me and my contents as documented per email correspondence since the mentioned August 2012 brief but not limited to, again has which been consistent before, during and after the suppression hearing(s) decision(s) to date,

>>

>> It appears you are residing in the space of negligence with your client as far as the appropriate representation(s) in which you were paid in full to perform! Under no circumstance should you or we be assisting the ADA in timing, strategies, understanding(s), motion(s) or the lack there of adjournments (or any of the above lack of there of) in addition,

>>

>> Although legalities may exist about the court(s) structure in handling and the suppression hearing decision(s) and the sum total of, under no circumstances should the speedy trial clocks that in or be chargeable to the defendant from December 2012,

>>

>> Regardless of the defendants federal charge(s) and or place of detention in the United States, it is the people's responsibility and burden to produce the body of the defendant via writs habeas corpus, extradition, etc., to protect the defendants right to speedy trial. The peoples cannot just denied to produce the body, and think that denial should be chargeable to the defendant, and nor should the defense counsel aide and abed in the ADA's theory!

>>

>> Thank you in advance, for your time and concerns relevant, and in anticipation of your prompt response, thorough responses I might add, highlighted from early August 2012, basically to date.

>>

>> Sincerely,

12/2/13

>> Clifton A. Jackson

>>

>> Sent from my iPhone

-----Forwarded message-----

From: jackson_clif@yahoo.com

To: newgenerationchurch1@gmail.com

Cc: Markaattorney@gmail.com, jackson_clif@yahoo.com

Sent: Mon, Dec 2, 2013 2:05 PM PST

Subject: Fwd: PREPERATION(S) FOR TRAIL, AND CREDIBILITY ISSUE(S) PER THE ARRESTING AND DOCUMENTED ASSISTING IN INVESTIGATING OFFICERS, FOR POSSIBLE APPELLATE IN FEDERAL REVIEWS, HIGHLIGHTING THE FOURTH AND SIXTH AMENDMENTS CONSTITUTIONAL VIOLATIONS, BUT NOT LIM

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