CLIFTON JACKSON AFFIDAVIT AND APPENDIX OF EXHIBTS ARE NUMBERED [first two cover pages of affidavit unnumbered, iii-ixiii] IN ROMAN NUMERAL. EXHIBIT PAGES ARE CROSS REFERENCED AS APPENDIX [Appendix Pages are numbered1-655] 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.



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 14<sup>th</sup>, 2011 AND OCTOBER OF 2015 TO THE BEST OF MY LAYMEN LEGAL ABILITIES.

THIS EXHIBIT "AM" IS REFERENCED IN ¶ 91, 92 not limited too.

Begin forwarded message:

From: jackson\_clif@yahoo.com

Date: June 21, 2013, 7:46:45 PM EDT

To: J Bradley <jbradleylaw@centurytel.net>

Subject: Re: Demand for Discovery

Please confirm receipt of this email immediately please.

Dear Mr. Bradley

I would like the attached demand for discovery filed respectfully immediately!

Also, for the record nothing is, nor have been simple with you, again that's why I attempt to write as I do, and although you may have taking me personal, really it's no disrespect intended.

Again, I do acknowledge you are one of the best at your craft, however that means absolutely nothing to or for me, if you are not applying your attentions and highly respected talents toward me and the regarding case. I know for you it's not personal, it's business, however for me it's my life, and I have no problems with speaking up for myself regardless the platform!

Your ego has surfaced on more then one occasion thus far, and that is not acceptable under the circumstances, I simply need you onboard 100%, and nothing less, and I am sorry if you feel any thing different!

As far as your question of my direction of effective or ineffective counsel, in my opinion that question is premature, however my past and present (good, bad or indifferent) correspondence with you have been completely structured and the foundation resides from the actual facts supported in the relevant documentation(s), be that of our personal report, and or per and from the totality of the documented facts and evidence regarding!

Thank you in advance,

Respectfully, Clifton A. Jackson Sent from my iPhone ី12/2ំង/13 Prir

On Jun 21, 2013, at 10:50 AM, J Bradley < jbradleylaw@centurytel.net> wrote:

Simply advise if you want the motion filed. If you are attempting to set up an ineffective counsel claim you can simply say it in a simple sentence. Again, we have a trial date and I welcome any thoughts you have regarding the drugs found in the vehicle. The jury will certainly want an explanation. I await your response.

Sent from my iPhone

On Jun 21, 2013, at 10:15 AM, "Maricelia" < marijbradleylaw@centurytel.net> wrote:

From: jackson\_clif@yahoo.com

Sent: Thursday, June 20, 2013 7:41 PM

To: J Bradley; Maricelia

Subject: Re: Demand for Discovery

## PLEASE ACKNOWLEDGE RECEIPT OF THIS EMAIL IMMEDIATELY PLEASE.

Dear Mr. Bradley

I understand your attempts, however it just strike me as odd that you are and have separated yourself in the process and preparation of the attached motion, besides the submission of the same, being that a trial regarding is on the horizon!

As long as I'm with in the rules in the State of Ohio regarding the attached motion, I'm fine as of what I know, and the requested materials relevant, however I do acknowledge my request, is a little or maybe a lot more detailed (the best i know how, acknowledging I am not the professional, you are) then the original draft birthed by you, again, per my request only, however, upon learning my thought process regarding, I am feeling your legal input regrading is most appreciated, but simply has eluded me!

I've been requesting these same or similar materials as documented since on or around this same time 2012, to no avail to date, however your original draft of the attached motion high lighted only my desired request at that

12/24/13 Print

time, and the same applies to the attached motion as documented right now!

THAT JUST STRIKES ME AS ODD, AND SIMPLY PUT IN MY OPINION NOT EFFECTIVE (REPRESENTATION) AT ALL, THATS WHY I ATTEMPT TO WRITE AS I DO!

Thank you for your time and understanding regarding,

Respectfully Communicated, Clifton A. Jackson

Sent from my iPhone

On Jun 20, 2013, at 3:39 PM, J Bradley < jbradleylaw@centurytel.net> wrote:

I am following you requests regarding the discovery process. I simply want it made clear that the requests are made by you and I am following your direction as your legal counsel. I am attempting to represent you in an effective manner. I will await your further instructions.

Sent from my iPhone

On Jun 20, 2013, at 3:23 PM, "Maricelia" <mari.jbradleylaw@centurytel.net> wrote:

From: jackson\_clif@yahoo.com

Sent: Thursday, June 20, 2013 2:23 PM

To: Maricelia

Subject: Re: Demand for Discovery

Please confirm receipt of email immediately please.

Dear Mr. Bradley

2/24/13 Print

In reviewing the attached draft, it does not appear that any changes were made (besides the grammar mentioned) and or modified, however,

I do not know if that's good or bad, when you continue to make it clear that you had, nor want any participation (or the presentation there of) with the attached motion regarding!

If you believe this motion can harm me in any way, please do not submit the attached draft, and communicate to me your reasoning why before submission!

Also, as requested, did you personally review the motion, to add on and strengthen the demands for discovery motion in any way?

If all is well, lets move forward with the submission process.

Respectfully, Clifton A. Jackson

Sent from my iPhone

On Jun 20, 2013, at 11:57 AM, "Maricelia" <mari.jbradleylaw@centurytel.net> wrote:

Clifton,

Attached please find the motion per your instructions, we have included all content you've requested. Only minor grammatical have been made. Please approve so that we may file this motion with the Court. <a href="mailto:square-red">jackson-c-Demand for Discovery-6-20-13.DOC.pdf</a>

----Forwarded message---From: mari.jbradleylaw@centurytel.net
To: jackson\_clif@yahoo.com
Sent: Sat, Jun 22, 2013 6:16 AM PDT
Subject: Re: Fwd: Demand for Discovery

Received