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 numbered1-855] 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.

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EXHIBITS A-AAAE (EXHIBIT "P") 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.

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I must reiterate my position based on your actions or lack there of, being that you have not exercised ANY efforts of communication in any way regarding this overall email and the relevant attachments

In anticipation of your prompt response,

Respectfully submitted, Clifton A. Jackson

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Sent from my iPhone

On Oct 7, 2013, at 3:11 PM, "Maricelia" < mari.jbradleylaw@centurytel.net> wrote;

## CONFIRMED

From: jackson\_clif@yahoo.com Sent: Monday, October 07, 2013 2:39 PM

To: Maricelia

Subject: Fwd: New Court Date, Balance Owed, Trial Date and The demands of discover requested.

Sent from my iPhone

Begin forwarded message:

From: jackson clif@yahoo.com

Date: September 10, 2013, 11:02:51 AM EDT

To: Maricelia <mari.jbradleylaw@centurytel.net>

Subject: New Court Date, Balance Owed, Trial Date and The demands of discover requested.

Please acknowledge receipt of this email immediately please!

Ms Mari, can you send me a notice of my next court date and the time of the same immediately please.

Dear Mr. Bradley,

We spoke briefly at my court appearance 09/09/13 about a balanced owed for trial preparations of the

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upcoming trial date on or around 10/19/13, now this alleged trail date has been pushed back once again, and for the fourth or fifth court appearance since requesting my latest Brady request, to date still to no avail, however

I also spoke to you about my disposition regarding the demand for discovery and the array of possibilities of dismissal in relations per the requested.

It's been a little more or less than three and a half's months since we filed the demands for discovery, and the District Attorneys office has directly refused to adhere to our documented demands of Brady Materials in addition to directly refusing the judges orders to provide the same. These actions or lack there of exhibited by the prosecuting office is clearly grounds for dismissal in my opinion but not limited too.

It's impossible to even consider a trial date when the state is not respecting my constitutional protections in providing me all the requested Brady materials to adequately address my accusers, even that of Ohio State Troopers!

There has been various pre trial and trail dates set so far, only to be push back to a little more or less then 30 months now, and it appears that number will continue to climb!

It is my disposition, that until our discovery demands are rightfully met as documented, it is truly premature to be speaking or taking a trial stance, be it the defense and or the District Attorneys Office who also have to protect my constitutional protections as well even in pursuit of a conviction, which is truly important via and per my constitutional protections and or the \$5000.00 activation fee of our contractual agreement.

I would like to thank you in advance for your time and understandings relevant, and as always your prompt input is appreciated and anticipated,

Respectfully, Clifton A. Jackson

----Forwarded message---From: mari.jbradleylaw@centurytel.net
To: jackson\_clif@yahoo.com
Sent: Tue, Oct 22, 2013 9:15 AM PDT

Subject: Re: New Court Date, Balance Owed, Trial Date and The demands of discover requested.

Received-Confirmed