

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

AQ

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 "AQ" IS REFERENCED IN ¶ 97 not limited too.

>> From: jackson_clif@yahoo.com
>> Date: October 19, 2013, 9:34:29 AM EDT
>> To: Maricelia <mari.jbradleylaw@centurytel.net>
>> Subject: Fwd: New Court Date, Balance Owed, Trial Date and The demands of discover requested.
>> Ms Mari, disregard my last email sent minutes ago. This is the standing email relevant.

>>

>> Sent from my iPhone

>>

>> Begin forwarded message:

>>

>>> From: jackson_clif@yahoo.com
>>> Date: October 19, 2013, 9:18:16 AM EDT
>>> To: Maricelia <mari.jbradleylaw@centurytel.net>
>>> Subject: Re: New Court Date, Balance Owed, Trial Date and The demands of discover requested.
>>> Ms. Mari, please confirm receipt of this email immediately please, as always thank you in advance.

>>>

>>> Dear Mr Bradley,

>>>

>>> This email is for a status update of my Brady request per the attached email(s), and a legal explanation of why the people's are not and have not respected my request and the judges orders relevant my latest Brady request!

>>>

>>> More or just as important, why are you sitting mute, and not moving for the clear grounds of dismissal with prejudice for the sum total of the people's actions and or lack thereof?

>>>

>>> My last court appearance, your assistant tried to no avail, to convince me my request was not that of Brady materials, for what ever reason(s), but my request is that clearly of Brady materials!

>>>

>>> I've been given every unacceptable excuse up under the sun by the prosecuting assistant district attorney, which the excuses are now starting to reach the moon, in which sum totals a blatant disrespect for my constitutional protections, which again, are clear grounds for a dismissal in this case!

>>>

>>> My question is if I clearly see it, and know it, why is it that you don't, and more importantly why you are standing by allowing these overall behaviors to take place against your client, to where as I've asked you on several occasions about the people's actions or lack thereof, and I've received consistent answers of I do not know, and there have to be better answer then that, especially as my legal representation, in addition especially when this case has been consistently addressed behind closed doors, out of the presents of myself, again consistently besides the sole date of the suppression hearing, since I've been arraigned in county court relevant!

>>>

>>> There has been one hollow trial date set after another, and it appears the saga will continue, which is unheard of!

>>>

>>> Respectfully, this case should clearly be dismissed, and I am expecting you to act and move as such immediately, in merit and substance and or the lack thereof sum totaling the documented particular of this case as it stands!

>>>

>>> 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

>>>

>>> 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 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