

CLIFTON JACKSON AFFIDAVIT AND APPENDIX OF EXHIBITS ARE NUMBERED (first two cover pages of affidavit unnumbered, iii-ixii) 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

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EXHIBITS A-AAA E 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 "AY" IS REFERENCED IN ¶ 105 not limited too.

From: "jackson_clif@yahoo.com" <jackson_clif@yahoo.com>
Subject: Fwd: DATED JANUARY 9TH, 2014 FOR TIME LINE PURPOSES, IMMEDIATELY PREPARE A Motion Or The Proper Documentation To Force The District Attorney's Office To Fully Adhere To The July 3rd, 2013 Brady Request/Discovery Demands, AS THEY HAVE NOT DONE SO TO DATE!
Date: January 13, 2014 12:05:05 PM EST
To: "Danny Trent @" <ddprint72@roadrunner.com>

Sent from my Samsung Galaxy S4 mini

----- Original message -----

From: jackson_clif@yahoo.com
Date: 01/09/2014 10:23 AM (GMT-05:00)
To: Ohio Lawyer
Cc: Pastor Ties ,Rome ,Franklins Ramon
Subject: DATED JANUARY 9TH, 2014 FOR TIME LINE PURPOSES, IMMEDIATELY PREPARE A Motion Or The Proper Documentation To Force The District Attorney's Office To Fully Adhere To The July 3rd, 2013 Brady Request/Discovery Demands, AS THEY HAVE NOT DONE SO TO DATE!

Dear Mark,

Please confirm receipt of the following immediately.

As we both anticipate the completion of the mentioned time line I spoke to you about, also to notify you, this correspondence will also be included in the documented time line!

I am still waiting for the speedy trial paperwork to address speedy trial concerns as well.

In the meantime, I am requesting the following from you immediately please,

To immediately draw up documentation requesting the District Attorney's to adhere to the complete and thorough Brady Request/ Discovery Demands dated July 03, 2013 as mentioned in the same, as they have not done so to date, as highlighted in the court transcripts dated November 18th, 2013, before the commencement of trial as documented January 28th, 2014 and or any other trial date if changed, as the time clock should continue to be charged to the peoples!

Our goal is to get a direct and immediate written response relevant all the documented request enclosed per the mentioned demand for discovery!

The District Attorney's on to many occasions off the record have attempted to choose what informations, documentations and or evidence of what has and or should have been preserved for trial including but not limited to what actually exist as far as the preservation of any and all documentation, when everything per constitutional and due process protections should be preserved for the life of the case most importantly leading up to trial(s), especially if the evidence may be healthy for the defense as the District Attorney's would preserve evidence to weaken the defense!

Trial is rapidly approaching us, less then three weeks away!

If any requested document(s) and or supporting logs etc., and or such evidence was not preserved and or lost regardless of how long this case has dragged on, it should not hinder the defense defense in any way! Such evidence should have been preserved, and is paramount to the defense but not limited to.

We should have this written response before the start of trial in its entirety or the speedy trial clock should continue to run against the peoples until such written response is prepared and forwarded to all the appropriate parties.

This immediate request is not to be over shadowed, overlooked and or simply ignored, as the District Attorney's Office has simply done to date!

I would like to thank you in advance for your patience and understanding,

Respectfully,
Clifton Jackson