

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

# M

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 "M" IS REFERENCED IN ¶ 64 not limited too.

----- Forwarded Message -----

From: Cliff Jackson <jackson\_clif@yahoo.com>

To: "jbradleylaw@centurytel.net" <jbradleylaw@centurytel.net>; "luanng@lotempioandbrown.com" <luanng@lotempioandbrown.com>

Cc: Boogie <a23hicks@gmail.com>; Clifton Jackson <jackson\_clif@yahoo.com>; "mk.melo0320@gmail.com" <mk.melo0320@gmail.com>; "msangelmyles@yahoo.com" <msangelmyles@yahoo.com>

Sent: Tuesday, September 11, 2012 2:27 PM

Subject: RESPECTFULLY REQUEST THE IMMEDIATE AMENDING OF MY SUMMATION BRIEF SUBMITTED- DOCUMENTS ENCLOSED

Dear Mr. Bradley,

Enclosed or attached are copies of the actual summation brief that was submitted on my behalf by your honorable office, in addition to my email that entails all detailed documented points per the record and documented facts and arguments solely!

Respectfully, the amendments should directly consist of adding every aspect, details and points made in the attached email enclosed! Again, respectfully do not leave out one aspect of my attached email and or its contents in amending the already submitted summation, please just support my arguments with the appropriate case law as you've done thus far as well as adding on to any and all points made professionally and legally in your opinion.

As you know, I've had a great deal of influence in every aspect of my case. I would respectfully request to review any and all documents received or submitted on my behalf in this case. As far as whats submitted on my behalf, I would like to review any and all documents before they are submitted for my approval, this request is out of all do respect of your person and professional disposition, but this is my life where talking about!

I have several concerns.

Based solely on how I comprehended your law office associate reasoning for this last adjournment, if I'm wrong, please excuse me, but my understanding is that we requested time that was charged to us because the D.A.'s office needed time to respond to your brief. What concerns me with this if my comprehension serves me right is that in my opinion the D.A.'s office has had ample time to receive, review, prepare and serve there response to all the appropriate parties regarding being the fact that you served all the appropriate parties on or around August 14th, 2012, not to mention we've have not had one reason to request any adjournments thus far throughout this legal process as it stands in a whole. I would like for the D.A.'s office to respond to our amended summation in writing, not just to a argument that should never exist and or to a argument thats not at all consistent with the initial arrest report! Clearly trooper Beyers credibility is in question for more reasons than one including but not limited to elusive behaviors, profiling, perjury and violations of Ohio and Constitutional Laws and protocol(s), which every aspect of him and his testimony should clearly be placed under a microscope! In my attached email, I've clearly started that process per the documented record as it stands collectively, not one moot issue!

In addition, although you said the judge just asked for case law regarding the rental agreement because the D.A office is leaning heavily on that argument about the rental, preparing for the worst appeal(s) court wise, strategically due to the facts this will be a amended written summation that will require a written response from the D.A office per the documented record, not there attempted smoke screens and or arguments that is not consistent at all with the initial arrest report(s), will only further define that there is only one truth relevant! Not to mention, it will strengthen the overall record in my favor as far as putting the contents as a whole from the enclosed email on

record now, opposed of later trying to fight the appeal courts to create clear cut issues that clearly existed per the documented record from the birth of a case and its contents, throughout the maturity of the case file and the sum total of. Not to mention in my particular case, the email enclosed clearly exhibits all the inconsistencies documented per the actual record(s) to date! Which ultimately solidifies my global positioning regarding the written amendment(s) of your enclosed submitted summation! If the Judge is going to make a just a thorough decision relevant, we will present him with all the facts as they stand, including but not limited to the documented record and the contents of, and all its flaws as it stands.

Simply put, I'm not asking you to remove one or any facts you presented in the submitted summation enclosed, I'm simply requesting you to add every and all aspects of the enclosed email, sum totaling the amended version of the written summation! Also, due to the email troubles that the east coast has been experiencing the last month and a half or so, can you please acknowledge receipt of this email immediately to me and all my cc's above to ensure my receipt of your office correspondence regarding, also please inform me if you have any problems amending the enclosed written summation per my enclosed request, because if any problems exist, ill attempt to amend the enclose myself!

I would like to thank you in advance for your time, patience and cooperation regarding,

Respectfully Requested  
Clifton A. Jackson