

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

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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 "S" IS REFERENCED IN ¶ 69 not limited too.

Subject: Re: Reminder
From: Clif Jackson (jackson_clif@yahoo.com)
To: mari.jbradleylaw@centurytel.net;
Date: Tuesday, November 13, 2012 10:52 AM

ATTENTION MR BRADLEY, PLEASE CONFIRM RECEIPT IMMEDIATELY PLEASE,

i must bring to your attentions the events or the lack there of November 5th, 2012 with my legal representation from your office, the date of my last court appearance! Although I cant remember councils name, I,m sure your office has him documented for that day in representing me.

As you know thus far, I have some serious concerns with effective representation regarding the suppression hearing and how it was handled as a whole, as I previously documented and shared with you and or your office as my legal representation! I do not want to move inappropriately in sharing this or any information with a power or entity greater then you or your office, however whats even more alarming to me is the fact you would send legal representation from your office that didn't even take the time to famiarize himself with the documented facts on why he,s representing me on your behalf, but this same attorney took the better part of three and a half hours in attempting me to plea to these charges that clearly should be dismissed and or suppressed legally on it,s face!

I do acknowledge the fact that you called me and ask me to cut you some slack because of new case law relevant from the higher courts, in addition but not limited to no probable cause and the direct abuse of law and protocol regarding the birth and life of this specific docket number, however without communications the possibilities of effective representation simply cannot exists! Emails are always a reliable vehicle of communications, when phone calls fail. They have been to date! I've spoken to you twice briefly since August 14th, 2012, regarding documented correspondence(s), basically all to no avail, however here we stand today,

I,m not a lawyer, nor is it my intentions to challenge your authority and or your legal profession, however I've traveled this rode before, and I know the complete process all to well! As I sent you the email dated August 15th, 2012, the enclosed of that email clearly exhibits the documented facts and or documented records resides in our favor, and again the sum total there of in addition to your new information via the higher courts should be presented to the courts regarding, because I cannot and will not bail the peoples out of this extremely flawed case, and i need appropriate and effective representation every step of the way, and respectfully that's what you and your office is paid in full to do!

Thank you for your time and understanding, respectfully

Clifton A. Jackson

From: Maricelia <mari.jbradleylaw@centurytel.net>
To: Clifton Jackson <jackson_clif@yahoo.com>
Sent: Monday, October 29, 2012 2:07 PM
Subject: Reminder

Clifton.

Just a reminder of your Court date on November 5, 2012 at 8:30 a.m. If your able to come in the office before