

CLIFTON JACKSON AFFIDAVIT AND APPENDIX OF EXHIBITS ARE NUMBERED [first two cover pages of affidavit unnumbered, ii-[xiii]] 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-AAAAE 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 "U" IS REFERENCED IN ¶ 70 not limited too.

your requesting we can file an amended motion with your changes.

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>> From: jackson_clif@yahoo.com

>> Sent: Friday, November 16, 2012 8:22 AM

>> To: Maricelia

>> Subject: Re: Motin to Reconsider Motion to Suppress

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>> ATTENTION JACK BRADLEY,

>> PLEASE SEND CONFORMATION OF RECEIPT OF THIS EMAIL IMMEDIATELY PLEASE!

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>> Dear Mr. Bradley

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>> First and foremost, do not submit the reconsideration motion until you receive my amendments per your draft attached. I do acknowledge the fact we are handcuffed by time restraints relevant, therefore I will have my amended copy in your email by the end of this very day!

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>> Also, my amendments has only effected several pages thus far, however for your personal knowledge I have married the format for the most part that you have presented to me. My amendments will be standing and paramount! You may add on to the amendments, in theory and support, however do not delete anything, not to worry because all my arguments and or points are per the documented record!

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>> Also, due to the facts your office has always lead me to believe, besides the time frames from which the suppression motion was submitted on my behalf on or around November 4th, 2011 and the conclusion of the same on or around September 28th, 2012 in which that time frame is unheard of to my personal knowledge, however we've done nothing else to suspend or delay the time regarding speedy trail, and clearly there are speedy trial issues and or possible time frame violations issues at any point via any and all proceedings regarding this case in a whole, and if those issues of speedy trail and or any time violations has any abilities at this point to aide to a dismissal, I want those issues high lighted in the appropriate motions as well! That also goes for any possible violations per my Constitutional protections throughout this legal process!

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>> Also, you appeared some what defensive when my local counsel attempted to brain storm with you so to speak! If that was the case, there was no disrespect intended, simply put, it's my life, with all do respect to you and your profession, it's not about ego etc., and any and all informations hopeful at this point is appreciated!

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>> Thank you in advance for your time and understanding regarding, I'll have the email to you sometime today, you'll have time to amend and put a copy of the same amended copy in my email by the end of tomorrow date! Give me a call tomorrow when the amended copy is there for my review, and if no further issues exist, we can move forward to serve as early as this coming Monday morning!

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>> Again, thank you in advance, respectfully requested

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>> Clifton A. Jackson

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