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SUPREME COURT OF FLORIDA

MONDAY, NOVEMBER 21, 2016

CASE NO.: SC16-1762  
LOWER TRIBUNAL NO.: 13-CF-997

JEFFERY D. SHORES

VS.

STEVEN W. Siegel

Petitioner

Respondent

AMENDED PETITION FOR WRIT OF QUO WARRANTO

The Petitioner, in his capacity as a citizen and tax payer, applies, pursuant to > Art. V, § 3(b)(8), Fla. Const., > Fla. R. App. P. 9.030(a)(3) and 9.100(a) for a writ of quo warranto directed to the respondent named above, Steven W. Siegel. In support of this petition, Petitioner states as follows:

BASIS FOR INVOKING JURISDICTION

The court's jurisdiction to issue a writ of quo warranto is derived from > Art. V, § 3(b)(8), Fla. Const. and > Fla. R. App. P. 9.030(a)(3).

Further, a direct quo warranto proceeding is proper to test the power and authority of a "state officer." See > Crist v. Florida Ass'n of Criminal Defense Lawyers, Inc., 978 So. 2d 134 (Fla. 2008). More specifically it is proper to test the power and authority of the the respondent, Steven W. Siegel, who is an officer of the state in his capacity as Assistant

FILED  
JOHNA TOMASINO  
NOV 28 2016

CLERK, SUPREME COURT  
BY

State Attorney (A.S.A.) for the 4th Judicial Circuit. See > Art. V, § 17, Fla. Const.; > § 27.14, and § 27.15, Fla. Stat.. Also see > Austin v. State ex rel. Christian, 310 So. 2d 289, (1975); > Hart v. State, 144 Fla. 409, 198 So. 120 (1940); > Johns v. State, 144 Fla. 256, 197 So. 791 (1940).

Additionally, this petition presents a compelling reason for an immediate determination by this court. See > Allen v. Butterworth, 756 So.2d 52, 55 (Fla.2000)).

#### FACTS ON WHICH THE PETITIONER RELIES

A State Attorney (S.A.) or A.S.A. is the prosecuting authority for the State of Florida and charged with the duty of handling a criminal case from it's beginning to it's end.

And a criminal case begins when the S.A. or A.S.A. files a presentment, information, or indictment as required by the United States and Florida Constitutions.

See > Amendment V, U.S. Const.: "No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury"; and

> Art. I, § 15(a), Fla. Const.: "No person shall be tried for capital crime without presentment or indictment by a grand jury, or for other felony without such presentment or indictment or an information under oath filed by the prosecuting officer of the court, except persons on active duty in the

militia when tried by courts martial."

However, in carrying out this constitutional requirement the S.A. or A.S.A. is subject to the limitations imposed by the statutes and rules of procedure promulgated to protect individual rights and to safeguard against possible abuse of the far-reaching powers of a S.A. or A.S.A.. See > Imparto v. Spicola, 238 So.2d 503 (Fla. 2nd DCA 1970). And the rule of procedure promulgated to protect an individuals rights when an information is filed against him or her is: > Fla. R. Cr. P. 3.140(g), which provides: "An information charging the commission of a felony shall be signed by the state attorney, or a designated assistant state attorney, under oath stating his or her good faith in instituting the prosecution and certifying that he or she has received testimony under oath from the material witness or witnesses for the offense."

However, on 1-17-2014, the respondent struck a foul blow that was not fair, honorable, or just, in fact the act was criminal in nature, exceeded the respondent's constitutional authority, and deprived the Petitioner of his constitutional rights.

To be specific the respondent certified under oath that he had received testimony under oath from the material witness or witnesses for the offense. See > (EX-A) The problem with the respondent's certification is that it is false and he knew

that it was false at the time he signed the information.

And the following facts conclusively support this allegation:

1.) There are specific procedures which must be followed for the S.A. or A.S.A. to properly certify that he or she has received testimony under oath from the material witness or witnesses for the offense. See > State v. Hartung, 543 So.2d 236 (Fla. 5th DCA): "testimony under oath may be given out of the presence of the state attorney or his designated assistant, and that sworn testimony documented or evidenced stenographically or electronically in the form of affidavits, depositions, video tapes, magnetic tapes, or otherwise, and the evidence of the sworn testimony of such material witnesses may be "received" and considered by the state attorney or his designated assistant who may then properly certify that he has "received testimony under oath from the material witness or witnesses for the offense" as provided in Florida Rule of Criminal Procedure 3.140(g)."

2.) After the testimony is evidenced it must be filed with the clerk of the court before the S.A. or A.S.A. may receive the evidenced testimony. See > Fla. R. Cr. P. 3.115, providing in pertinent part that: "All sworn complaints charging the commission of a criminal offense shall be filed in the office of the clerk of the circuit court and delivered to the state attorney for further proceedings."

3.) And when the clerk of the court receives the evidenced testimony it is the clerks ministerial duty to: "note the filing of that testimony in the progress docket." > § 28.211, Fla. Stat. before it is forwarded for further proceedings.

And without evidenced testimony being recorded in the clerk's progress docket on or before the date the information was filed, the progress docket constitutes conclusive evidence that the sworn testimony of a material witness or witnesses for the offense did not exist at the time the respondent certified under oath that he received it. See > (EX-B)

Based on these facts the respondent's actions not only constitute the crime of perjury under Fla.Stat. > § 95.525(3), § 731.104, and § 837.02(1), § 838.022 the acts exceed the respondent's constitutional authority and deprive the Petitioner of his constitutional rights.

#### THE NATURE OF RELIEF SOUGHT

The nature of relief sought by this petition is for the court, in light of the above facts and in it's sound discretion to find that the respondent's actions were not within the scope of his constitutional authority. And that his unauthorized actions render the falsified information Null, Void, and of No Effect. And upon such findings quash the ineffective information and issue an order that prevents the S.A. from filing a new information since the prescribed speedy trial

period has elapsed. > Fla. R. Cr. P. 3.191(a).

Additionally, the Petitioner would request that the respondent be held responsible and punished according to the laws of this state for his unauthorized criminal behavior that exceeded his constitutional authority and deprived the Petitioner of his constitutional rights.

#### ARGUMENT

There are four (4) prerequisites that must be established for a writ of quo warranto to issue and those are:

1.) It must be established that the respondent in a petition for a writ of quo warranto is a state officer. See > Whiley v. Scott, 79 So.3d 702 (Fla.2001).

The respondent in this petition Steven W. Siegel, is an A.S.A. for the 4th Judicial Circuit in and for the State of Florida, which makes the respondent a state officer and satisfies the first prerequisite. See > Art. V, § 17 Fla. Const.; > § 27.14 and § 27.15 Fla. Stat..

2.) It must be established that the state officer/respondent committed an act that exceeds that officers constitutional authority See > Whiley v. Scott, 79 So.3d 702 (Fla.2001).

The respondent committed perjury a third degree felony when he signed the information under oath swearing to a material fact that turned out to be untrue. This is so whether or not he knew that the fact he swore to was false. See >

Miller v. State, 15 Fla. 577 (1876).

Further, Florida Statutes, § 837.02(3), provides:

(3) Knowledge of the materiality of the statement is not an element of the crime of perjury under subsection (1) or subsection (2), and the defendant's mistaken belief that the statement was not material is not a defense.

See Also > § 95.525(3), § 731.104, § 838.022 and § 837.02(1).

It is elementary that "NO" officer under the constitution or the laws of this state is authorized to commit a felony or any other crime for that matter.

In fact the Rules Regulating the Florida Bar clearly state that a lawyer "Shall Not" engage in conduct involving dishonesty, fraud, deceit, or misrepresentation. > Rule 4-8.4(c). And if a lawyer commits such an act in the conduct of business he or she is subject to discipline. See > Preamble: A Lawyers responsibility.

As such, I say without hesitation that the respondent's actions exceed his constitutional and state authority which satisfies the second prerequisite.

3.) It must be established that the Petitioner suffered some sort of injury as a direct result of the respondent's actions.

> State ex rel. Pooser v. Wester, 170 So 736 (Fla. 1936)

The Petitioner in this cause has suffered an injury as a result of the respondent's actions. More specifically the Petitioner was deprived of his state and federal rights to due process when the respondent filed the information against hon



esty and with reckless disregard for the truth. > U.S. Const. Amends. V, XIV, and > Art. 1, § 9 Fla. Const..

Further, the respondent's filing of the information without testimony under oath from the material witness(es) for the offense, deprived the Petitioner of his right to be protected from unfounded accusations and prosecutions as guaranteed by: > U.S. Const. Amends. IV; and > Art. 1, § 12 Fla. Const..

Last, without the sworn testimony of a material witness or witnesses for the offense there is "No Accuser" and without an accuser the Petitioner has no one to face. This surely deprives the Petitioner of his right to face his accuser. See > U.S. Const. Amend. VI; and > Art. I § 16, Fla. Const..

These deprivations establish that the Petitioner suffered injury as a result of the respondent's actions which satisfies the third prerequisite.

4.) The writ of *quo warranto* will not be issued, where there is another ample and sufficient remedy provided by law for the relief sought. > State ex rel. Gibbs v. Bloodworth, 184 So. 1 (Fla. 1938).

The only remedy available to challenge the authority of a prosecutor is direct proceedings by *quo warranto*. > Johnson v. Office of State Attorney, 987 So. 2d 206 (Fla. 5th DCA 2008). Therefore, the Petitioner has exercised the only remedy available to him satisfying the fourth prerequisite.

Wherefore, the Petitioner prays that this Honorable court grant the relief sought by this petition.

And the Petitioner "NOTES" that the granting of relief in the particular case would not result in confusion, disorder or produce an injury to the public outweighing the Petitioner's rights. In fact the granting of the relief sought would protect the public by discouraging prosecutors from abusing their "Awesome Power" in the future.

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing has been hand delivered to a Nassau County Jail Official for mailing to: The Attorney General, and the respondent, Steven W. Siegel, on this 21th day of November 2016.

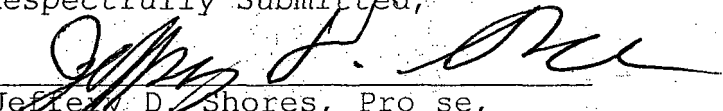
CERTIFICATE OF COMPLIANCE

I hereby certify that the foregoing Motion for Extension of Time complies with the font requirements of Fla. R. App. P. 9.100(1).

UNNOTARIZED OATH

"Under penalties of perjury, I declare that I have read the foregoing Motion and that the facts stated in it are true," > § 92.525, Fla. Stat.

Respectfully Submitted,

  
Jeremy D. Shores, Pro se,  
76212 Nicholas Cutinha Rd.  
Yulee, Fla. 32097

# Exhibit-A

25

S.A. CASE NO.: 13CF079719AN

IN THE CIRCUIT COURT OF THE FOURTH JUDICIAL CIRCUIT IN AND FOR NASSAU COUNTY, FLORIDA

STATE OF FLORIDA

Fall Term, in the year two thousand thirteen

vs.

CLERK NO.: 452013CF000997AXXXYX

JEFFERY DUANE SHORES

INFORMATION FOR:

- 1) FELONY BATTERY (DOMESTIC)
- 2) AGGRAVATED ASSAULT (DOMESTIC)

PNG 2/7

IN THE NAME OF AND BY AUTHORITY OF THE STATE OF FLORIDA, ANGELA B. COREY, State Attorney for the Fourth Judicial Circuit of the State of Florida, in and for Nassau County, charges that:

COUNT 1

JEFFERY DUANE SHORES on December 29, 2013, in the County of Nassau and the State of Florida, having been previously convicted of battery, did actually and intentionally touch or strike A.C.M., a family or household member, against the will of said person, contrary to the provisions of Sections 784.03(2) and 741.28, Florida Statutes.

COUNT 2

JEFFERY DUANE SHORES on December 29, 2013, in the County of Nassau and the State of Florida, did intentionally and unlawfully threaten by word or act to do violence to A.C.M. having at the time an apparent ability to do so, and did threaten to kill A.C.M. which created a well-founded fear in A.C.M., a family or household member, that violence was imminent; and the said JEFFERY DUANE SHORES did make an assault upon A.C.M. with a deadly weapon, to-wit: a knife, without having any intent to kill, contrary to the provisions of Sections 784.021(1)(a) and 741.28, Florida Statutes.

ANGELA B. COREY, STATE ATTORNEY  
FOURTH JUDICIAL CIRCUIT

By:

*Stephen Wayne Siegel*

Stephen Wayne Siegel  
Bar Number 897086

Assistant State Attorney  
Fourth Judicial Circuit of Florida, in and for Nassau County

STATE OF FLORIDA )  
COUNTY OF NASSAU )

Personally appeared before me, Stephen Wayne Siegel, Assistant State Attorney, for the Fourth Judicial Circuit of the State of Florida, in and for Nassau County, who is personally known to me, and who being first duly sworn, says that the allegations as set forth in the foregoing information are based upon facts that have been sworn to as true, and which, if true, would constitute the offense therein charged, and that this prosecution is instituted in good faith, and hereby certifies that testimony under oath has been received from the material witness(es) for the offense.

Sworn to and subscribed before me this 17 day of January, 2014.

By:

*Sherril L. Shutt*



JOHN A. CRAWFORD, Clerk of the Circuit Court, Fourth Judicial Circuit of Florida, In and For Nassau County, and Clerk of the County Court, In and For Nassau County, Florida.

FILED THIS \_\_\_\_\_

BY DEPUTY CLERK: \_\_\_\_\_

# Exhibit-B

CLERK OF THE CIRCUIT COURT, JOHN A. CRAWFORD  
NASSAU County

Case Abstract Filing

User Authorized AP,CA,CC,CF,CJ,CO,  
UCN Types: CP,CT,DP,DR,GA,IN,  
MH,MM,MO,SC,TR,XX

Case Type:  
Selected Case Style: All  
Selected Case Number:  
Selected UTC Number:  
Location: All  
Case File Begin Date: 12/30/1899  
Case File End Date: 12/30/1899  
Requesting User Name: kaustin



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*John A. Crawford*  
*Deputy Clerk*  
Clerk Circuit/County Court  
Nassau County, Florida

Case Data:

UCN: 452013CF000997CFAXYX  
Clerk Case Number: 13CF000997AXYX  
Judge: ROBERT M FOSTER

Case Status: OPEN  
Clerk File Date: 12/30/2013  
Location: YX

1.00

Primary Parties:

Party Type: Name: Attorney Type: Attorney:  
Defendant SHORES, JEFFERY

Filing Information:

File Date: Filing Type: Disposition Date: SRS Disposition:

Progress Docket

Docket Date: Docket Description  
12/30/2013 Judge: FOSTER , ROBERT M assigned  
12/30/2013 Case 452013CF000997CFAXYX Filed with Clerk on 12/30/2013  
12/30/2013 ARREST AND BOOKING SHEET:  
12/30/2013 FIRST APPEARANCE  
12/30/2013 PROVISIONAL ORDER APPOINTING PUBLIC DEFENDER  
12/30/2013 Prosecutor: BEVERLY D COLLINS Assigned  
1/6/2014 APPLICATION FOR DETERMINATION OF INDIGENT STATUS  
1/10/2014 MOTION: TO DISMISS PD AND APPOINT CONFLICT COUNSEL  
1/13/2014 Event HOM scheduled on 1/16/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
1/17/2014 Event ARR scheduled on 1/23/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
1/17/2014 Prosecutor phase: Action of N with status of Amended entered for CNT: 2  
1/17/2014 Prosecutor phase: Action of Z with status of Same entered for CNT: 3, CNT: 4  
1/17/2014 Prosecutor phase: Action of N with status of New entered for CNT: 1  
1/17/2014 State Attorney Case Number modified: 13CF079719AN  
1/17/2014 INFORMATION FILED  
1/21/2014 CHARGING NOTICE  
1/23/2014 STATES DISCOVERY/DEMAND FOR RECIPROCAL DIS

## Case Abstract Filing

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1/24/2014 Event PT scheduled on 2/7/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
1/29/2014 NOTICE OF DISCOVERY  
1/29/2014 MOTION FOR STATEMENT OF PARTICULARS  
2/7/2014 ORDER TO TRANSPORT  
2/10/2014 Event PT scheduled on 2/13/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
2/14/2014 Event PT scheduled on 2/27/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
2/14/2014 MOTION: TO DISCHARGE COUNSEL  
2/14/2014 RETURN OF SERVICE SERVED:  
2/21/2014 MOTION TO DISMISS  
2/24/2014 SUBPOENA SERVED: AMY MORASCO  
2/24/2014 CORRESPONDENCE FROM JUDGE:  
2/28/2014 Event PT scheduled on 3/20/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
3/5/2014 STATES DISCOVERY EXHIBIT  
3/5/2014 NOTICE OF TAKING DEPOSITION:  
3/7/2014 SUPPLEMENTAL DISCOVERY EXHIBIT:SECOND  
3/7/2014 SUBPOENA SERVED: M. AMOS NCSO  
3/10/2014 AMENDED: NOTICE OF TAKING DEPO  
3/10/2014 MOTION: FOR DISQUALIFICATION OF JUDGE  
3/10/2014 MISCELLANEOUS:  
3/11/2014 Event PT scheduled on 3/13/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
3/11/2014 ORDER DENYING: MOT FOR DISQUAL OF JUDGE  
3/11/2014 MOTION: FOR DISQUALIFICATION OF JUDGE  
3/11/2014 MISCELLANEOUS:  
3/13/2014 ORDER TO TRANSPORT  
3/14/2014 NOTICE OF APPEAL  
3/17/2014 CORRESPONDENCE: FROM DCA  
3/19/2014 BY ORDER OF COURT FROM DCA  
3/20/2014 TRIAL ORDER  
3/24/2014 RETURN OF SERVICE SERVED:  
3/26/2014 PETITION: WRIT OF PROHIBITION  
4/2/2014 SUBPOENA SERVED: AMY MORASCO  
4/7/2014 DISCLOSURE TO PROSECUTION  
4/10/2014 Event PT scheduled on 4/17/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
4/15/2014 MOTION: FOR LEAVE TO FILE APPEAL AS INDIGENT  
4/17/2014 DISCLOSURE TO PROSECUTION  
4/21/2014 ORDER: ON PENDING PRO SE REQUEST  
4/22/2014 NOTICE OF TAKING DEPOSITION:  
4/22/2014 MOTION IN LIMINE  
4/23/2014 NOTICE OF TAKING DEPOSITION:  
4/24/2014 MOTION FOR CONTINUANCE  
4/28/2014 Event HOM scheduled on 5/8/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
4/28/2014 MOTION: DISMISSING COUNSEL  
5/2/2014 MOTION: TO QUASH COURT ORDER  
5/6/2014 NOTICE OF TAKING DEPOSITION:  
5/9/2014 Event PT scheduled on 5/15/2014 at 0900 AM, YX - Judge ROBERT FOSTER presiding.  
5/13/2014 NOTICE OF TAKING DEPOSITION:  
5/20/2014 BY ORDER OF COURT FROM DCA

## Case Abstract Filing

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5/20/2014 SUBPOENA SERVED: WETTSTEIN NCSO  
5/22/2014 PETITION: FOR WRIT OF PROHIBITION  
5/23/2014 Event PT scheduled on 5/29/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
5/30/2014 ORDER: CONFIRMING RIGHT TO REPRESENT HIMSELF  
5/30/2014 Event PT scheduled on 6/12/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
6/13/2014 Event PT scheduled on 6/19/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
6/18/2014 NOTICE OF: INTENT TO CLASSIFY PRISON RELEASE RE-OFFENDER  
6/19/2014 NOTICE: INTENT TO CLASSIFY HABITUAL  
6/19/2014 NOTICE: INTENT TO CLASSIFY AS PRISON RELEASE RE-OFFENDER  
6/19/2014 NOTICE: OF FRAUD ON THE COURT AND PERJURY  
6/20/2014 Event PT scheduled on 7/10/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
7/7/2014 MOTION TO COMPEL  
7/7/2014 MOTION: AND AFFIDAVIT  
7/7/2014 AFFIDAVIT: OF INDIGENCY  
7/7/2014 REQUEST: FOR SINGLE PHOTO COPY FROM RECORD  
7/7/2014 MOTION TO COMPEL  
7/10/2014 MOTION: FOR SCIENTIFIC TESTING  
7/10/2014 AMENDED: MOTION TO COMPEL FURTHER DISCOVERY  
7/11/2014 Event PT scheduled on 7/24/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
7/16/2014 MOTION: FOR SPECIFIC FAVORABLE EVIDENCE  
7/17/2014 NOTICE: EXPIRATION OF SPEEDY TRIAL PERIOD  
7/17/2014 DEMAND FOR SPEEDY TRIAL  
7/25/2014 Assessment 1 assessed at sum \$1.00  
7/25/2014 Payment received: \$1.00 Receipt Number YX 46035  
7/25/2014 Event PT scheduled on 8/21/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
7/25/2014 TRIAL ORDER  
7/28/2014 STATES DISCOVERY EXHIBIT  
8/1/2014 MOTION TO DISMISS  
8/1/2014 MOTION: FOR DISQUALIFICATION OF JUDGE  
8/6/2014 MOTION TO COMPEL  
8/14/2014 SUBPOENA SERVED: AMOS NCSO  
8/14/2014 SUBPOENA SERVED: WETTSTEIN NCSO  
8/14/2014 MOTION FOR CONTINUANCE  
8/14/2014 MOTION TO DISCHARGE:  
8/15/2014 SUBPEONA UNSERVED: AMY MORASCO  
8/18/2014 Event HEAR scheduled on 9/4/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
8/18/2014 ORDER: SETTING HEARING  
8/18/2014 ORDER DENYING: DISQUALIFICATION OF JUDGE  
8/19/2014 MOTION: TO TRANSCRIBE AND PRODUCE DEPOSITIONS TO THE DEFENDANT  
8/22/2014 NOTICE OF APPEAL  
8/25/2014 CORRESPONDENCE: FROM DCA  
8/25/2014 BY ORDER OF COURT FROM DCA  
8/28/2014 APPLICATION FOR DETERMINATION OF INDIGENT STATUS  
9/3/2014 ORDER DECLARING INSOLVENT:FOR THE PURPOSE OF PERFECTING AN APPEAL  
9/3/2014 CORRESPONDENCE FROM CLERK:  
9/3/2014 AFFIDAVIT OF INDIGENT STATUS



## Case Abstract Filing

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9/19/2014 Event PT scheduled on 10/2/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
9/22/2014 BY ORDER OF COURT FROM DCA  
10/1/2014 REQUEST:  
10/1/2014 RESPONSE:  
10/7/2014 Event PT scheduled on 10/23/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
10/10/2014 MOTION TO COMPEL  
10/24/2014 BY ORDER OF COURT FROM DCA  
10/24/2014 Event PT scheduled on 12/4/2014 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
11/14/2014 MOTION: TO TRANSCRIBE AND PRODUCE DEPOSITIONS TO DEF  
11/14/2014 CORRESPONDENCE:  
12/5/2014 Event PT scheduled on 1/15/2015 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
12/12/2014 SUPPLEMENTAL: CERT OF SERVICE  
1/13/2015 OPINION  
1/15/2015 CORRESPONDENCE:  
1/15/2015 MOTION: FOR PRE TRIAL HEARING  
1/15/2015 ORDER: WITHDRAWING DEF MOT TO DISMISS AND MOT TO DISCHARGE  
1/16/2015 Event PT scheduled on 1/29/2015 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
1/27/2015 ORDER APPOINTING COUNSEL  
1/27/2015 CORRESPONDENCE:  
1/27/2015 CORRESPONDENCE FROM JUDGE:  
1/27/2015 MOTION: FOR DECLARATION OF INDIGENCY  
1/29/2015 STATES DISCOVERY EXHIBIT  
1/29/2015 PROVISIONAL ORDER APPOINTING PUBLIC DEFENDER  
1/30/2015 Event PT scheduled on 2/19/2015 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
2/4/2015 ORDER: ADJUDICATING DEFENDANT PARTIALLY INDIGENT  
2/9/2015 MOTION: TO HAVE DEPOSITIONS TRANSCRIBED AND PRODUCED TO THE DEFENDANT  
2/9/2015 MOTION: TO HAVE DEPOSTIIONS TRANSCRIBED AND PRODUCED TO THE DEFENDANT  
2/19/2015 Event PT scheduled on 3/5/2015 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
2/19/2015 PETITION FOR WRIT OF HABEAS CORPUS  
3/2/2015 MOTION TO SUPPRESS:  
3/2/2015 REQUEST: SECOND FOR DISCOVERY  
3/6/2015 Event HEAR scheduled on 3/19/2015 at 0100 PM, YX - Judge ROBERT FOSTER presiding.  
3/11/2015 NOTICE: OF SUPPLEMENTAL AUTHORITY  
3/20/2015 Event PT scheduled on 4/2/2015 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
3/24/2015 ORDER DENYING: PETITION  
3/24/2015 ORDER FOR DISCHARGE : OF THE PUBLIC DEFENDER  
3/24/2015 ORDER DENYING: MOTION TO SUPPRESS  
3/26/2015 SUPPLEMENTAL: ENLARGEMENT  
3/26/2015 PETITION: BY AFFIDAVIT FOR ORDER  
3/27/2015 ORDER DENYING: PETITION  
3/27/2015 CORRESPONDENCE TO JUDGE:  
3/27/2015 CORRESPONDENCE TO JUDGE:  
3/27/2015 PETITION: BY AFFIFAVIT FOR ORDER TO SHOW CAUSE  
3/27/2015 SUPPLEMENTAL: ENLARGEMENT TO PETITION  
3/30/2015 PETITION FOR WRIT OF HABEAS CORPUS  
4/2/2015 Updated Event PT on 4/2/2015 0830 AM Judge ROBERT FOSTER results CONTINUED on 4/2/2015

## Case Abstract Filing

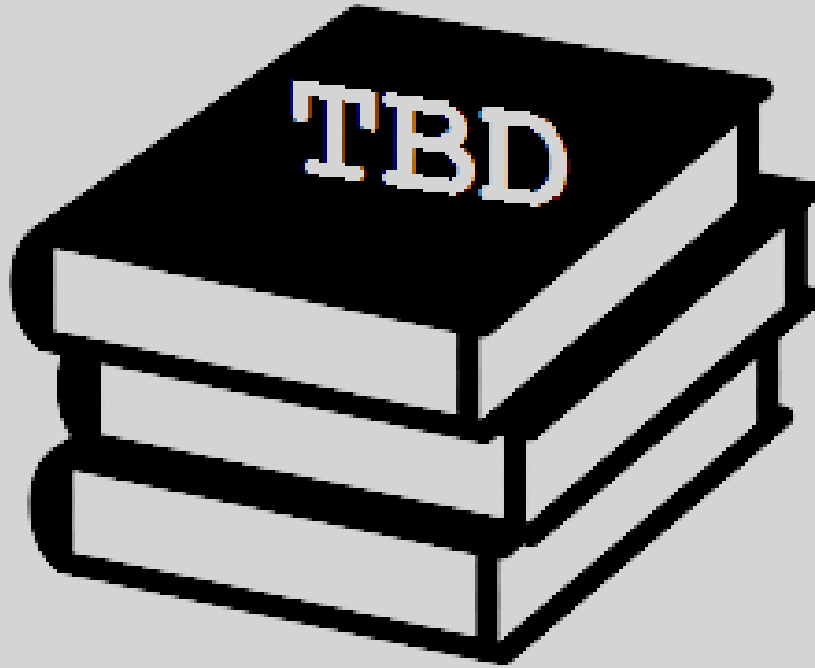
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4/7/2015 MOTION FOR REHEARING  
4/7/2015 SUPPLEMENTAL: MOTION FOR REHEARING  
4/7/2015 ORDER DENYING: REHEARING  
4/7/2015 CORRESPONDENCE FROM JUDGE:  
4/16/2015 Event PT scheduled on 4/23/2015 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
4/16/2015 MOTION TO DISMISS  
4/20/2015 NOTICE OF APPEAL  
4/20/2015 DIRECTIONS TO CLERK  
4/20/2015 DESIGNATION COURT REPORT NOTES  
4/24/2015 Event PT scheduled on 6/25/2015 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
5/8/2015 CORRESPONDENCE:  
5/12/2015 BY ORDER OF COURT FROM DCA  
5/12/2015 CORRESPONDENCE:  
6/2/2015 SUPPLEMENTAL: STATEMENT OF JUDICIAL ACTS  
6/16/2015 CORRESPONDENCE:  
6/26/2015 Event PT scheduled on 8/27/2015 at 0830 AM, YX - Judge ROBERT FOSTER presiding.  
7/1/2015 CORRESPONDENCE:

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