

Judge Adele P. Grubbs
Superior Court of Cobb County
Cobb Judicial Circuit
30 Waddell Street
Marietta, Georgia 30090-9642

March 5, 2010

Dear Judge Grubbs,

This letter is to inform you that Plaintiff has requested a Hearing in front of Your Honor on March 29, 2010 at 9:00am, regarding Civil Action No. 07-1-10459-42, in the Superior Court of Cobb County. A **Confirmation Letter** has been sent by Plaintiff to the Clerk of Court and a copy has been sent by means of **Certificate of Service** to Defendant in the above styled case.

Plaintiff has an audio recording of hearing on February 12, 2010 and has two witnesses to said hearing. In this hearing Your Honor stated that an Order for specific instructions to validate Plaintiff's Appeal was sent to Plaintiff by U.S. Mail. Plaintiff made clear that he did not receive any Order from the Court by U.S. Mail other than an Order for **Hearing on Why Plaintiff's Appeal Should NOT be DISMISSED**.

(Every document Plaintiff receives is posted on his website, and this document is not posted because it was never received; search Kerry Walker Story)

Plaintiff stated that he filed a **Pleading and Response to Hearing on Why Plaintiff's Appeal should NOT be DISMISSED**, with no response. Plaintiff reiterated that he had responded to everything he had received from the Court by U.S. Mail, and that he had **NOT** received this Order with specific instructions. Your Honor stated that you would take this under advisement and re-send the Order. Plaintiff never received this unknown Order and instead received an Order that his Appeal had been DISMISSED by the same Court that had previously dismissed his valid and important Lawsuit.

Plaintiff has an audio recording (with prior notice) of conversation with Appeal's Clerk Katie Lanham and Plaintiff was told by Katie Lanham that he did not send a **Certificate of Service** with his Appeal, and therefore she could not forward it on to the Appellate Court. Plaintiff noted that he had a copy stamped **FILED** in Cobb County Superior Court with a **Certificate of Service** and that he also had a copy of this Appeal online in a PDF file which also showed a **Certificate of Service**. Plaintiff contacted Your Honor's office and talked to Kim Carroll (on audio recording with prior notice) and Kim Carroll told Plaintiff that she had a copy of Plaintiff's Appeal and that it **DID** include a **Certificate of Service**.

Plaintiff also talked with Peter Wilson in the Clerk's office, and this conversation was documented for legal purposes (with prior notice given) and he also confirmed that a **Certificate of Service** was filed with said Appeal. Mr. Wilson suggested that Plaintiff attend a hearing to discuss this matter.

If it pleases Your Honor, Plaintiff admits to having had problems in the distant past, but he turned his life around on April 12, 1992 and has been clean and sober ever since.

Plaintiff has a seven hour drive to attend hearings in Cobb County and has a job at Advance Auto Parts in Dayton, Tennessee, but Plaintiff will do whatever it takes to attend these hearings and to get this case to trial.

This case of a fake crime report filed by Defendant on September 19th, 2001 and the financial, physical, and emotional hardships, and the death of my mother, created by this fake crime report should be heard by a jury. This nightmare created by the false accusations of Defendant lasted over four long years, and it continues until present day. I know what it is to love, and I am grateful to have a loving wife, but this unbalanced female took what should have been a joyful weekend and a joyful experience and turned it into a living nightmare.

Even if Plaintiff wins a judgment in this important case, he will most likely never get a penny, but this case is about principle and the positive changes that will be brought to our legal system because of this bizarre and amazing case. Justice will not be served until Defendant is held accountable in some way for her unlawful, dishonest, unjust, and demented actions.

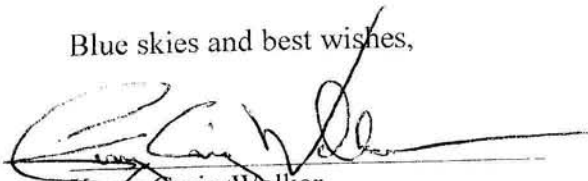
It is difficult to understand why we have a system with so many legal technicalities where innocent people are convicted and kept in prison, and those that are guilty of criminal actions are repeatedly not held accountable.

Plaintiff request that Your Honor do as you stated in the hearing on February 12, 2010 and have the Appeals Court Clerk, Katie Lanham, re-send the Order with instructions on what Plaintiff needs to include in his Appeal in order to have said appeal sent to the Georgia Court of Appeals.

Your Honors dismissal of Plaintiff's Appeal must be reversed and Plaintiff given the opportunity to re-submit his Appeal after having received a copy of this Order of instructions from Katie Lanham.

If Your Honor has any questions regarding this case, please do not hesitate to contact the undersigned.

Blue skies and best wishes,



Kerry Craig Walker
Pro Se/Plaintiff

cc: Jackie Wagner (Pro Se)
cc: Attorney Jeff Rusbridge