

To: M. Bergman
Deputy Clerk
Cherokee County Superior Court

Re: Civil Action File No. 07-CV-3325, Kerry Craig Walker vs. Cherokee County, Sheriff
Roger Garrison, Preston Peavy, Et Al

Notice of continued corruption in Cherokee County, Georgia

Dear Ms. Bergman,

On March 17, 2010 you sent Kerry Craig Walker, pro se Plaintiff in CIVIL ACTION FILE NO. 07-CV-3325, Notice of Trial Court Cost by Certified Mail (NO.70082810000083264256) demanding that pro se Plaintiff pay \$698.50 within 20 days of receipt of this notice or his Appeal could be dismissed by the Cherokee County Court and not forwarded on to the Georgia Court of Appeals.

Pro se Plaintiff had mailed a Pauper's Affidavit on March 10, 2010, in legal order, signed and notarized, permitting him to file said appeal without having to pay filing fees. In a recorded conversation, with prior notice given, you stated to Kerry Craig Walker, pro se Plaintiff, that you had received said Pauper's Affidavit and that you had sent it to Judge Murphy C. Miller and were awaiting his decision to approve or disapprove this legal request. Under the rule of law and under ethical court procedure, this demand for money should not have been made until a ruling had been made by a judge to deny or affirm Plaintiff's Pauper's Affidavit. It is ironic that this same judge that dismissed Plaintiff's lawsuit with no regard to the facts, is making this ruling.

The facts show that Kerry Craig Walker, pro se Plaintiff in this 20 million dollar lawsuit, has gone through hundreds of thousands of dollars in cash and assets over the past 9 years fighting this case because of his false arrest on September 25, 2001 and the corrupted actions of government officials that continued in the manufactured criminal case until all charges were formally dismissed on November 23, 2005. Because of the unlawful acts and demented actions of Preston Peavy and the corruption in Cherokee County, Georgia that covered for his illegal actions, Kerry Craig Walker, pro se Plaintiff, now suffers financially.

Furthermore, Kerry Craig Walker, pro se Plaintiff has never received a filed copy of said Affidavit, which should have been filed and returned in self addressed stamped envelope provided to the court.

Furthermore, Kerry Craig Walker, pro se Plaintiff, mailed an Amended Appeal dated March 22, 2010 which reduces the number of pages to be sent to the appellate court down to a small fraction of what they were before.

Thank you for your attention to this matter.

This 25 day of March, 2010.

cc: Judge Miller, Kendrick McWilliams, Jeff Rusbridge
and to everybody and his brother and sister

Sincerely,

Kerry Craig Walker
pro se Plaintiff