

Kerry Craig Walker

Pro se/Plaintiff
142 Medina Lane
Evansville, TN. 37332

May 11, 2010

William L. Martin, III, Clerk
Georgia Court of Appeals
47 Trinity Avenue, Suite 501
Atlanta, GA 30334

RE: Kerry Craig Walker vs. Cherokee County, Sherriff Roger Garrison, Preston Peavy, et al.
Cherokee County Superior Court, Civil Action File No. 07-CV-3325, Georgia Court of Appeals – Case No. A10A1505

Dear Mr. Martin:

With regards to your letter of April 15, 2010, I don't want to beat a dead horse, but I think it is important to show the incompetence in our legal system. I understand that we are not perfect and all of us are fallible, but should innocent people suffer because of it?

I am sending you the very copy of the entire document I received from you, back to you, so you can see for yourself that there is a Certificate of Service. As I said in my last letter on this issue, all of my documents include a Certificate of Service and are mailed to the opposing counsel. I have this document in a PDF file on my computer, and it has a Certificate of Service. This document is filed in the Superior Court of Cherokee County and it has a Certificate of Service. This document is posted on my website, and it has a Certificate of Service. I have sent this document to several legal entities, and all of them have a Certificate of Service—and now you have been sent a Certified Copy from Deputy Clerk Missy Bergman of Cherokee County, and it has a Certificate of Service. The simple fact is that the copies I sent you included a Certificate of Service and apparently your copier did not copy the last page of the document or it was misplaced. A citizen should not have to suffer because of equipment malfunction or human error. However, in my case and other cases, citizens suffer access to the courts and additional personal hardships because of such things all the time.

It is very difficult to deal with the errors that have taken place recently in my case. I have had an Pauper's Affidavit that was not sent to Deputy Clerk Missy Bergman in Cherokee County by the clerk of court and this caused her to demand \$698.00 and caused me legal problems that I have been forced to overcome. My appeal in Cobb County was rejected because the appellate court clerk, Katie Lanham, was not sent the page with my Certificate of Service from the clerk of court, and I had to prove this fact in recorded conversations. Also, I have heard nothing from

my Pauper's Affidavit that was filed in Cobb County and this court has repeated the same offense by demanding money for court cost and to transfer records *before* my Pauper's Affidavit had been ruled upon by the judge.

It turns out that my prayers and hopes were in vain, and my efforts to let the truth shine down on the facts of this case have been met with continued deceit and corruption. The judicial process in Georgia is so deeply corrupted. Not superficially corrupted, but deeply corrupted. In actuality the state of Georgia, where I was born and raised, has been deeply corrupted and operating under the conditioning and illusions of religion for the life of the state's history under the rule of my ancestors. In a legal system so latent with egos, incompetence, stupidity, corruption and deceit, it is difficult to draw a line where these elements begin and end.

In over two years since my lawsuit was filed not one single hearing has been held so that the facts of my case could be presented and the evidence heard. My side of the story has never been presented in court in the nine (9) years that this case has been in legal process. I fought for 50 months for my innocence as the former Detective Peavy relentlessly set out to manufacture my guilt. I won this long battle, but not before it killed my mother and not before it had cost me everything that I owned and affected my health and ruined my life. I have suffered more than you could imagine.

All of my charges were formally dismissed on November 23, 2005 by the Honorable Judge Harris and my lawsuit was filed on November 20, 2007, within the two (2) years statute of limitations. Judge Murphy C. Miller was in error when he dismissed my lawsuit and he had most of the facts and dates wrong and this is shown in the **Amended Argument for Appeal and Response to Order on Motion for Judgment on the Pleadings**, which has now been sent to the Georgia Court of Appeals. Judge Murphy C. Miller did grant me my expungement claim and I now have the right to seek expungement of my false arrest and the false indictments that were based solely on tainted evidence, and I am in the process of doing so. The fact that I have been granted the right to have my arrest record and indictments expunged is proof in and of itself that I was falsely arrested by Detective Preston Peavy on September 25, 2001 and falsely indicted.

In the 104 months that my case has been shoveled through the courts my powerful and steadfast witnesses have never been heard in a judicial setting. The many documents that support my case and the many tapes that I have recorded since the beginning of this case and the video evidence have never been presented in court.

In studying the history of Georgia since my birth, I have learned that I was, in actuality, in fact, and in truth, born into a state of both deeply corrupted politics and deeply corrupted judicial processes. The bizarre and complex immunity laws and contradicting legal jargon or legal technicalities that are used in modern law are a disgrace to any intelligent human being.

Sir, as I stated in my last letter, dated April 12, 2010, all I am asking is to be granted a trial by an impartial jury to hear the facts of this important case which could have far reaching impact. Now I am faced with another delay to having my case heard because of more legal nonsense that has nothing to do with my case in actuality. My **Amended Notice of Appeal** was filed within the time frame allowed and clearly stated that I was appealing Judge Murphy C. Miller's Order on everything *except* the expungement claim.

Blue skies,



Kerry Craig Walker
Pro se/Plaintiff