

**IN THE SUPERIOR COURT OF COBB COUNTY  
STATE OF GEORGIA**

**KERRY CRAIG WALKER,**

**Plaintiff,**

**vs.**

**JACQUELYN WAGNER,**

**Defendant.**

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**CIVIL ACTION  
FILE NO. 07-1-10459-42**

**REQUEST FOR CONTINUANCE**

Comes now **Kerry Craig Walker, Plaintiff**, before the **Honorable Adele P. Grubbs**, to file a **REQUEST FOR CONTINUANCE** for the Hearing set for the **24<sup>th</sup>** day of **June, 2009** at **9:00 a.m.** in Courtroom "D" of the Cobb Superior Court Building.

In 2003 Mr. Walker was forced to sell his 4800 sq. ft. custom home and property during the course of the criminal legal battle and Mr. Walker did a **Less and Except** and other **legal contracts**, with a **registered survey** of property, at closing on a small track of land with a large, two story, shed. This track of land is located in a virtual paradise at the corner of the Etowah River and Lake Allatoona where Mr. Walker and his family have enjoyed since he was a child. Over the course of time Mr. Walker

remodeled this building into a nice little cabin.

Mr. Walker moved to Tennessee a few years ago and has kept his personal belongings in this cabin and would visit on occasion. The larger track of land formerly owned by Mr. Walker and that Mr. Walker's small track of land is contained within was foreclosed on and Mr. Walker hired attorney Jeff Rusbridge to handle the **legal dispute**.

Despite contacts made by Mr. Rusbridge and him being told not to worry, and legal notices from the attorney's office being posted on Mr. Walker's land and cabin to contact Mr. Rusbridge and not to **Disturb or Trash** this property because it was involved in a legal dispute, as well as info about the contracts and how to contact Mr. Walker, this cabin was **trashed-out**.

In what appears to be an extremely unethical and callous act, Mr. Walker's cabin was trashed-out and all of the very sacred and **irreplaceable contents** was put out like garbage to be soaked by heavy rain.

It is because of these serious and unjust events and the subsequent actions that Mr. Walker must take because of these tragic events that Mr.

Walker request a continuance. Mr. Walker needs more time to put together a Pretrial Request to present to Your Honor.

Requested this 17<sup>th</sup> day of June, 2009.

Sincerely,

Kerry Craig Walker  
Pro-se

**CERTIFICATE OF SERVICE**

I do hereby certify that I have this day served the foregoing, **Request for Continuance**, to all interested parties in the within and foregoing matter, Civil Action No. 07-1-10459-42, dated June 17, 2009 in the United States mail with sufficient postage affixed thereon to insure delivery as follows:

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

Jacquelyn Wagner  
3000 Sandwedge Circle  
Kennesaw, Ga 30114

This 17<sup>th</sup> Day of June, 2009.

Please address all  
communications to:  
Kerry Craig Walker  
2135 Big Fork Rd  
Chattanooga, TN 37405  
(423) 260-5803  
email: kerrycw1@gmail.com

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Kerry Craig Walker  
Plaintiff, Pro-se