

Original copy

IN THE SUPREME COURT OF OHIO

STATE OF OHIO,
APPELLEE,

-VS-

JOHN B. STEVENS,
APPELLANT,

: 06-2199
:
: ON APPEAL FROM THE LUCAS
: COUNTY COURT OF APPEALS,
: SIXTH APPELLATE DISTRICT
:
:
: COURT OF APPEALS
: CASE NO.: L06-1128
:
:
:

NOTICE OF APPEAL OF APPELLANT JOHN B. STEVENS

John B. Stevens #469-725
Appellant, Pro-Se

John B. Stevens #469-725
North Central Corr. Inst.
670 Marion-Williamsport Rd. E.
P.O. Box 1812
Marion, Ohio 43301-1812

Counsel for the Appellant

Brenda J. Majdalani (0041509)
Assistant Lucas County Prosecutor
711 Adams Street, 2nd Fl.
Toledo, Ohio 43624
Telephone: (419) 213-2001
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Counsel for the Appellee State Of Ohio

RECEIVED
NOV 27 2006
MARCIA J MENGEL, CLERK
SUPREME COURT OF OHIO

FILED
NOV 27 2006
MARCIA J. MENGEL, CLERK
SUPREME COURT OF OHIO

NOTICE OF APPEAL OF APPELLANT JOHN B. STEVENS

Appellant John B. Stevens, Pro-Se, hereby gives notice of appeal to the Supreme Court of Ohio from the judgment of the Lucas County Court of Appelas, Sixth Appellate District, entered in Court Of Appeals Case Number L06-1128 on October 13, 2006.

This case raises a substantial constitutional question, involves a felony conviction, and is one of great general or public interest. Attached hereto is Appellant's Affidavit/Waiver Pur. To RC § 2969.25, w/request to proceed with re-

duced number of copies made w/in past 6 months, per S.Ct Rules. <<</

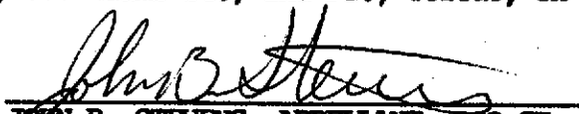
Respectfully Submitted,
John B. Stevens, Appellant, Pro-Se



John B. Stevens #469-725
N.C.C.I.
P.O. Box 1812
Marion, Ohio 43301-1812

PROOF OF SERVICE

I CERTIFY that a copy of this notice was sent via U.S. Mail, to; Counsel for the Appellee, at; Brenda J. Majdalani, 711 Adams St., 2nd Fl., Toledo, Oh 43624, on the 21st Day of November, 2006.



JOHN B. STEVENS, APPELLANT, PRO-SE

Please file stamp
and return.

IN THE SUPREME COURT OF OHIO

06-1513

JOHN B. STEVENS
PETITIONER,

S*
-VS-

ROB JEFFRIES, WARDEN,
RESPONDENT,

*
* CASE NO.: _____
*
* "AFFIDAVIT OF WAIVER/INDIGENCY"
* PURSUANT TO O.R.C. §2969.25, WITH
* PETITIONERS APPLICATION TO WAIVE
* STRICT COMPLIANCE WITH RULES AND TO
* PROCEED WITH REDUCED NUMBER OF COPIES.

STATE OF OHIO)
)
COUNTY OF MARION)

SS: I, John B. Stevens, Pro-Se, first having been warned as to the penalty for perjury, and being competent to testify to the facts stated herein, and having been Duly Sworn, do hereby depose and state:

1. This is an original action/Petition for a Writ of Habeas Corpus, asserting the proposition that the Petitioner, John B. Stevens, is being restrained unlawfully of his liberty by Warden Rob Jeffries of N.C.C.I. at Marion, Ohio.
2. The Petitioner has been party to the following civil actions and/or appeals of civil judgments in the past Five (5) years: (A) Angela Drher et al., -v- John Stevens, case no. 4-05-20 in the Third District Court of Appeals of Ohio. The parties to this action are/were; Angela Dreher, Jessica Stevens, Jacob Stevens, the Ohio Dept. of Job and Family Services, and the instant Petitioner. This action was an appeal from a judgment/order to pay support of dependant children. The judgment of the Trial Court was affirmed.; (B) John B. Stevens -v- Toledo Police Dept. et al., case no. 3:05CV7264 in the U.S. District Court, N.D. Ohio, Western Div. The parties to this action are; The instant Petitioner, The City of Toledo Ohio Police Dept., the Lucas County Ohio Sheriff's Dept., multiple City of Toledo Police Officers, Various Lucas County Ohio Sheriff's Dept. Deputies, James A. Telb-Lucas County Ohio Sheriff. This action is currently pending.; (C) John B. Stevens -v- Julia Bates, et al., case no. CL0200601162 in the Sixth District Court of Appeals of Ohio. This action was a Complaint for a Writ of Prohibition, and was dismissed as being an 'improper mechanism to obtain relief sought'.
3. No action to which the Affiant was/or is party to has been dismissed as frivolous or malicious under any state or federal statute, nor has any award been made for frivolous conduct under RC § 2323.51 or any other statute or rule of court against the Affiant.
4. The Affiant seeks a waiver of pre-payment of the FULL FILING FEE, as well as Waiver of Strict Compliance with the Rules Of the Ohio Supreme Court and Leave To Proceed in the Instant Action With a Reduced Number of Copies, and incorporates herein the following "Affidavit of Indigency"; (a) I am a true Pauper under the Ohio and U.S. Constitutions; (b) I earn \$20.00 per Month at my institutional employment; (c) I own no monies or properties, real or otherwise, with which to secure funds with which to pay the costs of this action; (d) And further, Affiant Sayeth Nought.
5. I make this "Affidavit of Waiver/Indigency" in support of RC § 2969.25 and my need to proceed in this instant action with reduced number of copies.

FILED
AUG 10 2006
Sworn and subscribed in my presence this 4th day of August, 2006.
MARCIA J. MENGEL, CLERK
SUPREME COURT OF OHIO

NOTARY PUBLIC AFFIANT, PRO-SE

NOTARY PUBLIC RULA K. REEDER

NOTARY PUBLIC-STATE OF OHIO
MY COMMISSION EXPIRES
7-11-08

seal