

IN THE SUPREME COURT OF OHIO

Norman H. Lawton

Appellant,

v.

Case Number: 08-0719

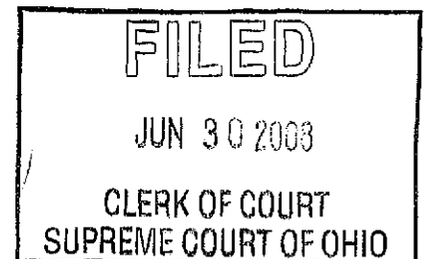
Katherine Ann Howard

Appellee.

MOTION FOR WRIT OF SUPERSEDEAS

Norman H. Lawton
Litigant pro se
Appellant
P.O. Box 340673
Columbus, Ohio
43234-0673

Robert B. Hawley II (S Ct. No. 0066366)
Attorney for Katherine Ann Howard
Appellee
400 South Fifth Street
Columbus, Ohio
43215



MEMORANDUM IN SUPPORT OF
WRIT OF SUPERSEDEAS

1. The Appellant, pursuant to R.C. 2503.40, moves the Supreme Court of Ohio to Invoke jurisdiction over the Court of Common Pleas Domestic Relations for Franklin County Ohio Case Number 06 DR 03 1051 post Divorce Decree judgment entry Filed July 19, 2007 having a Motion of Contempt filed against the Defendant Appellant based upon the following grounds on good cause:

- A. The Order did not specify to whom an exchange of property list was to be given to Caused by err of the JUDGE GALVIN sitting by special assignment/Ohio Supreme Court brought out in the closing arguments on May 13, 2008 but known throughout As documented in the appealed final judgment Divorce Decree Order July 19, 2007.
- B. Attorney Robert Hawley II sent a Contempt document served dated December 21, 2007 to the Defendant Appellant not filed with the Court until 5 days after December 26, 2007 violating CIV R 5 only 3 days allowable and never did the Defendant Appellant received a filed stamp copy.
- C. Motion for Sanctions and Frivolous Pleadings was filed appropriately against Attorney Robert B. Hawley II following research of the non filed Contempt motion That was not physically in the Case record trial court , not seen by attending clerks, not on the computer system, not in the appeal record Case No. 07 APF 07 0603 nor any clerks seeing the "filed stamp" document. These actions were done after December 21, 2007 and noting Jan 11, 2008 as the filing date of the stated motion.

D. JUDGE GALVIN proceeded on the Contempt trial February 28, 2008 being presented the facts of above paragraphs, a total compliance response was filed by the Defendant Appellant to support the also filed Motion of Dismissal that was denied.

E. The Contempt documents contained false information in the affidavit filed by the Plaintiff Appellee perjuring the statements that the information is presented to be Truthful and also the list of property items contained property that was:

1. Plaintiff personal property not on the inventory and never seen as sworn to in the transcripts and also the prior filed response,
2. Third party, specific to item 11, never seen item, not related to the property Division but by Order/entry to be returned to the Attorney's office causing Possible jail time for a false fabricated fact introduced by Attorney Robert B. Hawley II as the responsible legal counsel as signed and adjudicated by the presiding JUDGE GALVIN,
3. Note that confidential disciplinary complaints have been filed and also Sanctions of Frivolous Pleadings against Attorney Robert B. Hawley II and Sanctions and Frivolous Actions filed against JUDGE Galvin as a basis for Disqualification of a Judge prior to these civil proceedings being denied by Chief Justice Thomas J. Moyer as signed causing biased, prejudicial Court decisions on these actions,

4. In process Sanctions and Frivolous Actions against Judge Galvin at the conclusion of the Contempt trial/hearing on May 13, 2008 as scheduled awaiting the judgment entry that JUDGE GALVIN requested Attorney Hawley prepare by Friday, May 16, 2008 that has not been received by May 20, 2008. The transcripts are in process of being completed as evidence Of the above truthful facts.

F. Attorney Robert B. Hawley II filed for a stay against a legal judgment for money Owed to the Defendant from September 2007 deceiving the Court of Common Pleas Civil Division Case Number 07 JG 11 30228 awaiting hearing on May 28, 2008 intentionally holding back money having frivolous claims, no good grounds for stay but JUDGE Holbrook granting the stay pending decision from JUDGE GALVIN knowing that the bulk of the claims were the responsibility of the Plaintiff decided throughout the civil proceedings but motions by the Attorney Were contrary to the Judgment/ entry Divorce Decree ORDER having no Grounds for argument but the responsibility of the Plaintiff only to revenge the Defendant due to money owed and not paid as witnessed by the decision of the COURT.

CONCLUSION

In summary, the six paragraphs with subparagraphs to support a good cause for THE SUPREME COURT OF OHIO to invoke jurisdiction to properly Administer justice and adjudicate the post divorce decree ORDER from July 19, 2007 having unsettled serious large amounts money owed to the Defendant Appellant, fraudulent evidence against the Plaintiff Appellee for money gain Having a false identity to illegally protect the family estate and marital assets , documenting false facts in affidavits, having non relevant property to be claimed and THE COURT requesting return of a non existent, non provable item claimed by a witness who lied during trial January (11, 12), 2007 and also goes by different spelled names as documented in the transcripts, the Attorney Robert B. Hawley II has fabricated the facts, deceived the Court of Common Pleas Civil Division stay a judgment for money owed since September 2007 based upon this Contempt motion the truth as documented in his signed legal documents as Attorney of record causes concern that JUSTICE has been abused and neglected.

Respectfully submitted,



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Defendant Appellant
Litigant pro se
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CERTIFICATE OF SERVICE

I hereby certify that a copy of this Memorandum was sent by US mail with proof of service to the following parties:

Clerk
Supreme Court of Ohio
65 South Front Street, 8th floor
Columbus, Ohio
43215-3431

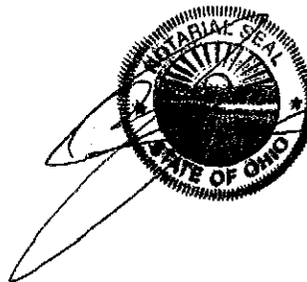
Robert B. Hawley II (S Ct. No. 0066366)
Attorney for Appellee
400 South Fifth Street
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43215

on the 30th day of June ~~May~~ 2008.

Norman H. Lawton

Norman H. Lawton
Appellant
Litigant pro se
Columbus, Ohio
43234-0673

sworn to and before me on the 30th day of June ~~May~~ 2008. Notary



BARRY L. WENRICH
NOTARY PUBLIC, STATE OF OHIO
MY COMMISSION EXPIRES NOV. 22, 2009