



IN THE SUPREME COURT OF OHIO

State of Ohio, )  
 )  
 Appellee-Plaintiff, )  
 vs. )  
 Kenneth R. Hobbs II, )  
 )  
 Appellant-Defendant, )

CASE NO. \_\_\_\_\_  
Trial Case No(s). 07-CR-076  
07-CR-091  
Appeals Case No. 08-CA-4

---

NOTICE OF CONSTITUTIONAL APPEAL AS OF RIGHT

---

Notice is hereby given to the Supreme Court of Ohio and the Miesgs County prosecutor. The appeals court has not even read or looked at the motions. The motions and evidence submitted clearly show that ~~defense~~ counsel was asked to appeal on time, as well as evidence presented proves even the prosecutor says that the correct sentence is 18 months suspended on case number 07-CR-076. The evidence also proves that this case is unconstitutional and unauthorized by law.

Furthermore, the alleged assault was the result of a home invasion, invoking the Senate Bill 184 Castel Law and the Ohio Constitution Art. I Section 15, as well as the U.S. Constitution (no arrest or imprisonment for a debt).

PRAYER OF RELIEF

That an attorney be appointed immediately to assist the defendant.

Respectfully Submitted,  
Kenneth R. Hobbs II 12-19-08  
Kenneth R. Hobbs II 567-153  
Appellant-Defendant, Pro Se  
Noble Correctional Institution  
15708 McConnelville Rd

IN THE SUPREME COURT OF OHIO

Appellant, Kenneth R. Hobbs II, hereby gives Notice of Appeal to the Supreme Court of Ohio from the judgement of the Meigs County Court of Appeals, Fourth Appellate District, entered in the Court of Appeals case no. 08-CA-4 on November 18th, 2008.

This case raises a substantial constitutional question, involves a felony and is of public or great general interest.

Respectfully Submitted,

Kenneth R. Hobbs II

Kenneth R. Hobbs II #567-153  
Appellant-Defendant, Pro Se  
Noble Correctional Institution  
15708 McConnelsville Road  
Caldwell, OH 43724

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing Notice of Appeal was furnished to the Noble Correctional Institution authorities pursuant to the "Mail Box Rule" established in Houston v. Lack, 487 U.S. 266 (1988), for mailing to:

MEIGS COUNTY PROSECUTOR COMPLIMENTS OF THE CLERK OF COURTS AT PO BOX 151, POMEROY

OHIO 45769 AND THE SUPREME COURT

on the 19 day of Dec, 2008.

Respectfully,

Kenneth R. Hobbs II

Kenneth R. Hobbs II #567-153  
Appellant-Defendant, Pro Se

IN THE COURT OF APPEALS OF OHIO  
FOURTH APPELLATE DISTRICT  
MEIGS COUNTY

FILED  
MARLENE HARRISON  
CLERK OF COURTS  
MEIGS COUNTY, OHIO

NOV 18 2008

COURT OF APPEALS

State of Ohio, : Case No. 08CA4  
Plaintiff-Appellee, : ENTRY  
v. :  
Kenneth R. Hobbs II, :  
Defendant-Appellant. :

Kenneth R. Hobbs II has filed a "Petition for Replacement of Current Attorney," "Request for Constitutionality Redress," "Petition for Transcripts," "Motion to Correct the Record," and a document entitled "Sentence Unauthorized by Law." Because we denied appellant leave to file a delayed appeal on June 4, 2008, this court no longer has jurisdiction over this matter. **All REQUESTED RELIEF IS DENIED.**

Furthermore, since denying Hobbs leave to file a delayed appeal, he has filed numerous, often repetitive, motions, petitions, etc., all of which we have denied as being meritless. The jurisdiction of this court over this case has ended, and no purpose would be served by allowing Hobbs to make further filings in this matter. Accordingly, we **ORDER** the Meigs County Clerk to not accept any further filings from Hobbs with respect to this case, and this court will not consider any further filings by Hobbs in the event they are inadvertently accepted for filing. See *Smith v. Ohio Dept. of Human Services* (1996), 115 Ohio App.3d 755)

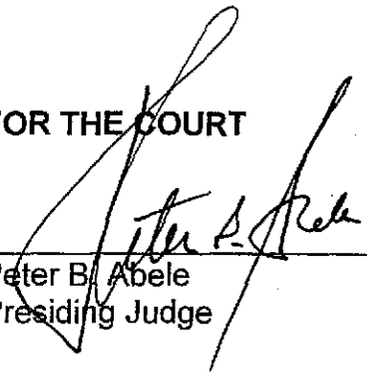
The clerk is **ORDERED** to serve all counsel of record at their last known addresses. The clerk is further **ORDERED** to serve Hobbs by certified mail, return

receipt requested. If returned unserved, the clerk shall serve Hobbs by ordinary mail.

**IT IS SO ORDERED.**

Kline, J., McFarland, J.: Concur.

FOR THE COURT



---

Peter B. Abele  
Presiding Judge