

IN THE SUPREME COURT OF OHIO
CASE NO. 2015-0381

CITY OF CLEVELAND :
Plaintiff-Appellee :
vs : On Appeal from the Cuyahoga County
Court of Appeals, Eighth District Case
Number 100598
TROUSSAINT JONES :
Defendant-Appellant :

**APPELLANT'S UNOPPOSED MOTION TO STRIKE
AND RESUBMIT CORRECTED MERIT BRIEF**

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CASE NO. 2015-0381

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Plaintiff-Appellee	:	
vs	:	On Appeal from the Cuyahoga County Court of Appeals, Eighth District Case Number 100598
TROUSSAINT JONES	:	
Defendant-Appellant	:	

With this motion, Mr. Jones respectfully requests that this Court permit him to file a corrected merit brief. Appellee, the City of Cleveland, does not oppose this request. Support for this motion is in the following brief in support.

Respectfully submitted,

/s/ Cullen Sweeney
BY: CULLEN SWEENEY, ESQ.
Assistant Public Defender

BRIEF IN SUPPORT

Appellant Troussaint Jones filed a timely merit brief on October 19, 2015. In his brief, Mr. Jones referred to a general orientation video played in Cleveland Municipal Court at initial appearances. As discussed in the contemporaneously filed joint motion to modify this Court's ruling on Jones' motion to supplement, undersigned counsel did not realize that the general orientation video is only played for defendants in Courtrooms 3B and 3C and that Jones' initial appearance occurred in Courtroom 3D. Thus, to avoid any confusion from Jones' erroneous reference to the content of the general orientation video, appellant respectfully requests that he be permitted to submit a corrected merit brief that removes any reference to that video. The removal of any reference to the general orientation video would not change any of Jones' legal arguments and would only require deletion of a single paragraph located on page 12 of his merit brief. The City of Cleveland does not object to Jones' request to file a corrected brief.

Wherefore, Mr. Jones respectfully requests this Court grant his motion and permit him to submit a corrected brief.

Respectfully submitted,

/s/ Cullen Sweeney
Assistant Public Defender

CERTIFICATE OF SERVICE

A copy of the forgoing motion will be email upon Assistant Prosecuting Attorney Bridget Hopp, Counsel of Record, by email at bhopp@city.cleveland.oh.us on November 6, 2015.

Respectfully submitted,

/s/ Cullen Sweeney
Attorney for Defendant