ORIGINAL

THE SUPREME	COURT OF OHIO
LORAIN COUNTY BAR ASSOC 205 Robinson Building	: CASE NO. 11-0483
401 Broad Street	:
Elyria, OH 44035	
Relator,	: <u>GOV. BAR R. VII §5(a)(A)(1)(a)</u> <u>NOTICE OF FILING MOTION FOR</u> : <u>INTERIM CEASE AND DESIST</u>
v.	<u>ORDER</u>
KING AYETTEY ZUBAIDAH, fka GERALD McGEE 1623 West 22 nd Street	* ****
Lorain, OH 44052	FULED
AND	: MAR 25 2011
STAND, INC.	: CLERK OF COURT
c/o King Ayettey Zubaidah,	SUPREME COURT OF OHIO
Statutory Agent 1623 West 22 nd Street Lorain, OH 44035	

Respondents.

Relator further advises Respondents that said Motion shall be filed with the Supreme Court of Ohio on Friday, March 25, 2011.

Respectfully submitted

D. CHRIS COOK, #0061073 520 Broadway, Third Floor Lorain, OH 44052 PH: (440) 246-2665 FX: (440) 246-2670 email: cooklaw@centurytel.net Attorney for Relator

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of Relator's Motion For Interim Cease and Desist Order was served upon Respondents at their last know addresses, to wit: the addresses in the caption herein, via personal residence service by Joe Kohart, process server, on March 24, 2011.

D. CHRIS COOK

Attorney For Relator

THE SUPREME COURT OF OHIO

LORAIN COUNTY BAR ASSOC	: CASE NO.
205 Robinson Building	
401 Broad Street	:
Elyria, OH 44035	
	: GOV. BAR R. VII §5(a) MOTION
Relator,	FOR INTERIM CEASE AND DESIST
	: ORDER
v.	
KING AYETTEY ZUBAIDAH,	
fka GERALD McGEE	:
1623 West 22 nd Street	
Lorain, OH 44052	• • • • • • • • • • • • • • • • • • •
AND	:
STAND, INC.	:
c/o King Ayettey Zubaidah,	
Statutory Agent	•
1623 West 22 nd Street	
Lorain, OH 44035	:
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Respondents.	 International control of the second seco

Now comes the Lorain County Bar Association, by and through the undersigned Bar Counsel, and, pursuant to Gov. Bar R. VII § 5(a)(A)(1)(b), respectively moves this Honorable Court for an Interim Cease and Desist Order against Defendants, King Ayettey Zubaidah, fka Gerald McGee, and STAND, Inc., that they immediately cease and desist engaging in the unauthorized practice of law.

For cause, Relator shows as follows:

I. INTRODUCTION

This civil action is brought in the name of the Unauthorized Practice of Law Committee (hereinafter, "The UPL Committee"), for the Lorain County Bar Association (hereinafter, "Relator"), pursuant to Gov. Bar R VII.

John D. Pincura, III, Chair of The UPL Committee (hereinafter, "Chairman Pincura"), has requested that Bar Counsel to the Lorain County Bar Association, D. Chris Cook (hereinafter, "Bar Counsel"), commence proceedings against Respondent, King Ayettey Zubaidah, fka Gerald McGee (hereinafter, "King Zubaidah"), and STAND, Inc. (hereinafter, "STAND"), for the unauthorized practice of law in violation of Gov. Bar R VII.

II. JURISDICTION

Jurisdiction of the Board of Commissioners (hereinafter, "The Board") is invoked pursuant to the provisions of Gov. Bar VII, §2 & §5(a).

III. <u>PARTIES</u>

Pursuant to Gov. Bar R VII, §5(a), this Motion is commenced in the name of The UPL Committee of Relator, by Chairman Pincura and Bar Counsel, attorneys registered and granted Active Status under Gov. Bar VI, both being in good-standing.

Separate Defendant, King Zubaidah is an individual residing in the City of Lorain, County of Lorain, State of Ohio and, upon information and belief, King Zubaidah is a nonattorney and is not licensed to practice law in the State of Ohio, or in any other jurisdiction. (See Exhibit "1," certified copy of Ohio Supreme Court Certificate verifying non-admission, attached and incorporated herein.)

King Zubaidah's given birth name is Gerald McGee, (hereinafter, "Mr. McGee") (See Exhibit "2," Certificate of Birth, attached and incorporated herein.) On or about April 25,

1996 Mr. McGee applied to the Lorain County Probate Court for an official name change because his Irish surname did not accurately reflect his African heritage or culture and on June 4, 1996 Mr. McGee's name was officially changed via court order to King Ayettey Zubaidah. (See Exhibit "3," Entry Ordering Change of Name, attached and incorporated herein.)

Separate Defendant, STAND, Inc. (hereinafter, "STAND"), is a for-profit domestic corporation. On or about April 15, 2008 King Zubaidah filed and recorded Articles of Incorporation for Stand with the Ohio Secretary of State. (See Exhibit "4," State of Ohio Articles of Incorporation, attached and incorporated herein.)

The stated purpose for which Stand (<u>Striving Towards A New Day</u>!) was formed was "To improve the quality of life in our communities and enhance educational and economic opportunities for all Americans." (See Exhibit "4.")

On or about February 14, 1986, Gerald McGee, kna King Zubaidah, was convicted and sentenced for one count of aggravated trafficking in drugs, a felony of the 3rd degree, in violation of R.C. 2925.03(A)(1). (See Exhibit "5," certified copy of Judgment Entry of Conviction and Sentence, attached and incorporated herein.)

IV. PROPOSED FINDINGS OF FACT

(THE CALHOUN CASE)

Defendants engaged in the unauthorized practice of law by providing legal advice to a criminal defendant, Dennis A. Calhoun, Jr. (hereinafter, "Mr. Calhoun"), in a case involving two counts of rape and one count of gross sexual imposition. (Hereinafter, the "Calhoun Case.") (See Exhibit "6," Docket Sheet, attached and incorporated herein.)

Despite Mr. Calhoun's representation by legal counsel, Mr. Calhoun's mother, Terri Blackburn entered into a membership agreement with Stand on July 6, 2009 in order for King Zubaidah to assist in her son's representation. (See Exhibit "7," Calhoun, General Letter of Introduction, signed July 6, 2009.)

On or about July 6, 2009 the same day the STAND contract was signed, Mr. Calhoun was found guilty of all charges.

On or about July 17, 2009 counsel for Mr. Calhoun received correspondence from King Zubaidah stating that he and Stand represented Mr. Calhoun and his family. (See Exhibit "8," King Zubaidah Correspondence, dated July 17, 2009.)

This correspondence accused Mr. Calhoun's legal counsel of being verbally abusive and unprofessional and King Zubaidah quoted and applied Disciplinary Rule 7-102 and Ethical Consideration 7-10 to the factual circumstances surrounding Mr. Calhoun's Case. (See Exhibit "8.")

In addition, King Zubaidah forward this letter to the Disciplinary Counsel seeking to have disciplinary action taken against Mr. Calhoun's counsel.

After speaking with Mr. Calhoun's mother regarding the initial correspondence from King Zubaidah, counsel received a second letter, on or about July 21, 2009, again quoting ethical considerations and disciplinary rules. (See Exhibit "9," King Zubadaih Correspondence, dated July 21, 2009.)

As a result of these letters from Respondents, on or about September 10, 2009 counsel for Mr. Calhoun, Attorney David Nehr (hereinafter, "Attorney Nehr"), wrote a letter to Relator advising Relator of Defendant's involvement, intrusion, and interference with the defense of Mr. Calhoun. (See Exhibit "10," Letter from Attorney Nehr to Relator.)

In his letter to Relator, Attorney Nehr alleges that Defendants committed the following acts that constitute or may constitute the unauthorized practice of law:

A. Defendants held themselves out as "representing" Mr. Calhoun;

B. Defendants made legal conclusions and analysis regarding putative disciplinary violations;

C. Defendants had "advised other clients, against their attorney's advice, resulting in long periods of incarceration of the defendants when the defendants followed Mr.Zubaidah's advice, rather than their own attorney's;

D. King Zubaidah entered a restricted holding-cell area (open only to attorneys, probation officers, prisoners, and sheriff deputies), to have "dialogues" with "several other defendants" in the holding cell "about their cases.

(See Exhibit "10.")

Attorney Nehr concludes in his letter to Relator that Defendants "intends to practice law without being an attorney . . ." and requests that Relator institute a UPL claim. *Id*.

Further, on September 15, 2009 Attorney Nehr forwarded a follow-up letter to Relator regarding the activities of Defendants. (See Exhibit "11," attached and incorporated herein.)

In this correspondence, Attorney Nehr alleges that King Zubaidah spoke to "Mr. Daniels" in the hallway and "requested information on the pending case, and discussed an appellate issue . . . and stated the he [King Zubaidah] was willing to assist my client with the appellate process . . ." (See Exhibit "11.")

As a result of the forgoing, Relator alleges that Respondents have engaged in and will continue to engage in the unauthorized practice of law and that an Interim Cease and Desist Order against such practice is warranted.

(THE WHITE CASE)

On or about June 16, 2009 Respondents engaged in the unauthorized practice of law by holding themselves out as representing the family of criminal defendant Eric White (hereinafter, "Mr. White"), in a case involving charges of Felonious Assault with a "drive by shooting" firearm specification (hereinafter, the "White Case.") (See Exhibit "12," Docket Sheet and Exhibit "13," White General Letter of Introduction, signed June 16, 2009.)

Despite counsel's appointment to represent Mr. White, his mother appeared at counsel's office on the morning of July 11, 2009 accompanied by King Zubaidah, to discuss the pursuit of defenses of Mr. White that were unlawful, including but not limited to, the introduction of false documents to create an alibi and the insinuation that key witnesses could be bribed. (See Exhibit "14," Letter from Attorney Anthony Rich (hereinafter, "Attorney Rich"), to the Supreme Court's UPL Board and Relator, dated January 8, 2010.)

On December 3, 2009 the day before a critical pre-trial in Mr. White's case wherein a trial date was to be set, Attorney Rich received a letter from King Zubaidah citing law, ethical canons and "comparative" cases. (See Exhibit "15," Letter to Attorney Rich from King Zubiadah.)

Due to King Zubaidah's involvement in Mr. White's case, Attorney Rich filed a Motion to Withdraw as Mr. White's attorney, which was granted after a hearing. (Exhibit "14.")

In his letter to the UPL Board and Relator, Attorney Rich alleges that Respondents committed the following acts that constitute or may constitute the unauthorized practice of law:

A. Defendants were "counseling" his client, Mr. White;

B. Defendants were "inherently providing legal advice.";

C. Defendants advocated on Mr. White's behalf by drafting documents that "cites law, ethical canons, and comparative cases." (Exhibit "15.")

D. Defendants advocated on Mr. White's behalf by sending a letter to a Judge James Miraldi of the Lorain County Court of Common Pleas requesting a bond reduction and citing "comparative" cases. (Exhibit "16," Letter to Judge Miraldi from King Zubaidah, dated)

E. Defendants' letter to Judge Miraldi "spurred" him to write Attorney Rich and advise that he could "move the court to amend the bond." (See Exhibit "17," Letter to Attorney Rich.)

Relator alleges that Respondents have engaged in and will continue to engage in the unauthorized practice of law and that an Interim Cease and Desist Order against such practice is warranted.

(THE HARRIS CASE)

On or about April 16, 2009 Respondents engaged in the unauthorized practice of law by holding themselves out as representing the family of criminal defendant Isaiah S. Harris (hereinafter, "Mr. Harris") in a case involving charges of Domestic Violence, Felonious Assault, Kidnaping, Rape, Burglary, Intimidation, and TPO Violations. (hereinafter, the "Harris Case.") (See Exhibits "18(A)," "18(B)," "19(C)," Docket Sheets and Exhibit "19," Harris General Letter of Introduction, signed April 16, 2009.)

On or about May 1, 2009 King Zubaidah, as CEO and President of STAND, drafted a letter to Judge Christopher Rothgery of the Lorain County Court of Common Pleas

regarding Mr. Harris' case. (See Exhibit "20," Letter to Judge Rothgery, dated May 1, 2009.)

This letter discussed the Respondents role in Mr. Harris' representation and advocated to Judge Rothgery regarding Mr. Harris' innocence.

Prior to Mr. Harris' trial, the Court indicated that Mr. Harris would receive a three year concurrent prison term (minimum sentence) in exchange for a guilty plea to all charges. (See Exhibit "14," letter from Attorney Rich at page 3.)

On the day of the trial, the offer was increased to four years. Id.

Despite the strenuous objections of Mr. Harris' legal counsel, Mr. Harris rejected said offer and proceeded to trial on or about May 14, 2009 on multiple consolidated cases. (Exhibits "18(A) through (C) and "14.")

In this case, the Court expressly questioned whether there was a communication problem between counsel and Mr. Harris. (Exhibit "14.") King Zubaidah was present throughout the duration of the trial and at one point had a heated exchange with Mr. Harris' father due to the belief that King Zubaidah was "assisting in Brainwashing" Mr. Harris. (Exhibit "14.")

Mr. Harris was ultimately found guilty of several charges and sentenced to an aggregate prison term of 23 $\frac{1}{2}$ years. (Exhibits "18(A) through (C).")

In his letter to the UPL Board and Relator, Attorney Rich alleges that Respondents committed the following acts that constitute or may constitute the unauthorized practice of law:

A. Defendants were "counseling" his client, Mr. Harris;

B. Defendants were encouraging Mr. Harris to "contest the charges in direct contrast to my legal advice."

C. Mr. Harris' father, Harold Harris, and King Zubaidah got into a "heated exchange" when Harold Harris accused King Zubaidah of "brainwashing my son."

D. The communication problem between Attorney Rich and his client, Mr. Harris, and Mr. Harris' "refusal to listen to counsel" was "absolutely, positively, and unequivocally exacerbated, encouraged and endorsed by Mr. Zubaidah."

E. Mr. Zubaidah's "legal system guidance to his client Mr. Harris proved to be catastrophic as Mr. Harris was found guilty of several charges and sentenced to $\dots 23 \frac{1}{2}$ years, *i.e.* 20 $\frac{1}{2}$ more than if he would have taken [Attorney Rich's] advice."

(Exhibit "14.")

Relator alleges that Respondents have engaged in and will continue to engage in the unauthorized practice of law and that an Interim Cease and Desist Order against such practice is warranted.

(JUDGE MIRALDI CASE)

On or about November 24, 2010 Judge James L. Miraldi (hereinafter, "Judge Miraldi"), of the Lorain County Court of Common Pleas sent a correspondence to Relator documenting his concerns about the conduct of Defendants in a criminal case pending before the Judge. (See Exhibit "21," Letter to Relator from Judge Miraldi, dated November 24, 2010, attached and incorporated herein.)

Judge Miraldi advised Relator that "it has come to my attention more than once that [Defendants have] been advising criminal defendants or their family members and interfering with the advice of the defendant's counsel." (Emphasis added.) (Exhibit "21.")

Judge Miraldi advised Relator that Respondents wrote a letter to the Judge, dated November 6, 2010 wherein they advocated for a bond reduction for a criminal defendant, Carey A. Bason (hereinafter, "Mr. Bason.) (See Exhibit "22," Letter to Judge Miraldi from Respondents.)

In this letter to Judge Miraldi from Respondents, they "petitioned the court on behalf of Carey A. Bason," compared and analyzed comparative cases; accused Judge Miraldi of discrimination; and, referred to the Code of Judicial Conduct.

Relator alleges that Defendants have engaged in and will continue to engage in the unauthorized practice of law and that an Interim Cease and Desist Order against such practice is warranted.

V. PROPOSED CONCLUSIONS OF LAW

No person shall be permitted to practice as an attorney and counselor at law unless he has been admitted to the bar by order of the supreme court in compliance with its prescribed and published rules. R.C. 4705.01. Rendering legal services for another in Ohio by a person not admitted to practice in Ohio is the unauthorized practice of law. Gov. Bar R. VII §2(A).

The practice of law is not restricted to appearances in court; it also encompasses giving legal advice and counsel. *Cleveland Bar Assn. v. Misch* (1998), 82 Ohio St.3d 256. Persons not licensed to practice law in Ohio are also prohibited from holding themselves out "in any manner as an attorney at law" or from representing that they are authorized to practice law "orally or in writing, directly or *indirectly*." R.C. 4705.07(A)(1) and (2); *Disciplinary Counsel v. Pratt* (2010) 127 Ohio St. 3d 293. The unauthorized practice occurs when a layperson renders legal advice in the pursuit of managing another person's legal actions and proceedings before courts of law. *Richland Ctv. Bar Assn. v. Clapp* (1998), 84 Ohio St.3d 276.

The Supreme Court has repeatedly held that non-lawyers engage in the unauthorized practice of law by attempting to represent the legal interests of others and advise them of their legal rights during settlement negotiations. *Disciplinary Counsel v. Robson* (2007), 116 Ohio St. 3d 318; *Akron Bar Assn. v. Bojonell* (2000), 88 Ohio St. 3d 154; *Cleveland Bar Assn. v. Moore* (2000), 87 Ohio St. 3d 583.

A non-lawyer was found to have engaged in the unauthorized practice of law because he routinely sent letters to the attorneys for the plaintiff in debt-related litigation in an effort to settle the dispute on behalf of his defendant-clients. *Cincinnati Bar Assn. v. Telford* (1999), 85 Ohio St.3d 111.

In *Cleveland Bar Assn. v. Henley* (2002), 95 Ohio St.3d 91, the Supreme Court held that where a non-lawyer purported to negotiate legal claims on behalf of others and advised them of their legal rights and the terms and conditions of settlement, he engaged in the unauthorized practice of law. The fact that he received no remuneration for his actions was irrelevant.

Finally, Relator recently prosecuted the matter of *Lorain County Bar Association v*. *Kocak* (2009), 121 Ohio St.3d 396, wherein the Court found that Mr. Kocak had engaged in the unauthorized practice of law by "representing" his girlfriend in a collection case; filing pleadings with multiple courts; and using a power of attorney to justify his actions.

VI. <u>CONCLUSION</u>

On or about December 31, 2009 Chairman Pincura sent a letter to King Zubaidah demanding that he "cease and desist" with further unauthorized practice of law. (See Exhibit "23," Letter from Chairman Pincura to Defendants, attached and incorporated herein.)

On or about January 2, 2010 King Zubaidah replied to Chairman Pincura; misrepresented Defendant STAND's status as "a non-profit;" admitted to accepting "donations;" and threatened to find the allegation of UPL meritless unless provided with the names of the attorneys making the allegations. (See Exhibit "24," Letter to Chairman Pincura from Defendants, attached and incorporated herein.)

Based upon the information provided to the undersigned, a letter was sent to Respondents requesting a meeting to discuss the concerns of Relator. Respondents replied to Relator on July 24, 2010 and on August 11, 2010 Bar Counsel, King Zubaidah, and two Board members of STAND met at Bar Counsel's office. (See Exhibit "25," Affidavit of Bar Counsel, attached and incorporated herein.)

At the meeting of August 11, 2010 Bar Counsel advised Respondents of the complaints against them and requested that they enter into an agreement with Relator to cease and desist engaging in the unauthorized practice of law. (Exhibit "25.")

Respondents categorically rejected Relators efforts to reach an amicable resolution by way of an Cease and Desist Agreement. (*Id.*)

As a result of the forgoing conduct, including but not limited to the following, Relator charges Respondents with the unauthorized practice of law:

1. Respondents interference in the defense of serious criminal cases;

2. Respondents holding themselves out as "representing" individuals;

3. Respondents advocacy on behalf of individuals they "represent,' including but not limited to: petitioning judges, writing to attorneys, analyizing comparative cases, advocating for bond reductions, citing case law, disciplinary rules, and ethical cannons; and

4. Upon information and belief, accepting "donations" from individuals in order to "assist" with their criminal cases.

Given the above, on March 24, 2011 Relator served upon Respondents a copy of this Motion and advised Respondents that said Motion would be filed in the Supreme Court of Ohio on March 25, 2011.

WHEREFORE, Relator requests an Interim Cease and Desist Order from the Supreme Court of Ohio enjoining Respondents, King Ayettey Zubaidah, fka Gerald McGee, and STAND, Inc., from engaging in the unauthorized practice of law; from petitioning any court or judge on behalf of any "client;" from contacting any attorney, other than their own, regarding any pending criminal matter; and any and all other and further relief that is just and equitable in the premises.

Respectfully submitted

D. CHRIS COOK, #0061073 520 Broadway, Third Floor Lorain, OH 44052 PH: (440) 246-2665 FX: (440) 246-2670 email: cooklaw@centurytel.net Attorney for Relator

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of Relator's Motion For Interim Cease and Desist Order was served upon Respondents at their last know addresses, to wit: the addresses in the caption herein, via personal residence service by Joe Kohart, process server, on March 24, 2011.

D. CHRIS COOK

Attorney For Relator

The Supreme Court of Ohio

<u>CERTIFICATE</u>

I, SUSAN B. CHRISTOFF, Director of the Attorney Services Division of the Supreme Court of Ohio, do hereby certify that I am the custodian of the records of the Office of Attorney Services of the Supreme Court and that the Attorney Services Division is responsible for reviewing Court records to determine the status of Ohio attorneys.

I further certify that a search of the attorney registration records confirms that King Ayettey Zubaidah fka Gerald McGee has not been admitted to the practice of law in the state of Ohio.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of said Supreme Court of Ohio.

Dated: February 25, 2011

SUSAN B. CHRISTOFF

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Director, Attorney Services Division



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PROBATE COURT OF LORAIN COUNTY, OHIO

IN RE: CHANGE OF NAME OF:

CASE NO. 96NC00031

GBRALD MCGEB

TO

KING AYETTEY ZUBAIDAH

ENTRY GRDERING CHANGE OF NAME

The Court finds that the applicant has been a bona fide resident of the County for at least one year, that he published notice of his intended application at least thirty days prior to the hearing on the application and that there exists reasonable and proper cause for changing his name.

The Court orders applicant's name changed to KING AYETTEY ZUBAIDAH.



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DATE: 04/17/2008 DOCUMENT ID 200810701958

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Complete the Pate	a (Optional) are <i>II</i> additional prov memorial in this sector Purpose for which <u>To improve the gr</u>	(City) (ministry))) falors are attached at bar (3) or (3) is checkel. Co corporation is formed usity of life in our commu- section if box (1) or (3) is a section if box (1) or (3) is	The data surst be a data impleting the section is a nition and onhance a a checked.	(Country) e more than 80 days after d our or after the date of stim policised if bar (1) is checks reducational and econo ducational and econo ducational and econo ducational and econo ducational and econo ducational and econo comp	t sharee are	ities for all Americana,	

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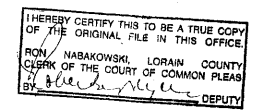
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INAL APPOINTMENT OF STATUTORY	AGENT
a majority of the incorporators of	Stand Inc.
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sporation may be served. The complete address of the egent is	
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ACCEPTANCE OF APPOINTMENT	
King Zubeldah	, named herbin as the
Stanut Inc. No Discontinuent of statutory agent for said entity.	
Signature: King Hydetter J Sicharden	
	SINAL APPOINTMENT OF STATUTORY / a majority of the incorporators of a stability spent upon whom any process, notice of different inglusted of p sparation may be served. The complete address of the spare is notifer P.O. See Addresses are ND7 receptable.

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JOURT OF COMMON PLEAS Lorain County, Ohio FILED. DONALD ROTHGERY, CLERK CLERK OF COMMON PLEAS 31425 Case No. STATE OF DELD àss'ε. Plaintiff. Pros 75. 36FEB14 Taxat P3: 44 GERALD McGEE Detendant Anomey for Defendant DONALD J. ROTHGERY Dame _2-14-86 LORAIN COUNTING Defendant in Court with counsel for sentencing: Defendant Record:-See Journa 1. 1 <u>Immel302 Page</u> 361 ul E Ce udge





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·		. FIL	COURT OF LORAIN ED Donaid J.	COMMON PL COUNTY, OH Rothgery,	10			
STAT	E OF OHIO, . Plain	SLERK OF CON	MON PLEAS			A	E NO. 314	
		96 FEB <u>14</u>	P3:44	Assistan	t Prosect	I Sch	errah	
	GERALD McGEE Defer	LORAIN C	OTHGERY OUNTY	Attorney	for Defe	adant -	<u></u>	· · · · · · · · · · · · · · · · · · ·
1.	Defendant appea	ared in Cour	OGMENT ENTRY OF t for sentencin				a of gufity	ina antes
	to the followin	J J	· · ·			•	6	·XXXXXXXXXX
	a violation o	ef O.R.C	2925.03(A)(1)	a	3rd	degree	felony/maxe	toteenotex
•		f O.R.C	· · · · · · · · · · · · · · · · · · ·	8		degree	felony/misc	iemeanor.
	a violation o	f O.R.C		a'		degree	felony/misc	lemeanor.
-	a violation o	f O.R.C		a		degree	felony/misc	
2. /	A pre-sentence to the defense.	Report and	Investigation w					
t	to speak and pr	esent any f	his/ her counse: . Defendant's on formation in middefendant did/de	itiaaties e	derendan	sentencin t were ai ent, purs	torded an of Suant to Cri	pportunity minal Rule
4. U t	Jpon considerat the Court that	ion of all the defenda	matters set form nt be sentenced	th by law i to a term		judgment, ement of:	law and se	ntence of
	. One an	I me - h	alf (11/2)	years				
2	2. <u>Six (6)</u> .	month	victimal Face					
	in the Loro	un Com	ty Jail	and pay	y fine of	\$	on Count	W.
4								•
. 4	in the			and pay	y fine of	\$	on Count	III.
	in the			and pay	fine of	\$	on County	 IV.
	· .	302 Senat	361		•			
			AT	• .				

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Macree, Car No. 31425 200-5. Defendant is ordered to pay the costs of prosecution within 90da Sentence of imprisonment in the Chillicothe Correction Farility suspended, the fine and 6. costs me/are not suspended, and the defendant is placed on probation for <u>5</u> year(s) ending February 14, 1991. Defendant is ordered to serve the first days of his probationary period in the Lorain County Jail. days pursuant to R.C. 2967.191, to be Defendant is entitled to a credit of 7. applied to his minimum and maximum sentences if confined in the As a specific condition of probation, the defendant is ordered to: 8. Obey all orders and directions of the Adult Probation Department. Seek Drug/Alcohol Abuse evaluation/counseling. Make restitution in the amount of _____. Seek and maintain employment/vocational training. No association with 9. Sentences to be served concerrently; p. Total fine \$300 upt & Cangliano HEREBY CERTIFY THIS TO BE A TRUE COPY OF THE ORIGINAL FILE IN THIS OFFICE. RON NABAKOWSKI, LORAIN COUNTY CLERK OF THE COURT OF COMMON PLEAS Ober Mills

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Lorain County Court Of Common Pleas Case Docket Sheet

CAPTION: ACTION:	OHIO VS CALH Criminal	IOUN, JR.		CASE NUME DATE FILED		08CR07679 09/24/200
JUDGE:	Judge James M	Burge				
Parties	Plaintiff(s)					
	STATE OF OHIO		P - 1	LORAIN COUNTY PRO 225 COURT STREET 3RD FLOOR ELYRIA, OH 44035 () -	DSECUTOR,	
	Defendant(s)					
	DENNIS A CALHO 1838 OBERLIN AN LORAIN, OH 440 SSN : 274-92-53 Sex: MALE Bond: \$50,000 C Muni Ct #: Arrested:	VE 952 324 Date of Race: A	D - 1 Birth : 8/16/1989 African American \$50,000 Personal	DAVID NEHR, 124 MIDDLE AVENUE, S ELYRIA, OH 44035 (440) 323-0687	STE 800	
Entries	OHIO VS CAL	HOUN, JR.	08CR076796	Date Filed: 09/24/2	2008	
Entry Date	Туре Е	intry			Vol.	Page
09/24/2008	I. I. R.	NDICTMENT FO APE, 2907.02	SUED TO LORAIN C	2 CTS); GROSS SEXU		
09/26/2008	SERVICE C	ERTIFICATE O	F SERVICE FILED.			
09/26/2008		HERIFF'S RET(/24/08 Phil	JRN - I ARRESTED R. STAMMITTI, S	DEFENDANT ON: HERIFF		
09/26/2008	RI	OND IS HEREBY ECOGNIZANCE H RJE)	Y SET AT \$50,000 Bond And \$50,000	.00 PERSONAL .00 CASH BOND.	1038	3380
10/02/2008		NDICTMENT, EN ONTINUED. CAS RE-TRIAL SET	BE ASSIGNED TO JU	NOT GUILTY. BOND JDGE MIRALDI. 3:30 A.M. ATTORNEY	1040 2	270
10/07/2008	S	cheduled on C	8 request, pre-ta October 17, 2008 9r 24, 2008 at 8:	is continued to	1040 EXHIBIT	860

Entries	OHIO VS C	CALHOUN, JR.	08CR076796	Date Filed: 09/24/2008		
Entry Date	Туре	Entry			Vol.	Page
10/07/2008	Journal Entry	DEFENDANT DOES REQU PARTICULARS. PROSE BILL OF PARTICULARS DEFENDANT TO PROVID OR BEFORE: 10/31/08 REQUEST, SECOND PRE 8:30 AM. DEFEND SPEEDY TRIAL PURSUA (JLM)	CUTOR TO PROVIDE ON OR BEFORE: E PROSECUTOR WITH AT THE DEFEN -TRIAL SET FOR: ANT WAIVES STATU	DISCOVERY AND 10/24/08 H DISCOVERY ON NDANT'S 10/17/08 AT FORY TIME FOR	1040	861
10/08/2008	ł	Cost Bill Entry				
10/09/2008	FILING	REQUEST FOR DISCOVE	RY FILED BY STATE	E OF OHIO		
10/09/2008	FILING	DISCOVERY FILED BY	STATE OF OHIO			
10/09/2008	FILING	BILL OF PARTICULARS	FILED BY STATE (OF OHIO		
10/20/2008	FILING	RESPONSE TO STATE'S DEFT.	REQUEST FOR DISC	COVERY FILED BY		
10/20/2008	MOTION	MOTION TO REDUCE BO	ND FILED BY DEFT.			
10/21/2008	(JIM)	Hearing on defendan scheduled on FRIDAY A.M.	t's motion to rec , OCTOBER 24, 200	duce bond is 08 at 10:00	1040	2230
10/21/2008		Cost Bill Entry				
10/27/2008	REPORTER	COURT REPORTER CERT	IFICATION FILED 1	.0/24/08	·	
10/28/2008	Journal Entry	DEFENDANT WAIVES STA PURSUANT TO R.C. 29 AT THE DEFENDANT'S CONTINUED UNTIL: 10 TO INVESTIGATE MULT: (JLM)	945.71 ET. SEQ. REQUEST, PRE-TRI 0/30/08 AT 1:30 E	PRE-TRIAL HAD. AL IS HEREBY M. PARTIES	1040	3260
10/31/2008	(JIM)	PRETRIAL HAD. JUDGE POTENTIAL CONFLICT ADMINISTRATIVE JUDGE REASSIGNMENT AND SET ASSIGNED JUDGE.	AND REFERS CASE E EDWARD ZALESKI	BACK TO THE FOR	1040	3958
11/14/2008	(EMZ)	THIS CASE IS HEREBY JUDGE JAMES L. MIRAI JAMES M. BURGE. AS JUDGE BURGE MAY TRAN TO JUDGE MIRALDI.	LDI TO THE DOCKET A RESULT OF THIS	OF JUDGE TRANSFER	1042	1354
11/14/2008	(JMB)	PRETRIAL WITH JUDGE 1:30 PM.	BURGE IS SET FOR	11/20/08 AT	1042	1401
11/21/2008	Journal Entry	DEFENDANT WAIVES STA PURSUANT TO R.C. 29 AT THE DEFENDANT'S HEARING IS HEREBY CC 8:30 A.M. (JMB)	945.71 ET. SEQ. REQUEST, PRE-TRI	PRE-TRIAL HAD. AL AND BOND	1042	2490

Entries	OHIO VS C	ALHOUN, JR.	08CR076796	Date Filed: 09/24/2008		
Entry Date	Туре	Entry			Vol.	Page
12/05/2008	Journal Entry	DEFENDANT WAIVES S PURSUANT TO R.C. AT THE DEFENDANT' CONTINUED UNTIL: ON BOND HEARING. (JMB)	2945.71 ET. SEQ. S REQUEST, PRE-TRI	PRE-TRIAL HAD. LAL IS HEREBY	1044	654
12/11/2008	(JMB)	BOND HEARING IS CO AM.	NTINUED UNTIL 12/1	12/08 AT 8:30	1044	1385
12/12/2008	Journal Entry	DEFENDANT WAIVES S PURSUANT TO R.C. HAD. OVER STATE'S REDUCED TO \$25,000 AND EMHA. PRETRIA AT 8:30 A.M. (JMB)	2945.71 ET. SEQ. OBJECTION, BOND 1 .00 CASH/SURETY.	BOND HEARING IS HEREBY SUBJECT OT CSR	1044	1555
12/12/2008	BOND	BOND POSTED: \$25,000 SURETY BON	d posted by t bone	os.		
12/12/2008	WRIT	WARRANT TO DISCHAR SHERIFF	GE ISSUED TO LORAI	in county		
12/30/2008	ADDRESS	NEW ADDRESS PROVID AVE, LORAIN, OH 44 OLD ADDRESS: 3886	052.			
02/09/2009	JOR ENTRY	AT DEFENDANT'S REQ PROVIDE DISCOVERY TRIAL IS TOLLED FO SERVICE OF DISCOVE STATE CERTIFYING T DISCOVERY TO DEFEN SHALL BE TOLLED UN COMPLETE DISCOVERY STATE. DEFENDANT PURSUANT TO R.C. 2 CONFERENCE IS CONT A.M. (JMB)	TO DEFENDANT. TIM R A PERIOD OF 14 D RY UPON DEFENDANT. HAT IT HAS FURNISH DANT, TIME FOR SPE TIL DEFENDANT HAS HAS BEEN FURNISHE WAIVES RIGHT TO SP 945.71 ET SEQ. PR	E FOR SPEEDY AYS TO PERMIT UPON THE ED COMPLETE EDY TRIAL CERTIFIED THAT D TO THE PEEDY TRIAL ETRIAL	1048	850
02/11/2009	(JMB)	DEFENDANT IS HEREBY HIS SON'S BIRTHDAY TO 2/12/09 AT 11:00 1343 W. 2ND IN LORA SHALL ACCOMPANY HIN REMAIN AT THIS ADD 12:15 P.M. ON 2/12, REVOCATION.	PARTY ON 2/11/09 D A.M. SAID PARTY AIN, OHIO. DEFEND 4 AT ALL TIMES. F RESS OR RETURN TO	FROM 6:00 P.M. WILL OCCUR AT ANT'S MOTHER AILURE TO HIS HOME BY	1048	1286

Entries	OHIOVS	CALHOUN, JR.	08CR076796	Date Filed: 09/24/2008		
Entry Date	Туре	Entry			Vol.	Page
03/16/2009	JOR ENTRY	AT DEFENDANT'S REQU PROVIDE DISCOVERY T TRIAL IS TOLLED FOR SERVICE OF DISCOVER STATE CERTIFYING TH DISCOVERY TO DEFEND SHALL BE TOLLED UNT COMPLETE DISCOVERY STATE. DEFENDANT W PURSUANT TO R.C. 29 CONFERENCE IS CONTIN A.M.	O DEFENDANT. TI A PERIOD OF 14 Y UPON DEFENDANT AT IT HAS FURNIS ANT, TIME FOR SP IL DEFENDANT HAS HAS BEEN FURNISH AIVES RIGHT TO S 45.71 ET SEQ. P	ME FOR SPEEDY DAYS TO PERMIT . UPON THE HED COMPLETE EEDY TRIAL CERTIFIED THAT ED TO THE PEEDY TRIAL RETRIAL	1050	1655
03/20/2009	MOTION	MOTION TO RELEASE F ELECTRONIC MONITORIN	ROM HOUSE ARREST NG FILED BY DEFT	AND REMOVE		
03/25/2009	(JMB)	A HEARING ON DEFT'S ARREST AND REMOVE EN 3/27/09 AT 9:30AM.	MOTION TO RELEA LECTRONIC MONITO	SE FROM HOUSE RING IS SET FOR	1050	2602
03/27/2009	(JMB)	DEFENDANT'S MOTION (AND REMOVE ELECTRON) TIME. NECT PRETRIAN A.M. (JMB)	C MONITORING IS	DENIED AT THIS	150	3189
04/10/2009	Journal Entry	DEFENDANT WAIVES STA PURSUANT TO R.C. 29 AT THE DEFENDANT'S HEREBY CONTINUED UNT SET FOR BENCH TRIAL (JMB)	45.71 ET. SEQ. REQUEST, FINAL IL: 6/4/09 AT 1	PRE-TRIAL HAD. PRE-TRIAL IS 1:30 P M CASE	1052	1301
05/04/2009	MOTION	MOTION TO RECONSIDER	MODIFYING BOND	FILED BY DEFT.		1
05/05/2009	(JMB)	PURSUANT TO CRIMINAL APPEARING TO THE COU QUALIFIES FOR THE CO PROGRAM. IT IS THER THAT THE DEFENDANT E SUBJECT TO CONDITION	RT THAT THE DEFE URT SUPERVISED F EFORE CONSIDERED E RELEASED FROM	NDANT HEREIN RELEASE AND ORDERED CUSTODY	1054	324
05/05/2009	WRIT	WARRANT TO DISCHARGE SHERIFF	ISSUED TO LORAI	N COUNTY		
06/04/2009	MOTION	MOTION FOR CONTINUAN	CE FILED BY DEFE	NDANT.		
06/05/2009	Journal Entry	DEFENDANT WAIVES STA PURSUANT TO R.C. 294 REMAINS SET FOR 7/1/ (JMB)	5.71 ET SEO. BE	SPEEDY TRIAL NCH TRIAL	1056	631
06/23/2009		SUPPLEMENTAL RESPONS DISCOVERY FILED BY D	E TO STATE'S REQ Efendant.	UEST FOR		

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Entries ,	OHIO VS (CALHOUN, JR.	08CR07679 6	Date Filed: 09/24/2008		an a
Entry Date	Туре	Entry			Vol.	Page
07/01/2009	(JMB)	DEFENDANT, HAVING OHIO CONSTITUTION CONSITUTION, TO TR MUST AGREE FOR THE GUILTY,WAIVES HIS ELECTS TO TRY HIS (JMB)	AND UNDER THE UNI IAL BY 12 JURORS, JURY TO RETURN A RIGHT TO A TRIAL	TED STATES EACH OF WHOM VERDICT OF BY JURY, AND		8
07/06/2009	(JMB)	DEFENDANT IN COURT WAIVER EXPLAINED TO DEFENDANT AND COUNS COURTS. CASE TRIED ON JULY EVIDENCE, DEFENDANT THE INDICTMENT. BO TO LORAIN COUNTY AN PRE-SENTENCE INVEST	O DEFENDANT. WAV SEL AND FILED WIT 1 AND JULY 2, 200 I FOUND GUILTY ON DND REVOKED. DEFI DULT PROBATION DE	IER EXECUTED BY H THE CLERK OF 09. UPON THE ALL COUNTS OF ENDANT REFERRED PARTMENT FOR	105 8	479
07/27/2009	MOTION	MOTION FOR TRANSCR DEFT.	IPTS AT STATE'S CO	OSTS FILED BY		
07/28/2009	(JMB)	DEFT'S MOTION FOR I TRANSCRIPT IS DENIE	PREPARATION OF THE	E TRIAL	1058	3268
08/21/2009	REPORT	PRE-SENTENCE REPORT	FILED.			
08/25/2009		APA INVESTIGATION O SCHEDULED FOR SEPTE (JMB)	COMPLETED. SENTENC EMBER 4, 2009 AT 6	CING HEARING 3:30 A.M.	1060	2757
08/27/2009		Cost Bill Entry				
09/04/2009	SENTENCING	DEFT APPEARED IN CO PLEAD GUILTY TO AND FOLLOWING CHARGES: COUNT 1: RAPE, 2907 COUNT 2: RAPE, 2907 COUNT 3: GROSS SEXU F-3 COUNT 4: GROSS SEXU F-3 DEFT SENTENCED TO: COUNT 1: LIFE IN PR AFTER SERVING 15 FU COUNT 2: LIFE IN PR AFTER SERVING 15 FU COUNT 3: 5 YEARS IN COUNT 4: 5 YEARS IN THESE SENTENCES ARE YEAR MANDATORY PRC. SEE JOURNAL. (JMB)	BEEN FOUND GUILT .02(A)(1)(B), F-1 .02(A)(1)(B), F-1 VAL IMPOSITION, 29 VAL IMPOSI	Y OF THE 007.05(A)(4), 007.05(A)(4), ELIGIBILITY ELIGIBILITY ELIGIBILITY	1062	651
09/04/2009		DEFT CLASSIFIED AS VICTIM REGISTRANT F VERIFICATION EVERY	OR HIS LIFETIME W	ITH IN-PERSON	1062	657
09/04/2009	(JMB)	DEFT SUBJECT TO 5 Y	EAR MANDATORY PRC	. SEE JOURNAL.	1062	658
09/09/2009		Cost Bill Entry				

Entries	OHIO VS CALHOUN, JR.	08CR076796	Date Filed: 09/24/2008	n a managen af kan ng mangana ng mga na ang pan ang panang panang pan	ander all fan de men yn yn er fel yn ar yn ar yn ar yn ar yn
Entry Date Type	Entry				
09/09/2009 SENT	ISSUED TO WARRANT TO	ICTMENT, JOURNAL ENTRY, LORAIN COUNTY SHERIFF CONVEY TO: RECTIONAL INSTITUTION	AND SENTENCE Along with	Vol.	Page
09/11/2009 MOTI	ON MOTION FILE	D BY ATTORNEY FOR EXTR	AORDINARY FEES		
09/11/2009 (ЈМВ	FOR THE ABO	BURGE HEREBY GRANTS E DVE-CAPTIONED CASE IN T FOR ATTORNEY FEES. IT		1062	1443
09/14/2009 (JMB)		A. DOWNS IS APPOINTED TO AL PROCESS.	O REPRESENT DEFT	1062	1642
09/17/2009	Cost Bill E	intry			
09/17/2009 RETUR		ETURN - I CONVEYED THE GNATED ON: 9/11/09, PHI	DEFENDANT TO LL R. STAMMITTI,		
09/28/2009 (JMB)	SENTENCING	ENTER DATED 9/4/09 IS V	ACATED.	1062	3339
09/28/2009 (JMB)	PLEAD NOT G FOLLOWING C COUNT 1: RAI COUNT 2: RAI COUNT 3: GRO F-3 COUNT 4: GRO F-3 DEFT SENTENO COUNT 1: LIE AFTER SERVIN COUNT 2: LIE AFTER SERVIN COUNT 3: 5 Y COUNT 4: 5 Y THESE SENTEN YEAR MANDATO SEE JOURNAL.	TE IN PRISON WITH PAROL IG 15 FULL YEARS IN LCI TE IN PRISON WITH PAROL IG 15 FULL YEARS IN LCI TEARS IN LCI TEARS IN LCI ICES ARE TO BE SERVED CO PRY PRC. CREDIT FOR ALL	VILTY OF THE -1 -1 2907.05(A)(4), 2907.05(A)(4), E ELIGIBILITY E ELIGIBILITY	1062	3340
09/28/2009 (JMB)	VICTIM OFFEN	TED AS A TIER III SEX O DER REGISTRANT FOR HIS RIFICATION EVERY 90 DAY	T.TEEPTIME STREET	1062	3346
09/28/2009 (JMB)		ECT TO MANDATORY 5 YEAR	S PRC. 1	.062	3347
10/28/2009 APPEAI	2 NOTICE OF AP (09CA009701)	PEAL TO THE COURT OF AP	PPEALS FILED.		
05/10/2010	TRANSCRIPT OF Three (3) Voi (09CA009701)	F PROCEEDINGS FILED CON LUMES.	SISTING OF		
		R	HEREBY CENTIFIED FIL OF THE ORIGINAL ON FIL (DOJ 2)18111 ON NABAKOWSKI, LOR LERK OF THE COURT C	AIN COUNTY	FFICE.

Printed On: Feb-18-11 12:38PM

DEPUTY

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BY



(Striving Towards A New Day!)

GENERAL LETTER OF INTRODUCTION

Stand Inc. / (Striving Towards A New Day!): is a new grassroots organization assembled to help level the playing field in the educational, employment, & judicial system towards citizens of America.

Stand Inc. / Ayettey Zubaidah / CEO/ President Stanle' Riley / Vice President

OLUN Ras a Stand Inc. Stand Inc. will be assisting member. Blackhurn date 0746-09 Member signature M date 07-06-05 STAND Inc. representative



7/17/2009

David Nehr 124 Middle Ave. Ste # 800 Elyria, OH. 44035

Mr. Attorney David Nehr,

I have enclosed a signed copy of Dennis A. Calhoun being assisted as a Stand Inc. member dated and signed by his mother Terry Blackburn on July 07, 2009. Ms. Blackburn has informed Stand Inc. (Striving Towards <u>A</u> New Day!) of your unprofessional verbal out lashing towards her during their supporting Dennis A. Calhoun Jr. in his court proceedings.

DR7-102. REPRESENTING A CLIENT WITHIN THE BOUNDS OF THE LAW. (A) In his representation of a client, a lawyer shall not: (5) knowingly make a false statement of law or fact. EC7-10: The duty of a lawyer to represent his client with zeal does not militate against his concurrent obligation to treat with consideration all persons involved in the legal process and to avoid the infliction of needless harm.

There were statements made by you Mr. Nehr that are unacceptable. "You are never going to see your son again." "Are you fucking crazy?" Ms. Terry Blackburn was very disturbed emotionally and mentally injured by your verbal abuse towards her.

You also approached Ms. Terry Blackburn with a plea bargain of fifth teen (15) to life with no parole eligibility on or about June of 2009. All this after Dennis A. Calhoun Jr. and her meet with you sometime in October or November of 2008, and you stated that the prosecution had no evidence for a conviction. You have deliberately taken this family on an emotional roller coaster ride.

In 2007 the Court reemphasized the Ohio Rules of Professional Conduct that recognizes each lawyer's obligation to engage in activities that promote the common good, including the provision of support for representation to indigent clients. A lawyer should be mindful of deficiencies in the administration of justice and of the fact that the poor cannot afford adequate legal services.

The last and final statement made by you that drove Ms. Terry Blackburn to seek other assistance for her son's freedom was "You're a fucking felon too" "His dad being a fucking felon didn't help him either". "Its pass guilty or innocent, it doesn't matter."



These comments were made on or about July 07, 2009. These types of statements made by a defense attorney are ludicrous to say the least.

There were witnesses to your making these statements too Ms. Terry Blackburn on both occasions. Lisa Young and Dennis A. Calhoun Sr. were present on or about July 07, 2009.

Best regards,

King Ayettey Zubaidah

Stand Inc. (Striving Towards A New Day!) CEO/ President /King Ayettey Zubaidah 1623 W.22nd Street, Lorain, OH. 44052 Phone # 440-242-0234 E-mail - standinc@gmail.com

CC: Office of Disciplinary Counsel 250 Civic Center Drive, Ste. 325 Columbus, OH. 43215-7411

> Ms. Terry Blackburn 1830 Oberlin Ave. Lorain, OH. 44052

Judge James Burge 225 Court Street 7th Fl. Rm. # 706 Elyria, OH. 44035 7/21/2009



Attorney David Nehr 124 Middle Ave. Ste. #800 Elyria, OH. 44035

Mr. Attorney David Nehr,

On July 20th, 2009 I spoke with Ms. Terry Blackburn the mother of Dennis Calhoun Jr. case # <u>08CR076796</u>. Ms. Blackburn informed me that in her conversation with you minutes earlier before she spoke with me, that you had told her that you were going to try and get her a copy of Dennis A. Calhoun Jr. transcript.

In your conversation with Ms. Blackburn you also stated that Judge Burge might be upset after seeing the letter written by me, King Ayettey Zubaidah/CEO of Stand Inc. on 07/17/2009 concerning your conduct towards Ms. Blackburn and their family during your handling of Dennis A. Calboun Jr. case.

Then Mr. Nehr, before ending your conversation with Ms. Blackburn you made another insulting statement. You said "You're going to cover your own ass".

CANON 5

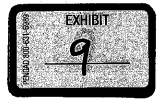
A Lawyer Should Exercise Independent Professional Judgment on Behalf of a Client

ETHICAL COSIDERATIONS

EC 5-1 The professional judgment of a lawyer should be exercised, within the bounds of the law, solely for the benefit of his client and free of compromising influences and loyalties. Neither his personal interests, the interests of other clients, nor the desires of third persons should be permitted to dilute his loyalty to his client.

Interests of a Lawyer That May Affect His Judgment

EC 5-2 A lawyer should not accept proffered employment if his personal interests or desires will, or there is a reasonable probability that they will, affect adversely the advice to be given or services to be rendered the prospective client. After accepting employment, a lawyer carefully should refrain from acquiring a property right or assuming a position that would tend to make his judgment less protective of the interests of his client.



If my common sense serves me right! I would think that these ETHICAL CONSIDERATIONS are saying that the ass you should be concerned about covering is your clients.

PLEASE Mr. Nehr perform your duties to Mr. Dennis A. Calhoun Jr. according to your professional duties and you'll make your client happy, Judge Burge happy, and last but not least, yourself Happy.

Professionally,

King Ayettey Zubaidah

KA2

CC: Office of Disciplinary Counsel 250 Civic Center Drive, Ste. #325 Columbus, OH. 43215-7411

> Judge James Burge 225 Court St. 7th Fl. Rm. 706 Elyria, OH. 44035

-Sep. 14. 2009 12:29PM

No. 0458 P. Z

Jenifer C. Berkl, Eso, David W. Nehr, Eso,



OF COUNSEL GEOFFREY R. SMITH. ESQ.

September 10, 2009

LCBA Disciplinary Committee 401 Broad Street, Suite 205 Elyria, OH 44035 LORAIN COUNTRY SOR AND CO

Re: Unauthorized Practice of Law claim Stand, Inc./King Ayettey Zubaidah 1623 West 22nd Street Lorain, OH 44052

This letter is to serve as a request for an investigation by the Lorain County Bar Association's Committee on the Unauthorized Practice of Law into the actions of an individual known as King Ayettey Zubaidah. During the last year, I have represented Dennis A. Calhoun Jr. in a criminal case alleging two counts of rape and one count of gross sexual imposition. On July 1 to July 2, 2009, I represented Mr. Calhoun in a bench trial regarding these charges.

At all times pertinent hereto, counsel repeatedly consulted with Mr. Calhoun's family. At no time was King Ayettey Zubaidah present during these discussions. Subsequently, on July 2, 2009, Judge James Burge found Mr. Calhoun guilty of all charges and referred him for sentencing.

On or about July 17, 2009 I received correspondence from King Ayettey Zubaidah stating that he and his organization, STAND, INC. represented Mr. Calhoun and his family. The correspondence accused me of verbally abusing my client and his mother. Additionally, Mr. Zubaidah quoted and attempted to apply Disciplinary Rule 7-102 and Ethical Consideration 7-10. Mr. Zubaidah stated that I had made several statements and/or promises regarding the outcome of the case, even though said quotes and promises were inaccurate or at best, taken out of context.

Further, Mr. Zubaidah forwarded this letter to the Disciplinary Counsel in Columbus, Ohio seeking to have disciplinary action taken against me for his erroneous attempt in applying law to the case at hand. Upon reviewing the letter, I began an investigation into the company known as Stand, Inc. and Mr. Zubaidah. I subsequently learned that he was formally known as Jerry McGee and that Mr. McGee has filed several lawsuits against agencies in Lorain County, and has a prior felony record.

I then presented the letter to Judge Burge who presided over the case, who informed me that I should discuss this matter with my client's family. As such, I spoke to Terry Blackburn, the mother of my client, and questioned whether or not she was being



represented by Mr. Zubaidah. She stated she was, and I advised her that he was not an attorney and incapable of providing legal advice.

Shortly thereafter, Mrs. Blackburn requested that I pay for and obtain a complete copy of the trial transcript. I informed her that I was appointed counsel, and that pursuant to said appointment I was unwilling to pay for the transcript from my own funds, but that I would file a motion with the court asking for a copy of the transcript at state's cost. I did so due to the fear that she would attempt further allegations of deficiency in my representation of her son.

On or about July 21, 2009, I received a second letter from Mr. Zubaidah, a.k.a. Stand, Inc. informing me that I was "covering my own ass" when I told Mr. Blackburn that I would attempt to obtain a copy. This is somewhat accurate as I informed Mrs. Blackburn that I would do what I could because Stand, Inc., had threatened to take me to the Disciplinary Counsel should I fail to do so.

Mr. Zubaidah's letter again quoted ethical considerations and disciplinary rules and attempted to apply them to misstated and/or erroneous facts. Subsequently, I filed a Motion for Transcripts, and Judge Burge denied said motion.

In the weeks that followed, I discovered that Mr. Zubaidah had alleged violations by other attorneys in unrelated cases, and had written letters to the Disciplinary Counsel in regard to those matters as well. Pursuant to my discoveries, I learned that he had advised other clients, against their attorneys' advice, resulting in long periods of incarceration of the defendants when the defendants followed Mr. Zubaidah's advice, rather than their own attorney's.

Further, on or about Aug 20, 2009, I was present in the prisoner holding cell in the basement of the Lorain County Common Pleas Courthouse speaking to another client when I witnessed Mr. Zubaidah enter the holding cell and begin dialogues with several other defendants present in the cell. Mr. Zubaidah discussed two of the defendants' cases with them and then left. Only attorneys, probation officers, prisoners, and sheriff deputies are to be permitted in the holding cell area.

It is clear, that based upon these actions by Mr. Zubaidah, that he intends to practice law without being an attorney, and that he willfully does so without abatement. I have also learned from another client that Mr. Zubaidah requested she retain Stand, Inc. in a Children's Services custody case because he promised to get her children back for her, even though the agency had taken custody of said minor children. Said client asked to remain anonymous but I feel this further shows Mr. Zubaidah willingness to act as a lawyer without having a license to practice.

Therefore, based upon these actions, and Mr. Zubaidah constant presence at court speaking to clients and advising them contrary to their attorney's advice, I ask that the Lorain County Bar Association investigate Mr. Zubaidah, and order him to cease and desist all unauthorized practice of law actions. 1 would also ask that this matter be forwarded to the Supreme Court of Ohio's Disciplinary Counsel so they can investigate Mr. Zubaidah's actions and accordingly hold him responsible for any wrong-doing.

If you have any further questions, please contact my office at your earliest convenience.

Sincerely,

NO. 0400

1.

David W. Nehr

5ep. 18. 2009 12:1/PM

JENIFER C. BERKI, ESQ. DAVID W. NEHR, ESQ.



No. 0477 P. 2

OF COUNSEL GEOFFREY R. SMITH. ESQ.

September 15, 2009

LCBA Disciplinary Committee 401 Broad Street, Suite 205 Elyria, OH 44035

> Re: Unauthorized Practice of Law claim Stand, Inc./King Ayettey Zubaidah 1623 West 22nd Street Lorain, OH 44052

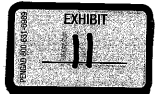
This letter is to serve as supplementary information for the investigation by the Lorain County Bar Association's Committee on the Unauthorized Practice of Law into the actions of an individual known as King Ayettey Zubaidah.

On September 15, 2009, I was in Common Pleas Court with my client, Mr. Gary Daniels, for a criminal pretrial. Afterwards, I personally witnessed Mr. Zubaidah speaking to Mr. Daniels in the hallway. According to my client, Mr. Zubaidah requested information on the pending case, and discussed an appellate issue that my client claims existed from a prior conviction. Further, my client informed me that Mr. Zubaidah stated that he was willing to assist my client with the appellate process and his current case.

If you have any further questions, please contact my office at your earliest convenience.

Sincerely,

David W. Nehr



124 MIDDLE AVENUE · SUITE 800 · ELYRIA. OHIO 44035 TELEPHONE 440.323.0687 · FACSIMILE 440.323.2332 BERKI.NEHR@LIVE.COM

Lorain County Court Of Common Pleas **Case Docket Sheet**

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CAPTION: ACTION:	OHIO VS WH Criminal	IITE		CASE NUMBER: DATE FILED:	08CR077119 11/07/2008
JUDGE:	Judge James	s L Miraldi			
Parties	Plaintiff(s)				
	STATE OF OHI	0	P - 1	LORAIN COUNTY PROSECUTO 225 COURT STREET 3RD FLOOR ELYRIA, OH 44035 ()	R,
	Defendant(s)				
	ERIC D WHITE 144 TEDMAN ELYRIA, OH SSN : 273-9 Sex: MALE Bond: \$250,0	CT 44035 4-7774 Date Race 200 Cash Othe Iyria 2008CRA0452	D - 1 e of Birth : 5/8/1988 e: African American er: \$0 21	KREIG J BRUSNAHAN, 158-A LEAR ROAD AVON LAKE, OH 44012 (440) 930-2600	
	Arrested: 11	/3/2008		JAMES EDWARD DORMAN, Ex MCCAFFERTY & DORMAN, LLC 2001 CROCKER ROAD, SUITE 130 WESTLAKE, OH 44145 (440) 250-1800 J. ANTHONY RICH, Excused: 1 600 BROADWAY LORAIN, OH 44052 (440) 245-2274)
Entries	оніс) VS WHITE	08CR077119	Date Filed: 11/07/2008	lpadnynys nysystem yw menediad y dawl dawl dawl af yw argen
Entry Date	Туре	Entry		Vo	I. Page
· ·	8 TRANSCRIPT	TRANSCRIPT ELYRIA MUNI 2008CRA0452	FILED. FROM CIPAL COURT. 1 - FELONIOUS ASS \$250,000 CASH. F		
12/17/200	8 INDICTMENT	ISSUED TO FELONIOUS A		· · · · · · · · · · · · · · · · · · ·	
12/19/200	9 RETURN			RSONAL SERVICE ON R. STAMMITTI, SHERIFF	
12/23/200	8 ARRAIGNMEN	INDICTMENT, CONTINUED.	ARRAIGNED. WAIVER ENTERED PLEA OF CASE ASSIGNED TO T FOR 1/2/09 AT 8	F NOT GUILTY. BOND JUDGE MIRALDI.	44 3045 XHIBIT
Printed On:	Feb-18-11 12:39PM			BRANK THE REPORT	Page 1

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12/23/2008	ATTY APPT	IT APPEARING DEF HEREBY APPOINTS J. DORMAN.	ENDANT IS INDIGE AS COUNSEL FOR	NT, THE COURT DEFENDANT ATTORNEY		
12/30/2008	INDICTMENT	SUPPLEMENTAL INE SHERIFF. SUPPLE)ICTMENT ISSUED T MENTAL INDICTMEN			
01/02/2009	FILING	REQUEST FOR DISC	COVERY FILED BY I	eft		
01/02/2009	MOTION	MOTION FOR BILL	OF PARTICULARS I	FILED BY DEFT		
01/02/2009	MOTION	MOTION FOR THE D CITY'S INTENTION FILED BY DEFT	PROSECUTING ATTY N TO USE EVIDENCI	TO DISCLOSE THE E IN CHIEF AT TRIAL		
01/02/2009	MOTION	MOTION TO EXAMIN MATERIAL FILED N		ND MITIGATORY		
01/02/2009	Journal Entry	DISCOVERY AND B PROVIDE DISCOVER BEFORE: 1/23/09 WITH DISCOVERY O DEFENDANT'S REQ 1/30/09 AT 8:30 TIME FOR SPEEDY SEQ. DEFENDANT PART AND DENIED	ILL OF PARTICULA RY AND BILL OF PARTICULA DEFENDANT TO ON OR BEFORE: 1, UEST, SECOND PRE A.M. DEFENDAN TRIAL PURSUANT	-TRIAL SET FOR: T WAIVES STATUTORY TO R.C. 2945.71 ET IFY BOND GRANTED IN DANT'S BOND		26
01/05/2009	9 FILING	DISCOVERY FILED	BY STATE OF OHI	0		
01/05/2009	9 FILING	REQUEST FOR DIS	COVERY FILED BY	STATE OF OHIO		
01/05/2009	9 FILING	BILL OF PARTICU	LARS FILED BY ST	ATE OF OHIO		
01/06/2009	9 REPORTER	COURT REPORTER FRIDAY, JANUARY	CERTIFICATION FI	LED		
01/06/200	9 BOND	BOND IS HEREBY (JMB)	CONTINUED.		1046	174
01/08/200	9 RETURN		N - I MADE PERSO /6/09, PHIL R. S	NAL SERVICE ON TAMMITTI, SHERIFF		
01/08/200	9 ARRAIGNMEN	INDICTMENT, ENT CONTINUED. CASE	IGNED. WAIVED RE TERED PLEA OF NO ASSIGNED TO JUE OR 1/30/09 AT 8:3	DT GUILTY. BOND DGE MIRALDI.	1046	740
01/08/200	9 ATTY APPT	it appearing de Hereby appoint Dorman.	EFENDANT IS INDIC IS AS COUNSEL FOR	GENT, THE COURT R DEFENDANT ATTORNEY	¢	

Entries	OHIO VS WHITE	08CR077119	Date Filed: 11/07/2008	акаттаба телено: манала _н ияртынун _н ун ур а рдалта	ቸው የመንግሥት መስራት የተመረጃት አካታቋቋ
Entry Date Type	Entry			Vol.	Page
	Entry DEFENDANT WAIVE PURSUANT TO R.	C. 2945.71 ET. SE NT'S REQUEST, PRE A: 3/6/09 AT 8:30	Q. PRE-TRIAL HAD. -TRIAL IS HEREBY	1048	79
02/05/2009 FILING	DISCOVERY FILED	BY STATE.			
02/05/2009 FILING	STATE'S SUPPLEM	ENTAL BILL OF PAR	RTICULARS FILED.		
02/12/2009 MOTION	MOTION FILED BY COUNSEL FOR DEF	ATTORNEY DORMAN	TO WITHDRAW AS		
02/13/2009 (JLM)	JAMES DORMAN'S Record for defe Granted leave t	ORNEY J. ANTHONY	W AS COUNSEL OF	1048	1534
02/20/2009	this case, defe	ney Fees of JAME	new counsel on to repay the Court S E. DORMAN in the	1048	2230
	paid to the Lor Pleas Court. The Lorai	is to be taxed as ain County Clerk n County Clerk of he Lorain County	of the Common Court shall pay		
03/02/2009	Cost Bill Entry				
03/09/2009 Journal	W/ ATTY RICH. Pre-trial is he	C. 2945.71 ET. SE AT THE DEFENDANT REBY CONTINUED UN ATTY ACKNOWLEDGES	Q. PRE-TRIAL HAD ''S REQUEST, TIL: 4/10/09 AT	1050	794
04/13/2009 Journal :	WITH NEW ATTORN PRE-TRIAL IS HE		Q. PRE-TRIAL HAD NDANT'S REQUEST, TIL: 5/15/09 AT	1052	1412
04/21/2009 Journal :	AT THE DEFENDA FOR 5/15/09 AT	C. 2945.71 ET. SE NT'S REQUEST, PRE 8:30 A.M. HEARIN NTIL FURTHER ORDE	Q. PRE-TRIAL HAD. -TRIAL REMAINS SET G ON MOTION FOR	1052	2316
04/24/2009 REPORTER	COURT REPORTER FRIDAY, APRIL 1	CERTIFICATION FIL 7, 2009	ED		

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Entry Date	Туре	Entry			Vol.	Page
05/19/2009	Journal Entry	DEFENDANT WAIVES	2945.71 ET. SEC ''S REQUEST, PRE-	. PRE-TRIAL HAD. TRIAL IS HEREBY	1054	1858
05/28/2009) (JIM)	BASED UPON THE AT DEFENDANT'S REQUE IS DENIED. CASE ON JUNE 12, 2009 (JLM)	ST FOR COURT SUF REMAINS SCHEDULE	ERVISED RELEASE	1054	3012
06/15/2009	MOTION	MOTION TO SUPPRES VIOLATIONS OF JUS DEFT. HEARING REQ	TICE DEPT STANDA			
06/15/2009	MOTION	MOTION FOR PUBLIC	PAYMENT OF FUND	S FILED BY DEFT.		
06/15/2009	Journal Entry	DEFENDANT WAIVES PURSUANT TO R.C. AT THE DEFENDANT CONTINUED UNTIL: TO FILE FOR IL. PLEA AGREEMENT OR SET FOR 11/6/09 AT 11/16/09 AT 8:30 (JIM)	2945.71 ET. SEQ 'S REQUEST, PRE- 6/19/09 AT 8:30 STATE TO SUPPLY CO-DEFENDANT. T 8:30 A.M. JURY	. PRE-TRIAL HAD. TRIAL IS HEREBY A.M. DEFENDANT DEFENDANT WITH FINAL PRETRIAL	1056	1650
06/22/2009	Journal Entry	DEFENDANT WAIVES PURSUANT TO R.C. AT THE DEFENDANT CONTINUED UNTIL: DEFENDANT'S MOTIO TIME. (JLM)	2945.71 ET. SEQ 'S REQUEST, PRE- 7/2/09 AT 1:30	PRE-TRIAL HAD. TRIAL IS HEREBY P.M. HEARING ON	1056	2446
07/02/2009		At defendant's re hearing scheduled THURSDAY, JULY 16 (JLM)	on July 2, 2009	are continued to	105 8	244
07/06/2009		Cost Bill Entry				
07/20/2009	REPORTER	COURT REPORTER CE	RTIFICATION FILE	D		
07/20/2009	Journal Entry	DEFENDANT WAIVES PURSUANT TO R.C. AT THE DEFENDANT CONTINUED UNTIL: DEFT'S MOTION TO IDENTIFICATION SAM MOTIONS CONTINUED	2945.71 ET. SEQ 'S REQUEST, PRE- 8/20/09 AT 1:30 1 SUPPRESS EYE WITT ME DATE AND TIME	. PRE-TRIAL HAD. FRIAL IS HEREBY P.M. HEARING ON NESS . DEFT'S OTHER	1058	2097
08/24/2009	Journal Entry	DEFENDANT WAIVES PURSUANT TO R.C. AT THE DEFENDANT CONTINUED UNTIL: WITNESSES PRESENT COURT. HEARING RI (JLM)	2945.71 ET. SEQ 'S REQUEST, PRE- 9/3/09 AT 1:30 H . MOTIONS UNDER	. PRE-TRIAL HAD. TRIAL IS HEREBY P.M. ALL REVIEW BY SAME	1060	2487

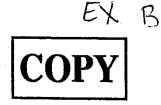
	OHIO V	S WHITE	08CR077119	Date Filed: 11/07/2008		
Entries	_	Factor (Vol.	Page
Entry Date	Гуре	Entry				
09/04/2009	Journal Entry	DEFENDANT PREVIO THE DEFENDANT'S CONTINUED UNTIL: HEARING SET FOR TRIAL. (JIM)	10/8/09 AT 1:30	E-TRIAL HAD. AT IAL IS HEREBY P.M. SUPPRESSION P.M. COURT IN JURY	1062	800
10/09/2009	REPORTER	COURT REPORTER C THURSDAY, OCTOBE		ED		
10/09/2009	(אונ)	DEFENDANT'S MOTI	ON FOR BOND REDU	JCTION IS DENIED.	1064	1082
10/09/2009	(MIT)	ARRAY HELD. MAT COURT. ATTORNEY OF DEFENDANT'S I STATE TO HAVE UN DEFENDANT'S MOT WITH A CAP OF \$1 DEFENDANT'S MOT ADVISEMENT.	TER TAKEN UNDER RICH TO PROVID POSITION ON OR BI WTIL 10-23-09 TO ION TO HIRE A PR 1,500 FOR EXPENSI ION TO MODIFY BO	RESPOND. IVATE INVESTIGATOR ES GRANTED. ND TAKEN UNDER	1064	1083
10/15/2009	FILING	DEFENDANT'S POS LINE-UP FILED.	F HEARING BRIEF	on improper photo		
10/15/2009	MOTION	MOTION FOR PAYM DEFENDANT.	ENT OF PUBLIC FU	NDS FILED BY		
11/10/2009	9 FILING	STATE'S BRIEF I FILED.	N OPPOSITION TO	DEFENDANT'S MOTION		
11/10/200	9 Journal Entry	PURSUANT TO R. HAD. AT THE D HEREBY CONTINUE TRIAL SCHEDULED HEARING ON DEF' HEARD ON 11/12/	C. 2945.71 ET. S EFENDANT'S REQUE D UNTIL: 11/12/ FOR 11/16/09 IS	CANCELLED. PERT WITNESS TO BE MTS IS STILL	1066	1168
11/12/200	9 MOTION	MOTION TO CONTI	NUE FILED BY DEP	fendant.		
11/13/200	9	Case is schedul FRIDAY, DECEMBE (JLM)	ed for a pre-tri R 4, 2009 at 8:3	ial conference on 30 A.M.	1066	1518
11/13/200	9 FILING	DEFENDANT'S MON JOURNAL. (JLM)	TION TO SUPPRESS	IS DENIED. SEE	1066	1519
11/19/200	9	Cost Bill Entry	(
12/03/200	9 MOTION	MOTION FILED B	Y ATORNEY RICH T	O WITHDRAW		

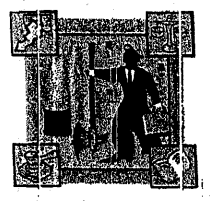
Ohic	VS WHITE	08CR077119	Date Filed: 11/07/2008		
Entry Date Type	Entry			Vol.	Page
12/08/2009	Defendant ha this case, d Appointed At amount of \$ Said a and paid to Pleas Court. The Lo	torney Fees of J. 2 890.00. mount is to be taxe the Lorain County (i to repay the Court ANTHONY RICH in the ed as Court Costs Clerk of the Common of Court shall pay	1068	900
12/08/2009 Journal Entr	PURSUANT TO AT THE DEFE CONTINUED UN RICH'S MOTIO	D R.C. 2945.71 ET. ENDANT'S REQUEST, P VIIL: 12/18/09 AT DN TO WITHDRAW GRAN	SEQ. PRE-TRIAL HAD. RE-TRIAL IS HEREBY 8:30 A.M. ATTORNEY	1068	805
12/08/2009 (JIM)	GRANTED. AT WITHDRAW.	ON MOTION TO WITHD TTORNEY ANTHONY RIC ATTORNEY KRIEG BRU F THE DEFENDANT.		1068	806
12/10/2009	Cost Bill En	ntry			
12/10/2009 REPORTER	· ·	TER CERTIFICATION F EMBER 4, 2009	ILED		
12/16/2009 (JLM)	December 18	t's request, pre-tr , 2009 is continued , 2009 at 8:30 A.M.	to WEDNESDAY,	1068	1888
12/16/2009	Cost Bill E	ntry			
12/28/2009 Journal Ent	PURSUANT T AT THE DEF	AIVES STATUTORY TIM O R.C. 2945.71 ET. ENDANT'S REQUEST, F NTIL: 2/5/10 AT 8:3	SEQ. PRE-TRIAL HAD. PRE-TRIAL IS HEREBY	1068	2935
02/08/2010 Journal Ent	PURSUANT T WITH NEW AT PRE-TRIAL I	AIVES STATUTORY TIM O R.C. 2945.71 ET. TORNEY. AT THE DE S HEREBY CONTINUED CASE TO BE RESOLVED	SEQ. PRE-TRIAL HAD FENDANT'S REQUEST, UNTIL: 3/4/10 AT	1072	934
03/03/2010	March 4, 20	t's request, pre-tr 10 at 1:30 P.M. is MARCH 4, 2010 at 8:3	re-scheduled to		
03/03/2010 (JLM)	MARCH 4, 20	T'S REQUEST, PRE-TR 10 AT 1:30 P.M. IS MARCH 4, 2010 AT 8:3	RE-SCHEDULED TO	1074	346

Entries	OHIO VS WHITE	08CR077119	Date Filed: 11/07/2008		
Entry Date Type	Entry			Vol.	Page
03/04/2010 PLEA	PLEA OF NOT ENTERS A PL PLEA IS ACC DEFENDANT G ADULT PAROL EVALUATION \$100,000.00 WILL INCLUE APARTMENTS OHIO 44052. PERMISSION ADULT PAROL	GUILTY AND REQUE EA OF GUILTY TO: EPTED. THE COURT GUILTY AND REFERS LE AUTHORITY FOR A AND REPORT; BOND PERSONAL BOND SU DE HOUSE ARREST AT 3910 WEST ERIE AV DEFENDANT TO HA TO VISIT HIS PRO LE AUTHORITY FOR H	DEFENDANT TO THE STATE	E	555
03/04/2010 PLEA/WA	RIGHTS FILE FELONIOUS A COUNT 2 FEI	ED. AMENDED INDIC ASSAULT WITH SPECI	FICATIONS ONE AND TWO, TH SPECIFICATIONS ONE	;	
03/04/2010 BOND	Bond Postei \$100,000 Pi): Ersonal Bond Poste	D BY DEFT		
03/04/2010 WRIT	WARRANT TO Sheriff	DISCHARGE ISSUED	TO LORAIN COUNTY		
03/08/2010	Cost Bill 1	Entry			
05/03/2010 REPORT	PRE-SENTEN	CE REPORT FILED.			
05/05/2010	SENTENCING Miraldi in	before the Honora Court Room 708, 7 nty Justice Center	been scheduled for ble Judge James L. th floor, at the , Elyria, Ohio on May	1078	3803
05/24/2010	Cost Bill	Entry			
05/24/2010 SENTENC	PLEAD GUIL COURT OF T FELONIOUS SPECIFICAT TO A TERM COUNT 1: SPECIFICAT SPECIFICAT THE GUN SP OTHER BUT COUNT 1. 3 CREDIT FOR ORDERED TO	TY AND HAVING BEEN HE FOLLOWING CHARG ASSAULT, 2903.11 (J IONS; COUNT 2 DISN OF CONFINEMENT OF 2 YEARS AT LCI ION ONE TO COUNT ION TWO TO COUNT ECIFICATIONS ARE CONSECUTIVE TO TH YEARS MANDATORY ALL DAYS SERVED	A)(2), F-2 W/2 Missed; and sentenced		5980
05/24/2010 SENT/CO	ISSUED TO WARRANT TO	ICTMENT, JOURNAL LORAIN COUNTY SH CONVEY TO: RECTIONAL INSTITU			

Entries	OHIO VS WHITE 08CR077119 Date Filed: 11/07/2008		
Entry Date Type	Entry	Vol.	Page
05/24/2010 REPORT	CASE DISPOSITION REPORT SENT TO B.C.I.&I.		
06/01/2010 RETURN	SHERIFF'S RETURN - I CONVEYED THE DEFENDANT TO PLACE DESIGNATED ON: 5/28/10, PHIL R. STAMMITTI, SHERIFF		
07/01/2010	In accordance with sentencing entry, defendant is ordered to repay court appointed attorney fees of KREIG BRUSNAHAN in the amount of \$ 611.00. Defendant is to pay said amount to the Lorain County Clerk of Common Pleas Court. The Lorain County Clerk of Court shall pay said funds to the Lorain County Treasurer.	1082	107
07/07/2010	Cost Bill Entry		
08/05/2010 (JLM)	PURSUANT TO A STATEMENT BY DEFENSE COUNSEL HIS APPLICATION FOR ATTY FEES WAS FILED IN A TIMELY MANNER, AUDITOR IS ORDERED TO PAY THE AMOUNT OF \$611.00 AS AND FOR ATTY FEES IN THE ABOVE MATTER.	1084	382
06/24/2013 AGING	A/R AGING START DATE		

I HEREBY CERTIFY THIS TO BE A TRUE COPY OF THE ORIGINAL ON FILE IN THIS OFFICE.
Woh 2/18/11
RON NABAKOWSKI, LORAIN COUNTY CLERK OF THE COURT OF COMMON PLEAS
Tontale DEPUTY





<u>STAND Inc.</u> (Striving Towards <u>A New Day!</u>)

GENERAL LETTER OF INTRODUCTION

Stand Inc. / (Striving Towards A New Day!): is a new grassroots organization assembled to help level the playing field in the educational, employment, & judicial system towards citizens of America.

> Stand Inc. / Ayettey Zubaidah / CE()/ President Stanle' Riley / Vice President

GAIL M. Whi Stand Inc. will be assisting 1 as a Stand Inc. nember. Member signature iate 6-16-09 Jailel vilate 06-16-2009 STAND Inc. representative



0/70 TOU 1



January 8, 2010

PERSONAL AND CONFIDENTIAL

Attorney Michelle Hall Board on the Unauthorized Practice of Law Supreme Court of Ohio 65 South Front Street, 5th Floor Columbus, Ohio 43215-3431

Attorney John D. Pincura, III Chairperson-Lorain County Bar Association Unauthorized Practice of Law Committee Attorney at Law 158 Lear Rd Avon Lake, OH 44012

Dear Attorney Hall and Attorney Pincura:

RE: Stand, Inc. (aka King Ayettey Zubaidah)

Confirming our conversations, here is my requested report concerning my interactions with the above named party/entity.

<u>State v. Eric White 08CR077119 - (Attached Exhibit A)</u> (Member of Stand, Inc.)

The undersigned was appointed to represent Mr. White on February 13, 2009. Mr. White is charged with Felonious Assault and a five-year "drive by shooting" firearm specification. Mr. White's prior counsel James Dorman had to withdraw due to a conflict based upon activities that Mr. White and or his family wanted to pursue during his case. After my appointment, Gail White (Eric's mother) asked to meet and discuss Eric's case at my office. I was not aware of Stand's involvement. On the morning of Saturday July 11, 2009 Mrs. White appeared at my office accompanied by Mr. Zubaidah. Gail White is a contractual member of Stand, Inc. (Attached Exhibit B) I was familiar with Mr. Zubaidah and his "personal representative capacity" due to



my representation of Isaiah S. Harris at trial on May 14, 2009, which will be discussed <u>infra.</u>

Mrs. White in our meeting, as she did with Mr. Dorman, inquired and advocated pursuing avenues/defenses of Eric that were unlawful and prohibited by our rules of conduct, including but not limited to introducing false documents to create an alibi, and the insinuation that the key witness could be bribed. Although Mr. Zubaidah was present, I cannot state he created, encouraged, nor actually participated in Mrs. White's advocacy to me of said "defenses". When Mrs. White was finished, I made it clear that I was the lawyer, and that I was going to decide with Eric what Eric's defense would be at trial. I believe my directness with Mrs. White and Mr. Zubaidah strained my relationship with my client, as prior to this date, I had no problems with him.

After this meeting, it became clearer and clearer to me based upon numerous discussions at pre-trials and hearings with Mr. White that he was still being counseled by Mr. Zubaidah. Altough Mr. Zubaidah expressly states he is "not an attorney", he is inherently providing legal advice. On December 3, 2009, the day before a critical pre-trial in Eric's case in which we were to set a trial date as the State again rejected Mr. White's plea offer, I received attached Exhibit C (e-mail and letter from Mr. Zubaidah) His letter cites law, ethical canons, and "comparative" cases. Although not relevant for the purposes of this letter, a cursory examination of his citations, comparisons, and analysis, demonstrate a significant ignorance of the relevant issues in Mr. White's case.

Due to Mr. Zubaidah's interference with my representation of Eric White, I filed a Motion to Withdraw and said hearing took place on December 4, 2009. (Attached Exhibit D- Complete hearing transcript attached with relevant portions highlighted-including an on the record statement from Mr. Zubaidah)

State v. Isaiah S. Harris 08CR075721, 08CR076357, 08CR077230 (Member of Stand, Inc.)

Isaiah S. Harris is/was a member of Stand, Inc. The undersigned was appointed to represent Defendant in the above captioned cases on May 23, 2008, September 11, 2008, and December 30, 2008 respectively. Over my objection, the Court consolidated all three of Mr. Harris's cases for trial due to defendant's demand for an "instant trial" on all charges. On March 1, 2009 I drafted my client a very aggressive letter (attached Exhibit E) to address several accusations and issues raised by my client that were interfering with his defense¹. I have attached the letter in its entirety as it explains some of

¹ Said attached letter from Attorney to Client is not a waiver of the Attorney-Client privilege and is being submitted as it is relevant for your committee's review of what transpired in this matter.

his procedural history, the seriousness of the charges, and my analysis of his case.

I was not aware Mr. Zubaidah was counseling Mr. Harris nor advising him about what "I should be doing and not doing" until Judge Rothgery provided me with attached Exhibit F. (Zubaidah letter to Judge Rothgery) The letter by Mr. Zubaidah to Judge Rothgery demonstrated a complete and total disregard of the undisputed facts that lead to Mr. Harris's charges. For instance, Mr. Harris completely confessed to many of the crimes he was charged with in jail phone calls to the victim, yet Mr. Zubaidah encouraged Mr. Harris to proceed to trial and deny any responsibility for the offenses. As stated in said letter, Mr. Zubaidah believed the acts of Mr. Harris were nothing more than "intoxicated love emotions", and "not being able to handle the intoxicated addiction for each others love". Zubaidah then asserts Mr. Harris is not guilty of anything but "loving Iesha too much", and that neither the victim nor Mr. Harris is "more guilty than the other".

Prior to trial, the Court indicated the defendant would receive a three year concurrent prison term, (minimum sentence) in exchange for a guilty plea in all three case. On the day of trial, the offer was four years. Defendant Harris turned down said offer over my strenuous attempts to convince him otherwise.

During trial, (May 14, 2009) Mr. Zubaidah was present and continued to encourage Mr. Harris to contest the charges in direct contrast to my legal advice. During a break early in the trial, the Court expressly stated its concern about Mr. Harris's decision to proceed and was concerned if there was a communication problem between client and counsel. (See attached Exhibit G) The Court provided the undersigned with vet another opportunity to again attempt to convince Mr. Harris of the benefit of accepting a plea/sentencing deal. The Court allowed counsel to involve Mr. Harris's father Harold Harris, who did everything possible to assist me in convincing his son that he was making a monumental error in proceeding. Harold Harris was present during trial and had also heard Isaiah's confession to most of the charges. Unfortunately Mr. Zubaidah was also present and continued to encourage Isaiah to proceed notwithstanding the abundance of evidence that the State was eliciting and presenting during their case in chief. Thereafter Harold Harris and Mr. Zubaidah had a heated exchange in Court due to the belief of Harold Harris that Mr. Zubaidah was "assisting in the brainwashing of my son". The "communication problem" between Isaiah Harris and counsel, i.e., Isaiah's refusal to listen to counsel, was absolutely. positively, and unequivocally exacerbated, encouraged and endorsed by Mr. Zubaidah.

Mr. Zubaidah's "legal system guidance" to his "client" Mr. Harris proved to be catastrophic as Mr. Harris was found guilty of several charges and sentenced to an aggregate prison term of 23 ½ years, i.e., 20 ½ more years than if he would have taken my advice to accept the plea/sentencing deal offered by the State prior to trial and approved by the Court.

In closing, I originally believed Mr. Zubaidah had good intentions. Although Mr. Zubaidah repeatedly states he is "not a lawyer and does not practice law", it is inherently clear that he is not only giving his clients legal advice, but he is actually giving them incompetent, horrific legal advice, in direct contrast to their appointed lawyers. His contracts expressly state his organization, Stand, Inc., will be assisting in the judicial system; clients are "members", and Mr. Zubaidah is their representative.

Mr. Zubaidah's continued willingness to placate and appease his "clients" by providing them with non-relevant criminal law, advice and "guidance through the justice system"; feeding into, encouraging and aiding and abetting their sometimes outright delusional and or irrationally skewed view of their cases and the legal system, while simultaneously ignoring overwhelming evidence and the legal advice given to them by their lawyers, combined with a new and growing arrogance to assume lawyers handling his "client's" cases are "sub-par, incompetent, and unethical" without a rationale basis for such an opinion, interferes with my ability to defend Mr. Zubaidah's "clients", and more importantly my clients.

Although Mr. Zubaidah's organization is an acronym for "Striving Towards A New Day", I submit it would be more appropriately referred to as "Striving Towards ANother Disaster".

Respectfully,

J. Anthony Rich Attorney at Law

Enc A-Docket of Eric White Case B-Gail White/Stand/Zubaidah Contract C-E-Mail and letter from Zubaidah D-Transcript of Motion to Withdraw-White Case E-Letter to Isaiah Harris F-Zubaidah letter to Judge Rothgery-Harris Case G-Portion of Trial Transcript



J Anthony Rich 600 Broadway Lorain, OH. 44052

Reference: OHIO vs WHITE Case # 08CR077119

Dear J. Anthony Rich,

I've made several requests to the White family to be patient with you concerning Eric White's unlawful, inhumane, and unfair treatment. Another two months has passed an Eric is still incarcerated. Eric has been denied his rights to DUE PROCESS of LAW: A fundamental, constitutional guarantee that all legal proceedings will be fair and that one will be given notice of the proceedings and an opportunity to be heard before the government acts to take away one's life, liberty, or property. Also, a constitutional guarantee that a law shall not be unreasonable, Arbitrary, or capricious.

With that being said Mr. J Anthony Rich, you have been appointed to see that Eric White's liberty does not be violated? <u>CANON 6: EC 6-1</u> Because of his vital role in the legal process, a lawyer should act with competence and proper care in representing clients. He should strive to become and remain proficient in his practice and should accept employment only in matters which he is or intends to become competent to handle.

On 09/22/2009 I wrote a letter to the Honorable Judge Miraldi comparing the prosecution unfair and partial treatment with other citizens with the same or similar charges as Eric White's. After speaking with you and your agreeing that you felt that Eric was also being treated unfairly I felt that you would put forth some effort to restore Eric's faith of the judicial system.

<u>CANON 6: EC 6-4</u> Having undertaken representation, a lawyer should use proper care to safeguard the interest of his client. If a lawyer has accepted employment in a matter beyond his competence but in which he expected to become competent, he should **diligently** undertake the work and study necessary to qualify himself. In addition to being qualified to handle a particular matter, his obligation to his client requires him to prepare adequately for and give appropriate attention to his legal work.

I went out and visited Eric on 12/02/2009. During our conversation Eric informed me that you have only come to visit and talk with him one time since his incarceration of thirteen months. We (the family and I), don't think those are actions of a lawyer being competent. Eric's views of his case and concerns of his innocence should be greatly and humbly of priority to you since you are getting paid to protect his freedom.



Again! I am sending more comparative cases to you, Judge Miraldi, the Prosecutors office, and the U.S. Department of Justice/Civil Rights Division. Hopefully this will motivate someone to pursue taking some positive action on Eric White's behalf which has never been in any trouble before, a 22 year old American citizen, high school graduate, and has cooperated with the judicial system whole heartily through out this horrific event causing his incarceration.

Here are two comparative cases. Case # 09CR077909, Judge Miraldi Court – OHIO vs. ORTIZ. Filed on 03/26/09. CONVEYANCE OF DRUGS OF ABUSE ONTO THE GROUNDS OF A SPECIFIED GOVERNMENT FACILITY, 2929.36(A) (2), F-3; HAVING WEAPONS WHILE DIABILITY, 2923.13(A)(3), F-3; CARRYING CONCEALED WEAPONS,2923.12(A)(2), F-4; POSSESSION OF DRUGS,2925.11(A), F-5; DRUG PARAPHERNALIA, 2925.14(C)(1), M-4 – BOND SET AT <u>\$15,000</u> CASH SURETY BOND POSTED BY ABC BAIL BONDING. BAILED.

Case # 09CR078236 OHIO vs. JONES. Judge Ewers Court- Filed on 05/15/2009. ILLEGAL CONVEYANCE OF WEAPONS OF PROHITED ITEMS ONTO GROUNDS OF DETENTION FACILITY OR INSTUTITION CRB 0901485A-POSSESION OF DRUGS- MARIJUANA; DRUG PARAPHERNALIA TRD 0902349-DUS BOND SET AT <u>\$2,500</u> CASH. SURETY BOND POSTED BT T BONDS. BAILED.

I have many more unfair & partial comparative cases. I would hope by these two alone I have proven that Eric White at least deserves bond be set equally if not less than the two people I have compared his case with to free him until his case is resolved. All we (Eric's family and I) are requesting is that he be given just as a fair chance as others of similar charges.

Last but not least I would like to address the responsibility of the Prosecutor. CODES OF JUDICIAL CONDUCT EC7-13: The responsibility of a public prosecutor differs from that of the usual advocate; his duty is to <u>seek justice, not merely to convict</u>. This special duty exists because: (1) the prosecutor represents the <u>sovereign</u> and therefore should use restraint in the discretionary exercise of governmental powers, such as in the selection of cases to prosecute. (3) In our system of criminal justice the accused is to be given the <u>benefit of all reasonable doubts.</u>

<u>STAND</u> (Striving Towards <u>A</u> New <u>Day</u>!) only hope and mission is to see that every citizens of America is given equal and fair treatment regardless of what a persons race, creed, color, and political affiliation is. If we all work together more positive actions can be shared from our labor.

I have enclosed a copy of the letter that I sent 09/22/09 to Honorable Judge James Miraldi to increase your scope of what has already occurred.

Respectfully, King Ayettey Zubaidah STAND (Striving Towards A New Day!) KAZ/CEO/President 1623 W.22nd Street Lorain, OH. 44052 E-mail – <u>standinc@gmail.com</u>

CC:

Honorable Judge James Miraldi Lorain County Justice Center 225 Court Street Ct. room # 708 Elyria, OH. 44035

Dennis P. Will/ Lorain County Prosecutor Office Lorain County Justice Center 225 Court Street, 3rd Fl. Elyria, OH. 44035

U.S. Department of Justice Civil Rights Division Sarah Stella Lopez/Investigator 950 Pennsylvania, Ave. N.W. 601 D. Street, RM 5421C Washington, DC. 20530 September 22, 2009





Honorable Judge James Miraldi Lorain County Justice Center 225 Court Street, Rm. # 708 Elyria, OH. 44035

Reference: OHIO VS WHITE Case # 08CR077119

Dear Honorable Judge Miraldi,

My name is King Ayettey Zubaidah; I'm the CEO/President of the new grassroots organization called Stand Inc. (Striving Towards <u>A New Day</u>!). I hope that my letter find you in the best of health and spirit. I am a long time friend of the White family and have known Eric well enough to bare wittiness to his character.

As some people do, Eric has found himself in some serious trouble. Eric's bond was set at \$250,000 (Two hundred fifty thousand dollars) for felonious assault F-2 on 11/07/2008. Eric's bond was modified on 01/02/2009 to the amount of 100,000 (One hundred thousand). Eric still sits in the County jail today.

This is Eric first time being in any trouble of this magnitude and by me setting in the court rooms regularly I find it to be unfair and partial treatment towards Eric for whatever reasons that prosecution find justifiable. Stand Inc. does not act as a lawyer and we are not qualified to practice law. What Stand Inc. does do, is compare cases with other cases to see if we have questionable reasons for unfair and partial treatment against one person verses another.

Here is a case that I'm comparing Eric D. White case with. Cory A Briggs, - Patfield, case # 08CR076237. CRA 0801915- Felonious Assault, CRA 0801916- Felonious Assault, & CRA 0801917- Felonious Assault all F-2. Aggravated riot, F-4, Bond set at \$25,000 (Twenty-five thousand dollars) on 07/02/2008. On 07/23/2008 defendant fail to appear this date in a timely fashion. Bond continued. Cory has remained free for a total of fourteen (14) months.

Honorable Judge Miraldi, Eric White turned himself in willing when he heard on the streets that there may have been a warrant out for his arrest. Eric had made plans to go to the service before serious trouble lifted its ugly head. After speaking with his distraught mother Gail White, his plans still remains the same if he could make bond.



My request to you Sir would be that Eric D. White be granted the same if no a perbound than Cory A Briggs- Patfield because Mr. Eric D. White has not had his freedom for ten (10) months and has not had the privilege of having his bond continued as Cory A Briggs- Patfield had.

Respectfully,

King Ayettey Zubaidah

KAZ

Stand Inc. (Striving Towards A New Day!) King Ayettey Zubaidah/ CEO/President 1623 W. 22nd Street Lorain, OH. 44052 Phone # 440-242-0234 E-mail - <u>standine a gmail.com</u> 225 Court Street, 7th Floor Elyria, Ohio 44035

Linda Butler, Staff Attorney (440) 328-2393 LButler@LorCnty.com

Aneta Fine, Court Reporter (440) 328-2392 AFine@LorCaty.com

Tom Orlando, Bailiff (440) 328-2391 TOrlando@LorCnty.com



Phone: 440-328-2389 440-244-6261 Ext. 2389 Fax: 440-328-2396

Rachel Velez Civil Assignment Commissioner RVelez@Loi Cnty.com

COURT OF COMMON PLEAS

JAMES L. MIRALDI, JUDGE

Christine McKay Criminal Assignment Commissioner CMcKay@LorCnty.com

September 29, 2009

Mr. J. Anthony Rich Attorney at Law 600 Broadway Lorain, Ohio 44052

RE: Eric White

Dear Anthony:

Enclosed please find a copy of a letter sent to Judge Miraldi regarding your client, Eric White. At this time, Judge Miraldi has asked that I forward a copy of this letter to you and if you wish to move the Court to amend the bond, we will set for a bond hearing.

Sincerely, Christine Mate-McKay

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Enclosure



Lorain County Court Of Common Pleas Case Docket Sheet

CAPTION: ACTION: JUDGE:	OHIO VS. H Criminal Judge Chris		thgery		CASE NUMBER: DATE FILED:	·	08CR075721 04/17/2008
Parties	Plaintiff(s)						
	STATE OF OH	iO		P - 1	LORAIN COUNTY PROSEC 225 COURT STREET 3RD FLOOR ELYRIA, OH 44035 () -	UTOR,	
	Defendant(s)						
	ISAIAH S HAR 3107 CAROLI LORAIN, OH	NE AVE		D - 1	J. ANTHONY RICH, 600 BROADWAY LORAIN, OH 44052		
	SSN : 300-8 Sex: MALE Bond: \$5,00 Muni Ct #: L Arrested: 4/7	0 Cash orain CRA 08	Date of Birth : 12/ ⁻ Race: African Ame Other: \$0 00873		(440) 245-2274		
Entries	ОНЮ	VS. HARRIS	08C	R075721	Date Filed: 04/17/2008		alan aya kara da aya aya aya aya aya aya aya aya aya
Entry Date	Туре	Entry				Vol.	Page
04/17/2008	TRANSCRIPT	LORAIN 1 CRA 0800 BOND SE PROPERT	MUNICIPAL COUR 0873 ~ DOMEST I AT \$5,000 C	IC VIOLENO ASH. BY JAMES	AND BERNICE HARRIS.		
05/14/2008	INDICTMENT	ISSUED : FELONIO	to lorain cou	UNTY SHER] 903.11(A)(COPY OF INDICTMENT IFF. INDICTMENT FOR (1), F-2; DOMESTIC		
05/23/2008	(MAB)	SET FOR	TENT CONTINUE 6/25/08 AT 8 0 TO THE DOCKE	:30 A.M.	NMENT AND PRE-TRIAL This case is hereby E Rothgery.	1030	1831
05/23/2008	ATTY APPT	HEREBY	ARING DEFENDAN APPOINTS AS (DNY RICH.	NT IS INDI COUNSEL FC	GENT, THE COURT OR DEFENDANT ATTORNEY		



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Entries	OHIO V	S. HARRIS	08CR075721	Date Filed: 04/17/2008	ANT, JANOVALIA ALTOLIAT ANGRAZANSKY ALTOLIAT A	Soldand Constant of the Weine with
Entry Date	Туре	Entry			Vol.	Page
06/26/2008	Journal Entry	DEFENDANT DOES RE PARTICULARS. PRO BILL OF PARTICULA DEFENDANT TO PROV OR BEFORE: 7/30/0 OR BEFORE: N/A REQUEST, SECOND P 8:30 A.M. DEFEND WAIVES STATUTORY TO R.C. 2945.71 E (CRR)	SECUTOR TO PROVI RS ON OR BEFORE IDE PROSECUTOR W 8 ALL MOTIONS AT THE DE RE-TRIAL SET FOR ANT MUST BE ARRA TIME FOR SPEEDY	DE DISCOVERY AND : 7/23/08 ITH DISCOVERY ON SHALL BE FILED ON FENDANT'S : 7/30/08 AT IGNED. DEFENDANT	1032	3172
	ARRAIGNMEN	DEFENDANT ARRAIGN INDICTMENT, ENTER CONTINUED. CASE A ROTHGERY. PRE-TR	ED PLEA OF NOT (SSIGNED TO JUDGE IAL SET FOR THIS	GUILTY. BOND CHRISTOPHER DATE. (CRR)	1034	3456
07/30/2008	ATTY APPT	IT APPEARING DEFEN HEREBY APPOINTS J. ANTHONY RICH.	NDANT IS INDIGEN ÁS COUNSEL FOR DI	F, THE COURT EFENDANT ATTORNEY		
07/30/2008	Journal Entry	FIRST PRE-TRIAL HA DISCOVERY AND BILL PROVIDE DISCOVERY BEFORE: 9/2/08. WITH DISCOVERY ON DEFENDANT'S REQUES 9/24/08 AT 8:30 A TIME FOR SPEEDY TH SEQ. (CRR)	L OF PARTICULARS. AND BILL OF PART DEFENDANT TO PF OR BEFORE: 9/24/ ST, SECOND PRE-TF .M. DEFENDANT WA	PROSECUTOR TO FICULARS ON OR ROVIDE PROSECUTOR (08. AT THE RIAL SET FOR: AIVES STATUTORY	1034	3457
07/31/2008	FILING	NOTICE OF SERVICE STATE OF OHIO	OF MEDICAL RECOR	OS FILED BY		
07/31/2008	FILING	STATE'S RESPONSE 1 DISCOVERY FILED.	O DEFENDANT'S RE	QUEST FOR		
07/31/2008	FILING	REQUEST FOR DISCOV	VERY FILED BY STA	TE OF OHIO		
07/31/2008	FILING	STATE'S RESPONSE T OF PARTICULARS FII	O DEFENDANT'S RE ED.	QUEST FOR A BILL		
09/25/2008	RETURN	SHERIFF'S RETURN - DEFENDANT ON: 9/2 (NEW ADDRESS OF:	4/08, PHIL R. ST	AMMITTI, SHERIFF		
09/25/2008	Journal Entry	DEFENDANT WAIVES S PURSUANT TO R.C. AT THE DEFENDANT' CONTINUED UNTIL: 1	2945.71 ET. SEQ. S REQUEST, PRE-T	PRE-TRIAL HAD. RIAL IS HEREBY	1038 2	2975
10/30/2008	Journal Entry	DEFENDANT WAIVES S PURSUANT TO R.C. AT THE DEFENDANT' CONTINUED UNTIL: (08CR076357) (CRR)	2945.71 ET. SEQ. S REQUEST, PRE-T	PRE-TRIAL HAD. RIAL IS HEREBY	1040 :	3745

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Entry Date	Туре	Entry			Vol.	Page
12/03/2008	Journal Entry	AT THE DEFENDAN	. 2945.71 ET. SEC I'S REQUEST, PRE- 1/21/09 AT 8:30	PRE-TRIAL HAD.	1044	393
01/21/2009	Journal Entry	DEFENDANT WAIVES PURSUANT TO R.C. AT THE DEFENDAN CONTINUED UNTIL: (08CR077230) (08CR (CRR)	2945.71 ET. SEC S REQUEST, PRE- 2/18/09 AT 8:30	PRE-TRIAL HAD. TRIAL IS HEREBY	1046	2302
02/19/2009	REPORTER	COURT REPORTER CE (08CR077230)(08CE 2/18/09		G		
02/19/2009	Journal Entry	DEFENDANT WAIVES PURSUANT TO R.C. AT THE DEFENDANT HEREBY CONTINUED TRIAL SET FOR MA STATE OHIO'S MOTI GRANTED ON REGARD CAPTIONED MATTERS TO BY THE DEFENDA VOICED AN OBJECTI (08CR076357) (08CR (CRR)	2945.71 ET. SEQ S'S REQUEST, FINA UNTIL: 4/8/09 A AY 14, 2009 AT 8: ON TO CONSOLIDAT OS TO ALL THREE (S. SAID CONSOLID INT ALTHOUGH DEFE	PRE-TRIAL HAD. L PRE-TRIAL IS T 8:30 A.M. JURY 30 A.M. THE E IS HEREBY 3) OF THE ABOVE ATION WAS AGREED	1048	2086
03/23/2009	MOTION	MOTION TO AMEND I	NDICTMENT FILED	BY STATE OF OHIO		
03/23/2009	FILING	STATE'S SUPPLEMEN	TAL DISCOVERY FI	LED.		
04/09/2009	(CRR)	CAUSE , HEREBY VO	LUNTARILY WAIVE . BY JURY, AND ELE URT IN WHICH THE LLY UNDERSTAND T E, I HAVE A CONS Y.	HAT UNDER THE	1052	1133
04/09/2009	Journal Entry	DEFENDANT WAIVES PURSUANT TO R.C. REMAINS SET FOR 5 WAIVER WAS SIGNED (08CR077230) (08CR (CRR)	2945.71 ET SEQ. /14/09 AT 8:30 A IN OPEN COURT.	JURY TRIAL	1052	1134
04/21/2009	FILING	STATE'S SUPPLEMEN	TAL DISCOVERY FI	LED.		
04/21/2009	FILING	NOTICE OF SERVICE STATE.	OF MEDICAL RECON	RDS FILED BY		
05/20/2009	(CRR)	THE STATE'S MOTIO THE ABOVE CAPTION HEREBY GRANTED WI (08CR076357)	ED MATTERS ARE WE	ELL TAKEN AND ARE	1054	2074

Entries	OHIO VS. HARRIS	08CR075721	Date Filed: 04/17/2008		
Entry Date Type	Entry			Vol.	Page
05/20/2009	CONSOLIDATED ALL PARTIES THE FOLLOWIN FOLLOWING CA		SCHEDULED THIS DATE, TO THE ADMISSION OF IMENTS IN THE FOR REPORTS AND	1054	2075
05/20/2009 (CRR	MATTERS. CO RULE 29 MOT TO RULE AND 2009 AT 8:30	OURT WITHHOLDS RUL ION, UPON REVIEW OF RENDER VERDICT ACC	F THE EXHIBITS, COUR CORDINGLY ON MAY 20, S ARE HEREBY ORDERED	105 4 F	2077

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Entries	OHIO VS. HARRIS	08CR075721	Date Filed: 04/17/2008		
Entry Date Type	Entry			Vol.	Page
05/20/2009 (CRR)	AGREEMENT OF PREVIOUSLY W EACH CASE AN TRIAL ON MAY WITNESSES WH THE STATE RE CASE, THAT W WITHOUT OBJE THE COURT RE	THE PARTIES. THE AIVED HIS RIGHT TO D THE MATTER PROCE 14, 2009. THE ST O WERE SUBJECT TO STED OFFERING SEVE ERE ADMITTED EITHE CTION. SERVED ITS RULING	A JURY TRIAL IN EDED TO A BENCH ATE CALLED 3 CROSS-EXAMINATION. RAL EXHIBITS IN EACH R BY STIPULATION OR		2078
G	UNTIL THE CC IN DETAIL. THE DEFENDAN DEFENDANT, W	URT COULD REVIEW 1	THE OFFERED EXHIBITS THESS, THE CROSS-EXAMINATION.	2	
	CONTINUED TO	RESERVE ITS RULIN	MOTION AND THE COUR! IG FOR THE ABOVE UE PRESENTED BY EACH		
	RULE 29: THE	CQUITTAL AS TO EAC DICTMENTS.	OLLOWS: DEFENDANT'S RULE 29 CH COUNT IN EACH OF		
	CT 1: FELONI FELONY OF TH CT 2: DOMEST	OUS ASSAULT, R.C. E 2ND DEGREE, NOT CIC VIOLENCE, R.C.			
	CASE NO. 080 CT 1: Domest Of the 4th e		2919.25 (A) , A FELONY ORDER OR CONSENT		
- -	THE 1ST DEGR CASE NO. 080 CT 1: KIDNAR THE 1ST DEGR	2077230: 291ng, R.C. 2905.01 2015, Not Guilty.	(A) (4), A FELONY OF	_	
	DEGREE, GUII CT 3: AGGRAV FELONY OF TH CT 4: AGGRAV FELONY OF TH		LTY. C. 2911.11(A)(2),A LTY.	L	

CT 5: INTIMIDATION, R.C. 2921.03(A), A FELONY OF THE 3RD DEGREE, GUILTY.

CT 6: DOMESTIC VIOLENCE, R.C. 2919.25(A), A FELONY OF THE 4TH DEGREE, GUILTY.

CT 7: VIOLATING A PROTECTION ORDER, R.C. 2919.27(A)(1), A MISDEMEANOR OF THE 1ST DEGREE, GUILTY.

THE COURT TO PROCEED TO SENTENCING THIS DATE. SEE SEPARATE ENTRIES. IT IS SO ORDERED. (AND 08CR076357, 08CR077230)

Entries	OHIO VS. H	ARRIS	08CR075721	Date Filed: 04/17/2008		
Entry Date Type	e Er	ntry			Vol.	Page
05/20/2009 SEN	VTENCING DE PE BE TE CC (1 AN CC CC CC CC CC CC CC CC CC CC CC CC CC	SFT APPEARED IN REVIOUSLY PLEAD ENCH TRIAL, HE W HE FOLLOWING: DUNT 1: FELONIC NOT GUILTY); DOM ND SENTENCED TO DUNT 1: NOT GUIL DUNT 2: 18 MONT DST RELEASE CONT REDIT FOR ALL TI RDERED TO PAY AL PPOINTED COUNSEL PPELLATE RIGHTS 2, ATTY PAUL GRI PPEAL.	NOT GUILTY AND P AS FOUND GUILTY) US ASSAULT, 2903 ESTIC VIOLENCE, 3 A TERM OF CONFINE TY	BY THE COURT OF .11(A)(1), F-2 2919.25(A), F-4; EMENT OF: FOR 3 YEARS. NTED. DEFT IS CUTION AND COURT ISED OF HIS CRIMINAL RULE OR PURPOSES OF	1054	2004
05/21/2009 SEN	I: W2					·
05/21/2009 REI		EMPORARY PROTECT DRAIN POLICE DEP	ION ORDER RELEAS ARTMENT	E ISSUED TO		
05/21/2009 NO		DTICE OF DISCHAR DRAIN COUNTY REC	GE OF RECOGNIZAN ORDER	CE ISSUED TO		
05/26/2009 MO	E	DTION FILED BY A KTRAORDINARY FEE AND 08CR077230,		NY RICH FOR		
05/26/2009 (CI		OURT GRANTS EXTR DOD CAUSE SHOWN	AORDINARY FEES IN AND THE REASONS A IT IS SO ORDER		1054	2691
05/27/2009 RE	P		- I CONVEYED THE ON: 5/22/09, PH			
05/29/2009 FI		ECORDER'S RETURN 2009-0296331	BOND LIEN DISC	HARGED 5/22/09		
05/29/2009 Jo		PPOINTED ATTORN DURT APPOINTED HE DEFENDANT IS DUNTY CLERK OF DUNTY CLERK OF HE LORAIN COUNTY	EY FEES, THE COUN ATTORNEY FEES AR TO PAY SAID AMOUN COMMON PLEAS COUN COURTS SHALL PAY TREASURER. 08CR077230ATTY	E: \$1,937.00. NT TO THE LORAIN RT. THE LORAIN SAID FUNDS TO	1054	3278
0 6/22/2009 AP		OTICE OF APPEAL 08cr075721)	TO THE COURT OF 2	APPEALS FILED.		
09/22/2009			CEEDINGS FILED CO ENVELOPES OF EXH			

Entries	OHIO VS. HARRIS	08CR075721 Date Filed: 04/17/2008)	
Entry Date Type	Entry		Vol.	Page
06/02/2010 MOTION		BY DEFT, PRO SE, FOR PRODUCTION F Y INDIGENT DEFT		
06/07/2010 (CRR)		MOTION'S FOR PRODUCTION OF Y INDIGENT DEFT ARE HEREBY DENIED. 08CR077230)	1080	720

I HER	EBY CERTIFY THIS TO BE A TRUE COPY IE ORIGINAL ON FILE IN THIS OFFICE.
RON	W 0, 21811 NABAKOWSKI, LORAIN COUNTY K OF THE COURT OF COMMON PLEAS
BY_	DATAL DEPUTY

Lorain	County Court Of Common Pleas
	Case Docket Sheet

CAPTION: ACTION:	OHIO VS HAI Criminal	RRIS			CASE NUMBER DATE FILED:		08CR076357 07/21/2008
JUDGE:	Judge Christo	opher R Rothge	ery				
Parties	Plaintiff(s)						
	STATE OF OHI	0		P-1	LORAIN COUNTY PROSE	CUTOR	
					225 COURT STREET 3RD FLOOR ELYRIA, OH 44035 () -		
	Defendant(s)						
	ISAIAH S HARR 3107 CAROLIN LORAIN, OH SSN : 300-80	IE AVENUE 44052	ate of Birth	D - 1	J. ANTHONY RICH, 600 BROADWAY LORAIN, OH 44052 (440) 245-2274		
	Sex: MALE Bond: \$5,000	Ra Cash Ot rain CRA 08022	ace: African her: \$0				
Entries	OHIOV	/S HARRIS		08CR076357	Date Filed: 07/21/2008		
Entry Date	Туре	Entry				Vol.	Page
07/21/2008	TRANSCRIPT	CRB 080221 AGREEMENT	VICIPAL 9 - DOM 0 - VIO OR ANTI AT \$5,00	ESTIC VIOLEN LATION PROTE -STALKING OR 0 CASH. SURE	CTION ORDER, CONSENT		
09/03/2008	INDICTMENT	ISSUED TO DOMESTIC V	LORAIN IOLENCE	COUNTY SHER , 2919.25(A)	COPY OF INDICTMENT IFF. INDICTMENT FOR , F-4; VIOLATING GREEMENT, 2919.27(A)		
09/11/2006	Journal Entry	INDICTMENT AND PRETRI FAILURE TO RESULT IN	, ARRA Al Set Appear A Capi	IGNMENT CONT FOR: 9/24 AT ARRAIGNM	INUED. ARRAIGNMENT /08 AT 8:30 A.M. ENT AND PRETRIAL MAY UED. THIS CASE IS	1038	1221
09/11/2008	BATTY APPT	IT APPEARI HEREBY AP RICH.	NG DEFEN POINTS	NDANT IS IND AS COUNSEL FO	IGENT, THE COURT OR DEFENDANT ATTORNEY	0900-631-6980	exhibit 18(18)
09/17/2008	FILING	DISCOVERY	OF THE	ACCUSED FILE	D BY DEFENDANT	PENGA	and a second s

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c	DHIO VS HARRIS	08CR076357	Date Fried. Onz hzor	50	
Entries Intry Date ⁺ Type				Vol.	Page
9/17/2008 MOTION		BILL OF PARTICULA	RS FILED BY DEFEND	ANT	
09/17/2008 FILING	REQUEST FOR	DISCOVERY FILED	BY DEFENDANT		
09/24/2008 ARRAIGNME	INDICTMENT,	RRAIGNED. WAIVED ENTERED PLEA OF CASE ASSIGNED TO SET FOR 9/24/08 AT	JUDGE ROTHGERY.	1038 D	2756
09/24/2008 ATTY APP1	r it appearin Hereby app J. Anthony	POINTS AS COUNSEL	DIGENT, THE COURT FOR DEFENDANT ATT	ORNEY	
09/24/2008 Journal 1	PROVIDE DIS BEFORE: 10/ WITH DISCOV DEFENDANT'S 10/29/08 AT TIME FOR SI SEQ. (CRR)	SCOVERY AND BILL (/8/08. DEFENDAN! VERY ON OR BEFORE S REQUEST, SECOND T 8:30 A.M. DEFI PEEDY TRIAL PURSU	OF PARTICULARS ON T TO PROVIDE PROSE : 10/22/08. AT TH PRE-TRIAL SET FOR ENDANT WAIVES STAT ANT TO R.C. 2945.	I OR CUTOR IE R: TUTORY .71 ET	2757
09/25/2008 RETURN	SHERIFF'S DEFENDANT	RETURN - I MADE P ON: 9/24/08 , PHI	ERSONAL SERVICE ON L R. STAMMITTI, SH	n Heriff	
09/26/2008 FILING	STATE'S RE DISCOVERY	SPONSE TO DEFENDA FILED.	NT'S REQUEST FOR		
09/26/2008 FILING	REQUEST FO	R DISCOVERY FILED) BY STATE OF OHIO		
09/26/2008 FILING	STATE'S RE	ESPONSE TO DEFENDA ULARS FILED.	ANT'S REQUEST FOR	A BILL	
09/26/2008 FILING	NOTICE OF STATE OF C	~	AL RECORDS FILED B	Υ	
10/17/2008 FILING			FILED BY STATE OF		
10/30/2008 Journal	L Entry DEFENDANT PURSUANT	DEFENDANT'S REQUES UNTIL: 12/3/08	T, PRE-TRIAL IS HE	TRIAL 1040 AL HAD. EREBY	3745
12/03/2008 Journa	AT THE D CONTINUED	TO R.O. LUCI	ST, PRE-TRIAL IS H AT 8:30 AM. (JMB	ereby For	
01/21/2009 Journa	AT THE I CONTINUE	T WAIVES STATUTOR TO R.C. 2945.71 DEFENDANT'S REQUE: D UNTIL: 2/18/09 230) (08CR075721)	Y TIME FOR SPEEDY ET. SEQ. PRE-TRI ST, PRE-TRIAL IS H AT 8:30 A.M.	TRIAL 1046 AL HAD. MEREBY	°* 2302°

Entries	OHIO VS HARRIS		Date Filed: 07/21/2008	ning and a second s	a ndono hripezizionekia aggin yzyskom vzykozy kysam
Entry Date Type	Entry			Vol.	Page
02/19/2009 REPORTER	COURT REPORT (08CR075721) 2/18/09		FILED		-
02/19/2009 Journal	PURSUANT TO AT THE DEFE HEREBY CONTI TRIAL SET FO OF OHIO'S OR GRANTED IN R CAPTIONED MA TO BY THE DE VOICED AN OE	R.C. 2945.71 ET. NDANT'S REQUEST, NUED UNTIL: 4/8/ R MAY 14, 2009 AT AL MOTION TO CONS EGARDS TO ALL THE TTERS. SAID CONS FENDANT ALTHOUGH	ME FOR SPEEDY TRIAL SEQ. PRE-TRIAL HAD FINAL PRE-TRIAL IS 09 AT 8:30 A.M. JURY 8:30 A.M. THE STAT OLIDATE IS HEREBY EE (3) OF THE ABOVE OLIDATION WAS AGREED DEFENSE COUNSEL	E	2086
	MOTION TO AM	END INDICTMENT FI	LED BY STATE OF OHIO		
03/23/2009 FILING	STATE'S SUPP	LEMENTAL DISCOVER	Y FILED.		
04/09/2009 (CRR)	CAUSE , HERE RIGHT TO A T A JUDGE OF T BE PENDING. LAWS OF THIS TO A TRIAL B	BY VOLUNTARILY WA RIAL BY JURY, AND HE COURT IN WHICH I FULLY UNDERSTA STATE, I HAVE A	THE ABOVE CAPTIONED IVE AND RELINQUISH M ELECT TO BE TRIED B THE SAID CAUSE MAY ND THAT UNDER THE CONSTITUTIONAL RIGHT	Ž Ž	1133
04/09/2009 Journal	PURSUANT TO REMAINS SET WAIVER WAS S	R.C. 2945.71 ET S	O A.M. JURY TRIAL	1052	1134
05/06/2009 FILING	STATE'S SUPP	LEMENTAL DISCOVER	Y FILED.		
05/20/2009 (CRR)	THE ABOVE CA	PTIONED MATTERS A	THE INDICTMENTS IN RE WELL TAKEN AND ARI FROM THE DEFENDANT.	1054 1	2074
05/20/2009 (CRR)	CONSOLIDATED ALL PARTIES THE FOLLOWIN FOLLOWING CA		SCHEDULED THIS DATE, TO THE ADMISSION OF UMENTS IN THE FOR REPORTS AND	1054	2075
05/20/2009 (CRR)	MATTERS. CO RULE 29 MOTI TO RULE AND 2009 AT 8:30	URT WITHHOLDS RUI ON, UPON REVIEW C RENDER VERDICT AC	THE ABOVE CAPTIONED ING ON DEFENDANT'S F THE EXHIBITS, COURT CORDINGLY ON MAY 20, S ARE HEREBY ORDERED 08CR077230)	1054 C	2077

Entries

Entry Date ' Type

05/20/2009 (CRR)

Page 2078

Entry Vol. THESE MATTERS WERE PREVIOUSLY CONSOLIDATED BY THE 1054 AGREEMENT OF THE PARTIES. THE DEFENDANT HAD PREVIOUSLY WAIVED HIS RIGHT TO A JURY TRIAL IN EACH CASE AND THE MATTER PROCEEDED TO A BENCH TRIAL ON MAY 14, 2009. THE STATE CALLED 3 WITNESSES WHO WERE SUBJECT TO CROSS-EXAMINATION. THE STATE RESTED OFFERING SEVERAL EXHIBITS IN EACH CASE, THAT WERE ADMITTED EITHER BY STIPULATION OR WITHOUT OBJECTION. THE COURT RESERVED ITS RULING ON THE DEFENDANTS MOTION FOR ACQUITTAL, PURSUANT TO OHIO CRIM.R.29, UNTIL THE COURT COULD REVIEW THE OFFERED EXHIBITS IN DETAIL.

THE DEFENDANT PRESENTED ONE WITNESS, THE DEFENDANT, WHO WAS SUBJECT TO CROSS-EXAMINATION. THE DEFENDANT OFFERED NO EXHIBITS AND RESTED. THE DEFENDANT RENEWED HIS RULE 29 MOTION AND THE COURT CONTINUED TO RESERVE ITS RULING FOR THE ABOVE REASON. CLOSING ARGUMENTS WERE PRESENTED BY EACH SIDE.

THE COURT RULES THIS DATE AS FOLLOWS: RULE 29: THE COURT DENIES THE DEFENDANT'S RULE 29 MOTION FOR ACQUITTAL AS TO EACH COUNT IN EACH OF THE THREE INDICTMENTS. CASE NO. 08CR075721:

CT 1: FELONIOUS ASSAULT, R.C. 2903.11(A)(1),A FELONY OF THE 2ND DEGREE, NOT GUILTY. CT 2: DOMESTIC VIOLENCE, R.C. 2919.25(A),A FELONY OF THE 4TH DGREE, GUILTY.

CASE NO. 08CR076357: CT 1: DOMESTIC VIOLENCE, R.C. 2919.25(A), A FELONY

OF THE 4TH DEGREE, GUITLY.

CT 2: VIOLATING A PROTECTION ORDER OR CONSENT AGREEMENT, R.C. 2919.27(A)(1), A MISDEMEANOR OF THE 1ST DEGREE, GUILTY.

CASE NO. 08CR077230: CT 1: KIDNAPPING, R.C. 2905.01(A)(4), A FELONY OF THE 1ST DEGREE, NOT GUILTY.

CT 2: RAPE, R.C. 2907.02(A)(2), A FELONY OF THE 1ST DEGREE, GUILTY.

CT 3: AGGRAVATED BURGLARY, R.C. 2911.11(A)(1), A FELONY OF THE 1ST DEGREE, GUILTY.

CT 4: AGGRAVATED BURGLARY, R.C. 2911.11(A)(2), A FELONY OF THE 1ST DEGREE, GUILTY.

CT 5: INTIMIDATION, R.C. 2921.03(A), A FELONY OF THE 3RD DEGREE, GUILTY.

CT 6: DOMESTIC VIOLENCE, R.C. 2919.25(A), A FELONY OF THE 4TH DEGREE, GUILTY.

CT 7: VIOLATING A PROTECTION ORDER, R.C. 2919.27(A)(1), A MISDEMEANOR OF THE 1ST DEGREE, GUILTY. THE COURT TO PROCEED TO SENTENCING THIS DATE. SEE SEPARATE ENTRIES. IT IS SO ORDERED. (AND

08CR075721, 08CR077230)

Entries	OHIO VS HARRIS	08CR076357	Date Filed: 07/21/2008		
Entry Date ' Type	Entry			Vol.	Page
05/20/2009 SENTI	PREVIOUSLY P TO THE COURT FOLLOWING: DOMESTIC VIO PROTECTION O	LEAD NOT GUITY, PR , FOUND GUILTY BY LENCE, 2919.25(A),	THE COURT OF THE F-4; VIOLATING A REEMENT, 2919.27(A)	1054	2018
	COUNT 1: 18 COUNT 2: 6 ALL COUNTS 1 CONSECUTIVE DAYS SERVED COSTS OF PRO COSTS. POST YEARS. DEFT PURSUANT TO GRIFFIN APPO	MONTHS IN LCI MONTHS IN LCI AND 2 CONCURRENT TO CASE NO. 08CR07 IS GRATED. DEFT IS SECUTION AND COURT RELEASE CONTROL IS ADVISED OF HIS APP OHIO CRIMINAL RULE INTED FOR PURPOSES NG JUDGMENT ENTRY.	5721. CREDIT FOR ALL ORDERED TO PAY ALL APPOINTED COUNSEL OPTIONAL FOR 3 ELLATE RIGHTS 32, ATTY PAUL OF APPEAL.		
05/21/2009 SENT,	ISSUED TO L WARRANT TO C	TMENT, JOURNAL ENT ORAIN COUNTY SHERI ONVEY TO: CTIONAL INSTITUTIO	FF ALONG WITH		
05/21/2009 REPOR	CASE DISPOSI	TION REPORT SENT TO	D B.C.I.&I.		
05/21/2009 RELEA	ASE TEMPORARY PR LORAIN POLIC	OTECTION ORDER RELI E DEPARTMENT	EASE ISSUED TO		
05/26/2009 MOTIC	EXTRAORDINAR	BY ATTORNEY J ANT Y FEES. 230, 08CR075721)	HONY RICH FOR		
05/26/2009 (CRR)	COURT GRANTS GOOD CAUSE S	HOWN AND THE REASON TION. IT IS SO ORI	S IN THIS MATTER FOR NS ARTICULATED IN	1054	2691
05/27/2009 RETUR		TURN - I CONVEYED T NATED ON: 5/22/09,	THE DEFENDANT TO PHIL R. STAMMITTI,		
05/29/2009 (CRR)	APPOINTED A COURT APPOIN THE DEFENDAN COUNTY CLERI COUNTY CLERK THE LORAIN CO	TTORNEY FEES, THE (TED ATTORNEY FEES	ARE: \$1,837.00. MOUNT TO THE LORAIN COURT. THE LORAIN PAY SAID FUNDS TO	1054	3278
06/22/2009 APPEA	L NOTICE OF AP (09CA009605)	PEAL TO THE COURT C	OF APPEALS FILED.		
06/02/2010 MOTIC		BY DEFT, PRO SE, F BY INDIGENT DEFT	OR PRODUCTION OF		

Entries			
Entry Date' Type	Entry	Vol.	Page
06/07/2010 (CRR)	DEFT'S PRO SE MOTION'S FOR PRODUCTION OF TRANSCRIPTS BY INDIGENT DEFT ARE HEREBY DE (08CR075721, 08CR077230)	1080 NIED.	720

08CR076357

I HEREBY CERTIFY THIS TO BE A TRUE COPY OF THE ORIGINAL ON FILE IN THIS OFFICE. RON NABAKOWSKI, LORAIN COUNTY CLERK OF THE COURT OF COMMON PLEAS DEPUTY BY

Lorain Co	unty Court Of Common P	leas
	Case Docket Sheet	

CAPTION ACTION:	: OHIO VS Criminal	HARRIS				08CR077230
JUDGE:	Judge Ch	ristopher R R	Rothgery	DATE FILED:		12/01/2008
Parties	Plaintiff(s)					
	STATE OF	оню	P - 1	LORAIN COUNTY PROSEC 225 COURT STREET 3RD FLOOR ELYRIA, OH 44035 () -	UTOR,	
	Defendant(s)					
	LORAIN, O	OLINE AVE 0H 44052	D - 1	J. ANTHONY RICH, 600 BROADWAY LORAIN, OH 44052		
	SSN : 300-80-0240 Sex: UNKNOWN Bond: \$500,000 Cash Muni Ct #: Lorain CRA 08 Arrested: 11/14/2008		Date of Birth : 12/12/1983 Race: Other: \$0		·	
				DEMISE WILMS Excurred, 36855 AMERICAN WAY AVON, OH: 44011 	1/2/2009	
Entries	Оню	OVS HARRIS	08CR077230	Date Filed: 12/01/2008		Hitle In concerned a starting of the Plane states
	Туре	Entry				
12/01/2008	TRANSCRIPT	LORAIN N CRA 0804 CRA 0804 CRB 0804 AGREEMEN	194 - DOMESTIC VIOLENC 195A- RAPE 196A- VIOLATION PROTEC T OR ANTI-STALKING ORD AT \$500,000 CASH POW	**DVTPO*** E TION ORDER, CONSENT	Vol.	Page
12/23/2008		KIDNAPPI (2), F-1 (2 CTS); VIOLENCE	NT FILED. SUMMONS W/CO O LORAIN COUNTY SHERIE NG, 2905.01(A)(4), F-1; ; AGGRAVATED BURGLARY, INTIMIDATION, 2921.03(, 2919.25(A), F-4; VIOL CONSENT AGREEMENT, 291	FF. INDICTMENT FOR RAPE, 2907.02(A) 2911.11(A)(1), F-1 A), F-3; DOMESTIC		
.2/30/2008 1	RETURN	SHERIFF	3 RETURN - I MADE PERSO F ON: 12/29/08, PHIL R.			



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Entries	OHIO V	S HARRIS	08CR077230	Date Filed: 12/01/2008	annatur an martagana aga para a rara	nanaan ili kundu kundu kundu kata kata kata kata kata kata kata kat
Entry Date	Гуре	Entry			Vol.	Page
_	ARRAIGNMEN	DEFENDANT ARRAIGN INDICTMENT, ENTER CONTINUED. CASE A PRETRIAL SET FOR (JMB)	ED PLEA OF NOT SSIGNED TO JUDGE	GUILTY. BOND ROTHGERY.	1044	3271
12/30/2008	ATTY APPT	IT APPEARING DEFE HEREBY APPOINTS RICH.		T, THE COURT EFENDANT ATTORNEY		
01/08/2009	Journal Entry	DEFENDANT DOES RE PARTICULARS. PRO BILL OF PARTICULE DEFENDANT TO PROV OR BEFORE: 2/4/ OR BEFORE: N/A REQUEST, SECOND E 8:30 A.M. DEFEN SPEEDY TRIAL PURS (CRR)	SECUTOR TO PROVI AS ON OR BEFORE VIDE PROSECUTOR W 09 ALL MOTIONS S AT THE DE PRE-TRIAL SET FOR DANT WAIVES STAT	DE DISCOVERY AND : 1/21/09 ITH DISCOVERY ON HALL BE FILED ON FENDANT'S : 1/21/09 AT UTORY TIME FOR	1046	651
01/09/2009	FILING	STATE'S RESPONSE FILED	TO DEFT'S REQUES	T FOR DISCOVERY		
01/09/2009	FILING	STATE'S REQUEST H	OR DISCOVERY FIL	ED		
01/09/2009		STATE'S RESPONSE PARTICULARS FILE	_	T FOR A BILL OF		
01/21/2009	Journal Entry	DEFENDANT WAIVES PURSUANT TO R.C. AT THE DEFENDANT CONTINUED UNTIL: (08CR075721)(08CF (CRR)	2945.71 ET. SEQ S REQUEST, PRE- 2/18/09 AT 8:30	. PRE-TRIAL HAD. TRIAL IS HEREBY	1046	2302
02/19/2009	REPORTER	COURT REPORTER CE (08CR075721)(08CF 2/18/09				
02/19/2009	Journal Entry	DEFENDANT WAIVES PURSUANT TO R.C. AT THE DEFENDANT HEREBY CONTINUED TRIAL SET FOR 5/1 OHIO'S ORAL MOTIC GRANTED ON REGARD ABOVE CAPTIONED M AGREED TO BY THE COUNSEL VOICED AN (08CR076357) (08CR	2945.71 ET. SEQ ''S REQUEST, FINA UNTIL: 4/8/09 A 4/09 AT 8:30 A.M N TO CONSOLIDATE S TO ALL THREE (ATTERS. SAID CO DEFENDANT ALTHOU OBJECTION.	. PRE-TRIAL HAD. L PRE-TRIAL IS T 8:30 A.M. JURY . THE STATE OF IS HEREBY 3) CASES OF THE NSOLIDATION WAS	1048	2086
02/22/2000	MIT T T 10					

03/23/2009 FILING STATE'S SUPPLEMENTAL DISCOVERY FILED.

Entries	,	OHIO V	5 HARRIS	08CR077230	Date Filed: 12/01/2008	বর্ট সিরত যে শ হিচা, যানকের ও গাই উদ্ধার্থন্টা এর প্রচালকাল ব্য	муналианарыр каралу таранун төрөндө
Entry Date			Entry			Vol.	Page
04/09/2009	(CRR)		I, ISIAH HARRIS, I CAUSE, HEREBY VOI RIGHT TO A TRIAL F A JUDGE OF THE COU BE PENDING. I FUI LAWS OF THIS STATE TO A TRIAL BY JURY (08CR075721) (08CF (CRR)	LUNTARILY WAIVE (BY JURY, AND ELEC JRT IN WHICH THE LLY UNDERSTAND TH , I HAVE A CONS (AND RELINQUISH MY CT TO BE TRIED BY SAID CAUSE MAY HAT UNDER THE	1052	1133
04/09/2009	Journal H		DEFENDANT WAIVES S PURSUANT TO R.C. 2 REMAINS SET FOR 5/ WAIVER SIGNED IN C (08CR075721)(08CR0 (CRR)	2945.71 ET SEQ. 14/09 AT 8:30 A. DPEN COURT.	JURY TRIAL	1052	1134
05/06/2009	FILING		STATE'S SUPPLEMENT	AL DISCOVERY FII	LED.		
05/20/2009	(CRR)		THE ABOVE CAPTIONE CONSOLIDATED FOR B ALL PARTIES HEREBY THE FOLLOWING REPO FOLLOWING CASES. (DOCUMENTS AS EXHI 08CR076357)	ENCH TRIAL SCHED STIPULATE TO TH RTS AND DOCUMENT SEE JOURNAL FOR	DULED THIS DATE, WE ADMISSION OF S IN THE REPORTS AND	105 4	2075
05/20/2009	(CRR)	1 1 2	BENCH TRIAL HAD TH MATTERS. COURT WI RULE 29 MOTION, UP FO RULE AND RENDER 2009 AT 8:30 A.M. FO APPEAR. (AND 0	THHOLDS RULING O ON REVIEW OF THE VERDICT ACCORDI ALL PARTIES ARE	N DEFENDANT'S EXHIBITS, COURT NGLY ON MAY 20, HEREBY ORDERED	1054	2077

OHIO VS HARRIS	08CR077230	Date Filed: 12/01/2008	Riner Abier and Antonio and
Entry			Vol.
THESE MATTE AGREEMENT O PREVIOUSLY EACH CASE A TRIAL ON MA WITNESSES W THE STATE R CASE, THAT WITHOUT OBJ THE COURT R MOTION FOR UNTIL THE C IN DETAIL. THE DEFENDANT, THE DEFENDANT, THE DEFENDANT R CONTINUED T REASON. CL SIDE. THE COURT R RULE 29: TH MOTION FOR THE THREE I CASE NO. 08 CT 1: FELON FELONY OF T CT 2: DOMES	F THE PARTIES. THE WAIVED HIS RIGHT TO ND THE MATTER PROCE Y 14, 2009. THE ST HO WERE SUBJECT TO ESTED OFFERING SEVE WERE ADMITTED EITHE ECTION. ESERVED ITS RULING ACQUITTAL, PURSUANT OURT COULD REVIEW T INT PRESENTED ONE WI WHO WAS SUBJECT TO INT OFFERED NO EXHIB ENEWED HIS RULE 29 CO RESERVE ITS RULIN OSING ARGUMENTS WER RULES THIS DATE AS F E COURT DENIES THE ACQUITTAL AS TO EAC NDICTMENTS. CR075721: HOUS ASSAULT, R.C. HE 2ND DEGREE, NOT	A JURY TRIAL IN EDED TO A BENCH ATE CALLED 3 CROSS-EXAMINATION. RAL EXHIBITS IN EACH R BY STIPULATION OR ON THE DEFENDANTS TO OHIO CRIM.R.29, HE OFFERED EXHIBITS TNESS, THE CROSS-EXAMINATION. ITS AND RESTED. THE MOTION AND THE COURT G FOR THE ABOVE E PRESENTED BY EACH OLLOWS: DEFENDANT'S RULE 29 H COUNT IN EACH OF 2903.11(A)(1),A	1054
CASE NO. 08 CT 1: DOMES OF THE 4TH CT 2: VIOLA AGREEMENT, THE 1ST DEG CASE NO. 08	CR076357: TIC VIOLENCE, R.C. DEGREE, GUITLY. TING A PROTECTION O R.C. 2919.27(A)(1), REE, GUILTY. CR077230:	A MISDEMEANOR OF	
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05/20/2009 (CRR)

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RON NABAKOWSKI, LORAIN COUNTY CLERK OF THE COURT OF COMMON PLEAS M Ø DEPUTY

BY.

COPY



<u>STAND Inc.</u> (Striving Towards <u>A New Day!</u>)

GENERAL LETTER OF INTRODUCTION

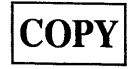
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Stand Inc. / (Striving Towards A New Day!): is a new grassroots organization assembled to help level the playing field in the educational, employment, & judicial system towards citizens of America.

Stand Inc. / Ayettey Zubaidah / CEO/ President Stanle' Riley / Vice President

Stand Inc. will be assisting ____ Malah & Hand & as a Stand Inc. I. Harris 1 Salah Member signature _date _<u>4-16-09</u> the flaidad date 04-20-09 STAND Inc. representative





Judge Christopher Rothgery 225 Court Street Ct. #602 Elyria, OH. 44035

Reference: Isaiah S. Harris case # 08CR077230

Dear Judge Christopher Rothgery,

Attached is a signed membership form stating Isaiah S. Harris agreement for Stand Inc.'s support in his involvement with the judicial system. I King Ayettey Zubaidah Stand Inc.'s CEO/ President have known Isaiah's family long before his birth. My letter to you is to support the character of Isaiah Harris.

Isaiah is a good young man and he love's and supports his family in more ways than financially. He's the proud father of three children which he fathered out of oblivious love he has for their mother.

I've spoken in depth with Isaiah on more than one occasion concerning his intoxicated love emotions concerning Keisha. I'm sure that feeling are of mutual concern on her part in the whirlpool love affair as Isaiah's. Both of them are no-more guilty than the other in not being able to handle the intoxicated addiction for each others love.

Isaiah is only guilty of loving leisha too much. Regardless of his extreme love for Keisha he wouldn't force her to have sex with him or be a burglar where his three children resided.

When Isaiah grandfather passed on October 7, 2008, Ieisha and Isaiah only interacted in the best interest of their children. Isaiah maternal grandparent's has-been ill for at least five years. Isaiah is their only maternal grandchild and they have a special and admirable bond. He had been residing with them helping with his grandfather until he passed.

With the employment market being the way it is, Isaiah was working through temporary services when they found available work. His grandparents would also compensate him for homecare services he would provide freely. Them being his grandparents and knowing his employment situation and him having the three great grandchildren, they where willing to pitch in as only loving family would do.

The Harris grandparents would love when Keisha would bring by the great grandchildren to see them. That made it hard for Isaiah and Keisha to control their uncontrollable passion that they have for each other. When I point at Isaiah, three fingers point back at



me. I thank GOD that I'm somewhat in control of my loving emotions for my wife of ten years.

I'm sure with Stand Inc.'s supervision that we'll be able to help this loving couple learn to control their scorn emotions. The children are small yet and if you look into the case, as I know you will, you will see that it's a relationship worth salvaging. Not only Isaiah regrets allowing this situation to get out of hand, so does Keisha.

Respectfully,

King Ayettey Zubaidah

ybardah King Hyett

Stand Inc. (Striving Towards A New Day!) CEO/ President/ King Ayettey Zubaidah 1623 W. 22nd Street Lorain, OH. 44052 Ph. # 440-242-0234 E-mail – <u>standinc@gmail.com</u>

225 Court Street, 7th Floor Elyria, Ohio 44035

Linda Butler, Staff Attorney (440) 328-2393 LButler@LorCnty.com

Aneta Fine, Court Reporter (440) 328-2392 AFine@LorCnty.com

Tom Orlando, Bailiff (440) 328-2391 TOrlando@LorCnty.com



Phone: 440-328-2389 440-244-6261 Ext. 2389 Fax: 440-328-2396

Rachel Velez Civil Assignment Commissioner RVelez@LorCnty.com

COURT OF COMMON PLEAS

JAMES L. MIRALDI, JUDGE November 24, 2010

Christine McKay Criminal Assignment Commissioner CMcKay@LorCnep.com

Ms. Motylewski Lorain County Bar Association 401 Broad Street Elyria, Ohio 44035

Dear Ms. Motylewski,

Would you kindly forward this to Attorney Pincura who I understand chairs the committee on the unauthorized practice of law.

I am enclosing a certified letter I received from an individual who calls himself King Ayettey Zubaidah. I must ask the bar association to determine whether he is engaging in the unauthorized practice of law. The case in question is State of Ohio v. Corey Bason, Case # 10CR080062. I have accommodated King Zubaidah on a number of occasions and of course he has been welcome to observe any proceeding in our courtroom as it is open to the public. However, it has come to my attention more than once that he has been advising criminal defendants or their family members and interfering with the advice of the defendant's counsel. I understand that those with first hand knowledge may already be taking appropriate action with the bar association.

In this case, King Zubaidah begins his letter to me indicating that he is "petitioning the court on behalf of Corey A. Bason." That sounds like the defendant Bason is Zubaidah's client. Defendant Bason was first represented by J. Anthony Rich who filed a motion to withdraw allegedly due to issues with King Zubaidah interfering in his representation of Mr. Bason. That was rendered moot when two days before the hearing on the motion to withdraw, Attorney Jack Bradley entered an appearance on behalf of the defendant.

Defendant Bason's bond for this F-1 rape was set by the Lorain Municipal Court at \$1,000,000. That bond has not been changed. In the meantime, I reduced bond in another rape charge two years earlier with an entirely different set of facts, risks, ties to the community factor, etc. King Zubaidah is now claiming that I am required to give his "client" the same bond. King Zubaidah has notified the state bar association of what he calls a violation of the defendant's rights to due process.



Ms. Motylewski Page 2 November 24, 20101

As an aside, I just learned that on Nov. 22, 2010 Attorney Bradley filed a request to withdraw from the case. I will determine whether King Zubaidah is a factor in that matter as well. The next hearing in that case is set for Dec. 17th.

King Zubaidah has been warned before not to practice law or interfere with counsel. Please investigate this matter and take appropriate actions. If you need anything additional from me, please do not hesitate to contact me.

Sincerely,

James L. Miraldi

James L. Miraldi, Judge Lorain County Court of Common Pleas

cm

enclosure

cc: King Avettey Zubaidah

11/6/2010



<u>STAND</u> (<u>Striving Towards A New Day!</u>) <u>SOCIETY</u>

Honorable Judge James Miraldi Lorain County Justice Center 225 Court Street, Rm. # 708 Elyria, OH. 44035

OHIO VS BASON Case # 10CR080062

Dear Judge Miraldi,

I am petitioning the court on behalf of Corey A. Bason for discriminatory actions against him for the setting of his bond so high. I will show a factual comparison with another citizen of Lorain County of very, very similar if not the same charges.

COREY A. BASON: INDICTMENT FOR RAPE, 2907.02(A)(1)(B), F-1 GROSS SEXUAL IMPOSTION, 2907.05(A)(4), F-3

CHRISTOPHER HUFF: INDICTMENT FOR RAPE, 2907.02(A)(2), F-1; SEXUAL BATERY, 2907.03 (A)(2), F-3; GROSS SEXUAL IMPOSTION, 2907.05 (A)(1), F-4

03/01/2010: Corey A. Bason bond is set at \$1,000,000 (one million dollars) CASH BOND. BOND NOT POSTED. COMMITTED.

10/05/2007: Christopher Huff bond is set at \$5000 CASH OR SECURTY AND \$5000 PERSONAL. BOND POSTED: \$5000 SURETY BOND POSTED BY JC BAIL BONDING. \$5000 PERSONAL BOND POSTED BY DEFT.

Corey A. Bason remains in the Lorain County jail for a total of eight months waiting to prove his being innocent of his alleged crime.

Christopher Huff was released on a much, much lower bond the same day of his alleged crime. Christopher Huff's case came before you 10/05/2007 and he has remained FREE for three days short of three years to fight his case.

Corey A. Bason's constitutional rights to Due Process are being violated. A fundamental, constitutional guarantee that all legal proceedings will be fair and that one will be given notice of the proceedings and an opportunity to be heard before the government acts to take away one's life, liberty, or property. Also, a constitutional guarantee that a law shall not be unreasonable, <u>Arbitrary</u>, or capricious



Honorable Judge Miraldi you took an oath under the CODE OF JUDICIAL CONDUCT to up hold these Constitutional rights that all proceedings would/will be fair. Canon 2 – A Judge Shall Respect and Comply with the Law and Shall Act at all Times in a Manner that Promotes Public Confidence in the Integrity and Impartiality of the Judiciary.

In closing would you <u>PLEASE</u> consider the same if not an equal bond for Corey A. Bason that Christopher Huff has received.

Respectfully,

King Ayettey Zubaidah

Jobardon, & Harter

STAND (Striving Towards A New Day!) SOCIETY CEO/President/KAZ 1623 W. 22nd Street Lorain, OH. 44052 E-mail – <u>standinc@gmail.com</u>

CC: BRADLEY & ASSOCIATES 520 Broadway Lorain, OH. 44052

OhioStateBarAssociation 1700LakeShoreDrive P.O.Box16562 Columbus, OH 43216-6562

Betty Sutton/ U.S. Representative 1700 W. Market Street #155 Akron, OH. 44313

State of Ohio County of Lorain SS. Levora to before al this 18th day of November, 2010.

CHARLES A. DEANGELIS' Notary Public for the State of Ohio My Commission Expires Feb. 24, 2012 Recorded in Lorain County

JOHN D. PINCURA III

Attorney at Law

158 LEAR RD., SUITE A AVON LAKE, OHIO 44012

TELEPHONE: 440/933-0674 FAX: 440/930-2602 E-MAIL: JDP3@CENTURYTEL.NET

December 31, 2009

Mr. King Ayettey Zubaidah 1625 West 22nd Street Lorain, Ohio 44052

RE: Unauthorized practice of law

Dear Mr. King:

Please be advised that I am the chairperson of the Lorain County Bar Association's Unauthorized Practice of Law Section. A number of attorneys have called my attention to your continuing conduct at the Justice Center, 225 Court Street, Elyria, Ohio 44035. Your advising or counseling people in criminal matters currently pending before the court constitutes the unauthorized practice of law and as such, is prohibited. See *Cleveland Bar Assn. V. Barron* (2005), 106 Ohio State 3rd 259.

Under authority of the Unauthorized Practice of Law Section of the Rules Governing The Courts of Ohio I am demanding you immediately cease and desist your unlawful conduct. If you continue a complaint may be filed against you and civil penalties may be imposed up to \$10,000.00 per offense along with the cost of the action. GOV. BAR R. VII, Section 8.

Sincerely,

John D. Pincura III Chairperson, Committee of the Unauthorized Practice of Law Lorain County Bar Association Robinson Building 401 Broad Street Elyria, Ohio 44035 Certified Mail Receipt 7009 0080 0001 6736 6960



1/2/2010



STAND (Striving Towards A New Day!)

John D. Pincura III 158 Lear Rd, Suite A Avon Lake, OH. 44012

Chairperson/Committee of the Unauthorized Practice of Law

Dear Mr. John D. Pincura,

I would like to start by thanking you for addressing me by my correct name King Avettey Zubaidah since we have done business in the past under a formerly addressed name Gerald McGee. I appreciated your services then for myself and pervious other family members.

Your letter dated December 31, 2009 is accusatory. I am being accused of unauthorized practice of law. Even with me finding it flattering to be considered in a class of your peers, I find it far from being the truth. I am not an attorney! And I do not and have not practiced law.

The Society in which I am the CEO/President called STAND (Striving Towards A New Day!) is a non-profit grassroots society assembled in October 16, 2007 to help in leveling the playing field in the educational, employment, & judicial system towards citizens of America. We at STAND assist our members that request our services. STAND is a nonprofit Society and only except donation if they are offered. STAND does not solicit donations.

Since you are demanding immediately cease and desist of alleged unlawful conduct of me I would like full disclosure of the number and names of attorneys of which you claim made these allegations against STAND/CEO/President, King Ayettey Zubaidah. If the names of your complain tiffs are not made known, STAND will find this letter has no merit.

Sincerely,

King Ayettey Zubaidah/CEO/President

Stanle' Riley/Vice President



STAND (Striving Towards A New Day!) 1623 W.22nd Street Lorain, OH, 44052 E-mail – <u>standing d email 2005</u> Phone – 440-242-0234

CC: SENT TO

U.S.DEPARTMENT OF JUSTICE

Jonas Geissler/ Investigator 950 Pennsylvania Ave., N.W. 601 D. Street, Room 5421C Washington, DC 20530

CHARLES J. OGLETREE

Darrick Northington Harvard Law School Criminal Justice Institute 1515 Massachusetts Avenue 301 Austin Hall Cambridge, MA 02138 STATE OF OHIO

COUNTY OF LORAIN

AFFIDAVIT

I, D. Chris Cook, being first duly sworn according to law, do hereby depose and state as follows:

1. I am over the age of 18.

2. I am Bar Counsel for the Lorain County Bar Association, Inc.

3. In my capacity as Bar Counsel, I was contacted by Attorney John Pincura, the Chair of the Unauthorized Practice of Law Committee of the Lorain County Bar Association, regarding allegations of unauthorized practice of law by King Ayettey Zubaidah and STAND, Inc.

4. Attorney Pincura forwarded his file to me regarding the allegations and on July 20, 2010, I contacted Mr. Zubaidah to arrange a meeting to discuss an amicable resolution to this matter and followed up my discussion with a letter to Mr. Zubaidah at his organization.

5. I received a reply from King Ayettey Zubaidah dated July 24, 2010, indicating his interest and that of "a few of STAND'S board members" to meet with me to discuss the allegations set forth against him and STAND.

6. On August 11, 2010, I met with King Zubaidah and two Board members of STAND at my offices. During that meeting, I advised those present of the complaints against them and respectfully requested that they enter into an agreement with the Lorain County Bar Association to cease and desist engaging in the authorized practice of law.

7. King Zubaidah and the two Board members from STAND categorically rejected all efforts to reach an amicable resolution by way of a cease and desist agreement.

EXHIBIT 255 FURTHER AFFIANT SAYETH NAUGHT.

D. C

SWORN TO AND SUBSCRIBED BEFORE ME, a Notary Public, in and for the said County and State, this $\frac{184}{12}$ day of February, 2011.

nore Notary Public

Annamarie Dillon Notary Public, State of Ohio My Commission Expires 3-7-15