

IN THE OHIO SUPREME COURT

LARRY D. KNOX
Plaintiff - petitioner,

CASE NO. 2022-0281

v.

CA-20-01666

STATE OF OHIO

Respondents - Accusers,

FILED

AUG 31 2022

CLERK OF COURT
SUPREME COURT OF OHIO

CR-12-09618

RELIEF UNDER RULE 60(d)(3) ALLOWS THE COURTS TO SET-ASIDE JUDG-
MENT FROM FRAUD UPON THE COURTS, MISREPRESENTATION OF A TRUE BILL, A
JUDGE CANNOT ADVOCATE FOR OR MATERIALLY ASSIST ONE PARTY, EXPENSE OF OTHER

PRO SE: LARRY D. KNOX

77-153, MADISON CORR.

PROSECUTORS: J. D. TOMLINSON,

BRIAN R. MURPHY, HOLMAN, HAKOS,

DENNIS P. WILL, B

INSTITUTION, P.O. BOX

740, LONDON, OHIO

43140

LORAIN COUNTY COMMON PLEAS

225 COURT STREET

3RD FLOOR, ELYRIA, OHIO 44035

RECEIVED

AUG 31 2022

CLERK OF COURT
SUPREME COURT OF OHIO

APPEALS COURT OF 9TH DISTRICT OF OHIO

JUDGES, MAGISTRATES, CLERK OF COURTS, JANE DOE,

MAG. MICHAEL WALSH, J. TEODOSIO, J. CALLAHAN,

J. CARR, 225 COURT STREET, ELYRIA, OHIO 44035

CLERK OF COURTS, LORAIN COUNTY COMMON PLEAS,

JANE DOE, TOM ORLANDO, JANE DOE, COURT REPORTER,
(JANE DOE, JOHN DOE)

JANE DOE, COURT REPORTER, JANE DOE, OFFICIAL SWARING-IN STATE WITNESSES

OHIO SUPREME COURT CLERK OF COURTS JANE DOE CHIEF JUSTICE

MEMORANDUM IN SUPPORT OF FRAUD, TAMPERING
ALTER, CONCEAL, MISREPRESENTATION

{ Petitioner never waived statutory time for speedy trial.
State of Ohio is in violation of RULE OF LAW, that governs this state constitutionally. (Exhibits prove state in default of a false, invalid indictment of STATE OF OHIO IN DEFAULT, BY LAW OHIO SUPREME COURT (Time expired to sentence in case))

This case is clearly and unambiguously, is based on FRAUD UPON THE COURTS, NON-COMPLIANCE TO OHIO GRAND JURY PROCESS, PROCEDURES under the GRAND JURY CLAUSE. Pursuant to CRIM. R. 6(F) under R.C. 2939.22, to indict by 12 or more grand jurors under Ohio Criminal Procedural Rules, as a matter of law, due process, equal protection violations and the 1st, 4th, 5th, 6th and 8th Amendments pursuant to the Bill of Rights, state and federal. And RULES OF EVIDENCE, that is a COGNIZABLE EVENT of the SUFFICIENCY STANDARD TEST OF LEGAL EVIDENCE ADMITTED, AS AUTHENTICATED court documents. State of Ohio ^(FAILED to) must meet the high standards under Evid. R. 1005, 901 and 902(4), 803(6) and (8) illegally, unlawfully and unconstitutionally submitted - false Documents by prosecutors in a court of law. Proving a STAM-LEGAL-PROCESS violation. When state of Ohio failed to go to a grand jury of 12 or No state witnesses, was sworn-in to testify under oath, under penalty of perjury, to commence prosecution on the term of July 2017. The state knowingly, ~~of~~ completely, intentionally and purposely, willfully, wantonly, state of mind. Failed to invoke municipal courts jurisdiction to bind-over to trigger Lorain Common Pleas Court jurisdiction to go forward. (Petitioner Knox was not arrested or served indictment or warrant on indictment filed 8-24-2017) State of Ohio failed to directly indict petitioner Knox by a affidavit or criminal complaint through the municipal courts by (mother) or alleged person of gross sexual imposition, or information in case. Grand jury process to indict and officia) court employee must, by law, swear in state witnesses that will be testifying to the grand jurors and a legal confirmation of that proceeding of who ~~will~~ testify, who will be present in front of jurors proceedings. Was never filed or recorded, certification signed by any grand juror for person, (Judith Sobay) time, date, stamp, filed or fee to clerk of Courts of Lorain County (I)

(NOT JUDGES DISCRETION, to ignore. MEMORANDUM IN SUPPORT OF FRAUD, TAMPERING (855-days owed) (state owes petitioner these Jail time-credit, tolled against state)

Judge Betleski, never restarted or lawfully granted continuances during pretrial proceedings under R.C. 2945.21, et. seq. or signed journal entries (7). And clerk of courts never time, date, stamp, file these same (7) journal entries. Petitioner did not waive speedy trial. Cont. I, Common Pleas Court. State of Ohio, judges, Chief Justice, Maureen O'Connor, ^(IN) IS ERROR OF LAWS, under Common LAW, and the statutory mandates clearly known, established by H.B. 86 pursuant to R.C. 1.58(B) of the sentencing factors that are in place at the time of petitioner Knoxes sentence and conviction. Judge Jackson failed to comply, review, address, consider the sentencing guidelines that are statutorily required in R.C. 2929.11, 2929.12, as a matter of law, due process, equal protection pursuant to the Bill of Rights, state and federal, violated by judges, chief justice, Maureen O'Connor. That cannot substitute her orders, judgment, rulings or have any discretion, to ignore the sentencing journal entry that is ACTUALLY A NULLITY, ILLEGAL, CONTRARY TO LAW, UNCONSTITUTIONAL and clearly UNAUTHORIZED BY LAW. Is abuse of all judges discretion, abuse of process, abuse of authority and abuse of jurisdiction state never had. Is misprison to procure jurisdiction, misprison to usurp a jurisdiction they did not have. From a fraudulent, false, fatally flawed, fatally invalid, misrepresented indictment called a TRUE BILL. state of Ohio never gave jurors sufficient evidence to review, deliberate, investigate on the term of July 2017 or any date, of each and every essential element of gross sexual imposition. That is a "Cognizable Event" not certified, docketed, time, date, stamp, filed in case CR-12-096817. By Lorain County Common Pleas Court clerk or court reporter, as a matter of law, due process, equal protection clause. Is not presumption of regularity, that is not fact or law. state failed to legally indict petitioner Knox by 7 or more grand jurors. Is a strict violation of RULE OF LAW, oath of their office, oath of their bonds, trespassers of the U.S. and Ohio Const. Art. I, sect. 10 and 16. State never met its burden of proof or probable cause to arrest, detain. (I I) exhibits, journal entries, prove time exonerated. #28

... (I I) exhibits, journal entries, prove time exonerated. #28

States Intentional and Negligent Misconduct, non-actions ^{MEMORANDUM IN SUPPORT OF FRAUD, TAMPERING}

CLERK OF COURTS UNEXCUSABLE (Neglect and clear constitutional duty, responsibility, to carry out ORDERS, to time, date, stamp) OHIO SUPREME COURT (False imprisonment, injury, lose) (Harm) ^{File}

→ Petitioner timely filed a mandamus with request of the Ohio Supreme Court to compel lower courts, to stop their illegal, unconstitutional exercise of jurisdiction in responding, arguing, litigating motions to dismiss post conviction for relief and mandamus filed March 17, 2022. (Abuse of Rights Doctrine, liable for harm caused, Interest that deserves judicial protection) Chief Justices, entry was not lawfully, constitutionally ENDORSED by clerk of courts under SUP. R. 44(E), file, means to deposit a document with a clerk of court, upon the occurrence of which the clerk TIME OR DATE STAMPS and DOCKETS the document. And petitioner Knox was not given a lawful, timely, reasonable, fair notice requirement to give petitioner a opportunity to obey the order, judgment, ruling, entry. LACK OF a individual notice of a properly journalized entry order, was NOT SUFFICIENT GROUNDS to dismiss mandamus without facts and conclusion of law, is UNEXCUSABLE NEGLIGENCE by Chief Justice, Maureen O'Connor. CIV. R. 60(B)(1) Constitutes an clear attempt to STRIKE A PROPER BALANCE between the clear and convincing evidence and the exhibits, journal entries in support that cannot be disputed. From the states, falsity, fraud upon the courts and the tampering with evidence, tampering with records, to conceal, alter the facts, prove, evidence submitted with the post conviction for relief and the mandamus filed March 17, 2022. Prove, Chief Justice abuse of discretion, abuse of process, abuse of authority and Civ. Rule 60(d)(3) allows the court to set-aside judgment from fraud upon the courts, falsity, and state of Ohio is in default. And petitioner is requesting an immediate release as a remedy for relief. And reinstate bond that was never forfeited in case, as a matter of law. While motion of writ of error is pending. See exhibit #8, ODEC never gave all jail-time-credit of 3 for 1-days is 835-days owed to petitioner Knox by law, requested. (III)

Respectfully Submitted: Zany D. Knox 971-153

IN THE SUPREME COURT OF OHIO OF
COLUMBUS, COUNTY

LARRY D. KNOX

Petitioner - plaintiff,

vs.

STATE OF OHIO

Respondents - Defendants,

CASE NO. 2022-0281

CASE CR-17-09618

CA-20-011616

INSTRUCTIONS TO CLERK, MAKE
PART OF THE RECORD, AS A MATTER
OF LAW, DUE PROCESS, EQUAL PROTECT-
ION, AND A TIME, DATE, STAMP, FILE,
COPY, SENT TO THIS ADDRESS, TIMELY
BOTH THE 14TH AMEND. AND U.S. CONSTITU-
TION, OHIO CONST. ART. I, SEC. 10, 16 RE-
QUIRE THE ADMINISTRATIVE PROCEED-
INGS COMPLY WITH DUE PROCESS RIGHTS)
PETITIONER NEVER COMMITTED A CRIME

) A WRIT OF ERROR, OF FRAUD
) UPON THE COURTS, FALSITY, FOR
) REMEDY FOR RELIEF, AS A MATTER
) OF LAW, DUE PROCESS, EQUAL PROT-
) CTION VIOLATIONS, UNDER THE
) BILL OF RIGHTS, STATE, FEDERAL
) FROM FALSE, ILLEGAL SENTENCE
) AND CONVICTION, THATS CONTRARY
) TO LAW, UNAUTHORIZED BY LAW, OF
) MISPRISON TO PROCURE JURISDI-
) CTION NEVER HAD WHATSOEVER BY
) STATE OF OHIO, PERSONALLY OF
CRIM. R. 60(D)(3), TO SET-ASIDE JUDGMENT

(STATE NEVER MET HIGH STANDARDS OF AUTHENTICITY REQUIR^{ME}ENTS, EVID. R. 901(B))

Now comes Larry D. Knox, petitioner, is filing a timely writ of
error to set-aside judgment and reverse the proceedings and sentence
and conviction, for remedy for relief of illegal, false imprisonment.

ERROR OF LAW I:

For discharge of unlawful, illegal and fraudulent imprisonment in said
case, as a matter of law, due process, equal protection violations
under the Bill of Rights, state and federal pursuant to the 1st, 4th,
5th 8th Amendments, proven by clear and convincing evidence that
cannot be disputed. State of Ohio's fraud upon the courts, falsity and
concealment of the truth, facts, evidence. Lacking pattern of personal
jurisdiction over petitioner Knox. Cannot be defeated by res judicata
or waiver or lack of prejudice. Kutchka, 14 Ohio st. 3d. 25 at 17, Wilson,

OHIO SUPREME COURT

Cont: O'Neil, 103 Ohio St. 3d

204, 2004 Ohio-4704, HNS - Judicial Officers, Judges: The responsibility of a judge. Is to decide matters that have been submitted to the court by the parties (Courtney Entricas)
FRONT PG CONT: 73 Ohio St. 3d. at 44-45, fn 6. Misprision to procure

jurisdiction by the state of Ohio, fraudulently and falsely stated under oath by alleged jurors of 20 or more on the term of July 2017, and there is no proof, fact, evidence on the record or transcript, nor any subpoenas, summonses by grand jurors sent out by Lorain County clerk of Courts of Common Pleas of filing fees, certified mail, or clerk of Courts CASE COST BILL, Exhibit-B, submitted in petitioner Knoxes post conviction for relief and mandamus. That was clearly known, timely filed, the Lorain County Common Pleas Court, 9th District of Appeals and this Ohio Supreme Court, all had have knowledge of. Knowing state of Ohio never commenced prosecution under R.C. 2901.13(E) on the term of July 2017 or any date. Further, state of Ohio, never went to any jurors of 12, on the term of July 2017, under oath and the seal of Ohio or certification of a TRUE BILL voted, that was fraudulently, falsely signed by a grand juror foreperson (Judith Coga) on the term of July 2017. That proves fraud upon the Courts, falsity and actual innocence, for review. Phillip v. United States, 16 F.3d 550, 552 (6th Cir. 2000) see State v. Brady, 2008-Ohio-4493, lacks reason, justification, some benefit for oneself or another. Is a violation of R.C. 2913.01(B), deception, concealment, offer. As the language and statute in place of state of Ohio's failure to present and return a valid indictment or information, evidence to grand jurors of 12, to indict petitioner Knox on the term of July 2017, was not met. State failed to comply to the statutory mandates and grand juror process, procedures in Crim. R. 6(E) pursuant to R.C. 2939.22, of the guaranteed rights R.C. 3109.01, and substantial rights and procedural safeguards, constitutionally compels this Court of Ohio Supreme Court's constitutional responsibilities, duties under oath, violated from judgment unauthorized by law to dismiss.

Cont: ERROR OF LAW 1:

OHIO SUPREME COURT (PROVE ACTUAL INNOCENT)

(Section 1001 of Title 18, within the jurisdiction of any department, falsity)
STATE OF OHIO's case is strictly based on fraud upon the Courts,
Falsity, by a fatally flawed, invalid indictment and documents
prosecutors made under oath, clerk of Courts, clerks, judges, Attorney's,
also. In the form of forged documents, illegally, unlawfully and
unconstitutionally admitted in a court of law, with EQUIVOCAL:
Intentional ambiguity, so as to mislead, of an uncertain nature,
or to use EVASIVE OR DELIBERATE, VAGUE LANGUAGE, that was
used in the indictment for strict criminal liability under R.C.
2901.21(B). Judge Jackson clearly stated to prosecutor to clarify
this Revised Code on the face of the indictment plaintiff Knox objected,
(R.C. 2901.22(C) of recklessness is sufficient to satisfy the constitutional requirement element)
the sufficiency and invalid indictment that was/is fraudulent, false in
its entirety. Prone state never triggered the municipal courts juris-
diction or bind-over court proceedings. Never Invoked municipal Courts
Jurisdiction or municipal court or Lorain County Common Pleas
Court did not hold a preliminary hearing on the felony charge of Gross
sexual imposition, felony three, within 15-days. Petitioner Knox never
waived this right. Failure to prosecute and a invalid indictment. Is
was grounds for dismissal of indictment and case with prejudice.
And state of Ohio violated Crim. R. 10, of arraignment in a timely man-
ner of reading of the indictment. Judge Jackson did not do the read-
ing of the indictment in this case. The prosecutor unlawfully, un-
constitutionally read indictment and further violating R.C. 2941.49
that mandates the time to arraign petitioner Knox. State of Ohio
failed to timely arraign petitioner Knox, that is a "Cognizable Event"
this Ohio Supreme Court, Lorain Common Pleas Court and the 9th
District Court of Appeals completely, intentionally, purposely, knowingly
and willfully, wantonly, state of mind, ignored, is plain error on the
record that's obvious from exhibit-A, Lorain County City Jail of
Booking petitioner Knox on 7-18-2017, not arrested, indicted on 8-24-2017. see
Nusser v. Common Wealth, 25, Penn (3) 5126, O'Neil v. People, 15, Michigan, 2015.

OHIO SUPREME COURT

Cont. pg 3, ERROR OF LAW I: when the sentence imposed by an inferior court upon a prisoner, is an Access of Authority, and therefore unlawful, (Petitioner Knox, uncontested proven materiality statements, element of offense)

STATE OF OHIO, JUDGES, PROSECUTORS AND ASSISTANT ATTORNEYS, CLERKS OF LORAIN COUNTY, 9th DISTRICT COURT OF APPEALS AND OHIO SUPREME CLERK OF COURTS, COURT REPORTERS OF LORAIN COMMON PLEAS COURT.

COMMITTED WILFUL FALSITY, CONCEALMENT, COVERED-UP BY TRICK, SCHEME OR DEVICE A MATERIAL FACT OR MAKES ANY FALSE, FICTITIOUS OR FRAUDULENT STATEMENT OR REPRESENTATIONS OR MAKES OR USES ANY FALSE WRITING OR DOCUMENT KNOWING THE SAME TO CONTAIN ANY FALSE, FICTITIOUS OR FRAUDULENT STATEMENT OR ENTRY, SHALL BE FINED NOT MORE THAN \$10,000 OR IMPRISONED NOT MORE THAN 5 YEARS OR BOTH.

IN LED UN [B] II, Section 1001 OF Title 18, provision requires the statement to be material in petitioner Knoxes inquiry and that materiality is an element of the offense petitioner Knox has proven in his post conviction for relief and his mandamus and this writ of error filed in the Ohio Supreme Court in a timely manner, as a matter of law, due process, equal protection, under the Bill of Rights, state and federal. To clearly establish a affirmative innocence under R.C. 2743.48 (A)(B), from false imprisonment and unconstitutional presumption of regularity that is not fact or law. From a "Cognizable Event" state of Ohio, never met there burden of proof or probable cause to directly indict petitioner Knox from a fraudulent, fake, misrepresented, invalid, insufficient indictment called a true bill in this case. See United States v. Gaudin, 115 S.Ct. 2310. The false, fraudulent, invalid indictment admitted by clerk of courts without state prosecutor, judge, clerk of courts an authentic court documents of indictment, warrant on indictment, summons to court 8-31-2017, document, sentence and conviction journal entry and 'Judge Bet Leski's unsigned, not time, date, stamp, filed journal entries and Judge Ewers, not assigned to case, journal entry, not time, date, (4)

OHIO SUPREME COURT

ERROR OF LAW #1: State ex rel. Purdy v. Clermont County Bd. of Elections, 77 Ohio St. 3d 338, 638 N.E.2d 1188 - Remedies, writs, constitutionality of a statute, may be challenged by mandamus. (Intentional, purposeful, failure to take judicial notice of falsity) damus.

Stamp. Filed on 8-30-2017, by Lorain County Common Pleas clerk

Court of Ohio, as exhibit #11, admitted with mandamus filed on March 17, 2022, in Ohio Supreme Court. Further, exhibits-A, prove

petitioner Knox was in Lorain County Jail on 7-18-2017 and not arrested or not served indictment or not indicted on 8-24-2017, at the same time 8-24-2017, and warrant on indictment date 8-24-2017. Exhibits-A-B, prove by clear and convincing evidence of prima facie showing, established, of state of Ohio's fraud upon the courts, falsity and tampering with records, tampering with evidence, after, concealment and dishonesty by all directly, indirectly involved. And exhibit #16, warrant on indictment to sheriff's office of Lorain County dated 8-24-2017, and given under my hand and the seal of said Court at Elyria, Ohio on 8-24-2017, by clerk of Courts of Lorain County. Further, No state witness was sworn-in, under oath under penalty of perjury to testify to grand jurors, to indict petitioner Knox by any government court official. On any date set or confirmed filing fees of this Cognizable Event, not presumption of regularity, that is not law or fact nor proof under Ohio Criminal Procedural Rules. Proving state of Ohio using a SHAME LEGAL PROCESS, under R.C. 2921.52(B)(3), to unconstitutionally, illegally and unlawfully commit a crime in the commission of a felony and misdemeanor of the 2nd degree. Is denigration of duty, negligence, malice, breach of duty, breach of office under the constitutional oath, oath of their bonds to do business in Ohio. Is trespassers of the law, treason against the U.S. and Ohio Constitutions, Art. 2, Section 10, 16, pursuant to Crim. R. 6(F), R.C. 2939.22, or non-compliance to a grand juror process, proceedings in a court of law, as a matter of law, due process, equal protection violations by state of Ohio, 9th Dist. Courts of Appeal and this Ohio Supreme Court. Ohio Const. Art. 2, section 5 (B) expressly states that the rules created in this manner, SHALL NOT

Rule of Lenity R.C. 2901.04(A) OHIO SUPREME COURT

Is rule of statutory construction, which provides defining defenses or penalties, shall be strictly construed against the state, in favor of accused.

→ ERROR OF LAW Abridge, enlarge or modify any SUBSTANTIVE RIGHT.

Thus, if the rules created, pursuant to section 5(B), Article IV, conflicts with a statute. The rule will control for procedural matters and the statute will control for matters of SUBSTANTIVE LAW. The Ohio Supreme Court defined, "SUBSTANTIVE," in the context of the constitutional amendment to mean that the body of law, which creates, defines and regulates the RIGHTS of the parties, Havel v. Villa St. Joseph, 131 Ohio St. 3d 235, Sept 21, 2011, OHIO COURTS, RULE APPLICATION AND INTERPRETATION: The word SUBSTANTIVE, refers to common law, a statutory and constitutionally recognized RIGHTS. The indictment and the statute of gross sexual imposition and strict criminal liability offense statute R.C. 2901.21(B) on indictment, was completely vague in its intricity. There was no each and every essential element of the offense of gross sexual imposition, given to 12 jurors to review, investigate or deliberate on the term of July 2017, sworn under oath, of intent, purpose, knowingly or sexual arousal, sexual gratification or given to petitioner Knox. When a statute is vague, it is not law. The statutes on the indictment is not controlling, inforcable or a lawful effect under Ohio Constitution art. I, sec. 10 or U.S. Const. art. I, sec. 10¹⁶ in violating ^{state of Ohio's} petitioners SUBSTANTIVE LAW. Proving, misprison to procure jurisdiction state never had over petitioner Knox. State ex rel. Sanguila, 60 Ohio St. 3d 98, 6-5-1991, OHIO - Subject-Matter Jurisdiction, Jurisdiction Over Actions:

Where a statute patently and unambiguously prevents a Common Pleas Court from exercising the general original jurisdiction bestowed on Common Pleas Courts, by Ohio R.C. 2305.01. The Lorain Common Pleas Court is totally and completely without any jurisdiction whatsoever, in case CA-17-096817 and CA-20-011616, and in case to dismiss proandamus, 2022-0281, Crim. R. 6(F) procedure, is controlling.

Civ. R. 3(A) governs the process
of determining the date on OHIO SUPREME COURT
(which a civil action is commenced, As matter of law, Civil Rules govern in Ohio)
→ ERROR OF LAW, B. (Violations of Legal Ethics, Professional Conduct, Illegal Acts)
Abuse of discretion, Abuse of process, Abuse of author.

Mty. Abuse of jurisdiction, state of Ohio failed to sue separate,
prove its jurisdiction to go forward to prosecute. And clerks
errors to lawfully file, date, time, stamp, all journal entries, motions
filed and admitted, of failure to comply to Ohio Criminal Pro-
cedural Rules of filing judgments, orders, rulings, decisions, in a
court of law. Under Rule 10, Rule 22, pursuant to Evid. R. 1005,
901 and 902(4) of authentication of admitted documents sub-
mitted by prosecution. That was never proven, admitted as
evidence for the state. State of Ohio prosecutors, never met the
high burden of proof admitting court documents that is false,
fraudulent, tampered, altered, concealed the truth, facts in case.
Proving, fraud, dishonesty of aggravated circumstances of protract-
ed or premeditated acts of judicial office. Failure to avoid im-
propriety or the appearance of impropriety and engaged in
illegal conduct involving moral turpitude. Disciplinary Counsel v.
Mosely, 69 Ohio St. 3d 401, 1994-Ohio-195. Judges, prosecutors, attor-
neys, assistant, and clerks, court reporters, bailiffs, under oath of
their office, oath of their bonds, violated throughout petitioner knows
cases and appeals and post conviction for relief and mandamus to
this Ohio Supreme Court actions of misconduct also. Violating
JUDICIAL CODE 1, of judicial conduct, fail to uphold the integrity of
the judiciary and DR 1-102(A)(4) conduct involving dishonesty, fraud,
deceit or misrepresentation and 1-102(A)(5), Engaging in conduct
that is prejudicial to the administration of justice, 1-102(A)(6) eng-
aging in conduct that adversely reflects on the fitness to practice law
(9)

OHIO SUPREME COURT

(Johnson v. United States, 520 U.S. 46 (1997), miscarriage of justice, Not noticing errors)

→ CONF. ERROR OF LAW 3? Judges failure to comply to Legal Ethics and take judicial notice of the facts, evidence presented in this post conviction for relief and mandamus filed with exhibits of judges journal entries not time data, stamps, filed, as part of the record. No clerk of Courts in Lorain

County Common Pleas or 9th Dist. Court of Appeals clerks nor Ohio Supreme Court clerks, lawfully, constitutionally time, date stamp, file judges journal entries in this case. further, clerk of Courts, judges, had journal entries from the 9th District Court of Appeals, strike all pro se motion and brief not filed by petitioner Knox and judge Betleski's journal entries and judge Ewers journal entry 8-30-2017, not time, date stamp, filed by Lorain County clerk of Courts, breach of office, duty, to constitutionally perform clerks duties to ENDORSE, CERTIFY ALL

COURT DOCUMENTS UPON FELONY DOCKETS UNDER DUE PROCESS, EQUAL PROTECTION CLAUSE, and a method of service ⁱⁿ a timely manner to all interested parties. Failure to give reasonable notice of a final appealable orders, judgments, rulings, decision in this case is a denial of a legal right for redress timely filed in petitioners post conviction and mandamus filed on March 17, 2022, in Ohio Supreme Court. Violating petitioners secured protected Autonomy Rights ^(All) by involved. A judicial economy does not trump a criminal defendants liberty interest of his constitution, freedom, property, he is contacting from a falsely, fraudulent, illegal sentence, conviction, that is contrary to law, contrary to H.B. 86, new sentence guidelines in effect at time of sentencing from September 30, 2011, H.B. 86, in effect and petitioner was not sentenced under. Nor sentence under any R.C. 2929.11, 2929.12 or post release control ~~NOT~~ ON the sentencing journal entry admitted with, 9th Dist. Court of Appeals and in post conviction for relief and mandamus filed 3-17-2022, timely (8)

R.C. 2303.10 Provisions: The clerk of the court of common pleas, shall endorse upon every paper filed with him the date of filing there of *** Sup. R. 44 (E) (and clerks)

OHIO SUPREME COURT

Cont. Error of Law 3: violation of oath of office by judges, prosecutors to uphold the U.S. Constitution, Ohio Constitution, under Sup. Ct. R. Gov. Bar v (6) (A) (1), defines attorney misconduct to include violations of oath of office taken upon admission to the practice of law in this state, Cleveland Bar Assn. Bar Judge, 94 Ohio st. 3d 331. This

judicial misconduct, abuse of discretion, abuse of process and abuse of authority, abuse of jurisdiction, contract, constitutional duties and breach of those duties, neglect, intent, purpose, knowingly, willfully and wantonly. Is misprison of a felony by all directly, indirectly involved. Oath of judges violated in this case, and the Code of Judicial Conduct under R.C. 3.33, Bowling v. Broadnax (In re Cunningham) 100 Ohio st. 2d. 1216. As

state of Ohio's motions to dismiss post conviction for relief and the mandamus, or res judicata wrongly dismissed by the Ohio Supreme Court because there was no valid, lawful journal entries of sentence and conviction. No lawful, valid journal entries to continue pretrials by Judge Best-Laski of 2-months. That prove the speedy trial time expired, past the 280-

days to sentence and convict under H.B. 86, pursuant to R.C. 1.28(B) by law. No certified copies of authentic journal entries or indictment, did not constitute any mandates statutorily required by law from fraud, falsity,

under App. R. 27, App. R. 22(c) and App. R. 30, that was/is fraudulently applied in this case or prejudicial errors that are plain and structural or miscarriage of justice. Violating the remedial scheme for redress, dismissal of indictment and case with prejudice, As a matter of law, due

process, equal protection pursuant to the 1st, 4th 5th and 6th, 8th Amendments of false, fraudulent, corrupt interprise or aiding and abetting, aiding and conspiring with others to illegally sentence and convict from a unconstitutional sham legal process violated under R.C. 2921.52(B)(3) or falsity is fraud by non-disclosure of the sentencing journal entry that's unauthorized by law, contrary to law. The unambiguous lack of jurisdiction to proceed in a cause. Mandamus will issue →

See Bronzewing v. Hayes, 408 U.S. 665, 417- and 418, U.S. Supreme Court 6-29-1972, Grand Jurors Proceedings, RULE OF LAW, OHIO SUPREME COURT.

(Mandamus is | was the proper remedy to compel ~~Court of Sue~~ Supreme Court of stop lower courts to set aside order Cont: pg #9, to prevent any future unauthorized exercise of jurisdiction and to correct the results of prior jurisdictionally unauthorized actions, state ex rel. Mayer v. Hanson, 97 Ohio St. 3d 226, 2002-Ohio-6323, 412-Corrections, Modifications and Reductions, Clerical Error: No subpoenas or summons sent out certified mail to state witnesses to testify to grand jurors against petitioner Knox.

(states violations of RULE OF LAW, that is RULES OF CIVIL PROCEDURE, RULE OF EVIDENCE, GOVERN BY) 2.) No record of filing fees, clerk fees or certified mail sent out in this case CR-12-096817, by state of Ohio's clerk of Courts, Lorain County Common Pleas Court on CASE COST BILL filed August 24, 2017, that was filed and certified A to be a true copy of the original, filed in the clerk of Courts office, Tom Orlando. Submitted with postconviction for relief and admitted ~~June 8~~ ^{March} 12, 2022, in petitioners Knoxes mandamus, as exhibit-B, CASE COST BILL. No transcript or docket on record.

3.) No appearance docket sheet certification by clerk of Courts of Lorain Common Pleas Courts, filed, recorded or any court official swearing-In state witnesses to testify to grand jurors for an indictment. No fee of this "Cognizable Event" of state witnesses swearing in under oath, under penalty of perjury recorded. Not part of the record by law, due process, equal protection violations. Of any date state witnesses testified. No Transcript of this swearing-In state witnesses or filing fees by clerk.

4.) No signed certification by a grand jury foreperson (Judith Caba) of a bill of particulars, No signed certification by a grand jury foreperson of a TRUE BILL voted to indict petitioner Knox, Filed or recorded as a matter of law, due process, equal protection of grand jury process, procedures, review, deliberations, investigation done 8-24-2017 or any date.

5.) No filing, certification of grand jurors turning control over to the judicial Judge under 2945.02, presiding over the grand jurors of a PRESENTMENT and RETURN OF AN INDICTMENT on the term of July 2017 or any date, on record. As exhibit-F, on 9-5-2017, admitted, prove, Detective Orallano investigation was → (10)

→ Cont! pg #10, still ongoing. 2020 SUPREME COURT (see exhibit K, police report)
{ And Det. Orallano clearly stated. This case is being sent to the grand jury for review of the charge of Gross Sexual Imposition. Prove state never went to a grand jury.

6.) No application for writ by any judge, Batleski or Judge Miraldi at the time. Was granted by a judge or journalized by the clerk of courts of Lorain County Common Pleas filed or on any date, record, as a matter of law, due process, equal protection violations, under R.C. 2725.04, as a fact, proof, evidence. Objected by petitioner Knox. That the sheriff of Lorain County, unlawfully, illegally and unconstitutionally, arrested, detained, without the authority of a strictly informal and regular commitment, from illegal, unlawful non-competent personal jurisdiction over petitioner Knox in this case. To convey petitioner Knox to Lorain County Jail. No further jurisdiction did not, could not be competent, from a sentence that's ABSOLUTE NULLITY, contrary to law, unauthorized by law pursuant to H.B. 86 And R.C. 2929.11, 2929.12, never addressed, considered, reviewed or applied by law.

7.) No writ by a judge in this case CR-17-09618, granted of probable cause exist on record, filed by Lorain County Common Pleas Clerk of Courts of any date docketed or on case cost bill, Exhibit B, that was objected by petitioner Knox. Clerk never journalized any writ by a judge in case, under R.C. 2725.06, as a matter of law, due process, equal protection clause violations of petitioners constitutional liberties, freedom and property lost, taken, fines, court cost, case taxed against petitioner Knox.

8.) No clerk of courts, or sheriff of Lorain County, executed a writ and return on 8-24-2017, or any date journalized or ordered by a judge in this case CR-17-096817, for probable cause to convey to jail or prison, under R.C. 2725.12, granted, exist on record or filed, as a matter of law, due process, equal protection clause, pursuant to the Bill of Rights, state and federal violated. No habeas corpus filed by the state of Ohio.

OHIO SUPREME COURT

(Filing of judgment by clerk for journalization, constitutes entry of judgment)

9.) No hearing held of a bind-over from the Elyria Municipal Courts

to the Lorain County Common Pleas Courts, by triggering the jurisdiction of the Lorain Common Pleas Court. State of Ohio never invoked the Elyria municipal courts jurisdiction. Never complied to the (3) Predicate Acts that must occur to go forward to prosecute in a court of law. State of Ohio never discharged or a bond detention or default in R.C. 2933.05, on record or filed journalized. of petitioner Knox forfeiting his bond, abandonment not proven.

(Rule 22 - Entry Judgment Violation: Only effective when entered by clerk)

10.) No hearing date set for petitioner Knox, for state to give its reasons to forfeit petitioner Knoxes bond. No clerk or courts time,

date, stamp, filed journal entries of judge Betleski's judgments, orders, rulings, decisions, as part of the record or pro se motions filed by petitioner Knox. Motion for bond reduction not filed, date, time, stamped by Lorain County clerk of Courts or Common Pleas. From certificate of service on September 6th, 2017. And motion to dismiss, pro se, on 11-1-2017, journal entry by judge Betleski, not time, date, stamped, filed, as exhibit-2, motion for bond reduction, exhibit-3. And exhibit-N, on 5-31-2018, court held hearing on various pro se motions. And the court set forth on the record its reasons for the decisions it rendered on defendant's pro se motions. No time, date, stamp, filed by Lorain County Common Pleas clerk of courts. And judge Betleski's journal entry request for relief, motion ~~to~~ arrest, motion to make part of the record, objections to states motion to strike pro se motions by defendant 5-31-2018. Judge Betleski ruled on various pro se motions the clerk did not time, date, stamp, file, as part of the record. (Release on Bond) (Petitioner's bond is active and this Ohio Supreme Court reinstate bond) Petitioner Knoxes bond is still open, has standing, never forfeited by state of Ohio, as part of the record. As no capias was sent out 8-24-2017, by a judge.

is where the court or a member is corrupted or influenced, is attempted or where the judge has not performed his judicial function. Impartiality corrupted.

13.) No filing or record on any docket sheet or police department case report, Detail. That was made by Lorain County police department on status date on 6-18-2017, that was printed Date-time on 7-31-2017, at 09:11, case no. 2017-00023825, ORI number OH 470500, reporting officer Gray, ID 3010. Also prove by clear and convincing evidence, without any dispute. state of Ohio never went to a grand jury of 12, to indict, deliberate, review or investigate on the term of July 2017, under oath. Its fraud upon the courts, falsity, deceit, dishonesty. And conspiracy to commit fraud, complicity to commit fraud or overt acts or judicial misconduct, failure to prosecute is prejudicial, unconstitutional errors, clearly known by all.

(Pizor Inc. v. Lord, 456 F.2d 532 (8th Cir. 1972) Not only actually receiving justice, but believes he did)

14.) No time, date, stamp, filed journal entries of judge Betheski's pre-trial hearings or continuances or any waivers by petitioner Knox. Under R.C. 2945.71 et. seq. ^{No} signed journal entries of continuances, (or signed by petitioner Knox, never waived pre-trials) during pre-trial hearings. Signed by judge Betheski, journalized by the Lorain County Common Pleas Clerk of Courts under judgment entry that a court speaks through its journal. And No finding, decision or judgment is rendered until an entry is duly prepared and filed with the clerk for journalization. Prove judge Betheski's journal entries not signed by a judge. Is a violation of Rule 3, ^(B) of 7-journal entries not signed by judge Betheski, as a matter of law, due process, equal protection violated. see exhibits 1 thru 7, journal entries of judge Betheski, not signing these continuances journal entries or clerk of Courts of Lorain County Common Pleas not time, date, stamp, filing these same journal entries. The 9th District Courts of Appeals and this Ohio Supreme Court has clear and convincing knowledge of these facts, proof, evidence. state of Ohio was also past the speedy trial time of 270-days to prosecute and sentence violating R.C. 2945.71. And state failed to give all petitioner Knoxes' jail-time-credit, that prove also, 855-days jail-time-credit.

A judge is not the court, OHIO SUPREME COURT

People v. Zajic, 88 App.3d 477, 410 N.E.2d 626 (1980) United States v. Belistrer, 779 F.2d 1191 (7th Cir. 1985) see 455 (9).

ERROR OF LAW 4 - Plain error exist in this case, appeals and postconviction

For relief and mandamus, unconstitutionally denied, dismissed by the state of Ohio's, fraud upon the courts, falsity, conspiracy to commit fraud, complicity to commit fraud, overt acts of miscarriage of justice, abuse of discretion, abuse of process, and abuse of authority. This state of Ohio did not have from migration to procure jurisdiction or personal jurisdiction over petitioner Knox, as a matter of law, due process, equal protection violations by all government officials connet interprise.

As judge also (Magistrate) failed to comply to Crim. R. 5(A) and Crim. R. 10(A), arraignment procedure appearance. Magistrate never read the reading of the indictment. The prosecutor did, as petitioner Knox clearly stated in case. And petitioner Knox never gave a plea in this case. Never consented. Judge

put a plea in for petitioner Knox, from his own personal, professional interest as the 3rd party unconstitutionally, unlawfully, illegally. For unlawful, illegal enrichment for the state also. See State v. Mahanny, 2016-Ohio-2867, 6th Dist. Court of Appeals, "INVITED ERROR", by state of Ohio, fraud

upon the courts, falsity, tampering with records, tampering with evidence, alter, conceal a fatally flawed, fatally invalid, insufficient, unauthenticated fraudulent indictment called a true bill. No mens rea, no intent, purpose or knowingly, no sexual arousal or sexual gratification of each and every essential element of Gross Sexual Imposition in R.C. 2907.05(A)(4). Given to

grand jurors of 12 or served to petitioner Knox on indictment as a lawful, fair, legal notice. As judge Jackson asked prosecutors to give, explain the mens rea and clarify R.C. 2901.21(B) on the indictment. And R.C. 2901.21(B) is unconstitutional, vague in its entirety, that's not law or enforce-

ble by law, authorized by law, makes it contrary to law. Violating the Grand Jury Clause, process, procedures under Crim. R. 6(F) pursuant to R.C. 2929.23. And R.C. 2901.21(B) is inflammatory, similarity of R.C. 2901.22 (B) or reckless culpability, As R.C. 2907.05(A)(4) is not a strict criminal →

OHIO SUPREME COURT

Court: 9th, ERROR OF LAW 4: liability offense or the 3rd degree felony, of Gross sexual imposition, State of Ohio's misapplying the law, no longer following the constitutional law or non-compliance to state and Federal law in this case. Violating R.C. 2913.12, 2913.01(B), miscarriage of justice or grand jury process, procedures, invalid, unconstitutional indictment proven by clear and convincing evidence of "INVITED ERRORS" by the state of Ohio in default. From petitioner Knoxes postconviction for relief and mandamus for entitlement for remedy for relief, as a matter of law, due process, equal protection, Bill of Rights, state and Federal. In State v. Mahanny, 2016-Ohio-2867, 119- Standards of Review, abuse of discretion, connotes more than an error of law or judgment. It implies that the courts attitude is unreasonable, arbitrary or unconscionable. Proving states of Ohio's "INVITED ERROR" prohibits a party who induces error in the trial court from taking advantage of such error on appeal. State of Ohio is in violation of RULE OF LAW DOCTRINE of judges VITAL ROLE, in the American Scheme of Criminal Procedure of unlawful exercise of ARBITRARY POWER and to PREVENT OPPRESSION BY THE GOVERNMENT. Is clearly of CONSTITUTIONAL MAGNITUDE of 9th Dist. Court of Appeals and this Ohio Supreme Court failure to perform a clear and present duty that has not been performed of its ability to address the merits of a writ of mandamus, postconviction for relief of appeal to the Ohio Supreme Court. This court of Ohio Supreme Court erred in this regard. State ex rel. City of Cleveland v. Sufwla, 127 Ohio St. 2d 131, Ohio Supreme Courts plenary authority it failed to perform by not taking judicial notice of the exhibits of judges journal entries that speak through the Courts, that was not signed by Judge Batleski or time, date, stamp, filed by the Lorain County Common Pleas clerk of Courts. 7 journal entries not signed under RULE 3, (8) of pretrial continuances of Judge Batleski admitted with postconviction for relief and mandamus timely filed in Ohio Supreme Court. This

OHIO SUPREME COURT

Cont. pg 15, ERROR OF LAW 4: Ohio Supreme Court failed its constitutional duties and responsibilities to make its own fact findings of conclusion of law and address the merits, issues, claims with the exhibits in support and its reasons why. Petitioner Knox clearly offered, submitted, sufficient operative facts that ~~established~~ ^{established} undisputed clear substantive grounds for relief. This Ohio Supreme Court failed to lawfully, legally, send a timely journal entry of its rulings, decisions and the method of service with a time, date, stamp, filed entry by the Ohio Supreme Court clerk of courts on June 8, 2022. That was not a lawful, fair, legal notice of journal entry, sent in bad faith. Without a certificate of service. Ohio Supreme Court failed its duty, authority to adjudicate in extraordinary writ cases to consider petitioner Knoxes post conviction for relief appeal of prosecutors untimely response to answer petitioners ^{And writ of mandamus} post conviction for relief the Judge Jackson unlawfully, unconstitutionally gave prosecutors an extension of time to respond. When the statute of limitations ran out, past the 10-days, mandatorially required under R.C. 2953.21(E). Prosecutor did admit, he was past the dead-line to respond. And Judge Jackson's abuse of discretion, abuse of process and abuse of authority by giving prosecutor an extension of time on 9-12-2021, journal entry that was not time, date, stamp, filed by the Lorain County Common Pleas clerk of courts. Is a failure to file a timely response and is a ministerial act of neglect by the clerk of courts and this clerk of courts of Ohio Supreme Court, not time, date, stamp, filing the Judges journal entries, failure to journalize, is a violation of the policy of the law, due process, equal protection clause. Is an abuse of jurisdiction by trial Judge Jackson, 9th Dist. Courts of Appeal and this Ohio Supreme Court. see Dunkle v. Hill, 2021-Ohio-3835. Authority to adjudicate W.N.3. A judgment is effective only when entered →

OHIO SUPREME COURT

Cont. # 16, ERROR OF LAW 4: on the journal entry by the clerk, State v. Rogers, 2013 - Ohio - 3246, 8th Dist. Court of Appeals. Further, This Ohio Supreme Court had clear knowledge of the fact, that judge Jackson was assigned to hear petitioner Knoxes bench trial in case CR-17-096817. And certificate of assignment # 193A1601, by the Chief Justice, Maureen O'Connor of Ohio Supreme Court. Chief Justice, failed her duties, constitutional responsibilities and judicial de novo reviews of the undts puted, clear and convincing evidence, facts, proofs of the exhibits admitted, June 8, 2022, with the mandamus, in support of remedy for relief of entitlement by law. (State of Ohio failure to comply to Crim. R. 6(F) under R.C. 2939.22)

ERROR OF LAW 5: State of Ohio's Jurisdictional Defect from lack of patent jurisdiction over person and from deavation from a bind over procedure a prerequisite to transfer of jurisdiction to the Lorain Common Pleas Courts from the municipal courts. Is a violation of the "Jurisdictional Custody Requirement." As a writ or mandamus lies in certain extraordinary circumstances. Where there is an unlawful restraint of a persons liberty and there is no adequate remedy in the ordinary course of law. When a judgment is void, moot, ab initio, a ACTUAL NULLITY. Due to state of Ohio's usurp a jurisdiction they did not have, 2.) Mis- prision to procure jurisdiction, 3.) Lack of patent jurisdiction personal, over petitioner Knox of a invalid, fatally flawed, insufficient indictment called a True Bill. 4.) Failure to present and Return a True Bill indictment from 12 Jurors voting to indict petitioner Knox on the term of July 2017, under oath, duly sworn, In violation of the GRAND JURY CLAUSE process, procedures under U.S. Const. Art. I, Sec. 10 and Ohio Const. Art. I, Sec. 16, 5.) state of Ohio in default. Never triggered its jurisdiction or invoked municipal →

OHIO SUPREME COURT

(Postconviction for relief and mandamus put state on notice of judicial defect)
Court: pg #17, ERROR OF LAW 5: Court jurisdiction to bind-over on a
transcript of municipal courts proceedings filed, recorded, as a
matter of law, due process, equal protection clause violations.
State ex rel. Parker v. Black, 2022-Ohio-1230, HN2 - Juris-
diction & Custody Requirement. In this case, mandamus is /
was the proper writ for entitlement of a right to compel
this Ohio Supreme Court to use its supervisory powers to stop
lower courts from unconstitutionally exercising their juris-
diction. Was clearly stated in petitioner Knoxes mandamus,
Table of Contents, pg # I, III, II, of statements of the facts and
pg # 3, To compel this Ohio Supreme Court, a request, To stop the
lower courts from unauthorized jurisdiction used. And pg #4,
proving, state is unconstitutionally, illegally exercising juris-
diction and the mandamus is requesting Ohio Supreme Court to
stop lower courts patent lack of jurisdiction. Proving this Ohio
Supreme Court, chief justice, Maureen O'Connor, intentionally,
purposefully, knowingly, state of mind, willfully, wantonly. Failed her
constitutional duties, responsibilities, neglected to review de
novo the entire merits, issues in petitioner's Knoxes mandamus and
the exhibits in support of fraud upon the Courts, tampering with
records, tampering with evidence, non-compliance to the crim. R.
6(F), Crim. R. 16(K) or discovery for lack of discretion to deny. And
violations of clerk of courts, court reporters, judges, prosecutors
and assistant attorney's in this case. For striking petitioner's
pro se motions, exhibits or journal entries not time, date, stamp,
filed or signed by judge Betleski. Violating Civ. R. 37(B)(1)(a) through
(5)(2), Failure admit journal entries, exhibits in support of gen-
uine, authentic court documents to prove petitioner did not commit →

(See exhibit Q, not signed by Judge or time, date, state, filed. OHIO SUPREME COURT
Judge Jackson allowed prosecutors to use a Prose filing chart, in place of a felony docket sheet.)
Cont: pg 18, ERROR OF LAW 5: this crime and state of Ohio did not go to 12 jurors to indict petitioner Knox, as no complaint was filed in this case alleged by (mother) Britana of sexual assault on June 18, 2012 see exhibit D, by officer J. Gray, case narrative no. #3000. And Exhibit-S, states notice of compliance with defendant's oral request for discovery submitted October 16, 2019, of Lorain Police officer Gray Report, admitted with mandamus and exhibit C, of Lorain County Common Pleas clerk of court's letter September 1, 2017. of clearly stating. The criminal case was initiated by indictment, not by a criminal complaint filed in a municipal court. State of Ohio never met the burden of proof or probable cause to indict petitioner Knox directly. Because there is no record or filing fee or confirmation of any state witnesses swearing-in under oath under penalty of perjury in a court of law. State of Ohio failed to comport to the RULE OF LAW OF Ohio criminal Procedural Rules of state witnesses testifying to grand jurors to indict. No date of this swearing-in recorded, filed as a matter of law, due process, equal protection clause violations. This Ohio Supreme Court failed to address, review de novo, of abuse of discretion, abuse of process, abuse of authority and abuse of jurisdiction state of Ohio never had whatsoever in this case. No execution and return of process on 8-24-2017, or any date of Endorsement of a writ granted by any judge under section 311.09 or process of a prisoner to be delivered to successor under Section 311.15 or conduct of deputies in Lorain County section 311.02 and section 311.08, execution and return of process nor any fees under section 311.17, filed by clerk of court of a capias writ, clerk failed to obey writ R.C. 2725.21, forfeiture ~~of bond~~ by clerk for refusal to issue a writ in case 8-24-2017, After allowance of such writ and a demand here here for. Petitioner Knox is claiming the \$500⁰⁰ dollars. state shall →

{ Petitioner Knox submitted his price list 12-2-2016, of Notice and Demand to Lorain } OHIO SUPREME COURT ^{Notice of demand of any due process violations also to Ohio State Secretary of Law} _{Common Pleas Court and a copy of this}
(see exhibit A, inmate balance, notarized 10-28-2019, of arrest 9-18-2017. No writ)

Conf: pg #9, ERROR OF LAW 5: Forfeiture to the party aggrieved, petitioner Knox, as a matter of law, due process, equal protection violations. Further, Lorain County sheriff dept. failed the command of an alleged return of a writ of falsity, false return on 8-24-2017, and clerk of courts of Lorain County Common Pleas, unconstitutionally, illegally and falsely started a return of a writ to arrest petitioner Knox on 8-24-2017, was completed and returned by Lorain County sheriff department. See exhibit #16, warrant on indictment also filed on same day of arrest on August 24, 2017, from July 2017 term of the Lorain ^(county) Common Pleas Court, an indictment was found by the grand jury thereof against Lanny Knox. Given under my hand and the seal of said court at Elyria, Ohio on 8-24-2017. Again, impossible to send out warrant on indictment, and arrest petitioner Knox and serve petitioner indictment and a return of a writ of a capias and to order to appear for arraignment in Lorain County Common Pleas Court on 8-24-2017, all at the same time. See exhibit A of inmate balance history report to prove by clear and convincing evidence of fraud upon the Courts, tampering with records, tampering with evidence, alter, conceal the truth, facts in this case. Exhibit-A, clearly contradicts state of Ohio's false statements, fraudulent, invalid indictment that was never served to petitioner Knox by Lorain County sheriff department on any date ~~on~~ 8-24-2017. And never went to grand jurors on the term of July 2017, as exhibit E, clearly prove, contradicts state of Ohio never met their burden of proof or probable cause to arrest, detain, convey to prison. Is false imprisonment, prove falsehood, dishonesty, no integrity by all involved. As state of Ohio never proved personal jurisdiction to go forward to prosecute, state of Ohio failed to establish that jurisdiction see seستا, Lio-Kous v. Mayfield, 4th App. Dist. Case No. 1894, 1991 Ohio App. LEXIS 2670

Hill v. Ohio, APA, 2006-Ohio-1299, OHIO SUPREME COURT
10th Dist. of Appeals. Contrary and unreasonable standard, clearly established federal law violated by state of Ohio's mis-
carriage of justice.
Cont. p. 20, ERROR OF LAW at *11. False, as used in 18 USC section 1001,
means more than simply incorrect or untrue; Intent to deci-
sive or mislead is required, United States v. Lange, (1976, CA 5 La)
528 F.2d. 1280, United States v. Bedone, 1972 CA 9 Wash, 455
F.2d. 1109, 77. In prosecution, for violation of 18 USC section
1001, statements, must be false under any reasonable interpret-
ation, United States v. Allen, (1980, CA 8 Mo.) 623 F.2d 1287. These fals-
ities provided the state of Ohio with unconstitutional, illegal and
unlawful burden on proof for probable cause to arrest, detain and
convey to prison. Knowingly, purposely, willfully and wantonly, state
of mind, used a invalid, fatally flawed, insufficient indictment. And
a false, illegal sentencing journal entry that's not in compliance with
H.B. 86, pursuant to R.C. 158(B) new sentencing guidelines that was
in effect during petitioner Knoxes unconstitutional, illegal sentence and
conviction. Without considering, addressing, or reviewing R.C. 2929.11
or R.C. 2929.12. As the sentence and conviction is contrary to law,
unauthorized by law and is ^(A) ACTUAL NULLITY, in violation of RULE
OF LAW. And the Ohio Supreme Court cannot substitute for such a
unconstitutional, illegal sentence and conviction. The 9th District Court
of appeals to strike sentencing journal entry from the record and
refuse to review, address, de novo and sue sponte, take judicial no-
tice. Knowing the inferior court imposed a sentence that is an
~~EXCESS~~ EXCESS OF AUTHORITY and therefore UNLAWFUL by the Lorain County
Common Pleas Court and in excess of its jurisdiction and void for
the whole, O'Neil v. People, 15 Michigan, 275, Elliott v. People, 13
Ib. 365, ex parte, 49 Mo. 294. And the prisoner is entitled to be
discharged on habeas corpus. (In this case, post conviction for
relief and mandamus filed March 17, 2022) And this writ of
error under Rule 60(d)(3), which allows the courts to set aside →

OHIO SUPREME COURT

(No final appealable order done under R.C. 2725.05, And not controlling of jurisdiction)
Cont: pg# 24, ERROR OF LAW 6: a judgment from fraud upon the Courts and tampering with records, tampering with evidence to alter, conceal, deceive, mislead a court of law by falsity. And aiding and conniving with others, conspiracy to commit fraud, complicity to commit fraud, defraud, or a corrupt enterprise, or overt acts, or judicial misconduct from miscarriage of justice by all involved. State of Ohio, never had STANDING, to go forward and prosecute on the unproven, false, misrepresented accusatory instrument called a true bill, indictment. Bank of Am. N.A. v. Kuchta, 141 Ohio St. 3d 175, standing is certainly a judicial requirement. A parties LACK OF STANDING, VIOLATES, a parties ability to invoke jurisdiction. (As the journal) entries speak through the courts judgment, rulings, orders, decisions and granting all motions or continuances, granting all writs, ca busses, warrants to show burden of proof, probable cause to forfeit bond, arrest, detain, convey to prison. Petitioner Knox was aggrieved by the failure of a clerk of courts clerk and court reporters, to comply with the requirements of Sup. R. 44 through 47. Petitioner Substantive Rights to raise a prima facie showing, clearly established, raised under Crim. R. 6(F) that supercedes state statutes of Ohio. And a right to pursue an action of mandamus pursuant to R.C. 2931, Sup. R. 47(B), Sup. R. 47(A), this state violated under ERRORS OF LAW, misapplying the law, no longer comply to state, federal law in this case. And a COMMON LAW WRIT OF ERROR, is the proper writ to enforce a constitutional Right, liberty, freedom and lost property or taken. White v. Livingston, 234, S.C. 234, "REMEDIAL RIGHTS", is "LEGAL FORM FOR RELIEF", a legal conclusion from a certain state of facts (Exhibits of journal entries not signed by judge under Rule 3(B) and clerk of courts of Lorain County Common Pleas Court, not time, date, stamp, filling these same journal entries of Judge Betleski. NOT LAWFULLY, CONSTITUTIONALLY ENDORSING same journal entries to continue

(R.C. 2913.42, violated)

OHIO SUPREME COURT

(knowingly, falsify, alter)

Cont: ps[#] 21, ERROR OF LAW 6: pretrials in a timely manner). Exhibits

1 thru 7, or journal entries, from 4-16-2018 to 11-2019. Never signed by judge BatLeski on these dates to restart pretrials or time, date, stamp, filed by Lorain County Common Pleas Courts clerk as part of the record. Is fact, gross, evidence, these journal entries time, is tolled against the state of Ohio. Proving, fact, evidence, state of Ohio was past the 270-days to prosecute and sentence and convict under R.C. 2945.71, et. seq. This Ohio Supreme Court completely, intentionally, purposely and knowingly, willfully, wantonly, ignored. These same journal entries was not signed by petitioner Knox. State of Ohio owes petitioner Knox these jail-time-credit days also in this case. Denied October 16, 2021, by Judge Jackson. That is not his discretion, authority or this ODRC, director or prison to deny these jail-time-credits done in Lorain County Jail, or this Ohio Supreme Court. State of Ohio in violation of R.C. 2945.71(E), R.C. 2945.71(C)(2) and R.C. 2945.73. That is a mandatory required ~~mandate~~ clearly established in this case of WRIT OF ERROR and prejudicial or false, unconstitutional, illegal, unlawful imprisonment. And this WRIT OF ERROR, is a remediable right that may be enforced, Ebner v. Haverly Furniture Co., 138 S.C. 74, Supreme Court of South Carolina, 12-10-1926 (copy citation). State ex rel. Madd v. Gasser, 20 Ohio St. 3d 30, The extraordinary legal remedy of mandamus may be granted to compel execution of an official duty from a ministerial officer when, 3 conditions exist. 1.) A clear and legal right to the relief prayed 2.) A clear legal duty upon respondent to perform the act requested 3.) The relator has no plain and adequate remedy at law. This Ohio Supreme Court chief justice, violated her official duties in her unauthorized, illegal, decision, ruling, judgment that is ERROR, PREJUDICE, CONTRARY TO LAW, UNAUTHORIZED BY LAW AND RULE OF LAW. IS ABUSE

Judges violating Ohio Code Prof. Resp. DR-8-P2(B) OHIO SUPREME COURT State v. Gaines, 2011-Ohio-1475, State v. Clay, 2016-Ohio-424, unreasonable standard of review of discretion, abuse of process, abuse of

authority, Chief Justice, Maureen O'Connor or Lorain Common Pleas Courts nor Judge Jackson, have to deny, deprive all of these jail-time credit debts. That also prove, state of Ohio was barred from responding, addressing, arguing to dismiss case of postconviction for relief and mandamus, state of Ohio lost jurisdiction to go forward and prosecute, sentence and convict under R.C. 2945.71(E) 3 for 1-days not given for jail-time-credit allowed.

Prove state of Ohio has no STANDING and res juda cata defense is illegal, unlawful, unconstitutional. Fraud upon the court, da- (A clear legal right of H.B. 86. Non-compliance to R.C. 2929.11, 2929.12, reviewed, addressed, considered) Fraud, falsity. R.C. 2945.71 is proven by 1.) A clear and legal right to relief prayed 2.) a clear legal duty upon respondent to perform

the ~~relief~~ ^{ACT} requested. 3.) The relater has no plain and adequate remedy at law. The exhibits 1 thru 7, journal entries are tallied against the state of Ohio in this case for immediate discharge of petitioner Knox, as a matter of law, due process, equal protect under the Bill of

Rights, state and federal violated in this case. From 4-16-2018 to 6-11-2019, is 4-years and 2-months, or 3 for 1-days, state of Ohio is past the speedy trial time to sentence and convict petitioner Knox in case. And the 285-days ODRC, gave petitioner Knox jail-time-credit is also 3 for 1-days, A total of 855-days, that's 2-years, 6-months and 5-days. A complete total of 6-years, 8-months and 5-days, past the speedy trial time under R.C. 2945.71, 72 and 2945.73, statutes.

(petitioner Knox is requesting immediate discharge, time served already) As these statutes are mandatorially required by law and mandatorially ENFORCED under RULE OF LAW, by operation of law, under color of law, common law, admiralty, pursuant to the U.S. Const. Act. I, sec. 10, Ohio Const. Act. I, sec. 16, principles and safeguards, guarantees, violated from unambiguous lack of jurisdiction of fraud, falsity. (24)

OHIO SUPREME COURT, FACTS AND CONCLUSION

STATE OF OHIO IS IN DEFAULT, FROM FRAUD UPON THE COURTS, DEFAULT, TAMPERING

Cont: § 24, ERROR OF LAW? Mandamus was also proper venue for relief in said case 2022-0281, see state ex rel. Vindicator Printing Co. v. Wolff, 132 Ohio St. 3d 484. Mandamus, to be entitled to the requested extraordinary relief, legal duty, remedy. Was clearly stated on page 14, of mandamus, filed March 17, 2022. And petitioner requested remedy for relief to lawfully dismiss indictment and case with prejudice, as a right to be heard in a court of law. As petitioners pro se motions and brief was stricken from appeals court of 9th district, record docket. Page 15, of mandamus. Petitioners request, Ohio Supreme Courts duties to take judicial notice of lower courts misprison to procure jurisdiction, state never had constitutionally, lawfully. And the "Cognizable Event" of grand jurors process, procedures duties to summons, subpoena state witnesses to testify under oath, not grand jury secrets. To prove states burden of proof, probable cause never met, complied, to indict petitioner Knox on 8-24-2017 or arrest on 8-24-2017 or warrant on indictment sent 8-24-2017 nor served petitioner Knox in county Jail on 8-24-2017 or a filing fee or return of writ, ex parte by Lorain County Sheriff dept. on 8-24-2017. Prove, officials acted outside their official responsibilities and law unconstitutionally, knowingly, purposely, willfully, wantonly and state of mind, recklessly, malice, negligent judicial misconduct. That is miscarriage of justice of a malicious purpose, in bad faith and wanton and in a reckless manner, outside the scope of their duties and oath of their office, oath of their bonds intentionally. Violating petitioner Knoxes SUBSTANTIVE RIGHTS, under SUBSTANTIVE LAW, that PREVAILS OVER A PROCEDURAL RULE. Chief Justice failed to give reasonable notice of her order, judgment, not time, date, stamp, filed. From a sentencing journal entry that is illegal, unconstitutional, contrary to law, unauthorized by law or enforceable or effect under law of H.B. 86, ^(NOT) complied.

3

Abuse of discretion, authority, conviction & sentence is 3-^{times} ~~contrary~~ to law, in violation of ~~Exhibit #~~ H.B. 56, R.C. 1.58(B) as a matter of law due process, equal protection, Bill of Rights. Bias, vindictive sentence. Illegal and Un-Constitutional and not enforceable under law or effect. By Common Law. Abuse of Jurisdiction, Jurisdiction abuse.



FILED
LORAIN COUNTY

2020 JAN - 9 P 3 02

1

LORAIN COUNTY COURT OF COMMON PLEAS
LORAIN COUNTY, OHIO
Tom Orlando, Clerk
JOURNAL ENTRY
MICHAEL E. JACKSON, VISTING JUDGE

Date 12/23/19

Case No. 17CR096817

STATE OF OHIO
Plaintiff

LORAIN COUNTY PROSECUTOR
Plaintiff's Attorney 0-

VS

LARRY KNOX

PRO SE
Kenneth Lieux - Standby Counsel
Defendant's Attorney

This matter was tried to this Court on December 16, 2019, December 17, 2019 and December 23, 2019. Upon the testimony given, all of the evidence presented, and the credibility of the witnesses, the Court finds for the reasons stated on the record, as follows:

COUNT 1: GROSS SEXUAL IMPOSITION, R.C. 2907.05(A)(4), F3 - GUILTY

Sentencing is hereby scheduled for DECEMBER 27, 2019 AT 9:00 A.M.

IT IS SO ORDERED.

VOL. _____ PAGE _____

MICHAEL E. JACKSON, VISITING JUDGE
Supreme Court of Ohio
Certificate of Assignment #19JA1601

cc: Pros Holman and Hakos
Atty Lieux
Defendant, Pro Se

18CR098210

FILED
LORAIN COUNTY
2020 JAN -9 P 3:02

IN THE COURT OF COMMON PLEAS
LORAIN COUNTY, OHIO

STATE OF OHIO, : CASE NO. 17CR096817
 Plaintiff, : JUDGE MICHAEL E. JACKSON
 -vs- : JUDGMENT ENTRY OF
 LARRY KNOX : CONVICTION AND SENTENCE
 Defendant. :

.....

1. Defendant appeared in Court for Sentencing after having been found Guilty by the Court after a Bench Trial held on December 16, 2019, December 17, 2019 and December 23, 2019 of the following offenses:

Count 1: GROSS SEXUAL IMPOSITION, a violation of R.C. 2907.05(A)(4), a 3rd degree felony (high tier) (Tier II Sex Offender for Registration purposes).

- 2. IF CHECKED, a pre-sentence investigation and report were ordered and completed, and said report was made available to the defense for review. **POST ORDERED.**
- 3. Defendant was present and acted Pro Se, with standby counsel Attorney Kenneth Lfeux, present in open court for sentencing on December 27, 2019. APA Hehlman and APA Hakos present for the State. A stenographer was present. Those persons listed in R.C. 2929.19(A) were afforded an opportunity to speak and present any information relevant to the imposition of sentence.
- 4. The Court has determined that that Defendant IS TCAP eligible pursuant to R.C. 2929.34(B)(3)(c).
 The Court has determined that the Defendant IS NOT TCAP eligible pursuant to R.C. 2929.34(B)(3)(d)
 - (i): The felony of the fifth degree was an offense of violence, a sex offense, a violation of R.C. 2925.03, or any offense for which a mandatory prison term is required.
 - (ii): The person previously has been convicted of or pleaded guilty to any felony offense of violence.
 - (iii): The person previously has been convicted of or pleaded guilty to any felony sex offense.

Case No. 17CR096817
Defendant LARRY KNOX

1



(iv): The person's sentence is required to be served concurrently to any other sentence imposed upon the person for a felony that is required to be served in an institution under the control of the department of rehabilitation and correction.

The Court has determined that the Defendant IS NOT TCAP eligible as the offense(s) charged is/are not a Felony 5.

5. Upon consideration of all matters set forth by law, including the factors and guidelines state in RC 2929, it is the judgment of law and sentence of the Court that the defendant be sentenced to:

Count 1: 60 months in L.C.I.

IF CHECKED, sentences imposed on all counts shall run concurrently.
 IF CHECKED, sentences imposed herein shall run concurrently with the sentence(s) in _____

6. IF CHECKED, an additional _____ year(s) of actual incarceration is imposed on count _____ as and for a firearm specification, pursuant to R.C. 2929.14(D)(1). Said term of actual incarceration shall be served prior to and consecutive to any other sentence(s) imposed herein, FOR AN AGGREGATE SENTENCE OF _____

7. IF CHECKED, the Court finds, pursuant to R.C. 2929.14(B), and as an explanation on the record, as follows:
 The shortest prison term will demean the seriousness of the Defendant's conduct.
 The shortest prison term will not adequately protect the public from future crime by the Defendant or others.

8. IF CHECKED, the Court finds pursuant to R.C. 2929.14(C), and as an explanation on the record, as follows:
 The Defendant has committed the worst form of the offense.
 The Defendant poses the greatest likelihood of recidivism.

9. IF CHECKED, counts/case _____ shall run consecutively to counts/case _____ as the Court finds the following:
 Consecutive service is necessary to protect the public from future crime or to punish the Defendant; and
 Consecutive sentences are not disproportionate to the seriousness of the Defendant's conduct and to the danger which the Defendant poses to the public; and
 The Defendant committed the multiple offenses while he was awaiting trial or sentencing or while he was under Post-Release Control or Community control; or
 The harm caused by the multiple offenses was so great or so unusual that no single prison term for any of the offenses committed as part of a single course of conduct adequately reflects the seriousness of the Defendant's conduct; or

Case No. 17CR096817
Defendant LARRY KNOX.

The Defendant's history of criminal conduct demonstrates that consecutive sentences are necessary to protect the public from future crime by the Defendant.

10. Defendant ordered to pay costs of prosecution forthwith.

11. Defendant is entitled to credit, pursuant to R.C. 2967.141, on his sentence for ALL TIME SERVED ON THIS CASE, WHICH IS, AS OF 12/27/19, 268 DAYS, AS EXPLAINED ON THE RECORD. DEFENDANT IS ENTITLED TO ADDITIONAL JAIL TIME FROM DECEMBER 28, 2019 UNTIL DEFENDANT IS TRANSFERRED TO LCI.

12. IF CHECKED, Defendant's driver's license is suspended on Count(s) _____ for _____.

13. IF CHECKED, mandatory drug fine(s) in count(s) _____ shall be paid to the Clerk of Courts who shall distribute said fine(s) as follows: 50% to _____ and 50% to the Lorain County Prosecutor, the law enforcement agencies primarily responsible for or involved in making the arrest of and prosecuting the Defendant.

14. IF CHECKED, upon consideration of the affidavit of indigency filed by the Defendant, the Court finds that the Defendant is indigent and payment of the mandatory fine(s) previously imposed is suspended.

15. The Defendant is hereby advised that he will be supervised after he leaves prison, which is referred to as post-release control, for a mandatory 5 years.

The Defendant is ordered to serve as part of this sentence any term of post release control imposed by the Parole Board, and any prison term for violation of that post release control. After prison release, if post release control is imposed, for violation of post release control conditions, the Adult Parole Authority or Parole Board could impose a more restrictive or longer control sanction, or return defendant to prison for up to nine months for each violation, up to a maximum of 1/2 of the stated prison term.

Defendant is advised that if he commits a new felony while subject to post release control, he may be sent to prison for the remaining post-release control period or 12 months, whichever is greater. This prison term shall be served consecutively to any term imposed for the new felony of which the Defendant is convicted.

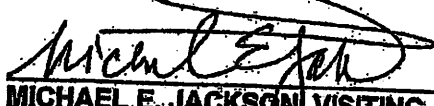
16. All contraband and/or drugs are hereby ordered destroyed by the law enforcement agency in possession of same.

17. Seized money or property in the custody of a law enforcement agency is ordered forfeited pursuant to defendant's plea agreement. Said money or property may be used or sold by the law enforcement agency. Said money or proceeds of sale shall be distributed according to law.

18. All property not forfeited is hereby ordered returned to the victim(s)/owner(s) or, if said victim(s)/owner(s) cannot be located, sold at public auction with proceeds distributed according to law.

Case No. 17CR096817
Defendant LARRY KNOX

- 19. IF CHECKED, the sentence imposed herein was jointly recommended by the prosecutor and defense counsel.
- 20. Pursuant to R.C. 2901.07, if the Defendant has not previously provided a DNA specimen upon arrest or Court appearance for which this sentence is based, the Lorain County Sheriff is hereby ordered to collect a DNA specimen in accordance with division (C) of R.C. 2901.07. Should the Defendant be sentenced to Probation, the Lorain County Adult Probation Department shall perform the DNA specimen collection as mandated by R.C. 2901.07(C).
- 21. All pending motions are now moot, and the Court made no decision regarding a future motion of judicial release.
- 22. Lastly, the Defendant is advised that ~~he~~ has certain appellate rights.


 MICHAEL E. JACKSON, VISITING JUDGE
 Supreme Court of Ohio
 Certificate of Assignment #19JA1601

Inmate Balance History Report - Simple

WYVES CARROLL A
Post conviction

Created: 10/28/2019 8:39:56AM

Number: 79227

Secondary: 201900156902

Location: LCJ 3W 3W16 01

Name: KNOX, LARRY D

Transaction	Date	Transaction Amount	Running Balance	Running Owed	Running Other
INTAKE CREDIT	12/17/2014 05:53:01AM	\$4.00	\$4.00	\$0.00	\$0.00
RELEASE INMATE - CHECK	12/17/2014 12:37:10PM	(\$4.00)	\$0.00	\$0.00	\$0.00
TOUCHPAY BOOKING DEPOSIT	11/26/2015 04:51:30AM	\$0.31	\$0.31	\$0.00	\$0.00
TOUCHPAY KIOSK DEPOSIT	12/02/2015 01:03:43PM	\$20.00	\$20.31	\$0.00	\$0.00
ORDER DEBIT	12/03/2015 12:49:56PM	(\$16.09)	\$4.22	\$0.00	\$0.00
RELEASE INMATE - CARD	12/07/2015 08:23:10PM	(\$4.22)	\$0.00	\$0.00	\$0.00
TOUCHPAY BOOKING DEPOSIT	07/18/2017 02:07:53AM	\$263.00	\$263.00	\$0.00	\$0.00
INTAKE BAG CHARGE	07/18/2017 03:02:18AM	(\$9.35)	\$253.65	\$0.00	\$0.00
ORDER DEBIT	07/20/2017 11:34:52AM	(\$41.98)	\$211.67	\$0.00	\$0.00
ORDER DEBIT	07/20/2017 11:49:13AM	(\$2.37)	\$209.30	\$0.00	\$0.00
RETURN CREDIT	07/20/2017 11:58:09AM	\$41.98	\$251.28	\$0.00	\$0.00
ORDER DEBIT	07/20/2017 12:37:00PM	(\$40.09)	\$211.19	\$0.00	\$0.00
ORDER DEBIT	07/24/2017 01:37:11PM	(\$14.72)	\$196.47	\$0.00	\$0.00
ORDER DEBIT	07/27/2017 12:47:30PM	(\$38.30)	\$158.17	\$0.00	\$0.00
ORDER DEBIT	07/31/2017 12:59:22PM	(\$23.66)	\$134.51	\$0.00	\$0.00
ORDER DEBIT	08/03/2017 10:26:40AM	(\$44.79)	\$89.72	\$0.00	\$0.00
ORDER DEBIT	08/07/2017 10:29:25AM	(\$21.84)	\$67.88	\$0.00	\$0.00
ORDER DEBIT	08/10/2017 01:58:19PM	(\$23.05)	\$44.83	\$0.00	\$0.00
ORDER DEBIT	08/17/2017 01:58:32PM	(\$18.76)	\$26.07	\$0.00	\$0.00
ORDER DEBIT	08/21/2017 10:41:02AM	(\$6.53)	\$19.54	\$0.00	\$0.00
ORDER DEBIT	08/24/2017 09:54:39AM	(\$2.78)	\$16.76	\$0.00	\$0.00
ORDER DEBIT	08/31/2017 09:52:59AM	(\$5.75)	\$11.01	\$0.00	\$0.00
ORDER DEBIT	09/07/2017 01:30:50PM	(\$6.02)	\$4.99	\$0.00	\$0.00
ORDER DEBIT	09/18/2017 01:46:03PM	(\$3.36)	\$1.63	\$0.00	\$0.00
ORDER DEBIT	09/18/2017 02:54:53PM	(\$0.79)	\$0.84	\$0.00	\$0.00
ORDER DEBIT	09/21/2017 10:23:21AM	(\$0.63)	\$0.21	\$0.00	\$0.00
RELEASE INMATE - CHECK	01/16/2018 12:43:37AM	(\$0.21)	\$0.00	\$0.00	\$0.00
Ending Totals:			\$0.00	\$0.00	\$0.00

Arrested

Aiding & Abetting the criminal activity

Aiding & Conspiring with others

Tampering with records, fraud upon the court, defraud, alter, con legal

Not arrested

Not indicted

Not warrant

Never served indict - most any date, No writ returned by Sheriff on 8-24-2017 proving tampering with records, defraud, tampering with evidence.

This is an official record of inmate account balance.

Sgt. David Felt (Sgt. Kishi)

10-28-19 9:10 AM

Victoria Koozo, notary public
Comm exp 3/2/23

CASE COST BILL

Exhibit B

Post conviction

3

GR053817 Date Filed: 08/24/2017
STATE OF OHIO V/S LARRY KNOX

Page 1
Lorain County Court Of Common Pleas

Plaintiff(s)

STATE OF OHIO
LORAIN COUNTY PROSECUTOR'S OFFICE
225 COURT ST 3RD FLOOR

P - 1

LORAIN COUNTY PROSECUTOR Att
225 COURT STREET
3RD FLOOR

ELYRIA, OH 44035

ELYRIA, OH 44035
0-

Defendant(s)

LARRY KNOX
2100 LAKESIDE AVE

D - 1

CLEVELAND, OH 44114

Date of Birth : 8/21/1960

Race: Not Entered

Proof, Fact, Evidence, in support

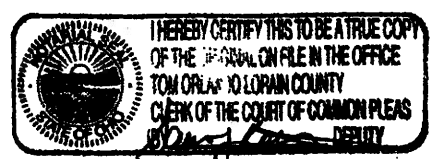
COST SUMMARY

No state witness was subpoenaed to testify in case, As A Matter of Law, Due Process Violation
No grand jury subpoena, summons fees to clerk of courts Lorain Common Pleas Court

CLERK FEES

Date	Cost	Amount	Assigned To:
08/24/2017	CLERKS FEES	\$27.00	LARRY KNOX
08/25/2017	CLERKS FEES	\$2.00	LARRY KNOX
08/31/2017	CLERKS FEES	\$2.00	LARRY KNOX
09/12/2017	CLERKS FEES	\$2.00	LARRY KNOX
09/20/2017	CLERKS FEES	\$2.00	LARRY KNOX
10/25/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/01/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/01/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/01/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/01/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/01/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/01/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/01/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/01/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/07/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/08/2017	CLERKS FEES	\$2.00	LARRY KNOX
11/28/2017	CLERKS FEES	\$2.00	LARRY KNOX
01/05/2018	CLERKS FEES	\$2.00	LARRY KNOX
01/05/2018	CLERKS FEES	\$2.00	LARRY KNOX
01/09/2018	CLERKS FEES	\$2.00	LARRY KNOX
01/24/2018	CLERKS FEES	\$2.00	LARRY KNOX
03/30/2018	CLERKS FEES	\$2.00	LARRY KNOX
04/03/2018	CLERKS FEES	\$2.00	LARRY KNOX
04/17/2018	CLERKS FEES	\$2.00	LARRY KNOX
05/01/2018	CLERKS FEES	\$2.00	LARRY KNOX
05/18/2018	CLERKS FEES	\$2.00	LARRY KNOX
06/01/2018	CLERKS FEES	\$2.00	LARRY KNOX
06/13/2018	CLERKS FEES	\$2.00	LARRY KNOX
06/12/2018	CLERKS FEES	\$2.00	LARRY KNOX
06/19/2018	CLERKS FEES	\$2.00	LARRY KNOX
06/28/2018	CLERKS FEES	\$2.00	LARRY KNOX
07/24/2018	CLERKS FEES	\$2.00	LARRY KNOX
08/17/2018	CLERKS FEES	\$2.00	LARRY KNOX

No bond discharge fees filed. No hearing held of recognizing bond, to be forfeited. Not revoked by state at this time. Arrestee Knox is claiming as his property lost, taken denied in a court of law, unconstitutional. Liberties, property, freedom lost. Is grounds for dismissal with prejudice and conviction overturned. Dismissed, As A Matter of Law, Due Process, Equal Protection, 14th amendments, prejudicial prosecution. 2. No writ fee on 8-24-2017. 3. No certification filing fee on 8-24-25-2017. 4. No witness fee on any state file. For state grand jury witnesses on any record.



2

3

Exhibit 7



TOM ORLANDO
LORAIN COUNTY CLERK OF COURTS
Legal Division
Lorain County Justice Center
225 Court Street, First Floor
Elyria, OH 44035

September 1, 2017

CR-17-096817

Larry Knox, #79227
LCCF
9896 Murray Ridge Rd.
Elyria, OH 44035

Dear Mr. Knox:

Our office is in receipt of your letter to the Clerk. As I understand your correspondence, you have requested copies of the criminal complaint and bindover information for case no. 17CR096817. A review of the case docket for this matter indicates that the criminal case was initiated by indictment, not by a criminal complaint filed in a municipal court. Because the records you seek do not exist in the court file, our office is unable to assist you with this request.

You have also requested copies from a case you indicate was filed in Lorain Municipal Court (case no. CR-15-A03856). However, we do not serve as the Clerk for the Lorain Municipal Court and thus are not custodians for the records you seek. I recommend contacting the Clerk of the Lorain Municipal Court for this request; the address is: 200 West Erie Avenue, Lorain, OH 44052.

If I have misunderstood your letter, please feel free to respond directly to my attention and clarify your requests.

Sincerely,

Kathryn Lenz,
Staff Attorney to
Tom Orlando,
Lorain County Clerk of Court

connected and would have heard if London fell. I also asked if London asked both of them that night if one of them was going to tuck her into bed and she responded surprised and upset that Larry would have ever stated that London would want him to.

Or naive around Larry and prove there was no sexual contact, touching, done. This case is being sent to the Lorain County Grand Jury for their review of the charge of Gross Sexual Imposition (GSI) against Larry Knox. (Not sexual assault, the Mother, Briana Taylor

Reported by: Detective J. Orellano #2734

I did raise to judge, prosecutor, attorney

No sexual contact element

No - Intent element

No - purpose element

None of this given to the grand jury to indict.

Indictment fatally flawed, fatally invalid, defective, not on the face of the indictment intent, purpose elements to indict, sentence or convict.

I've Filed at the Lorain County Police Dept. July June 18th 2017, Violating Brady-Bagley claim that's Constitutional Law, Due Process, Constitutional Liberties, Property, Freedom, Violated.

Temporary



In support of dismissal with prejudice

In Court jail on 7-17-2017 that arrested 8-24-2017

LORAIN COUNTY COURT OF COMMON PLEAS
LORAIN COUNTY JUSTICE CENTER
225 COURT STREET
ELYRIA, OHIO 44033

No certified mail sent. Never served a summons to court before 8-24-2017 on records in case. No address clerk sent notice out

DATE 8/24/2017

To 2100 Lake Side Ave, Ohio 44114

STATE OF OHIO

VS.

LARRY KNOX

Never sent summons to Lorain County Jail. No Record Filed by clerk courts on Docket or program, filed.

State has not met their burden of proof. No bar not lawfully served summons by certified mail

TO: LARRY KNOX

Search, fact, Evidence, Speedy trial. Same summons in Lorain County. As the record cannot be found, same time arrested.

YOU ARE HEREBY ORDERED TO APPEAR FOR ARRAIGNMENT IN LORAIN COUNTY COURT OF COMMON PLEAS, YOUR ARRAIGNMENT SCHEDULED AT 9:30 a.m. ON 8-31-17 IN COURT ROOM NO. 4.

TO CONFIRM THE DATE OF YOUR ARRAIGNMENT, PLEASE CONTACT THE LORAIN COUNTY CLERK OF COURTS OFFICE AT (440) 329-5538

THE LORAIN COUNTY JUSTICE CENTER IS LOCATED AT 225 COURT STREET, ELYRIA, OHIO 44033

7CR09681/

(2)

Exhibit

state has no jurisdiction to prosecute this case.



with date of indictment term filed, conflicting warrant all on 8-24-2012. Never filed in the municipal court. Never bound-over to Lorain Common Pleas Court on any docket sheet or filed time, stamp by clerk of court. Abuse of process, In effective assistance of advisor assistant. Prosecutorial misconduct. State has no jurisdiction to dismiss appeal brief by Knox

Lorain Police Department Case Report

Detail

Print Date/Time: 07/31/2017 09:11
Login ID: jorellano
Case Number: 2017-00023825
Case Details:
Case Number: 2017-00023825
Location: 2539 REEVES AVE E2 LORAIN, OH 44052

Lorain Police Department
OH0470500

Incident Type: Sex Offense
Occured From: 06/12/2017 12:00
Occured Thru: 06/12/2017 18:00
Reported Date: 06/18/2017 19:43 Sunday
Status: Open/Active
Status Date: 06/18/2017

Reporting Officer ID: 3010-Gray
Assigned Bureau: Detective Bureau

Case Assignments:

Assigned Officer	Assignment Date/Time	Assignment Type	Assigned By Officer	Due Date/Time
2734-Orellano	06/21/2017 00:00	Lead Investigator	717-Super	

Associated Cases	Status	Assisting ORIs	Role
------------------	--------	----------------	------

Modus Operandi	Solvability Factors	Weight
----------------	---------------------	--------

Offenses					
No.	Group/ORI	Crime Code	Statute	Description	Counts
1	State	11D	2907.05	Gross Sexual Imposition	1

In support of speedy trial time expired, in case, substituted for docket sheet.
Dec. 5. 2019 11:06AM Judge Ewers Office RECEIVED 12/05/2019 12:17PM No. 8985 P. 1/1
See exhibit #1, arrest date, 7-18-2017
No docket sheet. Proved invalid, false. Not certified to calculate received
telling time. State used this filing chart) to
calculate speedy trial time.

In violation of Evid. R 1005
Evid. R. 901, 902(4), authentication of
records, documents, STATE OF OHIO
's, submitted.

Plaintiff,
v.
LARRY KNOX
Defendant.

THE COURT OF COMMON PLEAS
LORAIN COUNTY, OHIO

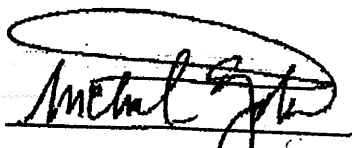
CASE NO. 17CR096817
VISITING JUDGE MICHAEL JACKSON
JOURNAL ENTRY: DEFENDANT'S
MOTION TO DISMISS RE: FAILURE TO
PROVIDE A SPEEDY TRIAL

Proving Judge!
Jackson's bias; vindictive, malice,
State was barred from re-hearing some
trial issues raised
Knox
12-5-19
FAX

The Court has reviewed Defendant's Motion to Dismiss and the State of Ohio's
Opposition, which included a chart summarizing the basis to calculate the time to conduct a trial
within the speedy trial requirements.

The Court orders the State of Ohio to re-calculate this chart based on Rule 40 (A) (3) of
Ohio Rules of Superintendence, which states: "All motions shall be ruled on within one hundred
days from the date the motion was filed, except as otherwise noted on the report forms." In
addition, the State is to include applicable case law that has considered the application of this
rule and any applicable exceptions to this rule.

The State's supplemental response shall be filed no later than the date before trial and this
issue will be decided before trial starts. Although it is not necessary, the Defendant may also to
file a supplement on the date, if he desires to do so.


Visiting Judge Michael Jackson

Unconstitutional, unlawful. Contrary to law. Cannot substitute for the original authentic criminal docket sheet of a felony case.

Exhibit ~~1~~ ~~2~~ ~~3~~ ~~4~~ ~~5~~ ~~6~~ ~~7~~ ~~8~~ ~~9~~ ~~10~~ ~~11~~ ~~12~~ ~~13~~ ~~14~~ ~~15~~ ~~16~~ ~~17~~ ~~18~~ ~~19~~ ~~20~~ ~~21~~ ~~22~~ ~~23~~ ~~24~~ ~~25~~ ~~26~~ ~~27~~ ~~28~~ ~~29~~ ~~30~~ ~~31~~ ~~32~~ ~~33~~ ~~34~~ ~~35~~ ~~36~~ ~~37~~ ~~38~~ ~~39~~ ~~40~~ ~~41~~ ~~42~~ ~~43~~ ~~44~~ ~~45~~ ~~46~~ ~~47~~ ~~48~~ ~~49~~ ~~50~~ ~~51~~ ~~52~~ ~~53~~ ~~54~~ ~~55~~ ~~56~~ ~~57~~ ~~58~~ ~~59~~ ~~60~~ ~~61~~ ~~62~~ ~~63~~ ~~64~~ ~~65~~ ~~66~~ ~~67~~ ~~68~~ ~~69~~ ~~70~~ ~~71~~ ~~72~~ ~~73~~ ~~74~~ ~~75~~ ~~76~~ ~~77~~ ~~78~~ ~~79~~ ~~80~~ ~~81~~ ~~82~~ ~~83~~ ~~84~~ ~~85~~ ~~86~~ ~~87~~ ~~88~~ ~~89~~ ~~90~~ ~~91~~ ~~92~~ ~~93~~ ~~94~~ ~~95~~ ~~96~~ ~~97~~ ~~98~~ ~~99~~ ~~100~~

34

Not to be, date, stamp, filed as part of the records. (3)

Motion for Newly Discovered Evidence And Affidavit of Truth 11/1/19 - 12/5/19
Motion to Disqualify Judge Michael E. Jackson 12/6/19

Exhibit-S

THE COURT OF COMMON PLEAS
GENERAL DIVISION
LORAIN COUNTY, OHIO

FILED
LORAIN COUNTY
2019 OCT 24 A 10:57
COURT OF COMMON PLEAS
TOM ORLANDO

STATE OF OHIO,)
)
 Plaintiff,)
)
 v.)
)
 LARRY KNOX,)
)
 Defendant.)
)
)
)

CASE NO. 17CR096817

JUDGE MICHAEL JACKSON
Sitting by Assignment

**STATE'S NOTICE OF COMPLIANCE WITH DEFENDANT'S ORAL
REQUEST FOR DISCOVERY SUBMITTED OCTOBER 16, 2019**

Now comes the State of Ohio, by and through the office of the Lorain County Prosecuting Attorney, and hereby responds to Defendant's oral request for further discovery made at the pretrial hearing held on the record on October 16, 2019. Specifically, Defendant requested the following items be provided:

- A. Report of Lorain Police Officer Gray on June 18, 2017;
- B. Reports serving as the basis for allegedly conflicting witnesses statements;
- C. Statements and recordings of the CAC Interview of the child victim.

Upon further review by the State of Ohio, all items requested by Defendant have been previously provided, as explained below in greater detail.

A. Report of Lorain Police Officer Gray on June 18, 2017

On June 18, 2017, Brianna Taylor, mother of the child victim, appeared in-person at the Lorain Police Department to report the incident from which this matter originated. Officer Gray met with Ms. Taylor in the lobby of the Lorain Police Department and obtained her description of the incident. Officer Gray memorialized his contact with Ms. Taylor in a one-page report. That

Exhibit 3

JOURNAL ENTRY
COURT OF COMMON PLEAS

Lorain County, Ohio
Tom Orlando, Clerk

Case No. 17CR096817

STATE OF OHIO

Plaintiff

Attorney for Plaintiff

vs.

T. Allan Regas

LARRY KNOX

Defendant

Atty for Defendant

Atty

Date 4/16/2018 Vol. _____ Page _____

Defendant does request discovery and bill of particulars. Prosecutor to provide discovery and bill of particulars on or before _____. Defendant to provide prosecutor with discovery on or before _____. All motions, to include motion for Intervention in Lieu of Conviction, and/or Request for Prosecutor's Diversion Program shall be filed on or before _____.

Pretrial had. At defendant's request, pretrial is hereby continued until 4/30/18 at 1:30 PM

Note: COURT SETS MOTION HEARING. DEFENDANT TO BE TRANSPORTED BACK TO ODRC CUSTODY. SHERIFF TO TRANSPORT BACK FOR HEARING.

Pretrial had. At the defendant's request, Final pretrial is/remains set for _____ at _____

Jury trial is/remains set for JUN 19, 2018 at 8:30 a.m.

Note:

PROSECUTOR PROVIDED DISCOVERY AGAIN. COURT PROVIDED Docket to Defendant. Defendant asked for further
Defendant Failed to Appear for _____. Defendant's bond is hereby revoked and DISCONTINUED forfeited. CAPIAS ISSUED. By ordinary mail Clerk shall notify Defendant and surety of "COMPLAIN" bond revocation/forfeiture. Defendant and surety shall appear on _____ ** and FORUMS show cause why judgement should not be entered against them for the penalty stated in the REFERENCE recognizance. IN POLICE REPORT

* date shall not be less than forty-five (45) nor more than sixty (60) days from the date of mailing this notice.

DEFENDANT WAIVES STATUTORY TIME FOR SPEEDY TRIAL PURSUANT TO RC 2945.71 et. seq.

DEFENDANT

JUDGE MARK A. BETLESKI

EX-106-17

JOURNAL ENTRY
COURT OF COMMON PLEAS

Lorain County, Ohio
Tom Orlando, Clerk

Case No. 17CR096817

STATE OF OHIO vs. Plaintiff T. Allan Regas Attorney for Plaintiff

LARRY KNOX Defendant Atty Attorney for Defendant

Date 4/16/2018 Vol. _____ Page _____

Defendant does request discovery and bill of particulars. Prosecutor to provide discovery and bill of particulars on or before _____ Defendant to provide prosecutor with discovery on or before _____. All motions, to include motion for Intervention in Lieu of Conviction, and/or Request for Prosecutor's Diversion Program shall be filed on or before _____

Pretrial had. At defendant's request, pretrial is hereby continued until 4/30/18 at 1:30 PM

Note: COURT SETS MOTION HEARING. DEFENDANT TO BE TRANSPORTED BACK TO ODRC CUSTODY, SHERIFF TO TRANSPORT BACK FOR HEARING.

Pretrial had. At the defendant's request, Final pretrial is/remains set for _____ at _____
Jury trial is/remains set for JUN 19, 2018 at 8:30 a.m.

Note: PROSECUTOR PROVIDED DISCOVERY AGAIN. COURT PROVIDED DCKET TO DEFENDANT. DEFENDANT ASKED FOR FURTHER DISCUSSION "COMPLAIN" FORMS REFERRED IN POLICE REPORT.

Defendant Failed to Appear for _____. Defendant's bond is hereby revoked and bond revocation/forfeiture. By ordinary mail Clerk shall notify Defendant and surety of bond revocation/forfeiture. Defendant and surety shall appear on _____ ** and show cause why judgement should not be entered against them for the penalty stated in the recognizance.
*date shall not be less than forty-five (45) nor more than sixty (60) days from the date of mailing this notice.

DEFENDANT WAIVES STATUTORY TIME FOR SPEEDY TRIAL PURSUANT TO RC 2945.71 et. seq.

DEC 27 2021
CLERK OF COURT
SUPREME COURT OF OHIO

JUDGE MARK A. BETLESKI

These are the 8-month tolling against state... Judge...
Exhibit 2
In support of speedy trial

JOURNAL ENTRY
COURT OF COMMON PLEAS

Lorain County, Ohio
Tom Orlando, Clerk

COPY

Case No. 17CR096817

Request Ohio Supreme Court make its supervisory powers to dismiss case with prejudice. As a matter of law, Due Process, Equal Protection violations in case.

STATE OF OHIO Plaintiff vs. T. Allan Regas Attorney for Plaintiff

LARRY KNOX Defendant Ken Otkin Atty for Defendant

Ohio Court Rules, Civ. R. 44, Lack of Record, entries (public record) No time stamp, filed by local, Springfield, Ill. In violation of Judge still unlawfully apply

Defendant does request discovery and bill of particulars. Prosecutor to provide discovery and bill of particulars on or before... Defendant to provide prosecutor with discovery on or before... All motions, to include motion for Intervention in Lieu of Conviction, and/or Request for Prosecutor's Diversion Program shall be filed on or before

Pretrial had. At defendant's request, pretrial is hereby continued until 9/10/18 at 8:30. PARTIES WILL SET TRIAL AT THAT TIME.
Note: DEF ONSL RECEIVED FULL DISCOVERY STATE WILL FILE OBJECTION BY AUG 21ST TO DEF MOTION FOR EXPERT TESTIMONY

Pretrial had. At the defendant's request, Final pretrial is/remains set for _____ at _____
Jury trial is/remains set for _____ at 8:30 a.m.
Note: _____

Defendant Failed to Appear for _____. Defendant's bond is hereby revoked and forfeited. **CAPIAS ISSUED.** By ordinary mail Clerk shall notify Defendant and surety of... Defendant and surety shall appear on _____ ** and... Cause why judgement should not be entered against them for the penalty stated in the recognizance. Fact, evidence, Knox has proven...
Date shall not be less than forty-five (45) nor more than sixty (60) days from the date of mailing this notice. Refuse to...
Dismiss case with prejudice violating R.C. 2945.17 (C)(a) past 270 days state...

RECEIVED
DEC 12 2018
CLERK OF COURT
SUPREME COURT OF OHIO

DEFENDANT WAIVES STATUTORY TIME FOR SPEEDY TRIAL PURSUANT TO RC 2945.71 et. seq.

Under Duress
DEFENDANT

JUDGE MARK A. BETLESKI

Judge Jackson, Ignoring clearly established state, Federal Law, Precedent

141 days for... JOURNAL ENTRY
Request Ohio Supreme Court make its supervisory powers to dismiss case with prejudice. As a matter of law, Due Process, Equal Protection Violations in case.

JOURNAL ENTRY
COURT OF COMMON PLEAS

Lorain County, Ohio
Tom Orlando, Clerk

COPY

Case No. 17CR096817

STATE OF OHIO Plaintiff [Signature] Attorney for Plaintiff
vs. T. Allan Regas

LARRY KNOX Defendant [Signature] Atty for Defendant

Ohio Court Rules, Civ. R. 44, Lack of Record, entries (public record) violations.

Date 07/23/2018 Vol. _____ Page _____

No time, stamp, filed by Lorain County Clerk of Courts. Judge still unlawfully applying

Defendant does request discovery and bill of particulars. Prosecutor to provide discovery and bill of particulars on or before _____. Defendant to provide prosecutor with discovery on or before _____. All motions, to include motion for Intervention in Lieu of Conviction, and/or Request for Prosecutor's Diversion Program shall be filed on or before _____.

Pretrial had. At defendant's request, pretrial is hereby continued until 9/10/18 at 8:30. PARTIES WILL SET TRIAL AT THAT TIME.
Note: DEFENSE RECEIVED FULL DISCOVERY STATE WILL FILE OBJECTION BY AVG 21ST TO DEF MOTION FOR EXPERT TESTIMONY

Pretrial had. At the defendant's request, Final pretrial is/remains set for _____ at _____
Jury trial is/remains set for _____ at 8:30 a.m.
Note: _____

Defendant Failed to Appear for _____. Defendant's bond is hereby revoked and forfeited. CAPIAS ISSUED. By ordinary mail Clerk shall notify Defendant and surety of _____. Defendant and surety shall appear on _____ ** and _____ Cause why judgement should not be entered against them for the penalty stated in the recognizance.

RECEIVED
CLERK OF COURT
SUPREME COURT OF OHIO

Date shall not be less than forty-five (45) nor more than sixty (60) days from the date of mailing this notice.

DEFENDANT WAIVES STATUTORY TIME FOR SPEEDY TRIAL PURSUANT TO RC 2945.71 et seq.

Not Under Duress

JUDGE MARK A. BETLESKI

Judge Jackson, Ignoring charging state, Federal law, Precedent...
Sourt not trying proves fraud upon the Courts, clerks, prosecutors, attorneys, never waived.

Violating Evid. R. 1025, 901, 902(C)
cannot substitute for original. Violated Criminal 44, 44(B) (3)
copy prosecutor, Judge never signed entry

JOURNAL ENTRY

Not time, stamp, filed by clerk. COURT OF COMMON PLEAS
of county office. Never journalized
on bucket.

Lorain County, Ohio

Tom Orlando, Clerk

EXHIBIT 3 - in support of speedy trial time expired in case violated.

3 For 1-days 105-days
Time tolled against state

Case No. 17CR096817

STATE OF OHIO

vs.

Plaintiff

T. Allan Regas

Attorney for Plaintiff

LARRY KNOX

Defendant

Atty for Defendant

Ohio Court Rules - Ohio Civ. R. 44, Lack of a record, entries (public record)
Jan. 22, 2019, violations
Date 10/15/2018 Vol. _____ Page _____
Speedy trial violations, under Rule 3(B)
judge not signing entries. No time, stamp, filed by clerk.

Defendant does request discovery and bill of particulars. Prosecutor to provide discovery and bill of particulars on or before _____ Defendant to provide prosecutor with discovery on or before _____. All motions, to include motion for Intervention in Lieu of Conviction, and/or Request for Prosecutor's Diversion Program shall be filed on or before _____

Pretrial had. At defendant's request, pretrial is hereby continued until 11/19/18
at 1:30

Note: PARTIES HEARING AND TRIAL DATES

Pretrial had. At the defendant's request, Final pretrial is/remains set for _____ at _____
Jury trial is/remains set for _____ at 8:30 a.m.

Note: _____

Defendant Failed to Appear for _____. Defendant's bond is hereby revoked and forfeited. CAPIAS ISSUED. By ordinary mail Clerk shall notify Defendant and surety of bond revocation/forfeiture. Defendant and surety shall appear on _____ ** and show cause why judgement should not be entered against them for the penalty stated in the recognizance.

* date shall not be less than forty-five (45) nor more than sixty (60) days from the date of mailing this notice.

DEFENDANT WAIVES STATUTORY TIME FOR SPEEDY TRIAL PURSUANT TO RC 2945.71 et. seq.

Never restarted pretrials

viously Waived Time - Failed to Transport

DEFENDANT

JUDGE MARK A. BETLESKI

OPY

Proving Fraud upon the Courts, Judges, prosecutors, clerk of courts, attorneys. Never

waived

1

Judge Copy

Violations, Evid. R. 40.5, 901, 902 (A) copy for **EXHIBIT #4**
2 For original, violating Crim. R. 44, No journal entry in record
and Crim. R. 44(B) (Judge Never signed entry)

JOURNAL ENTRY
COURT OF COMMON PLEAS

COPY

Lorain County, Ohio
Tom Orlando, Clerk

No time stamped filed by clerk
25-days 1 for 1-days, tolled against state

Case No. 17CR096817

STATE OF OHIO Plaintiff T. Allan Regas Attorney for Plaintiff
vs.

LARRY KNOX Defendant Ken [Signature] Atty for Defendant

Ohio Court Rules - Ohio Civ. R. 44, Lack of a record, entries (public record)

Jan. 22, 2019, Violations
Date 01/07/2019 Vol. _____ Page _____

Defendant does request discovery and bill of particulars. Prosecutor to provide discovery and bill of particulars on or before _____. Defendant to provide prosecutor with discovery on or before _____. All motions, to include motion for Intervention in Lieu of Conviction, and/or Request for Prosecutor's Diversion Program shall be filed on or before _____.

Pretrial had. At defendant's request, pretrial is hereby continued until 2/4/19
at 1:30 PM

Note: SHERIFF TO TRANSPORT DEFENDANT FROM ODRC CUSTODY

Pretrial had. At the defendant's request, Final pretrial is/remains set for _____ at _____

Jury trial is/remains set for _____ at 8:30 a.m.

Note: _____

Defendant Failed to Appear for _____. Defendant's bond is hereby revoked and forfeited.

CAPIAS ISSUED. By ordinary mail Clerk shall notify Defendant and surety of bond revocation/forfeiture. Defendant and surety shall appear on _____ ** and show cause why judgement should not be entered against them for the penalty stated in the recognizance.

** date shall not be less than forty-five (45) nor more than sixty (60) days from the date of mailing

this notice.

DEFENDANT WAIVES STATUTORY TIME FOR SPEEDY TRIAL PURSUANT TO RC 2945.71 et. seq.

previously waived
DEFENDANT

JUDGE MARK A. BETLESKI

Did not waive any rights or speedy trial (All signed under Duress)

1

9th Dist. Stricken from records exhibits 94. Failed to see spots this violation by law, Dec
Judge copy Exhibit #3
Wobbling Rule (3) given to 9th Dist. Courts of Appeals also. Speedy trial process, past 270-days
(Judge never signed entry)
No time stamp, file by clerk of courts as part of the record
Times tallied against the state 3 for - days
137 - days

JOURNAL ENTRY
COURT OF COMMON PLEAS
Lorain County, Ohio
Tom Orlando, Clerk

COPY

Case No. 17CR096817

STATE OF OHIO vs. LARRY KNOX
Plaintiff
Attorney for Plaintiff T. Allan Regas
Defendant
Atty for Defendant

Date 02/04/2019 Vol. _____ Page _____

Defendant does request discovery and bill of particulars. Prosecutor to provide discovery and bill of particulars on or before _____. Defendant to provide prosecutor with discovery on or before _____. All motions, to include motion for Intervention in Lieu of Conviction, and/or Request for Prosecutor's Diversion Program shall be filed on or before _____.

Pretrial had. At defendant's request, pretrial is hereby continued until 3/25/19 at 8:30 AM to 6-11-2019 - 3-months 5-days

Note: PARTIES ACCEPT DEC 7, 2018 REPORT FROM DR. YOUNG FROM RE COMPETENCY

Pretrial had. At the defendant's request, Final pretrial is/remains set for _____ at _____
Jury trial is/remains set for 6/11/19 at 8:30 a.m. AT DEFENDANT'S REQUEST
Note: _____

Defendant Failed to Appear for _____. Defendant's bond is hereby revoked and forfeited. CAPIAS ISSUED. By ordinary mail Clerk shall notify Defendant and surety of bond revocation/forfeiture. Defendant and surety shall appear on _____ ** and show cause why judgement should not be entered against them for the penalty stated in the recognizance. ** date shall not be less than forty-five (45) nor more than sixty (60) days from the date of mailing this notice.

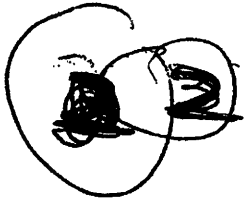
DEFENDANT WAIVES STATUTORY TIME FOR SPEEDY TRIAL PURSUANT TO RC 2945.71 et. seq.

OPENED/CHECKED BY [signature]
RECEIVED
JAN 02 2020
CLERK OF COURT
SUPREME COURT OF OHIO

refused to sign
DEFENDANT

JUDGE MARK A. BETLESKI

Proving fraud upon the courts, clerk of courts, judges, prosecutors, attorney's



Prosecutors copy

Exhibit #6
past 20 days

JOURNAL ENTRY
COURT OF COMMON PLEAS

COPY

(Judge never signed entry)
No time stamp, filed by
dark on record 3 for 1 days

Lorain County, Ohio
Tom Orlando, Clerk

Case No. 17CR096817

STATE OF OHIO
vs.

93 days

Plaintiff

T. Allan Regas

Attorney for Plaintiff

LARRY KNOX

Defendant

Atty.

Attorney for Defendant

Date 03/25/2019

Vol. _____ Page _____

Defendant does request discovery and bill of particulars. Prosecutor to provide discovery and bill of particulars on or before _____. Defendant to provide prosecutor with discovery on or before _____. All motions, to include motion for Intervention in Lieu of Conviction, and/or Request for Prosecutor's Diversion Program shall be filed on or before _____.

Pretrial had. At defendant's request, pretrial is hereby continued until 4/15/19
at 2:30 PM

Note: SHERIFF TO TRANSPORT DEF. FROM ODRE

90-days + 93 = 216-
days tolled against
state of Ohio.

Pretrial had. At the defendant's request, Final pretrial is/remains set for _____ at _____

Jury trial is/remains set for 6/11/19 at 8:30 a.m.

Note: _____

Defendant Failed to Appear for _____. Defendant's bond is hereby revoked and forfeited.

CAPIAS ISSUED. By ordinary mail Clerk shall notify Defendant and surety of bond revocation/forfeiture. Defendant and surety shall appear on _____ ** and show cause why judgement should not be entered against them for the penalty stated in the recognizance.

** date shall not be less than forty-five (45) nor more than sixty (60) days from the date of mailing

this notice.

DEFENDANT WAIVES STATUTORY TIME FOR SPEEDY TRIAL PURSUANT TO
RC 2945.71 et. seq.

DEFENDANT

JUDGE MARK A. BETLESKI

2

Judge never signed entry
No time stamped, Filed on Records Violating
Crim. R. 44, authentication
and violating Evid. R. 1005,
Oct. 9, 2018 (4) a copy of a copy
cannot substitute for original
part of a 70-day violation

Exhibit 30
Crim. R. 44 (B) and
Speedy trial expired

JOURNAL ENTRY
COURT OF COMMON PLEAS

Lorain County, Ohio
Tom Orlando, Clerk

COPY

Case No. 17CR096817

For 1-day
42-days

STATE OF OHIO
vs.

Plaintiff

T. Allan Regas

Attorney for Plaintiff

LARRY KNOX

Defendant

Atty for Defendant
43
126-days

Ohio Court Rules - Ohio Civ. R. 44, Lack of a record, entries (public record)
Jan. 22, 2019, violations
Date 04/29/2019

Defendant does request discovery and bill of particulars. Prosecutor to provide discovery and bill of particulars on or before _____ Defendant to provide prosecutor with discovery on or before _____. All motions, to include motion for Intervention in Lieu of Conviction, and/or Request for Prosecutor's Diversion Program shall be filed on or before _____

Pretrial had. At defendant's request, pretrial is hereby continued until MAY 13, 2019
at 1:30 PM to 6-11-2019

Note: COURT REVIEWING PRO SE MOTIONS

Defendant needs to be transported for the May 13, 2019 hearing

Pretrial had. At the defendant's request, Final pretrial is/remains set for _____ at _____
Jury trial is/remains set for 6/11/19 at 8:30 a.m.

Note: _____

Defendant Failed to Appear for _____. Defendant's bond is hereby revoked and forfeited.

CAPIAS ISSUED. By ordinary mail Clerk shall notify Defendant and surety of bond revocation/forfeiture. Defendant and surety shall appear on _____ ** and show cause why judgement should not be entered against them for the penalty stated in the recognizance.

** date shall not be less than forty-five (45) nor more than sixty (60) days from the date of mailing this notice.

DEFENDANT WAIVES STATUTORY TIME FOR SPEEDY TRIAL PURSUANT TO RC 2945.71 et. seq.

DEFENDANT

JUDGE MARK A. BETLESKI

3/26/19 Dillinger Not part of records

THE FOLLOWING CRIMES INFORMATION IS COMPUTER GENERATED AT THE TIME OF ADMISSION AND MAY NEED TO BE VERIFIED WITH THE RECORD OFFICE.

Please examine this IMMEDIATELY, paying particular attention to the following:

1. ALL INMATES- Look under the heading of "JTC" (jail time credit) and check for accuracy. Consult legal packet for further information on "JAIL CREDIT".

2. CRIMES PRIOR TO JULY 1, 1996- Heading "FEL" indicates degree of felony. Aggravated felonies have an "A" before the degree number. Consult legal packet as to importance of an aggravated felony in terms of "SHOCK/ SUPER-SHOCK" eligibility.

CRIMES AFTER JULY 1, 1996- Heading "FEL" indicates degree of felony, which determines time frame for "JUDICIAL RELEASE" eligibility. See Legal Packet under "JUDICIAL RELEASE" for further explanation.

3. CRIMES PRIOR TO JULY 1, 1996- Headings "GN" and "AIT" indicates you are serving a "gun spec" (GN) or a period of "actual incarceration time" (AIT). See packet under "SHOCK/SUPER-SHOCK" for importance of these terms.

CRIMES AFTER JULY 1, 1996- Heading "AIT/MAND" refers to any MANDATORY INCARCERATION that you must serve. See Legal packet under "JUDICIAL RELEASE" for further information of effect of mandatory sentences.

4. ALL INMATES- Consult Legal Packet under "APPEAL" or "APPEAL OF RIGHT" for information on filing an appeal.

5. Heading "CS" designates whether your sentences are conSecutive "S" or conCurrent "C" to each other.

SHOCK PAROLE ELIGIBLE: NO

OFFENSE DATA

OFFENSE	START mmdyy	COUNTS	CL	JAIL TIME CREDIT	GUN YEARS	DEF/ TERM	MIN/	MAX	AI MANDATORY	LIFE DEATH	COUNTY	DOCKET NUMBER	C	DEG N
GSI	01/14/20	1	C	285		5.00		285			LORA	17CR096817	C	3

my jail-time-credit is incorrect. ODRC and trial judge miscalculated my jail-time-credit. See Journal entries attached of 84-days x 3, is 252-days, added days to this 285-days. Also 9-22-2021, Journal entry is wrong days. Oct 26, 2017 Journal entry proves. In other cases 113-days plus others.

Oct 26, 2017 Journal entry

dotsportal/reports/RPUBDEF.aspx?par=2500;1/13/2020;1/17/2020;0:0:1

speedy trial time expired. No articles signed, filed,
state lost jurisdiction subject-matter

To Dismiss with prejudice As A Matter of Law Due
process, Equal Protection Clause
Exhibits, Motions that was filed in support never
1 of 1 considered by judge or facts or conclusions of law.

Unauthorized, unless for use
or jurisdiction.

Exhibit # 28

3



FILED
LORAIN COUNTY

2021 OCT -4 AM 7:37

COURT OF COMMON PLEAS
TOM ORLANDO

LORAIN COUNTY COURT OF COMMON PLEAS
LORAIN COUNTY, OHIO
TOM ORLANDO, Clerk
JOURNAL ENTRY
MICHAEL E. JACKSON, VISITING JUDGE

Date 9-27-2021

Case No. 17CR096817

STATE OF OHIO
Plaintiff

LORAIN COUNTY PROSECUTOR
Plaintiff's Attorney

VS

0-

LARRY KNOX
Defendant

PRO SE
Defendant's Attorney

Before this Court is Defendant's Pro Se Motion for Jail Time Credit filed on June 10, 2021. Upon review of the Motion, the file and the record, Defendant's Motion is hereby denied.

During the Sentencing Hearing held on December 27, 2019 in this matter, discussions were had on the record regarding Defendant's Jail Time Credit. The Court ruled that Defendant was entitled to jail time credit for the periods of August 24, 2017 to October 25, 2017 (63 days) and June 6, 2019 to December 27, 2019 (205 days), for a total of 268 days only.

Defendant's request for jail time credit for the period of January 31, 2019 to February 19, 2019 was applied to Defendant's sentence imposed on Case No. 15CR092937, as he was at the Lorain County Correctional Facility as a "Borrowed Inmate".

Defendant's request for jail time credit for the period of June 6, 2019 to September 11, 2019 was awarded to the Defendant in this matter at the time of Sentencing, as explained above.



Exhibit # 28

pg # 2

18



Not time, date, stamp, filed
by Clerk of Court
Not part of the record

All jail time credit awarded to Defendant is counted as 1 day only; not 3 days for every 1 day.

Accordingly, Defendant is not entitled to any additional jail time credit in this matter.

It is so ordered.

VOL _____ PAGE _____

MICHAEL E. JACKSON, VISITING JUDGE

cc: Pros Hakos
Defendant @ Madison Corr. Inst.
Atty Lieux



2

Supreme Court of Ohio Clerk of Court JUNE 08, 2022 - Case No. 2022-0281

The Supreme Court of Ohio

2

Larry D. Knox

v.

State of Ohio

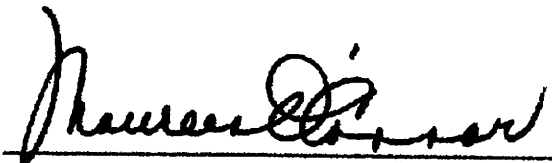
Case No. 2022-0281

IN MANDAMUS

ENTRY

This cause originated in this court on the filing of a complaint for a writ of mandamus.

Upon consideration of respondents' motion to dismiss, it is ordered by the court that the motion to dismiss is granted. Accordingly, this cause is dismissed.



Maureen O'Connor
Chief Justice

The Official Case Announcement can be found at <http://www.supremecourt.ohio.gov/ROD/docs/>

2

my copy

FILED
IN THE LORAIN COUNTY COMMON PLEAS COURT OF OHIO
LORAIN COUNTY
CLERK OF COURTS, ELYRIA, OHIO

2017 JAN 24 AM 8:30

2016 DEC -2 P 12:42

COURT OF COMMON PLEAS
LARRY D. KNOX
TOM ORLANDO
Sui juris,

LAWFUL NOTICE AND DEMAND

UCC-1- OH00197287820

CASE No. 15-CR-092937

vs.

Judge,
James
et al.,

STATE OF OHIO
Miraldi, Defendants,

NOW COMES, Larry D. Knox, Sui juris, RESPECTFULLY SUBMITS THESE FORMS AND PRICE LIST TO THE PROPER COURTS IN LORAIN COUNTY OF OHIO, AS A LAWFUL NOTICE AND DEMAND, AS A MATTER OF LAW, TO BE TIMELY FILED IN A COURT OF LAW ON THIS 2ND OF DECEMBER 2016,

PROOF OF SERVICE

RESPECTFULLY SUBMITTED: Larry D. Knox

Larry D. Knox