

PAGE NO<sup>E</sup>  
1/11

8-10.03

to: THE CHIEF JUDGE, 01-6489 CV U.S.B.  
DEPT. OFFICE; IN  
THE U.S. DISTRICT COURT FOR  
THE SOUTHERN DISTRICT OF FLORIDA,  
IN THE FEDERAL COURTHOUSE SQUA  
IN THE END. DELAYED JUSTICES, 11 JURISDICTIONS.

GEORGE JEAN

JEAN GEORGE, ALICIA

D.C. # B6601422

PLAINTIFF

VS:

STATE OF FLORIDA, AND  
THE SECRETARY DEPT. OF  
CORRECTIONS, ET AL;

RESPONDENTS

"PLEASE: LET ME HEAR FROM YOU"  
NIGHT & DAY. THANK YOU."

CASES NO 03-21876-CIV.  
UNGA NO - BENAGEL, AND  
From 97-1807, CIV-MO  
HUNLEY; and 98-6727-  
CIV-2LOCK to 98-7242-CIV  
Ferguson; and 99-594-  
CIV-DIMITROULEAS to 99-68-  
39-CIV-Hunley; 00-6059-  
CIV-DIM., 01-6689-CIV-U.U.B.  
AND 02-23648-CIV.U.U.B.

MOTIONS OF NOTICE TO CHALLENGER

THE CHIEF JUDGE OFFICE TO OVER

LOOKED THESE MATTERS FOR RULINGS, ECT..

RESPECTFULLY:

COMES NOW: I, JEAN GEORGE, THE PLAINTIFF,  
POSE, HEREBY BRING THIS CAUSE BEFORE THIS HON-  
ORABLE CHIEF JUDGE, ET AL, ...., ECT...., ON MY  
"MOTIONS OF NOTICE TO CHALLENGER THE CHIEF JUDGE'S  
OFFICE'S TO OVER LOOKED THE COURT OMISSSIONS  
AND MISAPPREHENSIONS, ECT.., ON THESE MAT-  
TERS ABOVE FOR RULINGS." NEW:

this CAUSE COMES BEFORE THE CHIEF JUDGE'S OF-  
FICE ON THIS PETITION FOR WRIT OF REVIEW AND  
REHEARING, ET AL, ECT.., FOR RE-HULINGS OR-

2/11

DEHS AND TO REQUESTED FOR SPEEDY SERVICE FOR THE INJUNCTIVE RELIEF, TEMPORARY RESTRAINING ORDERS AND TO DIRECTS THE CLERK TO PREPARINGS AND TO HE-DOCKETS THOSE CASES NEW IF IS POSSIBLE FOR THE NEW CASE NUMBER TO BE TURNING TO THE COURT FOR ALL THE AVAILABLE TRIAL SERVICES PURSUANT TO THE FEDERAL AND THE FLORIDA RULES CIVIL / APPELLATE PROCEDURES.

FACTORS FOR THIS OFFICE TO BE CONSIDERED:

- #1) I WAS OUTSIDE IN THE STREET, TWO GANGS WHO WERE MY ENEMIES WAS KIDNAPPED ME, THEY CARRIED ME THROUGH THEIR BACK HOUSE TO THE BACK DOOR INSIDE WITH ALL THE DOOR CLOSED AND PUTTER ME INSIDE THE BACK TRUNK CAR INSIDE THEIR HOUSE TO GO TAKE MY LIFE.
- #2) THE POLICE OFFICER EDWARD N. GOOD WAS CAME FIND ME INSIDE THE BACK TRUNK CAR INSIDE THEIR HOUSE WITH NOTHING WITHOUT ASKED ME ANY QUESTIONS THE POLICE BEAT ME AND ARRANGED WITH THE TWO GANGS AND CONSPIRED WITH THE JUNK YARD OWNER CHARGED ME WITH THE FALSELY ACCUSATION OF BURGLARY CHARGE.
- #3) ON 9-19-96, AT THAT TIME THIS POLICE OFFICER WAS FORCED THE OWNER OF THE JUNK-YARD TO ACCUSE ME WITH BURGLARY: HE WAS MADE SO MANY LIES. NOBODY WAS KNOWN WHICH ONE TO BELIEVE:
  - (A) HE AND THE POLICE WAS CHARGED ME WITH BURGLARY WITH THE STUFFS CAR PARTS MY TWO ENEMIES AND THE POLICE WAS SET UP OUTSIDE BY THE FENCE.

3/11

- (b) AFTER THAT HE SAY WHEN THE sun hove up HE WENT SEARCHED HIS JUNKYARD REAL GOOD; HE WAS NOT MISSED NOTHING HE DONT KNOW WHETHER THOSE STAFFS COME FROM HIM. AND
- (c) WHEN THIS CASE WAS TRANSFERRED TO THE JUDGE HOWWITZ ALFRED MY COUNSEL WAS MADE HIM SAYING, THAT ALL THESE STUFFS OUTSIDE THERE WAS HIS, WITHOUT PROOF TO PROVE THAT I WAS TAKEN THEM FROM HIM. IN WHICH HE CONTINUED THEIR SET UP.
- (1) INSIDE THE JAIL HOUSE THE SHERIFF DEPUTIES WAS TAKED ALL MY LEGAL PAPER WORK INTENTIONALLY CLOSED MY HANDS FINGERS IN THE FRONT DOOR; DAMAGED MY HANDS AND MY (big) FINGERS AND KEEPS ME CONFINED WITH NOTHING.
- (2) AT THE TRIAL THE STATE WAS TAKED MY KIDNAPPERS EYES WITH ESSO AND TILL NOW THE STATE CAN NOT FIND ANY FINGER PRINTS TO PROVE THE BURGLARY CHARGE AGAINST ME.
- (3) MY COUNSEL WAS STOPPED ME TO TESTIFIED FOR MY HITS, HE SOLD MY CASE AND HE NEVER COMES UP WITH THE FACTS.
- (4) THE JURY WAS VERY CONFUSED; THEY ASKED FOR THE TAPE HE DENIED TO HEWAHD THE TAPE AND SHE HEWAHD TO HEWAHD THE WHOLE TAPE.
- (5) ACCORDING TO THE FALSE AFFIDAVIT OFFICER WAHD M. GOOD WAS MADE THAT CAUSED THE FACTS NEVER BEEN APPEALED ANYWHERE IN THE RECORDS IN THE COURT. I KNOW; EVEN IN THE APPEAL COURT NO ACTIONS NEVER BEEN TAKEN ON THE FAULTS TO RETURNING THIS CASE TO TRIAL, ETC....

4/11

BESIDES; BY ALL KIND OF ARRANGEMENTS OR COMBINATIONS ACCOMPLICES; SINCE THE STATE WAS SENT ME TO PRISONS TILL NOW BY INTENTIONALLY AND WILLFULLY; ECT...;

(A) THEY ARE KEEPING TAKED ALL MY LEGAL PAPER WORK AND MAIL, ECT., IN THE PRISON.

(B) THEY ARE LOCKED ME WITH NOTHING AND KEEP DAMAGED MY BODY, MY HEALTH, MY LASERS, MY PHYSICALLY AND THEY ARE KEEPING ME UNDER ALL KIND IMMINENT PHYSICAL, BODY, HEALTH AND BORDER ECT..., SERIOUSLY INJURIES. IN THE STATE PRISON FOR EVERY UNNECESSARY HEARINGS IN ORDER TO STOP MY STUDIES, AND PREPARES MY LASERS FOR JUGMENT, THIS, ECT..., TILL NOW.

(H) THE MAIN POINT I MOVE) THE CHIEF JUDGE'S OFFICE'S, ETC., ECT..., TO OVERLOOKED NOW WAS THAT THE CLERK AND THE COURT OMISSEIONS, MISAPPREHENSIONS AND OVER RULES VIOLATIONS, ECT... BECAUSE THE CLERK INTENTIONALLY DOCKETTED THESE MATTERS ABOVE WITH 26, CASES NUMBER AS FOLLOWS

#1) 97-1807 - CIV- MOKHO;

#2) 97-2103 - CIV- UNBANKO- BENAGA ET;

#3) 97-6836 - CIV- NESBITT;

#4) 97-6838 - CIV- FENGUSON;

#5) 97-6933 - CIV- FENGUSON;

#6) 97-6955 - CIV- ZLOCK;

#7) 97-7013 - CIV- UNBANKO- BENAGA ET;

#8) 97-7026 - CIV- GRAHAM;

#9) 97-7158 - CIV- ZLOCK;

5/11

- #10) 97-7243 - CIV- Ferguson. #18) 98-7242-CIV-F. S.  
#11) 97-7244 - CIV- Ferguson; #19) 99-6264-CIV D.  
#12) 97-7270 - CIV- Graham; #20) 99-594 - CIV-High  
#13) 97-7271 - CIV- Moreno; #21) 99-8387 - CIV-DIM Smith  
#14) 97-7316 - CIV- Moore, Dimitriou/EAS  
#15) 97-7403 - CIV- Hunley; #22) 99-6839 - CIV- Hunley  
#16) 98-6727 - CIV. Z Loch; Hunley  
#17) 98-1644 - CIV- Moore - #23) 00-6054 - CIV-DIM  
#24) 01-6489 - CIV- U.U.B., #25) 02-23648 - CIV- U.U.B.  
And #26) 03-21876 - CIV - unGARO-BENAGER  
IN ORDER TO GET THOSE CASES DISMISSED IN THESE  
MATTERS ABOVE. AND:
- (b) I HAVE TEN (10) JUDGES AND THE CLERK AS FOLLO-  
WING THOSE CASES: Honorable:  
MORENO, unGARO-BENAGER, Nesbitt Fer-  
guson, Z Loch, Graham, Moore, Hunley,  
Dimitriou/EAS AND Highsmith, Etal; Et al...  
WAS ASSIGNED IN THOSE CASES:  
#1) NONE OF THEM NEVER CORRECTED THE CLERK  
AND THE COURT REPORTERS IN THESE MATTERS  
ABOVE CAUSE(S) PURSUANT TO MY RISK (CIRCUMSTANCES).  
#2) NONE OF THEM NEVER MADE STATE OR DOCUMENTS  
GIVEN ME MY LEGAL PAPER WORK, MAIL, AND  
MY LAWBOOK AND MATERIALS WITH ALL MY PER-  
SONAL PROPERTY FOR ME TO DO MY LEGAL WORK  
FOR ME TO PREPARE AND STUDY PRELIMINARIES IN MY  
CASES JUDGMENTS.  
#3) NONE OF THEM NEVER ANSWERED: MY PETI-  
TIONS WRITTS FOR MY CONSTITUTIONAL RIGHTS PHO-

6/11

TECTIONS, my ORDERS, my REQUESTS FOR EMERGENCY, my INSTRUCTIVE HELIEFS, my ONGOING REQUESTS DEMANDS FOR SPEEDY SERVICE, trials, AND APPEAL; my DIRECTIVE NOTICE OF ACTIONS PURSUANT TO THE NEW EVIDENCES, my DIRECTION TO THE CLERK AND MY OBJECTIONS, etc...

#4) NONE OF THEM NEVER ANSWERED my 3.800, 3.851 AND ~~my~~ TEMPORARY HESTINATING ORDER, etc... TO VACATE OR SET ASIDE ALL THOSE DISMISSED ORDERS. AND, ALSO TO STOP THE OFFICIALS STAFFS ABUSES, DISCRIMINATION, UNLAWFUL ACTIONS AND CONFINEMENTS. RACIAL SLURS AND DISCRIMINATIONS, INJUSTICES, HIRKS, DEAD THREATS, PUNISHMENTS, etc..., AGAINST ME TILL NOW.

#5) NONE OF THEM:

NEVER ANSWERED my INDIGENCY AFFIDAVITS DOCUMENTATIONS OF WHICH I WAS REQUESTED TO PROCEED IN FORMA PAUPERIS WITHOUT COUNTS COSTS AND FEES.

UPON REVIEW THE COURT'S ORDERS I FIND THAT THE CLERK AND THE COURT'S, ET AL, ETC...

A) WAS WRONGLY DOCKETTED THESE MATTERS ABOVE WITH 26, CASE NUMBERS. I FILED THESE MATTER'S CIVIL/HIGH COMPLAINT ALLEGING CLAIMS AGAINST STATE AND DOC., ET AL, FOR KEEPS ON STOPPED ME PREPARINGS ON STUDYING PROCESS AND JUDGMENT IN MY CASES BY KEEPS ON TAKED ALL MY LEGAL PAPER WORK, MAILED AND CONFINED ME WITH NO

7/11

- (b) the court's and the clerk was wrongly has been precluded under this statute, 28 U.S.C. 1915(g), to file any prose (civil actions) without paying full payment to the clerk, and:
- (c) I find that under the Florida and the Federal rules civil and appellate procedure etc., the courts and the local rules, etc., the court has failed to rulings on the circumstances on the matters above and illegally dismissed those cases matter above.

Therefore: Under the Federal and the Florida, Civil P. 1.110(b)(2), and all the other rules, this petition contains enough sufficient plain statements of the ultimate facts showing, I am entitled for the relief as follows:

- #1) for the chief judge office to challenge the clerk and the Honorable Judges ~~es~~ (not) Moreno, unbaho-BENA GE, Neibitt, Ferguson, Zlock, Graham, Moore, Hunley Dismithoureas and Highsmith, etc, etc inside this Honorable court for new rulings:  
(A) At my trial and appeal judgments; I ask this office chief judge to make the court produced all those case numbers:

97-2103, 97-6836, 97-6955, 97-7242, 97-72-43, 97-7316, 97-7420, 99-8387, 99-6839, and 01-6489;

to only one case number: TEAN v. state in order to returning this case to court for trial.

8/11 with the additional parties in all the possible  
(b) For the Chief Judge office to make the cou-  
nt to reduced attorney LAWRENCE ABRAMSON case  
number:

97-7158, 97-7270, 98-6727, and 99-6264  
to only one case number:

GENEUS V. ABRAMSON, in order to return-  
ning this case to the court for trial and  
rulings, etc., in the DUE PROCESSSES, etc.

(c) For the Chief Judge office to make this cou-  
nt to reduced attorney JAIL COCHNAN case nu-  
mber:

(97-1807), 97-1807, 97-6838, 97-6933, 97-70-  
13, 97-7026, 97-7244, 97-7271, and 00-60-  
59:

to only one case number: JEAN V. CO-  
CHNAN, etc.; with all the additional/pa-  
ties; in order to returning this case to the  
court for trial and new rulings, etc...

(d) For the Chief Judge office:

to make this count the returning this case aga-  
inst the DEPT. OF CORRECTIONS, etc., etc.; for trial  
and new rulings, etc.

(e) CASES NO 98-1644 and 99-594, against  
South Fla. H. Center; and this case NO 02-  
23648, against EVERGLADES COH. INST. and  
against WASHINGTON COH. INST. and this case  
NO 03-21876, against CHARLOTTE COH. INST.; etc  
for trial and new rulings, etc....

#2) For the Chief Judge office to make the  
court. Even though case NO 03-21876 was transferred to

(1) This court still have 25, more cases left over:  
(A) TO VACATE AND SET ASIDE ALL THE DISMISSED ORDERS  
DENS THIS COURT HAS BEEN ENTERED IN THE  
SE MATTER(S) ABOVE WITH OUT OUT PURSUING THE  
CIRCUMSTANCES IN JUDGMENTS.

(b) TO DOCKET THESE MATTER(S) ABOVE WITH THE NIGHT (CASE) NUMBER(S) IN ORDER FOR THE CLERK  
TO PREPARING THESE MATTER(S) TO RETURN TO THE  
COURT FOR TRIAL AND JUDGMENT, ET CETERA,  
NEW HULINGS AND PROCEEDINGS.

(#3) FOR THE CHIEF JUDGE OFFICE TO VACATE THIS CO-  
UNT TO VACATE AND SET ASIDE:

(A) THE PRECLUDED ORDER THIS COURT HAS BEEN  
ENTERED AGAINST MY ACCOUNT BY THE STATUTE  
28: U.S.C. 1915(g) TO FILE ANY PROSE CIVIL AC-  
TION(S) WITHOUT PRE-PAYING THE CLERK'S FULL FILI-  
NG FEE OF \$150. BECAUSE:

(b) I AM AN INDIGENT UNDER SECTION 57-085-FLA.  
STAT. AND CERTIFIED INDIGENT UNDER SECTION  
57-081, FLA. STAT. AND AUTHORIZED TO PROCEE-  
D ALAN INDIGENT UNDER TITLE 28, U.S.C., SECTION  
1915, BY THE FEDERAL COURT. § 57-085-FLA. STAT.  
(2002). AND I FILED THOSE CASES WITH AFFIDAVITS.

(c) THEREFORE I ASK FOR THIS COURT TO TAKE AWAY  
THE MONTHLY PAYMENT THIS COURT PLACED ON  
ON MY THURS ACCOUNT BALANCE WITH THE DEPT.  
OF COLLECTIONS AS PAYMENT FOR THE COURT COSTS  
AND FEES.

(d) EVEN I DON'T HAVE MONEY IN MY ACCOUNT  
DOL. \$1411 PLACE NO LIE ON MY THURS ACCOUNT  
FOR THE FULL AMOUNT OF THE COURT COSTS AND FEES.

10/11

"CONCLUSION TO PRE END."

- FACTS, I move for this Honorable Office Chief Judge to be most-mustly considered now:
- (A) NONE OF THESE CASES NEVER BEEN PROSECUTED pursuant to the facts.
  - (b) From 1997, till now this court never been given  
ted my temporary he's training orders to stop person abuse and discriminations, ect. against me with all the illegal fully actions.
  - (c) IF STATE OF FLORIDA AND THE DEPT. OF CORRECTIONS WAS NOT WRONG WHY THEY ARE KEEPS ON TAKING ALL MY E-MAILS, PAPER WORK, LAW MATERIALS AND MY PROPERTY AND KEEP ME CONFINED WITH NOTHING, DAMAGED AND INJURED MY BODY, MY HEALTH, MY BONES AND MY CASE SINCE 1997, TILL NOW. BESIDES THAT:
  - (d) WHO WAS A HANGED WITH THEM TO KEEPS ON DOING ALL THOSE THINGS, FOR ME SINCE 1997, TILL NOW.

YOUR HONOR; EVEN THAT WAS A LITTLE CHILD WHO CANNOT TALKING WELL WAS WENT TO SCHOOL FOR ALL THOSE YEARS HE SHOULD LEARNED SOMETHING. I DON'T MEANS A GROWN MAN LIKE ~~ME~~ DURING ALL THOSE YEARS, TO ME I DON'T LEARNED NOTHING FROM ALL THOSE ABUSES AND DISCRIMINATIONS, ECT.....

WE GOT A REAL LAW IN THE U.S. LAW, WE RESTS ON, WE TRUST ON, WE DEPEND ON, IT'S NOT A PHOTO FAMED LAW OF WHICH WE CAN NOT LOOKED IT AS A GOOD LAW. THE LAW HAVE TO BE FOLLOWS AS A MATTER OF FACTS AND LAW: IT CAN NOT BE VIOLATED IN ANY <sup>KIND</sup> MANNER WAY IN PUBLIC. WHEREFORE I PRAY, FOR THIS HONORABLE CHIEF JUDGE TO GRANTED ALL MY REQUESTS FOR ALL THE HELPS I WAS REQUESTED FOR WITHOUT DELAY.

PAGE 11/11

"CERTIFICATE OF SERVICE"  
AND CERTIFICATE OF JUSTICES, ETC...  
RESPECTFULLY:

I HEREBY CERTIFY that this petition done  
and ordered in Charlotte Co. Inst of Flo-  
rida on this date: 8-10-2003, forwarding  
the Chief Judge Office for Justice, etc...

AND

I HEREBY CERTIFY that a true and a correct  
copy of the above order petition has been sent  
to: the Chief Judge Office Dept. Chambers:  
In the U.S. District Court, at the Federal Court  
House's Quarte; Southern District of Florida.  
At: 301 N. Miami Ave, Room 150, etc.,  
Miami, Florida 33128-7788;  
By U.S. mail First Class on this date: 8-10-2003

"THANK YOU"  
For your times, Favors,  
Helps; New Photo-EE di-  
ng for trial and reply,  
etc... on these mat-  
ters above cause:

BY GEORGE JEAN  
JEAN GEORGE ALICIA.  
D.C.# B660423  
Charlotte Co. Inst.  
33123 Old Well road  
Punta Gorda, FL 33955

"END CONCLUSION"

PLEASE: make this court make this institution  
giving me my legal paper work, mail and pho-  
tenty and for a temporary he training order to  
stop their abuse and discrimination, etc.....  
without waiting on delay.

RESPECTFULLY submitted,