

United States District Court
Eastern District of Arkansas
Pine Bluff Division

FILED
U.S. DISTRICT COURT
EASTERN DISTRICT ARKANSAS

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DEC 14 2006

JAMES W. McCORMACK, CLERK
By: _____ DEP. CLERK

Terrick Namer

Plaintiff

vs.

No. 5:06 CV00110 SWW

Federal Public Defender Julie Brain Defendant

Motion OF Voluntary Dismissal

I motion pro se through Rule 41 (A)(1) Fed. R. Civ. P.

U.S. District Judge Susan Webber Wright

I have awaited to do DNA bloodtesting freely offered by MR. Hue Dao Assistant Director of the Cardozo School of Law New York. I sued my public defender Julie Brain and serve notice of waiver of summons and attached complaint. I do not offer my penis or sperm to nobody who abused their health from intravenous drug use. I am none intravenous my commodity request are being stolen so commodity doesn't deliver clean food. I demand voluntary dismissal of this civil action or you produce the DNA bloodtest so I can exploit my digestion is infected because defendant spiked food.

11/6/06 MR. Terrick Namer JK-926

RECEIVED
CHAMBER OF COMMERCE
SUSAN WEBBER WRIGHT

DEC 14 2006

U.S. DISTRICT JUDGE

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Telford Weaver Plaintiff

vs. No. 5:06-cv-01105-JW
Mr. Jim McCormack, Clerk Defendant

U. S. District Court, Eastern Arkansas, Room 402,
600 W. Capitol Avenue, Little Rock, AR 72201

Notice of Lawsuit And Request for Waiver
of Service of Summons

I Affirm that this Request is being sent to
you on behalf of the plaintiff, this 5 day
of November 2006. Signature of Pro Se
Plaintiff Mr. Telford Weaver SK-926.

Motion of Civil Action Complaint

Statement of Claim #1; I sue Mr. Jim Mc-
Cormack, Clerk for Breach of Contract.

The Unitary Review procedure 28 USC §
2265 praes. Mr. Jim McCormack, Clerk
knew involving Arkansas Supreme Court
Appeal # CR 04-358 I did not plead or
want a stay of execution. Relief demanded
Collective Action Dismissal of Action Rule 41
CAJ Voluntary Dismissal, Fed. R. Civ. P.
enter judgment immediately. The 5th U. S.
Constitutional Amendment guarantee s. due

process, I demand a restraint against
Federal Public Defender Julie Brain's fraud
-ulently filing anything involving me.
Grievance # vsm 06-0042 proves Director
Larry Norris and Federal Public Defender
Julie Brain placed me in imminent
danger I sued "Director Larry Norris",
Federal Public Defender Julie Brain assisted
Director Larry Norris in illegally restrain-
ing my lawsuit against him for
sexual misconduct, Review grievance # vsm
04-3006. The 8TH U.S. Constitutional
Amendment prohibits "cruel and un-
usual punishment MR. Jim McCormack,
Clerk is terroristically threatening me
by letting this civilaction pend while
irreparable damage exist on my pend
due to Director Larry Norris and Federal
Public Defender Julie Brain conspiratorial
acts". I demand "Clerk MR. Jim McCormack",
strike pleading's. Any of Federal Public
Defender Julie Brain immediately I address
this as a subpoena of Rule 45(A)
Fed. R. Civ. P. I also certify for record I
never received a letter about anything con-
cerning this civilaction, Rule 5(E)-Filing with
the Court defined, Fed. R. Civ. P. The Director Larry
Norris of AOC didn't create receipt of service.
11/5/06 MR. Turkert Nameel sk-026