

RECEIVED
1-24-24

January 19, 2024

Judge Michael S. Kraynick
425 N. Orange Avenue
Orlando, FL 32801

REC'D FROM JUDGE

RE: Sarah Boone
Case no: 2020-CF-002603-A0

Honorable Judge Kraynick,

Finally! A new judge! It's strange how the Lord works as I was in the process of trying to disqualify Wooden after being my judge 4 YEARS and me still incarcerated with nothing to show, other than seven (7) different attorneys (NOT BY CHOICE), news clips of me walking in and out of the courtroom, and everything relative to my case permitted to be slathered on the global internet and in which I have not seen myself.

I felt he was the ticket holder to my overly hyped, illicitly distributed, misconstrued "criminal" case, and great reason I am still here, again, ongoing 4 YEARS and 7 attorneys later (NOT BY CHOICE - SEE MY LETTER DATED 6/29/23 ON CLERK'S WEBSITE).

While still waiting to properly elucidate the court,
(1)

public and world, and after whatever the dysfunction was in the attendance part of my most recent PTC/ Status Hearing which I am trying to ensure my automatic attendance futuristically (please see my DRAFT MOTION included I am still trying to have my attorney submit on my behalf), I wanted to bring to your judicial attention the following information so you and the world are aware it is not I who am ever "delaying trial" as Wooten inappropriately accused me of doing in a past hearing, especially now you have mandated a trial date to be had in May, with no further continuances, leaving less than 4 MONTHS to put together and complete what should and could have been done already. What happened in all the 4 YEARS prior? (please see all my correspondence online).

- To date, Winston E. Hobson has been my court-appointed attorney for 133 DAYS and counting.
- To date, Mr. Hobson has only met with me one (1) time, for a total of 3 hours (11/7/23).
- To date, no phone calls have been received by Mr. Hobson as his phone does not work properly for further, immediate, much needed communication to be made between client and attorney.
- To date, I have mailed five (5) letters to Mr. Hobson trying to communicate my urgent need to speak to him.

- To date, I sent one (1) letter to the Investigator in my case to contact Hobson to contact me, and see if he can assist in correcting the phone problem. Also, to inquire when anyone is coming.
- To date, I feel I am not being included or heard or cared about in my case (AGAIN) from the continued miscommunication (AGAIN) with Mr. Hobson, and time consuming, undiscussed entries are being made on my behalf (the continuance I did not know about, the waiver of appearance I did not know about, along with other documents, and I am never sent copies of anything filed so I know) I keep trying to tell him about with no response, furthering the already massive dysfunction in my 4 YEAR case.

I was hoping in the PTC/Status Hearing on Tuesday, 1/16/24, I could at least play "catch up in the courtroom" for 5 minutes so many of my attorneys have done prior, including Mr. Hobson in the one (1) court date I've had for a continuance of a continuance (10/30/23), to express and emphasize the need for him to communicate and schedule a 2nd very overdue meeting. I still have not even heard from Mr. Hobson about our missed PTC/Status Hearing. What's the status?

- To date, 1 out of 133 DAYS (and counting) attorney and his client have met.
- To date, 3 out of now 3,192 hours, attorney and client (3)

have discussed partial, general case information.
- To date, I still have not seen my discovery.

Your Honor, when is the next status hearing please, especially since I/we were not at the last PTC/Status Hearing, and especially since I am trying to communicate with my attorney in more than one way to fully maximize and utilize the minute amount of time allotted before trial - my fair, appropriate, lawful trial?

I still am wondering why though I've had to wait for 4 YEARS for something to finally happen on/in my case. Ask Judge Wooten. I wonder also, was I the oldest case on his docket?

Either way, I'm still here, waiting patiently and very excited to get this highly anticipated "show" on the road.

I await your overdue and very needed judicial direction, supervision and intervention.

Thank you in advance Judge Krainick. Welcome.

Sincerely,

Sarah Boone

(4)

(DRAFT)

In the Circuit Court of the Ninth Judicial Circuit
in and for Orange County, Florida

State of Florida case no: 2020-CF-002603-AD
Plaintiff, Division: 20

vs.
Sarah Boone,
Defendant.

MOTION TO BE INCLUDED IN AND ALLOWED
ADMITTANCE TO ALL DEFENDANT'S PRETRIAL
CONFERENCES AND HEARINGS

Comes now, Defendant, Sarah Boone, by and
through her undersigned attorney, Winston E. Hobson,
respectfully requests permittance to attend all my
pretrial conferences and hearings ongoing until
the conclusion of my criminal case.

(DRAFT)

Per F.R.C.P. Rule 3.220 (c) (1), the following is
stated to lawfully allow my inclusion, partici-
pation, and requested admittance:

" (1) The trial court may hold 1 or more pretrial
conferences to consider such matters as will
promote a fair and expeditious trial. The Defendant

must be present at any pretrial conference, unless the Defendant's presence is waived in writing or on the record by the Defendant or by the Defendant's Counsel with the Defendant's consent."

In support, the Defendant alleges as follows:

1) These pretrial conferences are for my personal, individual criminal case. If professional YouTubers, news channels, CourtTV, etc. are given permission and allowed entry to the courtroom for viewing, and the Judge also is allowing the conferences to be streamed LIVE with all the court minutes uploaded to the Internet and world, I, the Defendant, should be included foremost.

2) I may not have regular consistent updates or communication with my court appointed attorney, and by attending all my PTC's and hearings, I will know current status, important dates, case work being completed, changes in parties, timeframes, expectations, all pertinent information I, the Defendant, have a right to know, want and need to regarding my case. All information is important, relative and necessary to me.

3) I am not consistently included in the Certificates of Service and sent copies of any documents being filed in Court regarding my case, as requested numerous times by the Defendant in writing and verbally in the courtroom, neither by the Judge, the Court or my attorney(s). By attending my pretrial conferences, I will know what documents have been filed, need to be and will be for and in my case. Another way I can know what is going on in my case and being worked on.

4) In complete overall support, it is my right by law as an individual, Defendant, and inmate to be included in any and all development(s) made in my case. It also is my right to finally achieve success in any and every aspect possible in my case. By attending and being included in my pretrial conferences and hearings, said success can and will be accomplished fairly, faster, properly.

Wherefore, the Defendant, Sarah Boone, respectfully asks the honorable court to grant my motion to be included going forward to all Defendants pre-trial conferences and hearings.

By: Sarah Boone
Sarah Boone
20005023 / FDC B4
P.O. Box 4970
Orlando, FL 32802-4970

CERTIFICATE OF SERVICE

I certify that an original of this document has been filed via US Mail with the clerk of Court of the Ninth Judicial Circuit, and that a copy of this document will be filed in the Florida E-Portal to State Attorney and all attorneys or other parties on court record, on this 19th day of January, 2024.

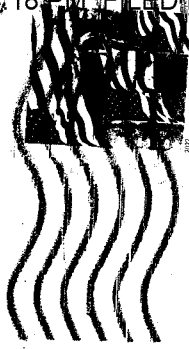
By: Sarah Boone
Sarah Boone
#20005023 / FDC B4
P.O. Box 4970
Orlando, FL 32802-4970

Sarah Boone

#20005023/FDC 84

P.O. Box 4970

Orlando, FL 32802-4970



ORLANDO FL 328

LEGA

JAN 2024 PM 2 L

MAIL

LEGA

MAIL

Judge Michael S. Kravnick

425 N. Orange Avenue

Orlando, FL 32801

LEGA

MAIL

32801-151599

