

5/15/23

2020 CF 2603

20

Judge Wayne C. Wooten
Attorney Frank J. Bankowitz
Whole Wide World

Referred to Judge

PERSPECTIVE: (Merriam-Webster's Dictionary): I wonder how many people are going to actually look up the definition to see if it's the same. I wonder also how many website hits the word PERSPECTIVE will get.

Definition: 1. the science of painting or drawing so that objects represented have apparent depth and distance. 2. the aspect in which a subject or its parts are mentally viewed; a view of things (as objects or events) in their true relationship or relative importance.

Please review so EVERYONE has a clearer, better understanding of my CONTINUED concerns, hinderances, questions and frustrations with the "Justice" system and the solid, absolute remissness of my case and the DUE PROCESS of. I am and have been waiting very patiently and maintaining what I can since no one else has or will it seems, and I feel at this point - 6 attorneys later, 39 months, almost 3.5 years (which I will make) and NOT BY CHOICE - I need to make all aware of my immense struggle with the extreme mismanagement of my case to date.

Let's look at the bigger picture, or perspective, to get a better view of what I've had more than enough time to see and realize. I'm hoping by doing so, eyes can FINALLY be opened and very overdue, longed for progress and FINALIZATION can be had. The growing amass of ignor-

ance, manipulation, slander and advantageous gain MUST STOP. MY TRUTH NEEDS TO BE HEARD AND IT IS MY RIGHT. Do not give me rights expecting me not to fully utilize them - I voted for the President and Governor while here in jail - and stop violating what I've been trying to utilize, or lessen the value of my capabilities and opportunities. I am NOT apologetic in any way for being an observant, hard working, above average, non-stereotypical inmate. I can only imagine sadly how others not as outspoken as myself have been and are being mistreated, overlooked and de-humanized. Get it together.

JUDGE WAYNE C. WOOTEN:

1) At what point do you evaluate and intercede in a case to make sure there is proper advancement, regular communication between the attorney and client, ethical treatment of client is being upheld, time frames are being met, etc? Clearly you know of and have known of the prolongation of my difficulties from your comments regarding my letters but with no intervention from you to change anything for a better, less problematic process. You've told me in the past when I've tried to voice my legitimate concerns to you in the courtroom (5 times total in 3.3 years) and in my letters to "save it for my next attorney," if told anything at all. Do tell Your Honor, which attorney?

- I'm on my 6th whom I've not seen in-person for over another 3 month period (12 weeks, 89 days) and counting...
- Frank J. Bankowitz has been appointed as my attorney by the Court to "represent" me in my case, and has been for 10 MONTHS and counting. Total approximate hours of "representation": 7,200
- Total times attorney met with client (Sarah Boone): 6

- Phone numbers given to client by attorney: 2
- Phone calls answered from client by attorney: 0
- Outside sources calling attorney on behalf of client: 3
- Phone calls, emails, voice mails answered by attorney: 0
- Letters client sent to attorney trying to communicate: 7
- Letters defendant/client sent to judge trying to communicate, animate attorney in unsuccessfulness: 5
- 15 minute video visits between attorney and client: 3
- Attended court dates scheduled: 2 - 1 was an attempted withdraw, the other an allowance to FINALLY be included in my PTC which was the same information carried over from all the others. Now what?

2) Why are you allowing/enabling my Constitutional Rights to be continuously violated? History lesson for everyone...

- First (1st) Amendment
- Fourth (4th) Amendment
- Fifth (5th) Amendment
- Sixth (6th) Amendment
- Eighth (8th) Amendment
- Fourteenth (14th) Amendment

3) Why am I being "judged" for my legitimate letters I write in order to know the status of my case (or attorney) and how much longer before something substantial occurs in the progress of, 3.3 years later, other than the inappropriate pre-judgements being made due to the excessive amount of my case information online, bigger and meaner fabrications of my case sensitive details in which

I have not seen, and even greater, mind numbing one-sided ignorance? If I didn't write my letters, would you or anyone be aware of all my rightful concerns STILL AND ONGOING? Is a perpetual question mark over a defendant's head the norm during a case due to inactivity, no communication, no help or intervention, or answers being given by anyone in the "Justice" System? Honestly, what has been done about or with any of my letters other than being scanned/uploaded incorrectly I made sure to correct so everyone is "up to speed" on my case status? Unfortunately, it is all I have to report at this time.

4) Why are you allowing numerous case safety and protection elements to be breached, violated, manipulated? Why has a BAG ORDER never been implemented? My case has turned into an unnecessary "witch hunt" from the innumerable violations of my case details being leaked and rackateered ILLEGALLY in exchange for website hits, viewer ratings, etc., in exchange for \$\$\$\$. What is your cut your honor? You choose who knows what, where and how in your courtroom. When did court minutes become LIVE? Are you the one who authorizes the upload to the Internet? It's all about "how much" rather than "how did it happen," NO MATTER THE DESTRUCTION caused in the meantime and is irreparable. It's not even about the suitcase anymore. My case is now a GLOBAL event with "The Video" receiving over 3,000,000 (3 MILLION) hits, depending on the website, in turn making me realize that's OVER 3,000,000 (3 MILLION) less unprejudiced, unbiased, nondiscriminatory, FAIR jurors I will have access to on my case. How is that going to work? Now what?

5) Factoring, important, private details SHOULD NOT BE made ready and available for THE WORLD to know about BEFORE I, THE DEFENDANT does CORRECT? This is wrong, unconstitutional, unfair and NOT how "justice" is supposed to work - for anyone. I'm tired of having motives attributed to me that are UNREAL, ASSUMED AND INAPPROPRIATE. This is NOT LEGAL.

6) THIS IS WHAT A TRIAL IS FOR CORRECT?

7) At this point, what can even be rightfully suppressed in my case? Once you ring the bell, it cannot be unring. It's already been heard and seen. I don't even know where the bell is or who's ringing it.

8) When do I, the MAIN COMPONENT in my case, actually get to know/see/hear everything everyone else already has? When am I going to be included also?

9) When is the next "status" hearing you stated would happen before my PTZ 7/11/23 (my attorney's 1 year mark)? Am I included?

10) What else can I do to ensure the productivity, communication, incorruptibility, appropriation and intellectualism of my case? It is my right to know so I can begin or continue for TRUE PROGRESS of any kind to FINALLY BE SUCCEEDED.

ATTORNEY FRANK J. BANKOWITZ:

1) Where are you? Our last in-person was February 15, 2023 (3 months).

2) When is our next meeting? Remember please, there are STILL time sensitive matters pressing. FYI, in the 10 MONTHS of your representation, here are the six (6) meeting dates which have occurred so you can see perspective the massive time gaps in between while I have been sitting eagerly, waiting, wondering:

2022: July 14

August 2

August 22

September —

October —

November —

December —

2023: January 20

February 3

February 15

March —

April —

May — (to date)

3) Why aren't you fixing either of the 2 phone numbers you gave me upon your appointment back in July (II) 2022? Everytime I ask you about, it's a different excuse. MUCH PROGRESS can be had in a very expeditious manner if completed. Why has it not almost a year later? Why do you keep telling me to call when you know they don't work? As said before, Public Defenders answer their calls and reply to mail, why are you unable or unwilling? See the difference it will make.

4) Our agreement made from one of my letters I wrote earlier this year after not hearing from you in a solid five (5) months prior, was to "connect" every two (2) weeks with or without any significant progress. Why have you not been upholding this agreement, even in a 15 minute video visit? Remember, a phone call is another option and not as difficult technologically. A working number is needed - just one.

5) What are your anticipated dates of completion for anything already discussed and will eventually, when you do actually show up for an in-person scheduled meeting? There are a 1,000 little fires needing to be put out. You're holding the fire hose.

Please see from my perspective the botched, eye rolling experience I am going through still, and how I believe anyone would act or do if in my "slides" doing the same. What would you do? Do not fault me in trying to make the best, most successful outcome possible for myself in every aspect in the convoluted predicament I am in, and have been over the last 3.3 years. I would rather be called a narcissist, pain in the ass, arrogant, strange or whatever else anyone wants to waste their time to think of - JUST DON'T CALL ME A MURDERER WHICH I AM NOT. NO ONE KNOWS ME EXCEPT FOR THE LUDICROUS INSANITY THAT'S BEEN MADE UP, MOCKED, EDITED AND SPEWED ALL OVER THE INTERNET. IT'S NOT ME.

I'm hoping and praying my highly anticipated day will come, whenever that will be. It's God's timing. I continue to wait smiling. At least everyone will know I'm not sitting around eating bonbons watching soap operas. Application is the product of the lesson. Give me my chance appropriately, correctly and fairly in court. Unfortunately my perspective of our "Justice" system is incredibly dim and dull. I hope my very overdue, blinding light has shown brightly for all to see a glimpse of how it "really" "works", and being a "system", we all have to work together to function in unison. Please help, see the difference I'm trying to be and make. Waiting and wondering. Keepin' it real. Now what?

Sarah Boone
Sarah Boone

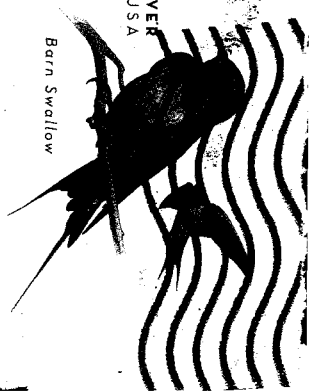
#20005623/FDC B36

P.O. Box 4970, Orlando 32802-4970

SARAH BOONE
#20005023/FDC B36
P.O. Box 4970
Orlando, FL 32802-4970

LEGAL MAIL
ORLANDO FL 328
16 MAY 2023 PM 5 L

FOREVER
USA



Barn Swallow

LEGAL MAIL

Judge Wayne C. Wooten
P.O. Box 4934
Orlando, Florida 32802

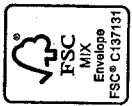
LEGAL MAIL

32802-493434



© USPS 2016

THIS ENVELOPE IS RECYCLABLE AND MADE WITH 30% POST CONSUMER CONTENT



This Correspondence Originated
From a Correctional Facility

LEGAL MAIL