



SUPREME COURT OF GEORGIA
Case No. S19C0431

July 1, 2019

The Honorable Supreme Court met pursuant to adjournment.

The following order was passed:

INYANG PETER ODUOK v. FULTON DEKALB HOSPITAL
AUTHORITY d/b/a GRADY MEMORIAL HOSPITAL et al.

On October 16, 2018, the Court of Appeals denied petitioner's application to appeal, and on October 26, 2018, it denied his motion for reconsideration. Thus, the petition for certiorari was required to be filed in this Court by November 15, 2018. Supreme Ct. R. 38 (2). Petitioner did not timely seek an extension of time, see Supreme Ct. R. 12 (extension of time for filing petition for certiorari will be granted "only if the request is filed before the time for filing the pleading has expired"), and filed his petition late on November 19, 2018. Accordingly, the Court dismisses the petition.

All the Justices concur, except Bethel, J., not participating, and Ellington, J., disqualified.

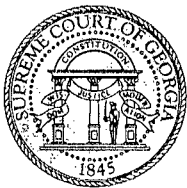
SUPREME COURT OF THE STATE OF GEORGIA
Clerk's Office, Atlanta

I certify that the above is a true extract from the minutes of the Supreme Court of Georgia.

Witness my signature and the seal of said court hereto affixed the day and year last above written.

Thine S. Bane, Clerk

APPENDIX "A"



SUPREME COURT OF GEORGIA
Case No. S19C0431

August 05, 2019

The Honorable Supreme Court met pursuant to
adjournment.

The following order was passed.

INYANG PETER ODUOK v. FULTON DEKALB HOSPITAL
AUTHORITY d/b/a GRADY MEMORIAL HOSPITAL et al.

Upon consideration of the Motion for Reconsideration filed
in this case, it is ordered that it be hereby denied.

*All the Justices concur, except Bethel, J., not participating,
and Ellington, J., disqualified.*

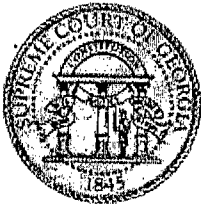
SUPREME COURT OF THE STATE OF GEORGIA
Clerk's Office, Atlanta

I certify that the above is a true extract from the
minutes of the Supreme Court of Georgia.

Witness my signature and the seal of said court hereto
affixed the day and year last above written.

Theresa A. Barnes, Clerk

APPENDIX "B"



SUPREME COURT OF GEORGIA

Computerized Docketing System

[BACK TO SEARCH PAGE](#)

Docket Search Results

Case Number: S19C0431
Status: Remittitur
Style: Inyang Peter Oduok v. Fulton DeKalb Hospital Authority d/b/a Grady Memorial Hospital et al.
Description: Civil - Certiorari
Docket Date: November 19, 2018
Calendar: March 2019
Oral Argument Date: **This date is not official until the Court Calendar is transmitted to the parties.
County Location: Fulton
Lower Court Numbers: 2015CV263891

Proceedings

Date	Filings & Motions	Date	Orders
November 19, 2018	CERTIORARI - Petition for Writ of Certiorari		
December 5, 2018	CERTIORARI - Response to Petition for Certiorari		
December 31, 2018	PETITIONER - Reply Brief		
June 26, 2019	Unusual Motion		
July 9, 2019	Motion for Reconsideration	August 5, 2019	Motion for Reconsideration denied

Disposition

Disposition Date: July 1, 2019 - **Certiorari - Writ dismissed**

Attorneys

Name	Type	Address	Phone
Inyang Peter Oduok	Appellant	P.O. Box 370971 Decatur, Georgia 30037	(678) 368-6482
Paul E. Weathington	Appellee	WEATHINGTON MCGREW, P.C. 191 Peachtree Street, N.E. Suite 3900 Atlanta, Georgia 30303	(404) 524-1600
Jesse Kenneth Broocker	Appellee	WEATHINGTON MCGREW, P.C. 191 Peachtree Street N.E. Suite	(404) 524-1600

Court of Appeals of the State of Georgia

ATLANTA, October 16, 2018

The Court of Appeals hereby passes the following order

**A19D0099. INYANG PETER ODUOK v. FULTON DEKALB HOSPITAL AUTHORITY
d/b/a GRADY MEMORIAL HOSPITAL et al. .**

Upon consideration of the Application for Discretionary Appeal, it is ordered that it be
hereby DENIED.

LC NUMBERS:

2015CV263891



Court of Appeals of the State of Georgia

Clerk's Office, Atlanta, October 16, 2018.

*I certify that the above is a true extract from the minutes
of the Court of Appeals of Georgia.*

*Witness my signature and the seal of said court hereto
affixed the day and year last above written.*

Stephen E. Carlton, Clerk.

APPENDIX "D"

**IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA**

INYANG P. PDUOK

Plaintiff(s)

v.

EMORY UNIVERSITY ,
MICHAEL OSIP MD ,
NICHOLAS HENSON, M.D. ,
KENCLIFF PALMER ,
AHMED Y. KHAN, M.D. ,
John Does 1-3 ,
FULTON DEKALB AUTHORITY D/B/A
GRADY MEMORIAL HOSPITAL

*

* Civil Action No. : 2015CV263891

*

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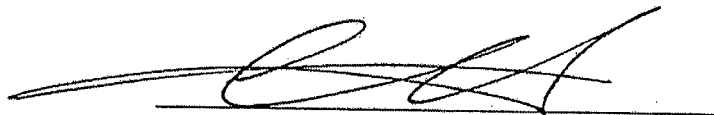
*

ORDER DISMISSING FOR WANT OF PROSECUTION

This matter appeared on a regularly published calendar and ran in the Fulton County Daily Report, the county's official legal organ. Notice was also mailed on August 17, 2017 informing all parties of the 10:30a.m. No Service/Default/Dismissal Calendar. Plaintiff failed to appear. Pursuant to the Motion of the opposing party and after confirming Plaintiff failed to communicate with the Court;

It is hereby Ordered, therefore, that this case is **DISMISSED** for want of prosecution.

SO **ORDERED** this 25th day of September, 2017.



**Judge Constance C. Russell
Fulton County Superior Court
Atlanta Judicial Circuit**

Paul E. Weathington Esq.
WEATHINGTON SMITH
191 Peachtree Street ,NE
Suite 3900
Atlanta, GA 30303

Inyang P. Oduok ProSe
P.O. Box 370971
Decatur, GA 30037

APPENDIX "E"

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

INYANG P. ODUOK

Plaintiff(s)

v.

FULTON DEKALB HOSPITAL

AUTHORITY d/b/a GRADY

MEMORIAL HOSPITAL &

EMORY UNIVERSITY

HOSPITAL; MICHAEL OSIPOW

M.D.; NICHOLAS LEVI

HENSON M.D.; KENCLIFF

PALMER; AHMED Y. KHAN

M.D. and Does 1 through 3

Inclusive;

Defendant(s)

Civil Action No. : 2015CV263891

ORDER DENYING MOTION FOR RECUSAL

This matter is before the Court on Plaintiff's Motion to Recuse Judge Constance C. Russell and to Disqualify Her Judicial Assistant. Plaintiff essentially asserts that this case is not properly before the Court. Additionally, he alleges that Judge Constance C. Russell harbors bias against him. He seeks for the case to be returned to Judge Ural D. Glanville. Having read and considered the motion and the applicable law, the Court finds as follows:

From January 2015 through July 2, 2017, this Court presided over Fulton County Family Division Four. On July 3, 2017, Judge Ural D. Glanville became the presiding judge over Fulton County Family Division Four and upon Judge Glanville's transition into the Family Division, this Court rotated out of the Family Division. Pursuant to Fulton County Superior Court Administration rules, once Judge Glanville transitioned into the Family Division, his entire civil docket was assigned to the judge transitioning out of the Family Division, i.e. this Court. Therefore, at this time, Judge Glanville does not maintain a civil case docket. Prior to the transition, this matter was assigned to Judge Glanville. Consequently, this matter was also included within the case docket assigned to this Court on July 3, 2017.

In addition to the claim that this case was improperly assigned to this Court, Plaintiff alleges in his affidavit that this Court has colluded with defense counsel, discriminates against foreign nationals, and protects white institutions, persons and corporations who violate the rights of African Americans. Plaintiff further alleges that some of the defendants are "upon information and belief, either collectively or individually among the list of Judge Constance Russell's campaign contributors or donors or members of her family might likely have financial interests in these entities...."

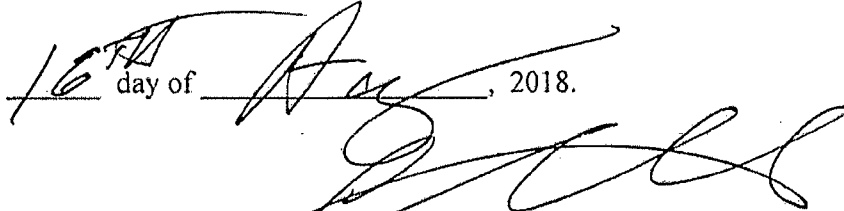
The Court finds that Plaintiff's motion fails to state a sufficient legal basis for recusal. "Allegations consisting of 'bare conclusions and opinions' that the assigned judge is biased or

APPENDIX "F"

prejudiced for or against a party are not legally sufficient to support a recusal motion or to justify forwarding the motion for decision by another judge.” Mondy v. Magnolia Advanced Materials, Inc., 815 S.E.2d 70, 74 (2018). Furthermore, the Court is unaware of any campaign contributions made by any of the defendants or counsel. However, insofar as Plaintiff is attempting to make such a claim, allegations that a party or counsel has made campaign contributions during a judge’s election campaign are insufficient for purposes of disqualification. See Post v. State, 298 Ga. 241 (2015).

As such, Plaintiff’s Motion for Recusal is DENIED. See Uniform Superior Court Rule 25.2 Having ruled on the recusal motion, the Court may now rule on other matters filed by Plaintiff.

So Ordered this 16th day of Aug, 2018.



Judge Constance C. Russell
Fulton County Superior Court
Atlanta Judicial Circuit

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

INYANG P. ODUOK
Plaintiff(s)
v.

Civil Action No. : 2015CV263891

FULTON DEKALB HOSPITAL
AUTHORITY d/b/a GRADY MEMORIAL
HOSPITAL & EMORY UNIVERSITY
HOSPITAL; MICHAEL OSIPOW M.D.;
NICHOLAS LEVI HENSON M.D.;
KENCLIFF PALMER; AHMED Y. KHAN
M.D. and Does 1 through 3 Inclusive;
Defendant(s)

ORDER ON MOTION TO SET ASIDE, EMERGENCY MOTION FOR
EXPEDITED RULING AND MOTION TO REOPEN PLAINTIFF'S CASE

This action was filed on July 30, 2015. The record reflects that the Plaintiff filed this action pro se. The address listed by Plaintiff on the complaint was "P.O. Box 370971, Decatur, GA 30037." The case was originally assigned to the Honorable Robert McBurney. As a consequence of a series of voluntary recusals, the matter was assigned to the Honorable Ural Glanville. This Court and Judge Glanville switched dockets when this Court's term in the Family Division ended and Judge Glanville entered that division. The cases on the civil docket previously assigned to Judge Glanville were assigned to this Court pursuant to an Order of the Chief Judge on July 3, 2017.

On July 25, 2017 the Court filed and mailed notice of an initial case conference to the parties in this action. The address listed on the notice for Mr. Oduok was the same address that appeared on the complaint. The notice was not returned; but, Mr. Oduok did not appear. The matter was, therefore, placed on the Court's No Service /Default/ Dismissal Calendar scheduled for September 25, 2017. The case was placed on that calendar specifically to address Mr. Oduok's failure to appear at the initial case conference. On August 17, 2017 notice of the September 25, 2017 calendar was filed and mailed to Mr. Oduok at the same address. The notice was not returned and Mr. Oduok did not appear. The calendar was also published in the Fulton County Daily Report, the official legal organ of Fulton County. Based upon Plaintiff's second failure to appear, after confirming that Plaintiff had not communicated with the Court regarding his nonappearance, the case was dismissed for want of prosecution.

On December 26, 2017, Plaintiff filed a Motion to Set Aside the dismissal and a Motion to Recuse this Court. Plaintiff subsequently filed an Emergency Motion for Expedited Ruling followed by a Motion to Re-Open Plaintiff's Case. An order denying the motion to recuse has been entered. The substantive motions are now properly before the Court and can be considered in accordance with O.C.G.A. § 9-11-60(d) and (g).

APPENDIX "G"

Upon review, the Court finds as follows:

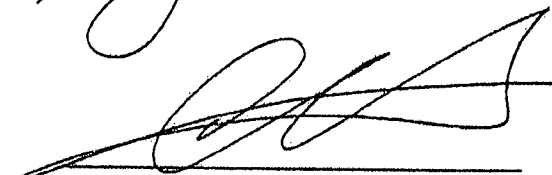
In his motions Plaintiff asserts that he never received notice to appear for the September 25 calendar. The Superior Court of Fulton County Clerk's Office instituted e-filing in civil cases in 2015. Mr. Oduok is not attached to the e-filing system. Notices directed to him were, therefore, mailed as evidenced by the mailing address appearing on each notice. There is no indication in the record that the mailed notice was returned. Additionally, the docket indicates that motions filed by opposing parties and served by mail to the same address were responded to by Plaintiff. Further, the address listed on the calendar notice is the same address Plaintiff listed on the motions which are the subject of this Order. While Plaintiff asserts he did not receive the Court's notice, he has presented no evidence in support of his claim. And the record is consistent with notice having in fact been mailed.

Even accepting Plaintiff's claimed lack of receipt of the notice, "[w]here it is undisputed that service [of notice] is properly made [by mail] in accordance with the statutory provisions, actual notice is not required, and it is immaterial that the notice was not received." Avion Systems, Inc. v. Thompson, 293 Ga. App. 60, 62 (2008). To the extent Plaintiff alleges that the Court "lied" about mailing him the notice, "[a] trial court may take judicial cognizance... of records on file in its own court." Baez v. Miller, 266 Ga. 211 (1996). In this case the Court's records filed at or near the time of the events reflect that notice was mailed to Plaintiff at the address he provided.

Further, and most importantly, the Plaintiff does not address the fact that the matter appeared on a published calendar. See Hammonds v. Sherman, 277 Ga. App. 498, 498-99 (2006) (noting that "[t]here is a presumption that the clerk gave proper notice of the calendar call, and the burden is on [the plaintiff] to show that [he] was not notified," and that "[i]n general, publication of a court calendar in the county's legal organ of record is sufficient notice to the parties in a pending action that they must appear"). See also, Atlanta Business Video, LLC v. FanTrace, LLC, 324 Ga. App. 559 (2013).

Based on all the foregoing circumstances Plaintiff has failed to establish grounds for vacating or setting aside the Order of Dismissal pursuant to the provisions of either OCGA 9-11-60(d) or 9-11-60(g). Plaintiff's pending post judgment motions are, therefore, denied.

So Ordered this 16 day of Aug, 2018.



Judge Constance C. Russell
Fulton County Superior Court
Atlanta Judicial Circuit

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

INYANG PETER ODUOK,

Plaintiff,

v.

FULTON COUNTY HOSPITAL AUTHORITY
d/b/a GRADY MEMORIAL HOSPITAL &
EMORY UNIVERSITY; MICHAEL OSIPOW,
M.D.; NICHOLAS HENSON, M.D.; KENCLIFF
PALMER; AHMED Y. KHAN, M.D. and Does 1-3
Inclusive;

Defendants.

Civil Action File No.
2015 CV 263891

DEFENDANTS' BRIEF IN SUPPORT OF MOTION TO DISMISS

Defendants Fulton DeKalb Hospital Authority d/b/a Grady Memorial Hospital ("Grady"), Emory University Hospital ("Emory"), incorrectly referred to in Plaintiff's Complaint and the case-caption as Emory University, Michael Osipow, M.D. ("Dr. Osipow," and collectively "Defendants"), each appearing specially without submitting to the jurisdiction of this Court, submit the following brief in support of their motion to dismiss pursuant to O.C.G.A. § 9-11-9.1 (failure to file expert affidavit), as well as O.C.G.A. § 9-3-71(a) and O.C.G.A. § 9-11-4 (failure to serve within two-year statute of limitations for medical malpractice actions).

INTRODUCTION

Despite Plaintiff's attempts to frame it otherwise, this matter – **in its entirety** – sounds in professional medical malpractice. Recovery for **every claim** invokes a "medical question" as pertains to Plaintiff's CT-guided lung biopsy performed at Grady on August 14, 2013.

By way of example, Plaintiff's RICO claim alleges the Defendants schemed to coerce Plaintiff to undergo an unnecessary biopsy procedure. *See* Plaintiff's Complaint, Second Cause of Action. As alleged, **recovery necessitates a finding that the procedure in this case was in-**

APPENDIX "H"

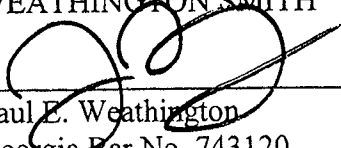
Similarly, Defendant Dr. Osipow was not served until more than a month after filing. Like Grady and Emory, Dr. Osipow should have been easily located by Plaintiff – he is still an Emory physician as he was when he provided treatment to Plaintiff per the Complaint. *See* Exhibit C. Thus, dismissal of Dr. Osipow is warranted as well.⁸

CONCLUSION

Based on the foregoing, Defendants, appearing specially, respectfully request that the Court grant this motion to dismiss.

This 23rd day of September, 2015.

WEATHINGTON SMITH



Paul E. Weathington
Georgia Bar No. 743120
Jesse K. Brocker
Georgia Bar No. 211070

Attorneys for Defendants

191 Peachtree St., NE
Suite 3900
Atlanta, Georgia 30303
Phone: 404-524-1600
Fax: 404-524-1610

⁸ And lastly, it should be noted to this Court that the three remaining individual Defendants have not been served at all in accordance with O.C.G.A. § 9-11-4. *See* Docket.

Civil Action No. _____
Date Filed _____

Superior Court of

State Court

Georgia, DeKalb County

RECEIVED

SEP 03 2015

OFFICE OF LEGAL AFFAIRS

Plaintiff's Name _____

Defendant's Name _____

VS.

Name and Address of Party to be Served _____

Defendant

Plaintiff

MARSHAL/SHERIFF'S AFFIDAVIT OF SERVICE

☐ I have this day served the defendant _____ personally with a copy of the within action and summons.

☐ I have this day served the defendant _____ by leaving a copy of the action and summons at his most notorious place of abode in this County.

☐ Delivered same into hands of _____ described as follows: age, about _____ years; weight, about _____ pounds; height, about _____ feet and _____ inches, domiciled at the residence of defendant.

Served the defendant Emory University Hospital a corporation
☒ by leaving a copy of the within action and summons with Jennifer Blakely in charge of the office and place of doing business of said Corporation in this County

☐ I have this day served the above styled affidavit and summons on the defendant(s) by posting a copy of the same to the door of the premises designated in said affidavit, and on the same day of such posting by depositing a true copy of same in the United States Mail, First Class in an envelope properly addressed to the defendant(s) at the address shown in said summons, with adequate postage affixed thereon containing notice to the defendant(s) to answer said summons at the place stated in the summons.

☐ Diligent search made and defendant _____ not to be found in the jurisdiction of this Court.

This 28 day of August, 2015.

M. E. [Signature]
#2143 DEPUTY

SHERIFF DOCKET _____ PAGE _____

EXHIBIT

STATE

LGR

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

COPY

INYANG PETER ODUOK,

Petitioner,

v.

CONSTANCE C. RUSSEL; GAIL S.
TUSAN; JATREAN SANDERS; and GILDA
MOORE,

Respondents.

CIVIL ACTION FILE NO: 2018CV308896

ORDER OF RECUSAL

After review of the PETITION FOR WRIT OF MANDAMUS filed in the above-captioned matter and presently assigned to the Honorable Shawn Ellen LaGrua, this Court, on its own motion, hereby recuses itself from the above matter pursuant to Uniform Superior Court Rule 25.7.

This matter shall be removed from the docket of Judge Shawn Ellen LaGrua and referred to the Honorable Chief Judge Robert C. I. McBurney, Administrative Judge of the Fifth Judicial Administrative District, for recusal of the entire bench of this District.

SO ORDERED this 15th day of August, 2018.



SHAWN ELLEN LaGRUA, JUDGE
Superior Court of Fulton County
Atlanta Judicial Circuit

Filed and served electronically via Odyssey eFileGA

Also served by U.S. Mail to:

Inyang Peter Oduok, *Pro Se*
P.O. Box 370971
Decatur, Georgia 30037

APPENDIX "I"

LGR

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

COPY

INYANG PETER ODUOK,

Petitioner,

v.

CONSTANCE C. RUSSEL; GAIL S.
TUSAN; JATREAN SANDERS; and GILDA
MOORE,

Respondents.

CIVIL ACTION FILE NO: 2018CV308896

ORDER OF RECUSAL

After review of the PETITION FOR WRIT OF MANDAMUS filed in the above-captioned matter and presently assigned to the Honorable Shawn Ellen LaGrua, this Court, on its own motion, hereby recuses itself from the above matter pursuant to Uniform Superior Court Rule 25.7.

This matter shall be removed from the docket of Judge Shawn Ellen LaGrua and referred to the Honorable Chief Judge Robert C. I. McBurney, Administrative Judge of the Fifth Judicial Administrative District, for recusal of the entire bench of this District.

SO ORDERED this 15 day of August, 2018.



SHAWN ELLEN LaGRUA, JUDGE
Superior Court of Fulton County
Atlanta Judicial Circuit

Filed and served electronically via Odyssey eFileGA

Also served by U.S. Mail to:

Inyang Peter Oduok, *Pro Se*
P.O. Box 370971
Decatur, Georgia 30037

APPENDIX "1"

LGR

IN THE SUPERIOR COURT OF FULTON COUNTY
STATE OF GEORGIA

COPY

INYANG PETER ODUOK,

Petitioner,

v.

CONSTANCE C. RUSSEL; GAIL S.
TUSAN; JATREAN SANDERS; and GILDA
MOORE,

Respondents.

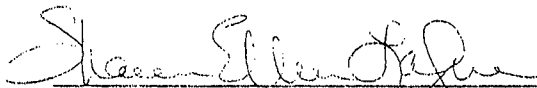
CIVIL ACTION FILE NO: 2018CV308896

ORDER OF RECUSAL

After review of the PETITION FOR WRIT OF MANDAMUS filed in the above-captioned matter and presently assigned to the Honorable Shawn Ellen LaGrua, this Court, on its own motion, hereby recuses itself from the above matter pursuant to Uniform Superior Court Rule 25.7.

This matter shall be removed from the docket of Judge Shawn Ellen LaGrua and referred to the Honorable Chief Judge Robert C. I. McBurney, Administrative Judge of the Fifth Judicial Administrative District, for recusal of the entire bench of this District.

SO ORDERED this 15 day of August, 2018.



SHAWN ELLEN LaGRUA, JUDGE
Superior Court of Fulton County
Atlanta Judicial Circuit

Filed and served electronically via Odyssey eFileGA

Also served by U.S. Mail to:

Inyang Peter Oduok, *Pro Se*
P.O. Box 370971
Decatur, Georgia 30037

APPENDIX "1"

EJ6
CASE SUMMARY
CASE No. 2015CV263891

INYANG PETER ODUOK
VS.
FULTON DEKALB AUTHORITY D/B/A GRADY
MEMORIAL HOSPITAL, EMORY UNIVERSITY;
MICHAEL OSIP, NICHOLAS HENSON M.D;
KENCLIFF PALMER; AHMED Y KHAN M.D. AND
DOES 1 THROUGH 3 INCLUSIVE

§
§
§
§

Location: EJ6
Judicial Officer: RUSSELL, CONSTANCE
Filed on: 07/30/2015
Case Number History:

CASE INFORMATION

Statistical Closures






09/25/2017 Dismissed
12/16/2015 Judgment on Pleading

Case Type: DAMAGES

Case Status: 09/25/2017 Closed

PARTY INFORMATION

		<i>Lead Attorneys</i>
PLAINTIFF	ODUOK, INYANG PETER	Pro Se
DEFENDANT	EMORY UNIVERSITY	WEATHINGTON, PAUL E <i>Retained</i> 404-874-1700(W)
	FULTON DEKALB AUTHORITY	WEATHINGTON, PAUL E <i>Retained</i> 404-874-1700(W)
	HENSON, NICHOLAS	BROOCKER, JESSE K <i>Retained</i> 404-524-1600(W)
	KHAN, AHMED Y	BROOCKER, JESSE K <i>Retained</i> 404-524-1600(W)
	OSIP, MICHAEL	WEATHINGTON, PAUL E <i>Retained</i> 404-874-1700(W)
	PALMER, KENCLIFF	BROOCKER, JESSE K <i>Retained</i> 404-524-1600(W)

DATE	EVENTS & ORDERS OF THE COURT	INDEX
03/19/2018	 MOTION EMERGENCY MOTION FOR EXPEDITED RULING	
12/26/2017	 MOTION TO RECUSE ODUOK MOTION TO RECUSE JUDGE	
12/26/2017	 DEMAND-OTHER ODUOK DEMAND FOR STATEMENT	
12/26/2017	 MOTION TO SET ASIDE ORDER ODUCK MOTION TO SET ASIDE	
09/25/2017	 ORDER OF DISMISSAL FOR WANT OF PROSECUTION ORDER OF DISMISSAL FOR WANT OF PROSECUTION	

APPENDIX "J"

**CERTIFICATE OF INTERESTED PERSONS AND CORPORATE
DISCLOSURE STATEMENT:**

In compliance with Supreme Court Rule 29.6, below are listed the trial judge and all attorneys, persons, associations of persons, firms, partnerships or corporations that have or may have interests in the outcome of this case:

Inyang Peter Oduok –Plaintiff/Appellant

Fulton Dekalb Hospital Hospital Authority d/b/a Grady Memorial Hospital.

Emory University Hospital.

Michael Osipow.

Nicholas Henson.

Ahmed Y. Khan

Kencliff Palmer.

Paul E. Weathington (attorney for defendants)

Jesse K. Broocker (attorney for defendants)

Constance C. Russell. (Judge)

Gail Tusan (Retired after case was filed)

Jatrean Sanders (Staff attorney)

Gilda Moore (Judicial Assistant)

Dominique Martinez (attorney for Jatrean Sanders and Gilda Moore)

Christian A. Fuller (attorney for Judges Russell and Tusan)